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Certificate of Need Application
Kidney Disease Treatment Facilities

CERTIFICATE OF NEED PROGRAM
DEPARTMENT OF HEALTH

Certificate of Need applications must be submitted with a fee in accordance with Washington Administrative Code [\(WAC\) 246-310-990](#).

Application is made for a Certificate of Need in accordance with provisions in Revised Code of Washington [\(RCW\) 70.38](#) and [WAC 246-310](#), rules and regulations adopted by the Washington State Department of Health. I attest that the statements made in this application are correct to the best of my knowledge and belief.

| | |
|--|--|
| Signature and Title of Responsible Officer Director Special Projects Email Address Rudy.lai@davita.com | Date November 1, 2019 Telephone Number (510) 421-7568 |
| Legal Name of Applicant Total Renal Care Inc., a wholly-owned subsidiary of DaVita Inc. Address of Applicant DaVita Inc. 2000 16 th Street Denver, CO 80202 | Provide a brief project description (example: # of stations/location) DaVita Federal Way Dialysis Center +1 Special Circumstance Station Expansion Estimated capital expenditure: \$17,887 |
| This application is submitted under (check one box only): <input type="checkbox"/> Concurrent Review Cycle 1 – Special Circumstances: <input type="checkbox"/> Concurrent Review Cycle 1 – Nonspecial Circumstance ----- <input checked="" type="checkbox"/> Concurrent Review Cycle 2 – Special Circumstances: <input type="checkbox"/> Concurrent Review Cycle 2 – Nonspecial Circumstance | |

Identify the Planning Area for this project as defined in [WAC 246-310-800\(15\)](#).

King County ESRD Planning Area Five



DATE: 25-Oct-19

VENDOR NAME: DEPARTMENT OF HEALTH

NO.

9291046

| INVOICE NUMBER | INVOICE DATE | DESCRIPTION | FACILITY | DISCOUNT AMOUNT | NET AMOUNT |
|---|--------------|-------------|----------|-----------------|-------------|
| 1957-25054.00AH | 10/21/2019 | DAVITA 1957 | 01957 | \$0.00 | \$25,054.00 |
| PLEASE DETACH AND RETAIN THIS STATEMENT AS YOUR RECORD OF PAYMENT | | | | \$0.00 | \$25,054.00 |

DETACH CHECK ALONG PERFORATION

DETACH CHECK ALONG PERFORATION

P.O. Box 2037
Tacoma, WA 98401-2037

WELLS FARGO BANK NA

56-382
412

9291046

| CHECK DATE | CHECK NUMBER | PAY THIS AMOUNT |
|------------|--------------|-----------------|
| 25-Oct-19 | 9291046 | \$25,054.00 |

PAY Twenty-Five Thousand Fifty-Four Dollars And Zero Cents*****

TO THE ORDER OF DEPARTMENT OF HEALTH
PO BOX 47852
CERTIFICATE OF NEED PROGRAM
OLYMPIA, WA 98504-7852

DOCUMENT CONTAINS MULTI-COLORED PANTOGRAPH & MICROPRINTING. BACK HAS THERMOCHROMIC INK & A WATERMARK. HOLD AT AN ANGLE TO VIEW. VOID IF NOT PRESENT.

⑈0009291046⑈ ⑈041203824⑈ ⑈9643482160⑈

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Tacoma, WA 98401-2037DEPARTMENT OF HEALTH
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Patent Number US 7,975,304 B2

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* 64104

DAVITA

FEDERAL WAY DIALYSIS CENTER EXPANSION

SPECIAL CIRCUMSTANCES CERTIFICATE OF NEED APPLICATION

EXECUTIVE SUMMARY

Total Renal Care, Inc., a subsidiary of DaVita Inc. (hereafter "DaVita"), proposes to expand the DaVita Federal Way Dialysis Center in the King County ESRD Planning Area, sub-planning area five (hereafter, "King 5") from eighteen (18) Certificate of Need-approved stations plus one (1) Certificate of Need exempt isolation station to nineteen (19) Certificate of Need-approved stations plus one (1) Certificate of Need-exempt isolation station, an increase of one (1) station. This proposal falls under the special circumstances application eligibility and process described in WAC 246-310-818. The proposed expanded facility will provide nearly immediate enhanced access to ESRD patients in King 5. Total Project Costs for the expanded center will be \$17,887, and will be financed through operational funds on-hand allocated for the project. There are no associated Indirect Project Costs.

The proposed expanded dialysis facility will continue to occupy the existing 8,900 rentable square feet of leased space, located at **1015 S 348th St, Federal Way, WA 98003**.

This geography, as defined by the Department, is currently served by three approved facilities: DaVita Federal Way Dialysis Center, DaVita Redondo Heights Dialysis Center, and NKC Federal Way. Expansion of DaVita Federal Way Dialysis Center will increase the total station count in the planning area by one (1) station.

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DAVITA
FEDERAL WAY DIALYSIS CENTER EXPANSION
SPECIAL CIRCUMSTANCES CERTIFICATE OF NEED APPLICATION

I. APPLICANT DESCRIPTION

1. Provide the legal name(s) and address(es) of the applicant(s).

The legal name of the applicant is Total Renal Care, Inc., a subsidiary of DaVita Inc. (hereafter, “DaVita”) d.b.a. Federal Way Dialysis Center. DaVita’s address is DaVita Inc., 2000 16th Street, Denver, CO 80202.

We also provide the following additional information regarding DaVita:

- DaVita is a leading provider of dialysis services in the United States for patients suffering from chronic kidney failure, also known as End Stage Renal Disease, or ESRD. We currently operate or provide administrative services to more than 2,500 outpatient dialysis centers located in the United States, serving approximately 185,000 patients.
- Consistent with DaVita’s mission statement to “Be the Provider, Partner and Employer of Choice,” serving patients by providing quality clinical outcomes is paramount. DaVita has instituted a nationally recognized Dialysis Quality Outcomes program and maintains an aggressive Continuous Quality Improvement (CQI) program. The DaVita philosophy is patient-focused in serving the chronically ill dialysis patient by addressing all dimensions of the dialysis patient’s illness state and by providing quality services through a clinical outcomes measurement and management approach to treating ESRD.
- DaVita is committed to serving chronic kidney disease patients in union with nephrologist partners. The DaVita Federal Way Dialysis Center will continue to carry out this commitment through:
 - Serving patients where they live and work.
 - Providing the highest quality patient care – DaVita has more three, four, and five-star centers than it has ever had in the history of the Five-Star rating program, and leads all dialysis providers (davita.com, News Release April 27, 2018 – Appendix 20).
 - Providing proven infrastructure and continuity to grow rapidly and cost effectively in an underserved community.
 - Supporting new patients – All DaVita dialysis centers within Washington State provide regular, in-center education and training with the goal to empower patients through information about their disease and ability to self-manage their care.
 - DaVita offers Kidney Smart, a non-branded, community-based education program for Chronic Kidney Disease (CKD) patients and their families.
 - DaVita offers access to a national non-profit kidney disease advocacy program: Dialysis Patient Citizens.

- DaVita dialysis centers partner with a specialty-focused pharmacy service, WellDyneRx, for dialysis patients.
- DaVita's Guest Services Program provides assistance in locating other dialysis facilities for patients wishing to travel or relocate.
- DaVita will contribute to the community through increased taxes, thereby increasing the community's ability to provide support services for the ESRD patient population.

2. Identify the legal structure of the applicant (LLC, PLLC, etc) and provide the UBI number.

Total Renal Care, Inc. is a subsidiary of DaVita Inc., a publically held, for-profit Delaware corporation. Total Renal Care's UBI number is 601-134-681.

3. Contact person for this application

Rudy Lai – Director, Special Projects
 DaVita Inc. – North Star Division Office
 32275 32nd Ave S.
 Federal Way, WA 98001
 Phone Number: (510) 421-7568
 Email: rudyl.lai@davita.com

4. Provide the name, title, address, telephone number, and email address of the consultant authorized to speak on your behalf related to the screening of this application (if any).

Not Applicable

5. Provide an organizational chart that clearly identifies the business structure of the applicant(s).

DaVita is governed by its Board of Directors. Board of Director meetings are held quarterly. Organization charts are included as Appendix 1.

6. Identify all healthcare facilities owned, operated by, or managed by the applicant. This should include all facilities in Washington State as well as out-of-state facilities, and should identify the license/accreditation status of each facility.

DaVita is a leading provider of dialysis services in the United States for patients suffering from chronic kidney failure, also known as End Stage Renal Disease, or ESRD. We currently operate or provide administrative services to approximately 2,500 outpatient dialysis centers in the United States, serving approximately 185,000 patients (davita.com). All DaVita facilities nationally, and their CMS license and accreditation status, are listed in Appendix 2. All applicable state regulatory agencies are listed in Appendix 13.

State licensure and accreditation is not required for outpatient dialysis facilities in Washington State. However, to establish and maintain federal Medicare certification, each DaVita facility undergoes the process established by the state in which the facility operates. Medicare certification is established through surveys conducted by the Department of Health Facility and Licensing Division. All operating Washington State DaVita facilities are Medicare-certified. All operating DaVita facilities listed in Appendix 2 are Medicare certified or awaiting survey as noted.

DaVita owns, operates or has been approved to operate forty-two (44) dialysis facilities in Washington State. Facilities in Washington State include:

| | |
|--|--|
| Battle Ground Dialysis Center | Olympia Dialysis Center |
| 720 West Main St. Battle Ground, WA 98604 (360) 687-4677 Medicare Certified | 335 Cooper Point Rd NW, Ste 105 Olympia, WA 98502 (360) 357-6198 Medicare Certified |
| Belfair Dialysis Center | Olympic View Dialysis Center |
| 23961 NE State Route 3, Suite B Belfair, WA 98528 (360) 275-0141 Medicare Certified | 125 16th Ave E., 5th Floor Seattle, WA 98112 (206) 323-8900 Medicare Certified |
| Bellevue Dialysis Center | Parkland Dialysis Center |
| 3535 Factoria Blvd SE, Ste 150 Bellevue, WA 98006 (425) 641-6514 Medicare Certified | 331 140th Street South Tacoma, WA 98444 (253) 536-5961 Medicare Certified |
| Cascade Dialysis Center | Pilchuck Dialysis Center |
| 145 Cascade Place, Ste 100 Burlington, WA 98223 (360) 707-5373 Medicare Certified | 1250 State Avenue Marysville, WA 98270 (360) 651-0780 Medicare Certified |
| Cooks Hill Dialysis Center | Puyallup Community Dialysis Center |
| 1821 Cooks Hill Road Centralia, WA 98531 (360)-736-1188 Medicare Certified | 716 South Hill Park Drive, Suite C Puyallup, WA 98373 (253) 845-2127 Medicare Certified |

| | |
|---|--|
| Chinook Kidney Center | Rainier View Dialysis Center |
| 1351 Aaron Drive Richland, WA 99352 (509) 943-4598 Medicare Certified | 1822 - 112th Street East, STE A Tacoma, WA 98445 (253) 539-5659 Medicare Certified |
| Downtown Spokane Renal Center | Redondo Heights Dialysis Center |
| 601 W. 5 th Avenue, Suite 101 Spokane, WA 99204 (509) 363-0700 Medicare Certified | 27320 Pacific Highway South Kent, WA 98003 (253) 529-7825 Medicare Certified |
| East Wenatchee Dialysis Center | Renton Dialysis Center |
| 300 N. Colorado Avenue East Wenatchee, WA 98802 (509) 886-4950 Medicare Certified | 4110-E NE 4 th St Renton, WA 98059 (425) 226-2408 Medicare Certified |
| Echo Valley Dialysis Center | Seaview Dialysis Center |
| 198 Ponderosa Rd. #A Colville, WA 99114 (509) 684-2285 Medicare Certified | 101 18th Street SE Seaview, WA 98631 (360) 642-3442 Medicare Certified |
| Wapato Dialysis Center | Spokane Valley Renal Center |
| 502 W. 1 st Street Wapato, WA 98951 Medicare Certified | 12610 E. Maribeu Pkwy, Suite 100 Spokane, WA 99216 (509) 228-9933 Medicare Certified |
| Ellensburg Dialysis Center | Tacoma Dialysis Center |
| 2101 W Dolarway Rd, STE 1 Ellensburg, WA 98926 (509) 925-2333 Medicare Certified | 3401 South 19 th Street Tacoma, WA 98405 (253) 573-1600 Medicare Certified |
| Everett Dialysis Center | Tumwater Dialysis Center |
| 8130 Evergreen Way Everett, WA 98203 (425) 353-6036 | 855 Trosper Rd SW, STE 110 Tumwater, WA 98512 (360) 352-7522 |

| | |
|--|--|
| Medicare Certified | Medicare Certified |
| Kent Community Dialysis Center | Union Gap Dialysis Center |
| 1015 S 348th St Kent, WA 98003 (253) 661-9055 Medicare Certified | 1236 Ahtanum Ridge Dr. Union Gap, WA 98903-1813 (509) 469-6292 Medicare Certified |
| Graham Dialysis Center | Vancouver Dialysis Center |
| 10219 196th Street Ct. E., Ste C Graham, WA 98338 (253) 875-5382 Medicare Certified | 9120 NE Vancouver Mall Drive, Ste 160 Vancouver, WA 98662 (360) 891-5777 Medicare Certified |
| Kennewick Dialysis Center | Wenatchee Valley Dialysis Center |
| 3208 W 19th Ave, Ste 101 Kennewick, WA 99336 (509) 585-5535 Medicare Certified | 116 Olds Station Rd Wenatchee, WA 98801 (509) 664-3487 Medicare Certified |
| Kent Community Dialysis Center | Westwood Dialysis Center |
| 21851 84th Ave S Kent, WA 98032 (253) 872-5474 Medicare Certified | 2615 SW Trenton Street Seattle, WA 98126 (206) 938-6738 Medicare Certified |
| Lakewood Community Dialysis Center | Whidbey Island Dialysis Center |
| 5919 Lakewood Towne Center Blvd SW Lakewood, WA 98499 (253) 512-2400 Medicare Certified | 32650 State Route 20, Bldg. D, Ste 101 Oak Harbor, WA 98277 (360) 240-1596 Medicare Certified |
| Lynnwood Dialysis Center | Yakima Dialysis Center |
| 13619 Mukilteo Speedway, #D-1 Lynnwood, WA 98087 (425) 741-3616 Medicare Certified | 1221 N. 16th Ave. Yakima WA 98902-1347 (509) 457-8333 Medicare Certified |
| Mid-Columbia Kidney Center | Zillah Dialysis Center |
| 6825 Burden Boulevard, Suite A Pasco, WA 99301 | 823 Zillah West Road, Ste 300 Zillah, WA 98953 |

| | |
|---|---|
| (509) 545-0205 Medicare Certified | (509) 829-0209 Medicare Certified |
| Mill Creek Dialysis Center | Mount Baker Kidney Center |
| 18001 Bothell Everett Hwy, Ste 112 Bothell, WA 98012 (425) 481-5258 Medicare Certified | 410 Birchwood Avenue, Ste 100 Bellingham, WA 98225 (360) 734-4243 Medicare Certified |
| Mt. Adams Kidney Center | North Spokane Renal Center |
| 3220 Picard Place Sunnyside, WA 98944 (509) 837-2013 Medicare Certified | 7701 N. Division St. Spokane, WA 99208 (509) 465-3161 Medicare Certified |
| Lacey Dialysis Center | Sumner Dialysis Center |
| Project in Process | Project in Process |

II. Project Description

1. Provide the name and address of the existing facility.

The expanded DaVita Federal Way Dialysis Center will provide kidney dialysis services for residents of the King 5 ESRD planning area. The location is:

DaVita Federal Way Dialysis Center

1015 S 348th St
Federal Way, WA 98003

2. Provide the name and address of the proposed facility.

This question is not applicable as DaVita is proposing expanding an existing facility, Federal Way Dialysis Center.

3. Provide a detailed project description of the proposed project.

This project will add one (1) new station to the service area, and would do so in an at-capacity facility, given the nature of qualifying for eligibility for a special circumstances application. This additional capacity in DaVita Federal Way Dialysis will provide additional shift options for existing patients and allow for admission of dialysis patients that might otherwise be required to dialyze in facilities farther from their homes, including in neighboring planning areas. The DaVita Federal Way facility operated at 4.89 patients per station in the most recent quarter. The continued census growth and close-to-capacity status of the Federal Way facility necessitates additional capacity via special circumstances.

Patients of the Federal Way Dialysis Center will also maintain their access to DaVita national programs. The proposed dialysis centers will offer access to a specialty-focused pharmacy partner, WellDyneRx. Patients and their families will also have access to the Guest Services Program that provides assistance in locating other dialysis facilities for patients wishing to travel or relocate. Additionally, the Kidney Smart Education Program, which is described in Appendix 19, offers robust education for those in the community whose disease may not have yet progressed to ESRD, generating greater awareness of how best to self-manage their care and what treatment options are available to discuss with their nephrologists.

4. Identify any affiliates for this project, as defined in WAC 246-310-800(1).

This question is not applicable, as DaVita Inc., through Total Renal Care, Inc., is the sole owner of Federal Way Dialysis Center, and will remain so upon the completion of this project. It therefore has no affiliates for this project.

5. Provide an estimated timeline for project implementation.

The table below outlines the anticipated dates of approval, design completion, construction commencement and completion, and preparation for survey based on an approval date, assuming all variables operate according to historical trends. DaVita continues to refine and streamline the facility development process.

Table 1

DaVita Federal Way Dialysis Center

Anticipated Dates of Commencement & Completion of Project

| Event | Anticipated Date |
|-------------------------|--------------------------|
| <i>Project Approval</i> | <i>February 13, 2020</i> |
| Design Complete | February 2020 |
| Construction Commenced | N/A |
| Construction Completed | N/A |

Facility Prepared for Survey

July 1, 2020

6. Identify the date the facility is expected to be operational as defined in WAC 246-310-800(12).

While DaVita notes that Federal Way Dialysis is currently operational and the project represents an expansion, it expects that the expansion stations will be operational and prepared for survey as defined in WAC 246-310-800(12) by **July 1, 2020**, based on a February 13, 2020 approval date.

7. Provide a detailed description of the services represented by this project. For existing facilities, this should include a discussion of existing services and how these would or would not change as a result of the project.

DaVita Federal Way Dialysis Center does not expect its existing services to change as a result of the project, except for its ability to offer additional capacity for in-center hemodialysis patients, due to an increase from eighteen (18) to nineteen (19) stations. Federal Way Dialysis Center currently offers services to:

- Hemodialysis patients who dialyze in the chronic setting,
- Hemodialysis patients requiring isolation,
- Hemodialysis patients requiring treatment shifts that begin after 5:00 PM,
- Patients requiring dialysis in a permanent bed station,
- Home hemodialysis (HHD) patients,
- Continuous Ambulatory Peritoneal Dialysis (CAPD) patients, and
- Continuous Cycle Peritoneal Dialysis (CCPD) patients.

Additional services provided include:

- Training and support for patients for peritoneal dialysis,
- Training and support for patients for home hemodialysis,
- Treatment for visiting hemodialysis patients from other areas outside King 5, and
- Community education for patients recently diagnosed with Chronic Kidney Disease (CKD).

8. Provide a general description of the types of patients to be served by the facility at project completion.

DaVita Federal Way Dialysis currently serves patients requiring in-center hemodialysis (both chronic and acute), home hemodialysis, and peritoneal dialysis (CAPD and CCPD). In addition, it serves patients requiring isolation and those requiring treatment shifts beginning after 5:00 PM. Finally, it also serves visiting hemodialysis patients and recently diagnosed CKD patients. These types of patients are not expected to change following project completion.

9. Provide a copy of the letter of intent that was already submitted according to WAC 246-310-080.

A copy of the letter of intent is included in Appendix 5.

10. Provide single-line drawings (approximately to scale) of the facility, both before and after project completion. Reference WAC 246-310-800(11) for the definition of maximum treatment area square footage. Ensure that stations are clearly labeled with their square footage identified, and specifically identify future expansion stations (if applicable)

A single line drawing, showing both before and after project completion, is included as Appendix 17. Per its certificate of need, Federal Way Dialysis Center may operate eighteen (5) in-center stations and one (1) exempt isolation station that does not count towards its Certificate of Need station count. These stations are numbered 1-18 in the second single line drawing in Appendix 17, with the exempt isolation station noted and not numbered. The applied-for station is numbered 19 on the first floor plan. Finally, note that up to three hundred (300) square feet is allocated for future expansion stations per WAC 246-310-800(11)(c) on the proposed line drawing.

11. Provide the gross and net square feet of this facility. Treatment area and non-treatment area should be identified separately.

The DaVita Federal Way Dialysis Center consists of (and will consist of, after project completion) 8,679 rentable square feet and 8,900 net square feet. The treatment area consists of 3,708 square feet, and non-treatment area of 4,970 square feet. Federal Way Dialysis Center space allocations are included in Table 2 below. Note that the space allocations include usable (net) square footage, not gross square footage.

| SQUARE FOOTAGE ALLOCATION | | |
|---------------------------------------|-------------------|------------------|
| Category | Before Completion | After Completion |
| Treatment Floor Area | | |
| Chronic Dialysis Stations | 1,360 | 1,440 |
| Isolation Station | 121 | 121 |
| Permanent Bed Station | 100 | 100 |
| Expansion Stations | 0 | 160 |
| Nurse Station / Med Prep Area | 375 | 375 |
| Patient Prep | 116 | 116 |
| Circulation | 1,636 | 1,396 |
| Treatment Floor Area Total | 3,708 | 3,708 |
| Non-Treatment Floor Area | | |
| Water Room / Lab Prep | 483 | 483 |
| Re-Use | 141 | 141 |
| Bio-Med | 141 | 141 |
| Staff Toilet / Lounge | 370 | 370 |
| Janitorial / Electric | 128 | 128 |
| Business Office / Medical Records | 318 | 318 |
| Reception | 379 | 379 |
| Conference Room / Huddle | 315 | 315 |
| Home Training, PD & HHD Nurses | 384 | 384 |
| Patient Toilets | 130 | 130 |
| Storage / Med Waste / Wheelchair | 547 | 547 |
| Staff Offices | 685 | 685 |
| HVAC / Circulation | 949 | 949 |
| Non-Treatment Floor Area Total | 4,970 | 4,970 |
| Total Space (NET) | 8,679 | 8,679 |

In Table 3, below, is calculated the maximum treatment area square footage of 3,820 square feet. Treatment floor area at project completion will be 3,708 square feet, below the maximum allowable square footage.

| MAX. TREATMENT FLOOR SQUARE FOOTAGE | | | |
|--|---------|-----------------|---------------|
| Category | Sq. Ft. | No. of Stations | Sq. Ft. Total |
| (a) General use in-center station and each nonisolation station | 150 | 17 | 2,550 |
| (b) Each isolation station and each permanent bed station | 200 | 1 Bed / 1 ISO | 400 |
| (c) Future expansion of two in-center treatment stations; and | 150 | 2 | 300 |
| (d) Other treatment floor space is 75% of the sum of (a), (b), and (c) | | | 570 |
| Maximum Treatment Floor Area Square Footage | | | 3,820 |

12. Confirm that the facility will be certified by Medicare and Medicaid. Provide the existing facility's Medicare and Medicaid numbers.

DaVita Federal Way Dialysis Center is, and will remain after project completion, certified by Medicare and Medicaid. Expansion certification will be requested from Medicare and Medicaid upon project completion. Federal Way Dialysis Center's Medicare and Medicaid numbers are below:

Medicare Provider Number: 502513
 Medicaid Provider Number: 3016128

III. Certificate of Need Review Criteria

A. Need (WAC 246-310-210 and 246-310-800 to 246-310-833)

1. List all other dialysis facilities currently operating in the planning area, as defined in WAC 246-310-800(15).

WAC 246-310-800(15) defines the King 5 ESRD planning area. Table 4 provides a list of all other dialysis facilities operating in the King 5 planning area. Note that Table 4 also includes DaVita Federal Way Dialysis Center, the subject of this expansion application.

| Table 4 | | |
|--|----------|-------------------|
| Existing Dialysis Facilities in King 5 | Provider | Approved Stations |
| DVA FEDERAL WAY 502513 | DVA | 18 |
| DVA REDONDO HTS Federal Way 502585 | DVA | 12 |
| NKC Federal Way West | NKC | 7 |

2. Provide utilization data for the facilities listed above according to the most recent NWRN modality report.

WAC 246-310-812(3) requires that projected station need must be based on 4.8 resident in-center patients per station in urban areas, and 3.2 patients per station in designated rural counties. The applicable utilization standard for King 5 is 4.8 patients per station, therefore WAC 246-310-812(5) applies, and all certificate of need counted stations at each facility in the planning area must be operating at 4.5 in-center patients per station as of the letter of intent submission date, have been in operation for three or more years, or have not met the timeline presented in their Certificate of Need application. The relevant data for this analysis is the quarterly facility utilization report prepared by the Northwest Renal Network (hereafter "NWRN"). Table 5 provides current utilization levels for all existing King 5 dialysis facilities.

| Table 5 | | Quarterly Utilization of Existing Stations | | | |
|--|----------|--|----------------|----------------------|--------------------------|
| Existing Dialysis Facilities in King 5 | Provider | Approved Stations | NWRN 6/30/2019 | | Standard Met? |
| | | | Patients | Patients Per Station | 4.5 Patients Per Station |

| | | | | | |
|------------------------------------|-----|----|----|------|-----|
| DVA FEDERAL WAY 502513 | DVA | 18 | 88 | 4.89 | Yes |
| DVA REDONDO HTS Federal Way 502585 | DVA | 12 | 72 | 6.00 | Yes |
| NKC Federal Way West | NKC | 7 | 14 | 2 | No |

As outlined in Table 5, all facilities in the planning area are not at 4.5 patients per station – both DaVita Federal Way Dialysis and DaVita Redondo Heights meet this standard.

DaVita is applying for a **special circumstances one (1) station expansion** for Federal Way Dialysis Center under WAC 246-310-818. Per WAC 246-310-818(2), the Department may approve special circumstance station expansions even if other kidney dialysis facilities not owned or affiliated with the applicant in the planning area are below the minimum patients per station operating thresholds set by WAC 246-310-812 (5).

3. Complete the quantitative station need methodology outlined in WAC 246-310-812.

WAC 246-310-812 outlines the applicable standards and methodology to determine planning area need. WAC 246-310-800(15) defines a “planning area” as an individual geographic area designated by the department for which kidney dialysis station need projections are calculated. The 6 year in-center hemodialysis patient historical volume for the King 5 ESRD planning area is represented below in Table 6, per data from the year-end NWRN modality reports.

| Table 6 | | | | | | |
|---|------|------|------|------|------|------|
| Planning Area In-Center Hemodialysis Patients Projected by Year | | | | | | |
| Year | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 |
| King 5 | 117 | 122 | 137 | 142 | 137 | 142 |
| Total | 117 | 122 | 137 | 142 | 137 | 142 |

Table 7 analyzes the historical growth rate for the number of resident in-center patients from King 5 to determine if the linear or nonlinear regression methodology will be used in determining need per WAC 246-310-812(4)(a)(i-ii). The linear regression methodology was selected as year-to-year increases are less than 6% in several of the past five annual increases.

| Table 7 | | | | | | |
|---|------|-------|--------|-------|--------|-------|
| Year to Year Percentage Change in In-Center Hemodialysis Patients | | | | | | |
| Year | 2013 | 2014 | 2015 | 2016 | 2017 | 2018 |
| King 5 | 117 | 122 | 137 | 142 | 137 | 142 |
| % Change | | 4.27% | 12.30% | 3.65% | -3.52% | 3.65% |

Table 8 projects dialysis utilization for five years after the last calendar year when year-end in-center patient data by planning area from the NWRN modality reports is available prior to the letter of intent submission date, per WAC 246-310-812(4)(b). This fifth future year is deemed to be the projection year for identifying the

maximum number of stations that may be approved within a planning area under the state methodology, per WAC 246-310-800(16). This methodology is based on the following:

- Performing a 5-year future regression of 5-year historical data, described in WAC 246-310-812(4), using either the linear or nonlinear regression methodology determined in the prior table to determine total projected patient volume. In this case, the linear methodology is used.
- Applying the patient to station conversion factor – either 4.8 patients per station for urban areas or 3.2 patients per station for designated rural counties – to determine total station need in the area. In this case, the 4.8 patients per station utilization factor is applied.
- Subtracting existing stations for dialysis facilities in the planning area from the total station need and rounding up to the next whole number of stations to determine net station need.

| Table 8 | | | | | |
|--|--------|--------|--------|--------|----------------|
| Projected Station Need for the Planning Area by Year | | | | | |
| King 5 | Year 1 | Year 2 | Year 3 | Year 4 | Year 5 |
| | 2019 | 2020 | 2021 | 2022 | 2023 |
| Projected Hemodialysis Patients | 148.0 | 152.0 | 156.0 | 160.0 | 164.0 |
| Patient:Station Conversion Factor | 4.8 | 4.8 | 4.8 | 4.8 | 4.8 |
| Total Station Need | 30.8 | 31.7 | 32.5 | 33.3 | 34.2 |
| Rounded to next whole number | 31 | 32 | 33 | 34 | 35 |
| Existing Stations | 39 | 39 | 39 | 39 | 39 |
| Net Total Need | 8 | 7 | 6 | 5 | 4 ¹ |

However, DaVita is applying for a **special circumstances one (1) station expansion** for Federal Way Dialysis Center under WAC 246-310-818. Per WAC 246-310-818(1), the Department will approve one or two additional special circumstance stations for an existing kidney dialysis facility if it meets certain criteria, regardless of whether the need methodology in WAC 246-310-812 projects a need for additional stations in the planning area.

4. Provide the facility's historical utilization for the last three full calendar years.

As DaVita Federal Way Dialysis Center is an existing facility for which DaVita is applying for a one station expansion, the facility's historical utilization for the last three full calendar years is provided in Table 9 below. The relevant data for total in-center patients and total home patients is the NWRN modality reports for the periods ended 12/31/2016, 12/31/2017, and 12/31/2018. The relevant data for total in-center stations is the historical number of operational stations for 2016, 2017, and 2018. The relevant data for total in-center treatments and total home treatments is from internal calendar year-end financial reports.

Table 9 **CY 2016** **CY 2017** **CY 2018**

¹¹ Note that patient projections use 2014 through year-end 2018 existing data per the department's methodology. A trend line using data from this period is then projected through 2023 to project station need.

**DaVita Federal Way Dialysis
Historical Utilization**

| | | | |
|--|--------|--------|--------|
| Total in-center stations (exc. Iso) | 16 | 16 | 18 |
| Total in-center patients (end of year) | 129 | 80 | 85 |
| Total in-center treatments | 20,242 | 12,491 | 13,208 |
| Total home patients (end of year) | 36 | 33 | 25 |
| Total home treatments | 5,630 | 5,072 | 3,882 |

5. Historical utilization data for the most recent six months preceding the letter of intent period

DaVita is proposing to add one station to Federal Way Dialysis Center under WAC 246-310-818. Per WAC 246-310-818(1)(a), a facility in a 4.8 planning area (King 5) must operate at or above an average of 5.0 patients per station for the most recent six consecutive month period preceding the letter of intent submission date for which data is available. Table 10 includes the most recent six months' utilization data for in-center patients preceding the letter of intent period. As the letter of intent period was October 1, 2019, these six months end on September 30, 2019.

| Table 10 Previous Six Month Utilization Federal Way | | | | | | | Average per Station |
|--|--------|--------|--------|--------|--------|--------|---------------------------|
| Year | Apr-18 | May-18 | Jun-18 | Jul-18 | Aug-18 | Sep-18 | |
| Total CN approved in-center stations | 18 | 18 | 18 | 18 | 18 | 18 | |
| Total in-center patients | 93 | 93 | 87 | 90 | 90 | 88 | |
| Patients per stations | 5.17 | 5.17 | 4.83 | 5.00 | 5.00 | 4.89 | 5.01 |

Per WAC 246-310-818(5), a facility is ineligible for a special circumstances one-or-two-station expansion in a 4.8 planning area (Snohomish 2) if the owner or affiliate has approved certificate of need stations in the planning area that have operated below an average of 4.5 patients per station for the most recent six consecutive month period preceding the letter of intent submission date for which data is available. DaVita Redondo Heights Dialysis has operated above 4.5 patients per station for this period.

| Table 11 Previous Six Month Utilization Redondo Heights | | | | | | | Average per Station |
|--|--------|--------|--------|--------|--------|--------|---------------------------|
| Year | Apr-18 | May-18 | Jun-18 | Jul-18 | Aug-18 | Sep-18 | |
| Total CN approved in-center stations | 12 | 12 | 12 | 12 | 12 | 12 | |
| Total in-center patients | 71 | 71 | 72 | 71 | 71 | 72 | |
| Patients per stations | 5.92 | 5.92 | 6.00 | 5.92 | 5.92 | 6.00 | 5.94 |

Per WAC 246-310-818(7), a special circumstances one-or-two-station expansion will not be approved if, with the requested new station(s), the applicant's kidney dialysis facility would fall below 4.5 patients per station in a 4.8 planning area, as calculated against the average patients per station over the previous six months utilization shown in Table 10. Hypothetical utilization of Federal Way Dialysis Center after a one (1) station expansion to nineteen (19) stations is shown below in Table 11.

| Table 12 | | | | | | | Average per Station |
|---|--------|--------|--------|--------|--------|--------|---------------------------|
| Hypothetical Utilization Including if Expansion were Included | | | | | | | |
| Year | Apr-18 | May-18 | Jun-18 | Jul-18 | Aug-18 | Sep-18 | |
| Total CN approved in-center stations | 19 | 19 | 19 | 19 | 19 | 19 | |
| Total in-center patients | 93 | 93 | 87 | 90 | 90 | 88 | |
| Patients per stations | 4.89 | 4.89 | 4.58 | 4.74 | 4.74 | 4.63 | 4.75 |

6. Provide projected utilization of the proposed facility for the first three full years of operation. For existing facilities, also provide the intervening years between historical and projected. Include all assumptions used to make these projections.

The table below provides projected utilization summaries through completion of the third full year of operation (2023). In-center patient volume is based on a 5-year projection of King 5 patients using a regression of 5 years historical data and DaVita's own experience. In-center treatments are based on an assumption of 3 treatments per week per patient for 52 weeks with a 5% allowance for missed treatments, except for 2019, which is annualized from 3rd quarter actual figures. Facility-specific growth rates and home patient volume and growth rates are based on a 5-year projection of King 5 patients using a regression of 5 years historical data, facility growth rates, planning area growth rates, historical home/in-center proportions, and DaVita's experience. The expansion year anticipates expansion on July 1, 2020.

The 2022 utilization rate, in the third full year of operation, exceeds 80% of 6-shift utilization of 5 general stations using a 6-shift utilization standard of 4.8 patients per station.

| Table 13 | Current Year | Expansion Year | Projection Year | Projection Year | Projection Year |
|---|--|---------------------------|----------------------------|----------------------------|----------------------------|
| DaVita Federal Way Dialysis Center Projected Utilization | 2019 (based on Q3 Annualized) | 2020 | 2021 | 2022 | 2023 |
| Total in-center stations (excluding CON exempt ISO) | 18 | 19 | 19 | 19 | 19 |
| Total in-center patients (average) | 88.00 | 90.12 | 91.21 | 92.30 | 93.41 |
| Total in-center treatments | 12,889 | 13,199 | 13,437 | 13,598 | 13,761 |

| | | | | | |
|-------------------------------|-------|-------|-------|-------|-------|
| Total home patients (average) | 17 | 18 | 19 | 21 | 23 |
| Total home treatments | 2,450 | 2,594 | 2,742 | 2,964 | 3,260 |

7. Provide patient origin zip code data for the most recent full calendar year of operation.

The relevant source of this information is internal files for patients who dialyzed in-center at DaVita Federal Way Dialysis from 1/1/2018-12/31/2018, where available. This data set includes visitor patients and those who only dialyzed for part of the calendar year, where available. Note that this number will not match year-end census due to these inclusions and data set limitations. Please see Appendix 4 for the complete data table.

8. Identify any factors in the planning area that could restrict patient access to dialysis services.

DaVita is not aware of factors relating to its proposed expansion of services that could restrict patient access to dialysis services in the planning area. On the contrary, an expansion of stations in its efficiently-run Federal Way Dialysis Center, currently averaging more than five (5) patients per station utilization of the past six (6) months, will enhance patient access. As detailed in its response to question 7 under the Project Description, no existing services provided to dialysis patients or community members diagnosed with chronic kidney disease (CKD) will be curtailed under this project.

9. Identify how this project will be available and accessible to low-income persons, racial and ethnic minorities, women, mentally handicapped persons, and other under-served groups.

DaVita's history of providing dialysis services at numerous locations throughout Washington State provides evidence that all ESRD patients have access to DaVita's facilities, including members of the under-served groups referenced in WAC 246-310-210(2). Appendix 14 includes a copy of the admission, patient financial evaluation, and patient involuntary transfer policies which document that access will not be denied at DaVita Federal Way Dialysis Center due to indigence, racial or ethnic identity, gender or handicapped status. The pro forma shows that funds have been budgeted to provide charity care.

10. If this project is either a partial or full relocation of an existing facility, provide a detailed discussion of the limitations of the current site consistent with WAC 246-310-210(2).

This question is not applicable to this project.

11. If this project is either a partial or full relocation of an existing facility, provide a detailed discussion of benefits associated with the relocation consistent with WAC 246-310-210(2).

This question is not applicable to this project.

12. Provide a copy of the following policies:

- Admissions policy
- Charity care or financial assistance policy
- Patient Rights and Responsibilities policy
- Non-discrimination policy
- Any other policies directly associated with patient access (example, involuntary discharge)

Copies of these policies are provided in Appendix 14. DaVita's history of providing dialysis services at numerous locations throughout Washington State provides evidence that all ESRD patients have access to DaVita's facilities, including members of the under-served groups referenced in the regulation, in combination with the policies in Appendix 14.

B. Financial Feasibility (WAC 246-310-220 and 246-310-815)

1. Provide the following agreements/contracts:

- Management agreement.
- Operating agreement
- Medical director agreement
- Development agreement
- Joint Venture agreement

A signed Medical Director Agreement, valid through the first three full years following completion of the project, is included in Appendix 3. The facility Medical Director is Dr. Yajuan He (MD #1518984343).

Neither a management agreement nor an operating agreement is applicable to this project, as DaVita Inc. is the sole owner and operator of Federal Way Dialysis via its subsidiary, Total Renal Care, Inc. Nor is a joint venture agreement applicable, as DaVita is the sole owner of Federal Way Dialysis and will continue to be so at the conclusion of the project – it has no joint venture partners on this project.

2. **Provide documentation of site control. This could include either a deed to the site or a lease agreement for the site. If a lease agreement is provided, the terms must be for at least five years following project completion.**

The DaVita Federal Way Dialysis Center executed lease is included in Appendix 15.

3. **Provide county assessor information and zoning information for the site. If zoning information for the site is unclear, provide documentation or letter from the municipal authorities showing the proposed project is allowable at the identified site.**

Zoning & county assessor documentation for the existing DaVita Federal Way Dialysis Center is provided in Appendix 16.

4. **Complete the table below with the estimated capital expenditure associated with this project. Capital expenditure for the purposes of dialysis applications is defined under WAC 246-310-800(3). If you have other line items not listed below, include the definition of the line item. Include all assumptions used to create the capital expenditure estimate.**

| Table 14: Estimated Capital Expenditure DaVita Federal Way Dialysis Item | Cost |
|--|-----------------|
| a. Land Purchase | \$ - |
| b. Utilities to Lot Line | \$ - |
| c. Land Improvements | \$ - |
| d. Building Purchase | \$ - |
| e. Residual Value of Replaced Facility | \$ - |
| f. Building Construction | \$ - |
| g. Fixed Equipment (not already included in the construction contract) | \$ - |
| h. Movable Equipment | \$ 17,887 |
| i. Architect and Engineering Fees | \$ - |
| j. Consulting Fees | \$ - |
| k. Site Preparation | \$ - |
| l. Supervision and Inspection of Site (including Permits) | \$ - |
| m. Any Costs Associated with Securing the Sources of Financing (include interim interest during construction) | |
| 1. Land | \$ - |
| 2. Building | \$ - |
| 3. Equipment | \$ - |
| 4. Other | \$ - |
| n. Washington Sales Tax (included in above where applicable) | |
| Total Estimated Capital Expenditure | \$17,887 |

Movable equipment includes the additional chairs and machine, as well as the necessary computer equipment, to add a matching station to Federal Way Dialysis Center. Sales tax is not assessed on dialysis machines.

5. Identify the entity responsible for the estimated capital costs identified above. If more than one entity is responsible, provide breakdown of percentages and amounts for all.

DaVita, Inc, via its subsidiary Total Renal Care, Inc., is solely responsible for the capital costs identified above.

6. Provide a non-binding contractor's estimate for the construction costs for the project.

This question is not applicable, as there are no construction costs for this project.

7. Provide a detailed narrative regarding how the project would or would not impact costs and charges for services. WAC 246-310-220.

Historical revenue and expense statements, including the current year, are included in Appendix 8. The DaVita Federal Way Dialysis Center Detailed Projected Operating Statement (Pro Forma) covering the first three full years in operation is included in Appendix 9. As required per WAC 246-310-815(1)(b), that pro forma is based on the facility's current payer mix and current expenses. All major pro forma assumptions are also outlined in Appendix 9.

No existing facility is expected to lose volume or market share below Certificate of Need standards as a result of this project, as Federal Way Dialysis is already operating at or near capacity by virtue of its utilization eligibility for a special circumstances application. The proposed facility will operate at utilization levels consistent with required utilization levels. Reimbursements for dialysis services are not subject to or affected by capital improvements and expenditures by providers; the proposed project will have no impact on increases in charges for services within the ESRD planning area.

8. Provide documentation that the costs of the project, including any construction costs, will not result in an unreasonable impact on the costs and charges for health services in the planning area. WAC 246-310-220.

WAC 246-310-815(2) requires that applicants limit the costs of facility projects by creating a test of reasonableness in the construction of finished treatment floor area square footage. The treatment floor area must not exceed the maximum treatment floor area square footage defined in WAC 246-310-800(11). As outlined in response to Question Eleven under the Project Description, DaVita does not propose to construct

treatment floor space in excess of the maximum treatment floor area square footage, and thus, under the WAC 246-310-815(2) test, this project does not have an unreasonable impact on costs and charges.

Additionally, as noted in response to question seven, reimbursements for dialysis services are not subject to or affected by capital improvements and expenditures by providers; the proposed project will have no impact on increases in charges for services within the ESRD planning area.

9. Provide the projected payer mix by revenue and by patients using the example table below. If “other” is a category, define what is included in “other.”

Table 14 provides expected payer mix for Federal Way Dialysis Center, projected using DaVita’s market knowledge, experience, and expertise.

| Table 15 DaVita Federal Way Dialysis Center Projected Payor Mix | Percentage by Revenue | Percentage by Patient |
|--|----------------------------------|----------------------------------|
| Medicare Fee-For-Service | 26.67% | 48.61% |
| Medicaid Fee-For-Service | 1.14% | 2.70% |
| Commercial, HMO, Other Government, and Other | 72.20% | 48.70% |
| Total | 100.00% | 100.00% |

10. If this project proposes the addition of stations to an existing facility, provide the historical payer mix by revenue and patients for the existing facility.

Table 15 provides a three-year historical average of payer mix for Federal Way Dialysis Center.

| Table 16 DaVita Federal Way Dialysis Center Historical Average Payor Mix | Percentage by Revenue | Percentage by Patient |
|---|----------------------------------|----------------------------------|
| Medicare Fee-For-Service | 32.24% | 55.60% |
| Medicaid Fee-For-Service | 1.67% | 3.29% |
| Commercial, HMO, Other Government, and Other | 66.09% | 41.11% |
| Total | 100.00% | 100.00% |

11. Provide a listing of all new equipment proposed for this project. The list should include estimated costs for the equipment. If no new equipment is required, explain.

Table 16 provides a listing of all new equipment proposed for this project (including estimated sales tax).

| Table 17 DaVita Federal Way Dialysis New Equipment | |
|---|---------------------------------|
| Expenditure Category | Allocated Equipment Cost |
| Communication/Computer Equipment | \$ - |
| Water Treatment/Biomedical/Reuse | \$ - |
| Clinical Equipment | \$ 17,887 |
| Dialysis Machines, IV Pumps, AED, EKG, etc. | |
| Permanent bed | |
| Patient Scale, Ice Machine, Patient Lift, etc. | |
| Dialysis Chairs, Chart Racks, Stools, etc. | |
| Storage, Fixtures, Artwork, Office Equipment, etc. | \$ - |
| Sales Tax (included in above where applicable) | |
| Total Equipment Costs | \$ 17,887 |

12. Provide a description of any equipment to be replaced, including cost of the equipment, and salvage value (if any) or disposal, or use of the equipment to be replaced.

No equipment is to be replaced during this project.

13. Identify the source(s) of financing (loan, grant, gifts, etc.) and provide supporting documentation from the source.

The project will be funded from DaVita's capital expenditures budget. Capital budgeting reflects appropriate allocations of funds for projects in the Pacific Northwest. A letter from Mike Staffieri, Chief Operating Officer, committing to these funds is included as Appendix 6.

14. Provide the applicant's audited financial statements covering at least the most recent three years. WAC 246-310-220.

Audited financial statements for DaVita Inc., covering the time period from 2016-2018, are provided in Appendix 10.

C. Structure and Process (Quality) of Care (WAC 246-310-230)

- 1. Provide a table that shows FTEs [full time equivalents] by category for the proposed facility. If the facility is currently in operation, include at least the last three full years of operation, the current year, and the first three full years of operation following project completion. There should be no gaps in years.**

Table 18 presents both historical and projected staffing for DaVita Federal Way Dialysis Center.

| Table 18 | Comp Clinics | | FTEs | | | | | | | |
|-----------------|---------------|---|----------------------|----------------------|----------------------|-------------------|---------|------|------|------|
| | Avg Wage Rate | Staffing Ratio (pts per shift, station) | Historical Year 2016 | Historical Year 2017 | Historical Year 2018 | Current Year 2019 | PY FY20 | FY21 | FY22 | FY23 |
| Administrator | \$ 46.93 | 80 | 0.73 | 0.72 | 0.75 | 0.87 | 0.87 | 0.89 | 0.90 | 0.91 |
| Admin Assistant | \$ 21.00 | 110 | 1.18 | 0.73 | 0.77 | 0.78 | 0.72 | 0.73 | 0.74 | 0.75 |
| Social Worker | \$ 29.08 | 120 | 1.08 | 0.67 | 0.71 | 0.72 | 0.82 | 0.83 | 0.84 | 0.85 |
| Dietician | \$ 34.26 | 120 | 1.08 | 0.67 | 0.71 | 0.72 | 0.83 | 0.84 | 0.85 | 0.86 |
| RN - In-Center | \$ 38.42 | 12 | 3.60 | 2.22 | 2.35 | 2.40 | 3.05 | 3.09 | 3.12 | 3.16 |
| LPN | \$ 31.63 | | 0.00 | 0.00 | 0.00 | 0.00 | 0.15 | 0.15 | 0.16 | 0.16 |
| PCT | \$ 21.02 | 4 | 10.81 | 6.67 | 7.06 | 7.19 | 7.46 | 7.55 | 7.64 | 7.73 |
| RN - PD | \$ 43.90 | 18 | 2.40 | 1.48 | 1.57 | 1.60 | 1.37 | 1.38 | 1.40 | 1.42 |
| Biomed | \$ 25.07 | 40 | 0.40 | 0.40 | 0.45 | 0.15 | 0.70 | 0.71 | 0.72 | 0.73 |
| Other | \$ 29.10 | 80 | 0.20 | 0.20 | 0.23 | 0.04 | 0.06 | 0.06 | 0.06 | 0.06 |

2. Provide the assumptions used to project the number and types of FTEs identified for this project.

DaVita projects FTEs based on staffing ratios for patients per shift, FTE, or station count (including any exempt isolation station, in the case of biomed), combined with clinical expertise and historical experience with the facility. General ratios are presented in Table 17.

3. Identify the salaries, wages, and employee benefits for each FTE category.

Aggregated salary and wage rates for each FTE category are noted in Table 17, based on actual rates from 2018. Current non-base wage, benefit, and tax is estimated at 58% of wage based on 2018 data.

4. Provide the name and professional license number of the current or proposed medical director. If not already disclosed under 210(1) identify if the medical director is an employee or under contract.

The current Medical Director is Dr. Yajuan He (MD #1518984343). She is under contract to provide medical director services to Federal Way Dialysis Center, and is not an employee of DaVita.

5. Identify key staff, if known. (nurse manager, clinical director, etc.)

The Federal Way Dialysis Center Facility Administrator (FA) is May Santos.

6. For existing facilities, provide names and professional license numbers for current credentialed staff.

Names and professional license numbers for current credentialed staff are provided in Appendix 7.

7. Describe your methods for staff recruitment and retention. If any barriers to staff recruitment exist in the planning area, provide a detailed description of your plan to staff this project.

DaVita is aware of the challenging labor environment across Washington State. To address this, DaVita has recently added a new people services manager focusing on this geography. DaVita has also implemented internal referral bonuses for key team members such as registered nurses, rolled out an improved onboarding program called STAR and set up a series of pay increases and bonuses as new teammates meet training milestones to get new staff operational as efficiently as possible while maximizing retention in a very competitive labor environment.

DaVita anticipates no difficulty in recruiting the necessary personnel to continue to staff DaVita Federal Way Dialysis Center. Based on our experience operating facilities in the planning area, DaVita anticipates that staff from the existing Federal Way Dialysis Center and geographically adjacent facilities will serve patients at the expanded Federal Way Dialysis Center. Moreover, DaVita has been repeatedly recognized as a Top Employer and a Military Friendly Employer (davita.com/about/awards) and offers a competitive wage and benefit package to employees. DaVita posts openings nationally both internally and external to DaVita.

8. Provide a listing of proposed ancillary and support agreements for the facility. For existing facilities, provide a listing of the vendors.

Please see a list of ancillary and support agreements in place at DaVita Federal Way Dialysis Center, along with their vendors, in Appendix 11.

9. For existing facilities, provide a listing of ancillary and support service vendors already in place.

Please see the list of ancillary and support agreements and their vendors in Appendix 11.

10. For new facilities, provide a listing of ancillary and support services that will be established.

This question is not applicable to an expansion project.

11. Provide a listing of ancillary and support services that would be provided on site and those provided through a parent corporation off site.

Ancillary services such as social services, nutrition services, financial counseling, pharmacy access, patient education, staff education, information services, material management, administration and biomedical technical services are provided on site. Additional services are coordinated through DaVita's main office in Denver, Colorado, and support offices in Federal Way and Tacoma, Washington, and elsewhere. These

ancillary and support services provided centrally include the Guest Services Program that provides assistance in locating other dialysis facilities for patients wishing to travel or relocate. In addition, DaVita offers centralized revenue cycle, management services, quality improvement services, biomedical equipment maintenance and a number of other high-value off-site programs.

12. Identify whether any of the existing ancillary or support agreements are expected to change as a result of this project.

No existing ancillary or support agreements are expected to change as a result of this project.

13. If the dialysis center is currently operating, provide a listing of healthcare facilities with which the dialysis center has working relationships.

DaVita Federal Way Dialysis Center has a number of strong working relationships that tie it to its community, including a Patient Transfer Agreement with Overlake Medical Center in Federal Way, WA. Please find a listing of these relationships in Table 18 below.

Table 18

| Healthcare Facility Relationships | Type of Relationship |
|---|--------------------------------------|
| St. Joseph Medical Center, Tacoma | Patient Transfer Agreement |
| St. Francis Hospital, Federal Way | Patient Discharge |
| Other Regional Hospitals outside primary area | Clinical Collaboration & Transplants |

14. For a new facility, provide a listing of healthcare facilities with which the dialysis center would establish working relationships.

This question is not applicable.

15. Clarify whether any of the existing working relationships would change as a result of this project.

No existing working relationships are expected to change as a result of this project, except for any enhancement due to increased access to dialysis services for other healthcare facilities' ESRD patients.

16. Fully describe any history of the applicant concerning the actions noted in Certificate of Need rules and regulations WAC 246-310-230(5)(a). If there is such history, provide documentation that the proposed project will be operated in a manner that ensures safe and adequate care to the public to be served and in conformance with applicable federal and state requirements. This could include a corporate integrity agreement or plan of correction.

On October 22, 2014, DaVita and the United States Department of Health and Human Services, Office of Inspector General entered into a Corporate Integrity Agreement (“CIA”) to promote compliance with the statutes, regulations, and written directives of Medicare, Medicaid, and all other Federal health care programs and, in particular, included the appointment of an Independent Monitor to prospectively review DaVita’s arrangements with nephrologists and other health care providers for compliance with the Anti-Kickback Statute (collectively, “Federal Health Care Programs and Laws”). That Independent Monitor completed the prospective review process in the fall of 2017. Each arrangement is now reviewed by the Risk Rating team to ensure that it is compliant with these Federal Health Care Programs and Laws. The Corporate Integrity Agreement expired October 22, 2019. During the five-year term of the agreement, DaVita continued to thrive and though no longer required to pursuant to the agreement, DaVita plans to continue the most of the policies and spirit of the agreement.

17. Provide documentation that the proposed project will promote continuity in the provision of health care services in the planning area, and not result in an unwarranted fragmentation of services. WAC 246-310-230

Appendix 18 provides a summary of quality and continuity of care indicators used in DaVita’s quality improvement program. The DaVita Continuous Quality Improvement (CQI) program incorporates all areas of the dialysis program. The program monitors and evaluates all activities related to clinical outcomes, operations management, and process flow. Dialysis-specific statistical tools (developed by DaVita) are used for measurement, analysis, communication, and feedback. Continuing employee and patient education are integral parts of this program. Appendix 18 includes an example of DaVita Quality Index (DQI) data. Appendix 19 includes an example of DaVita’s Physician, Community and Patient Services offered through DaVita’s Kidney Smart Education Program. Appendix 12 includes a copy of the transfer agreement between DaVita Federal Way Dialysis Center and an area care partner. DaVita has been honored as one of the World’s Most Admired Companies® by FORTUNE® magazine since 2006, confirming its excellence in working effectively with the communities it serves (davita.com/about/awards).

From the perspective of a dialysis patient with multiple relevant healthcare providers, such as a primary care provider, nephrologist, home care caregivers or skilled nursing or assisted living caregivers, and perhaps (unfortunately) a recently-visited hospital. DaVita is committed to the wellbeing of its patients, and for patients with a diagnosis as complex as end-stage renal disease, that wellbeing by necessity requires communication and coordination with multiple caregivers, such as those above. DaVita uses an interdisciplinary team consisting of the facility social worker, dietician, clinical nurse manager, medical director, and the patient’s nephrologist to facilitate communication and coordination through the healthcare system. If a comorbidity is identified that impacts the patient’s health, the patient’s nephrologist or medical director would reach out to the patient’s primary care physician for consult. DaVita would also ensure any change in the care plan from the patient’s nephrologist is executed in consultation with the facility medical director. DaVita collaborates with home or assisted living and skilled nursing caregivers on a daily basis, including in cases such as the patient’s above, reviewing transportation, dialysis medication needs, access care, as well as taking in any

dialysis-related concerns those patients may have and reviewing them in consultation with the interdisciplinary team. When a hospital is unfortunately required to intervene in a patient's care, DaVita facilitates rapid discharges back to chronic dialysis, coordination of medical records into the patient's chart, and coordination with the patient's nephrologist for any care plan changes. Additionally, all DaVita dialysis centers enter into hospital and nursing home transfer agreements, and participate in community emergency preparedness drills to ensure maximum coordination in the healthcare arena. Dialysis is one of the healthcare modalities that, due to its regular cadence and length, is one of patients' most consistent touchpoints with the healthcare system, and DaVita is committed to working with its patients to use these points to coordinate and communicate among the patient's healthcare providers across the healthcare system.

18. Provide documentation that the proposed project will have an appropriate relationship to the service area's existing health care system as required in WAC 246-310-230.

The proposed expansion of DaVita Federal Way Dialysis Center will have an appropriate relationship to the service area's existing health care system. DaVita Federal Way Dialysis is a key component of the existing health care system in the service area, and the project will enable enhanced patient access in an already highly utilized facility with a census of more than 5.0 patients per station. Furthermore, DaVita Federal Way Dialysis Center has a long track record of working with area providers, including a Patient Transfer Agreement seen in Appendix 12, to provide the highest possible quality of care to patients.

19. Provide documentation to verify that the facility would be operated in compliance with applicable state and federal standards. The assessment of the conformance of a project to this criterion shall include, but not be limited to, consideration as to whether the applicant or licensee has no history, in this state or elsewhere, of a criminal conviction which is reasonably related to the applicant's competency to exercise responsibility for the ownership or operation of a health care facility, a denial or revocation of a license to operate a health care facility, a revocation of a license to practice a health profession, or a decertification as a provider of services in the Medicare or Medicaid program because of failure to comply with applicable federal conditions of participation.

The applicant has no adverse history of license revocation or decertification in Washington State. DaVita has no criminal convictions related to DaVita's competency to exercise responsibility for the ownership or operation of its facilities. As previously reported, a DaVita facility in Tennessee was decertified and closed twelve years ago (2007) and DaVita voluntarily temporarily shut down a facility in Texas ten years ago (2008). DaVita has also supplied, in Appendix 13, a list of all state regulatory agencies with which it interacts.

D. Cost Containment (WAC 246-310-240)

1. Identify all alternatives considered prior to submitting this project.

Alternative 1: Do nothing, that is do not apply for one additional special circumstances station in King 5 to expand Federal Way Dialysis Center. Currently, DaVita Federal Way Dialysis is a very busy facility, with utilization over 5.0 patients per station in the most recent six months, and thus has little additional capacity to provide access to King 5 patients. With strong and consistent demand for access to DaVita's services and without expansion, patients will be forced to dialyze at less convenient times, locations, or even out of the planning area entirely. This alternative was rejected.

Alternative 2: Expand the Federal Way Dialysis Center by one (1) station. The existing Federal Way facility is operating at 4.89 patients per station, or 82%, utilization as of the June 30, 2019 ESRD Network data. An expansion of one station under special circumstances review can be completed quickly and cost-efficiently but, most importantly, will provide crucial access for patients. Additionally, DaVita Federal Way is a 4-Star rated facility by CMS that has the benefit of a proven track record in operational effectiveness and clinical excellence. **This alternative was selected.**

2. Provide a comparison of the project with alternatives rejected by the applicant. Include the rationale for considering this project to be superior to the rejected alternatives. Factors to consider can include, but are not limited to: patient access to healthcare services, capital cost, legal restrictions, staffing impacts, quality of care, and cost or operation efficiency.

Please see the exploration and analysis of alternatives in response to Question One above.

3. For existing facilities, identify your closest two facilities as required in WAC 246-310-827(3)(a).

This question is not applicable to special circumstances applications per WAC 246-310-818(11).

4. For new facilities, identify your closest three facilities as required in WAC 246-310-827(3)(b).

This question is not applicable to special circumstances applications per WAC 246-310-818(11), nor this project as an expansion of an existing facility.

5. Identify whether any aspects of the facility's design could lead to operational efficiency. This could include but is not limited to: LEED building, water filtration, or the methods for construction, etc. WAC 246-310-240(2) and (3).

DaVita Federal Way Dialysis Center will meet all current energy conservation standards. In addition, expansion will allow full use of the expanded facility designed to meet current energy utilization requirements.

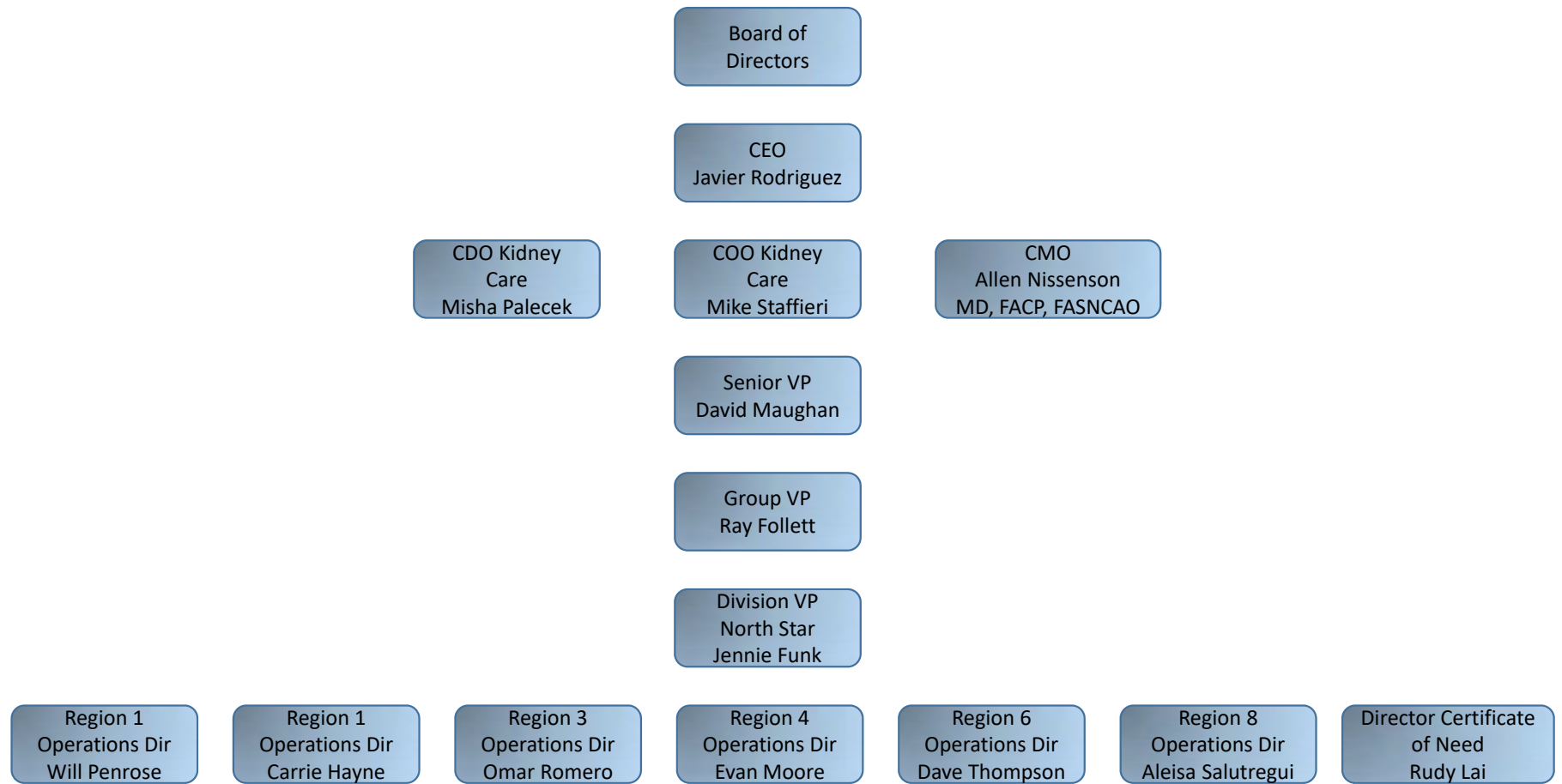
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| | |
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Appendix 1

Organizational Chart

Davita Organizational Structure



Appendix 2

Master Legal Entity List National DaVita Facilities

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Aberdeen Dialysis, LLC | DE | 11/06/2006 | LLC | CSC | ACTIVE | Active | 11/06/2006 | No | No | 621492 |
| Able Dialysis, LLC | DE | 03/08/2013 | LLC | CSC | ACTIVE | Active | 03/08/2013 | No | No | 621492 |
| Acadia Dialysis, LLC | DE | 11/20/2012 | LLC | CSC | ACTIVE | Active | 11/20/2012 | Yes | No | 621492 |
| Accountable Kidney Care, LLC | DE | 01/31/2011 | LLC | CSC | ACTIVE | Active | 01/31/2011 | Yes | No | 621492 |
| Ackley Dialysis, LLC | DE | 10/08/2015 | LLC | CSC | ACTIVE | Active | 10/08/2015 | Yes | No | 621492 |
| Acton Dialysis, LLC | DE | 01/10/2013 | LLC | CSC | ACTIVE | Active | 01/10/2013 | Yes | No | 621492 |
| Adair Dialysis, LLC | DE | 08/20/2012 | LLC | CSC | ACTIVE | Active | 08/20/2012 | Yes | No | 621492 |
| Adiron Dialysis, LLC | DE | 12/02/2016 | LLC | CSC | ACTIVE | Active | 12/02/2016 | Yes | No | 621492 |
| Afton Dialysis, LLC | DE | 09/02/2014 | LLC | CSC | ACTIVE | Active | 09/02/2014 | Yes | No | 621492 |
| Ahern Dialysis, LLC | DE | 06/16/2015 | LLC | CSC | ACTIVE | Active | 06/16/2015 | No | No | 621492 |
| AI Care Insights, LLC | DE | 01/29/2019 | LLC | CSC | ACTIVE | Active | 01/29/2019 | Yes | No | |
| Aikens Dialysis, LLC | DE | 12/04/2013 | LLC | CSC | ACTIVE | Active | 12/04/2013 | Yes | No | 621492 |
| Alamosa Dialysis, LLC | DE | 09/03/2008 | LLC | CSC | ACTIVE | Active | 09/03/2008 | Yes | No | 621492 |
| Alenes Dialysis, LLC | DE | 10/08/2015 | LLC | CSC | ACTIVE | Active | 10/08/2015 | No | No | 621492 |
| Alexandria Dialysis, LLC | DE | 01/10/2012 | LLC | CSC | ACTIVE | Active | 01/10/2012 | Yes | No | 621492 |
| Allister Dialysis, LLC | DE | 10/05/2018 | LLC | CSC | ACTIVE | Active | 10/05/2018 | Yes | No | 621492 |
| Alomie Dialysis, LLC | DE | 01/09/2014 | LLC | CSC | ACTIVE | Active | 01/09/2014 | Yes | No | 621492 |
| Altterra Dialysis, LLC | DE | 10/05/2016 | LLC | CSC | ACTIVE | Active | 10/05/2016 | No | No | 621492 |
| Amarillo Dialysis, LLC | DE | 06/19/2007 | LLC | CSC | ACTIVE | Active | 06/19/2007 | Yes | No | 621492 |
| American Dialysis, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/15/2008 | Yes | No | 621492 |
| American Fork Dialysis, LLC | DE | 06/21/2007 | LLC | CSC | ACTIVE | Active | 06/21/2007 | No | No | 621492 |
| American Medical Insurance, Inc. | AZ | 09/25/2017 | CORP | CSC | ACTIVE | Active | 09/25/2017 | Yes | No | |
| Amery Dialysis, LLC | DE | 02/27/2008 | LLC | CSC | ACTIVE | Active | 02/27/2008 | No | No | 621492 |
| Amity Dialysis, LLC | DE | 08/15/2017 | LLC | CSC | ACTIVE | Active | 08/15/2017 | No | No | 621492 |
| AMR - Assistencia Medica Ao Renal Ltda. | Brazil | 12/26/1979 | LLCL | NonCSC | N/A | Active | 12/26/1979 | Yes | No | |
| Anderson Kidney Dialysis, LLC | DE | 12/17/2010 | LLC | CSC | ACTIVE | Active | 12/12/2010 | Yes | No | 621492 |
| Andrews Dialysis, LLC | DE | 07/08/2014 | LLC | CSC | ACTIVE | Active | 07/08/2014 | Yes | No | 621492 |
| Aneka Produktif Sdn. Bhd. | Malaysia | 04/18/2016 | PCLS | NonCSC | N/A | Active | 04/18/2016 | Yes | No | |
| Animas Dialysis, LLC | DE | 09/23/2008 | LLC | CSC | ACTIVE | Active | 09/23/2008 | Yes | No | 621492 |
| Arcadia Gardens Dialysis, LLC | DE | 11/15/2007 | LLC | CSC | ACTIVE | Active | 11/15/2007 | No | No | 621492 |
| Arcadia Outpatient Surgery Center, L.P. | CA | 03/09/1988 | LP | NonCSC | N/A | Active | 03/09/1988 | No | | |
| Arches Dialysis, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/16/2008 | Yes | No | 621492 |
| Ardigm Dialysis, LLC | DE | 06/26/2015 | LLC | CSC | ACTIVE | Active | 06/26/2015 | Yes | No | 621492 |
| Argyle Dialysis, LLC | DE | 11/01/2013 | LLC | CSC | ACTIVE | Active | 11/01/2013 | Yes | No | 621492 |
| Arrowhead Dialysis, LLC | DE | 03/10/2009 | LLC | CSC | ACTIVE | Active | 03/10/2009 | Yes | No | 621492 |
| ARTA Health Network, P.C. | CA | 06/15/1994 | PC | NonCSC | N/A | Active | 06/15/1994 | | Yes | 621111 |
| ARTA Western California, Inc. | CA | 03/30/1995 | CORP | NonCSC | N/A | Active | 03/30/1995 | No | Yes | 621111 |
| Artesia Dialysis, LLC | DE | 02/13/2015 | LLC | CSC | ACTIVE | Active | 02/13/2015 | No | No | 621492 |
| Ashdow Dialysis, LLC | DE | 08/22/2017 | LLC | CSC | ACTIVE | Active | 08/22/2017 | No | No | 621492 |
| Aspen Group | DC | 09/16/2014 | NFP | NonCSC | N/A | Active | 09/16/2014 | | | |
| Astro, Hobby, West Mt. Renal Care Limited Partnership | DE | 12/27/1996 | LP | CSC | ACTIVE | Active | 12/27/2006 | Yes | No | 621492 |
| Atchess Dialysis, LLC | DE | 01/16/2019 | LLC | CSC | ACTIVE | Active | 01/16/2019 | Yes | No | 621492 |
| Atchison Dialysis, LLC | DE | 11/28/2016 | LLC | CSC | ACTIVE | Active | 11/28/2016 | No | No | 621492 |
| Athio Dialysis, LLC | DE | 12/16/2014 | LLC | CSC | ACTIVE | Active | 12/16/2014 | No | No | 621492 |
| Atlantic Dialysis, LLC | DE | 03/13/2013 | LLC | CSC | ACTIVE | Active | 03/13/2013 | No | No | 621492 |
| Attell Dialysis, LLC | DE | 12/23/2015 | LLC | CSC | ACTIVE | Active | 12/23/2015 | No | No | 621492 |
| Austin Dialysis Centers, L.P. | DE | 07/14/2004 | LP | CSC | ACTIVE | Active | 07/14/2004 | No | No | 621492 |
| Avertrail Dialysis, LLC | DE | 03/10/2017 | LLC | CSC | ACTIVE | Active | 03/10/2017 | No | Yes | 621492 |
| Babler Dialysis, LLC | DE | 09/26/2014 | LLC | CSC | ACTIVE | Active | 09/26/2014 | No | No | 621492 |
| Bagby Dialysis, LLC | DE | 04/09/2013 | LLC | CSC | ACTIVE | Active | 04/09/2013 | Yes | No | 621492 |
| Bainbridge Dialysis, LLC | DE | 02/16/2012 | LLC | CSC | ACTIVE | Active | 02/16/2012 | No | No | 621492 |
| Baker Dialysis, LLC | DE | 07/09/2014 | LLC | CSC | ACTIVE | Active | 07/09/2014 | Yes | No | 621492 |
| Balch Springs Dialysis, LLC | DE | 09/08/2011 | LLC | CSC | ACTIVE | Active | 09/08/2011 | Yes | No | 621492 |
| Bancroft Dialysis, LLC | DE | 07/18/2017 | LLC | CSC | ACTIVE | Active | 07/18/2017 | Yes | No | 621492 |
| Bandelier Dialysis, LLC | NY | 04/12/2019 | LLC | CSC | ACTIVE | Active | 04/12/2019 | Yes | No | 621492 |
| Banfort Dialysis, LLC | DE | 03/31/2017 | LLC | CSC | ACTIVE | Active | 03/31/2017 | No | No | 621492 |
| Bannack Dialysis, LLC | DE | 11/12/2015 | LLC | CSC | ACTIVE | Active | 11/12/2015 | No | No | 621492 |
| Bannon Dialysis, LLC | DE | 10/24/2013 | LLC | CSC | ACTIVE | Active | 10/24/2013 | No | No | 62149 |
| Barnell Dialysis, LLC | DE | 09/19/2013 | LLC | CSC | ACTIVE | Active | 09/19/2013 | No | No | 621492 |
| Barnstable Dialysis, LLC | NY | 08/15/2018 | LLC | CSC | ACTIVE | Active | 08/13/2018 | Yes | Yes | 621492 |
| Barrington Dialysis, LLC | DE | 09/19/2012 | LLC | CSC | ACTIVE | Active | 09/19/2012 | Yes | No | 621492 |
| Barrons Dialysis, LLC | DE | 11/07/2017 | LLC | CSC | ACTIVE | Active | 11/07/2017 | No | No | 621492 |
| Barton Dialysis, LLC | DE | 08/02/2011 | LLC | CSC | ACTIVE | Active | 08/02/2011 | No | No | 621492 |
| Basin Dialysis, LLC | DE | 05/23/2012 | LLC | CSC | ACTIVE | Active | 05/23/2012 | No | No | 621492 |
| Bastrop Dialysis, LLC | DE | 09/19/2012 | LLC | CSC | ACTIVE | Active | 09/19/2012 | Yes | No | 621492 |
| Bayfield Dialysis, LLC | DE | 03/27/2018 | LLC | CSC | ACTIVE | Active | 03/27/2018 | No | No | 621492 |
| Bayonne Renal Center, LLC | DE | 11/01/2000 | LLC | CSC | ACTIVE | Active | 11/01/2000 | Yes | No | 621492 |
| Bayshore Dialysis, LLC | DE | 12/04/2013 | LLC | CSC | ACTIVE | Active | 12/05/2013 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|------------------------------------|-----------------------|----------------|-------------|---------------|--------------------|------------------------------|--------------------|-----------------------|------------------------------------|-----------|
| Baytown Dialysis, LLC | DE | 06/08/2007 | LLC | CSC | ACTIVE | Active | 06/08/2007 | Yes | No | 621492 |
| Beachside Dialysis, LLC | DE | 01/11/2012 | LLC | CSC | ACTIVE | Active | 01/11/2012 | No | No | 621492 |
| Beacon Dialysis, LLC | DE | 12/07/2010 | LLC | CSC | ACTIVE | Active | 12/07/2010 | No | No | 621492 |
| Beals Dialysis, LLC | DE | 04/03/2014 | LLC | CSC | ACTIVE | Active | 04/03/2014 | Yes | No | 621492 |
| Bear Creek Dialysis Center, L.P. | DE | 03/23/2006 | LP | CSC | ACTIVE | Active | 03/23/2006 | No | No | 621492 |
| Beck Dialysis, LLC | DE | 11/01/2012 | LLC | CSC | ACTIVE | Active | 11/01/2012 | Yes | No | 621492 |
| Bedell Dialysis, LLC | DE | 06/30/2015 | LLC | CSC | ACTIVE | Active | 06/30/2015 | Yes | No | 621492 |
| Belfair Dialysis, LLC | DE | 03/13/2013 | LLC | CSC | ACTIVE | Active | 03/13/2013 | Yes | No | 621492 |
| Bellevue Dialysis, LLC | DE | 07/30/2012 | LLC | CSC | ACTIVE | Active | 07/30/2012 | No | No | 621492 |
| Belmont Dialysis, LLC | DE | 10/05/2016 | LLC | CSC | ACTIVE | Active | 10/05/2016 | No | No | 621492 |
| Bemity Dialysis, LLC | DE | 02/05/2016 | LLC | CSC | ACTIVE | Active | 02/05/2016 | Yes | No | 621492 |
| Bennett Dialysis, LLC | NY | 04/23/2015 | LLC | CSC | ACTIVE | Active | 04/23/2015 | Yes | No | 621492 |
| Beverly Dialysis, LLC | DE | 11/03/2010 | LLC | CSC | ACTIVE | Active | 11/03/2010 | Yes | No | 621492 |
| Beverly Hills Dialysis Partnership | CA | 12/01/1994 | GP | NonCSC | N/A | Active - Dissolution Pending | 08/15/2016 | Yes | No | 621492 |
| Bidwell Dialysis, LLC | DE | 10/01/2012 | LLC | CSC | ACTIVE | Active | 10/01/2012 | Yes | No | 621492 |
| Birch Dialysis, LLC | OH | 12/29/2010 | LLC | CSC | ACTIVE | Active | 12/29/2010 | Yes | No | 621492 |
| Biscayne Dialysis, LLC | DE | 05/09/2014 | LLC | CSC | ACTIVE | Active | 05/09/2014 | Yes | No | 621492 |
| Blackfoot Dialysis Partners, LLC | DE | 06/09/2006 | LLC | CSC | ACTIVE | Active | 06/09/2006 | Yes | No | 621492 |
| Bladon Dialysis, LLC | DE | 03/29/2011 | LLC | CSC | ACTIVE | Active | 03/29/2011 | No | No | 621492 |
| Blake Dialysis, LLC | DE | 04/20/2011 | LLC | CSC | ACTIVE | Active | 04/20/2011 | Yes | No | 621492 |
| Blanco Dialysis, LLC | DE | 07/22/2011 | LLC | CSC | ACTIVE | Active | 07/22/2011 | No | No | 621492 |
| Blancott Dialysis, LLC | DE | 10/24/2018 | LLC | CSC | ACTIVE | Active | 10/24/2018 | Yes | No | 621492 |
| Blauvelt Dialysis, LLC | DE | 12/05/2016 | LLC | CSC | ACTIVE | Active | 12/05/2016 | Yes | No | 621492 |
| Bliss Dialysis, LLC | DE | 07/16/2012 | LLC | CSC | ACTIVE | Active | 07/16/2012 | No | No | 621492 |
| Blue Dialysis, LLC | DE | 09/02/2008 | LLC | CSC | ACTIVE | Active | 09/02/2008 | Yes | No | 621492 |
| Bluegrass Dialysis, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/16/2008 | No | No | 621492 |
| Bogachiel Dialysis, LLC | DE | 04/23/2014 | LLC | CSC | ACTIVE | Active | 04/23/2014 | No | No | 621492 |
| Bohama Dialysis, LLC | DE | 10/01/2012 | LLC | CSC | ACTIVE | Active | 10/01/2012 | No | No | 621492 |
| Bollinger Dialysis, LLC | DE | 09/29/2014 | LLC | CSC | ACTIVE | Active | 09/29/2014 | No | No | 621492 |
| Boltron Dialysis, LLC | DE | 11/21/2013 | LLC | CSC | ACTIVE | Active | 11/21/2013 | Yes | No | 621492 |
| Bonister Dialysis, LLC | DE | 12/23/2015 | LLC | CSC | ACTIVE | Active | 12/23/2015 | No | No | 621492 |
| Boonville Dialysis, LLC | DE | 02/23/2017 | LLC | CSC | ACTIVE | Active | 02/23/2017 | Yes | No | 621492 |
| Borrego Dialysis, LLC | DE | 12/18/2012 | LLC | CSC | ACTIVE | Active | 12/18/2012 | No | No | 621492 |
| Bothwell Dialysis, LLC | DE | 08/20/2014 | LLC | CSC | ACTIVE | Active | 08/20/2014 | No | No | 621492 |
| Botkins Dialysis, LLC | DE | 11/06/2017 | LLC | CSC | ACTIVE | Active | 12/06/2017 | Yes | No | 621492 |
| Bottle Dialysis, LLC | DE | 05/02/2011 | LLC | CSC | ACTIVE | Active | 05/02/2011 | No | No | 621492 |
| Bowan Dialysis, LLC | DE | 01/11/2013 | LLC | CSC | ACTIVE | Active | 01/11/2013 | Yes | No | 621492 |
| Brache Dialysis, LLC | DE | 05/16/2014 | LLC | CSC | ACTIVE | Active | 05/16/2014 | No | No | 621492 |
| Braddock Dialysis, LLC | DE | 12/22/2016 | LLC | CSC | ACTIVE | Active | 12/22/2016 | No | No | 621492 |
| Braden Dialysis, LLC | DE | 05/30/2013 | LLC | CSC | ACTIVE | Active | 05/30/2013 | Yes | No | 621492 |
| Braggs Dialysis, LLC | DE | 01/16/2013 | LLC | CSC | ACTIVE | Active | 01/16/2013 | Yes | No | 621492 |
| Braidwood Dialysis, LLC | DE | 12/05/2013 | LLC | CSC | ACTIVE | Active | 12/05/2013 | Yes | No | 621492 |
| Branbur Dialysis, LLC | DE | 10/05/2018 | LLC | CSC | ACTIVE | Active | 10/05/2018 | Yes | No | 621492 |
| Brantley Dialysis, LLC | DE | 02/04/2011 | LLC | CSC | ACTIVE | Active | 02/04/2011 | Yes | No | 621492 |
| Bretton Dialysis, LLC | DE | 07/11/2017 | LLC | CSC | ACTIVE | Active | 07/11/2017 | No | No | 621492 |
| Bridge of Life, Inc. | DE | 05/29/2013 | NFP | CSC | ACTIVE | Active | 05/29/2013 | | | |
| Bridges Dialysis, LLC | DE | 05/18/2010 | LLC | CSC | ACTIVE | Active | 05/18/2010 | No | No | 621492 |
| Bright Dialysis, LLC | DE | 06/18/2009 | LLC | CSC | ACTIVE | Active | 10/01/2015 | No | No | 621492 |
| Brighton Dialysis Center, LLC | DE | 01/12/2004 | LLC | CSC | ACTIVE | Active | 01/12/2004 | Yes | No | 621492 |
| Brimfield Dialysis, LLC | DE | 06/15/2018 | LLC | CSC | ACTIVE | Active | 06/15/2018 | Yes | Yes | 621492 |
| Bronson Dialysis, LLC | DE | 02/08/2016 | LLC | CSC | ACTIVE | Active | 02/08/2016 | Yes | No | 621492 |
| Brook Dialysis, LLC | DE | 12/08/2010 | LLC | CSC | ACTIVE | Active | 12/08/2010 | No | No | 621492 |
| Brooksprings Dialysis, LLC | DE | 03/27/2018 | LLC | CSC | ACTIVE | Active | 03/27/2018 | No | No | 621492 |
| Brownsville Kidney Center, Ltd. | TX | 07/10/1995 | LP | CSC | ACTIVE | Active | 07/10/1995 | No | No | 621492 |
| Brownwood Dialysis, LLC | DE | 01/11/2012 | LLC | CSC | ACTIVE | Active | 01/11/2012 | No | No | 621492 |
| Brule Dialysis, LLC | DE | 11/08/2017 | LLC | CSC | ACTIVE | Active | 11/08/2017 | Yes | No | 621492 |
| Bruno Dialysis, LLC | DE | 09/17/2008 | LLC | CSC | ACTIVE | Active | 09/17/2008 | No | No | 621492 |
| Bryce Dialysis, LLC | DE | 09/09/2008 | LLC | CSC | ACTIVE | Active | 09/09/2008 | Yes | No | 621492 |
| Buckhorn Dialysis, LLC | DE | 11/20/2017 | LLC | CSC | ACTIVE | Active | 11/20/2017 | No | No | 621492 |
| Buescher Dialysis, LLC | NY | 12/12/2012 | LLC | CSC | ACTIVE | Active | 12/12/2012 | Yes | No | 621492 |
| Buford Dialysis, LLC | DE | 03/07/2006 | LLC | CSC | ACTIVE | Active | 03/07/2006 | No | No | 621492 |
| Bulfinch Dialysis, LLC | DE | 11/07/2011 | LLC | CSC | ACTIVE | Active | 11/07/2011 | Yes | No | 621492 |
| Bullards Dialysis, LLC | DE | 08/10/2011 | LLC | CSC | ACTIVE | Active | 08/01/2011 | No | No | 621492 |
| Bullock Dialysis, LLC | DE | 12/23/2015 | LLC | CSC | ACTIVE | Active | 12/23/2015 | No | No | 621492 |
| Burman Dialysis, LLC | DE | 02/28/2017 | LLC | CSC | ACTIVE | Active | 02/28/2017 | No | No | 621492 |
| Burney Dialysis, LLC | DE | 11/22/2011 | LLC | CSC | ACTIVE | Active | 11/22/2011 | Yes | No | 621492 |
| Burton Dialysis, LLC | DE | 06/17/2008 | LLC | CSC | ACTIVE | Active | 06/17/2008 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Butano Dialysis, LLC | DE | 08/03/2011 | LLC | CSC | ACTIVE | Active | 08/03/2011 | No | No | 621492 |
| Caballo Dialysis, LLC | DE | 06/24/2011 | LLC | CSC | ACTIVE | Active | 06/24/2011 | Yes | No | 621492 |
| Cache Dialysis, LLC | DE | 07/14/2014 | LLC | CSC | ACTIVE | Active | 07/14/2014 | Yes | No | 621492 |
| Caddo Dialysis, LLC | DE | 08/08/2011 | LLC | CSC | ACTIVE | Active | 08/08/2011 | Yes | No | 621492 |
| Caddoan Dialysis, LLC | DE | 10/20/2016 | LLC | CSC | ACTIVE | Active | 10/20/2016 | No | No | 621492 |
| Cadiz Dialysis, LLC | DE | 11/09/2016 | LLC | CSC | ACTIVE | Active | 11/09/2016 | No | No | 621492 |
| Caesar Dialysis, LLC | DE | 05/14/2014 | LLC | CSC | ACTIVE | Active | 05/14/2014 | Yes | No | 621492 |
| Cagles Dialysis, LLC | DE | 06/17/2013 | LLC | CSC | ACTIVE | Active | 06/17/2013 | No | No | 621492 |
| Cahaba Dialysis, LLC | DE | 04/13/2017 | LLC | CSC | ACTIVE | Active | 04/13/2017 | Yes | No | 621492 |
| Calamus Dialysis, LLC | DE | 03/08/2012 | LLC | CSC | ACTIVE | Active | 03/08/2012 | Yes | No | 621492 |
| Calante Dialysis, LLC | DE | 07/05/2016 | LLC | CSC | ACTIVE | Active | 07/05/2016 | No | No | 621492 |
| Calaveras Dialysis, LLC | DE | 09/17/2012 | LLC | CSC | ACTIVE | Active | 09/17/2012 | Yes | No | 621492 |
| Calico Dialysis, LLC | DE | 08/25/2017 | LLC | CSC | ACTIVE | Active | 08/25/2017 | Yes | No | 621492 |
| California Medical Group Insurance Company, Risk Retention Group | AZ | 10/04/2004 | CORP | NonCSC | N/A | Active | 10/04/2004 | No | Yes | 524292 |
| Cama Dialysis, LLC | DE | 07/09/2014 | LLC | CSC | ACTIVE | Active | 07/09/2014 | No | No | 621492 |
| Camino Dialysis, LLC | DE | 12/17/2010 | LLC | CSC | ACTIVE | Active | 12/17/2010 | No | No | 621492 |
| Campton Dialysis, LLC | DE | 03/07/2013 | LLC | CSC | ACTIVE | Active | 03/07/2013 | No | No | 621492 |
| Canney Dialysis, LLC | DE | 06/23/2017 | LLC | CSC | ACTIVE | Active | 06/23/2017 | No | No | 621492 |
| Cannon Dialysis, LLC | DE | 10/28/2011 | LLC | CSC | ACTIVE | Active | 10/28/2011 | No | No | 621492 |
| Canoe Dialysis, LLC | DE | 02/20/2015 | LLC | CSC | ACTIVE | Active | 02/20/2015 | No | No | 621492 |
| Canyon Dialysis, LLC | DE | 03/16/2016 | LLC | CSC | ACTIVE | Active | 03/16/2016 | No | No | 621492 |
| Canyon Springs Dialysis, LLC | DE | 08/22/2007 | LLC | CSC | ACTIVE | Active | 08/22/2007 | No | No | 621492 |
| Canyonlands Dialysis, LLC | DE | 04/30/2008 | LLC | CSC | ACTIVE | Active | 04/30/2008 | Yes | No | 621492 |
| Capano Dialysis, LLC | DE | 09/20/2016 | LLC | CSC | ACTIVE | Active | 09/20/2016 | Yes | No | 621492 |
| Capelville Dialysis, LLC | DE | 01/16/2008 | LLC | CSC | ACTIVE | Active | 01/16/2008 | Yes | No | 621492 |
| Capes Dialysis, LLC | DE | 10/06/2010 | LLC | CSC | ACTIVE | Active | 10/06/2010 | No | No | 621492 |
| Capital Dialysis Partnership | CA | 11/01/1997 | GP | NonCSC | N/A | Active | 12/05/2005 | No | No | 621492 |
| Capron Dialysis, LLC | DE | 08/28/2018 | LLC | CSC | ACTIVE | Active | 08/28/2018 | Yes | No | 621492 |
| Captree Dialysis, LLC | DE | 03/07/2017 | LLC | CSC | ACTIVE | Active | 03/07/2017 | No | No | 621492 |
| Cardinal Dialysis, LLC | DE | 12/05/2013 | LLC | CSC | ACTIVE | Active | 12/05/2013 | Yes | No | 621492 |
| CardioCentrum Betriebs GmbH | Germany | 08/09/2012 | GMBH | NonCSC | N/A | Active | 08/09/2012 | Yes | No | N/A |
| Carlsbad Dialysis, LLC | DE | 07/05/2012 | LLC | CSC | ACTIVE | Active | 07/05/2012 | Yes | No | 621492 |
| Carlton Dialysis, LLC | U.S. Virgin Islands | 02/10/2014 | LLC | CSC | ACTIVE | Active | 02/10/2014 | Yes | No | 621492 |
| Carroll County Dialysis Facility Limited Partnership | MD | 06/11/1990 | LP | CSC | ACTIVE | Active | 06/11/1990 | No | No | 621492 |
| Carroll County Dialysis Facility, Inc. | MD | 04/26/1990 | CORP | CSC | ACTIVE | Active | 04/26/1990 | Yes | No | 621492 |
| Casas Dialysis, LLC | DE | 01/26/2009 | LLC | CSC | ACTIVE | Active | 01/26/2009 | Yes | No | 621492 |
| Cascades Dialysis, LLC | DE | 06/11/2008 | LLC | CSC | ACTIVE | Active | 06/11/2008 | No | No | 621492 |
| Cassin Dialysis, LLC | U.S. Virgin Islands | 02/12/2014 | LLC | CSC | ACTIVE | Active | 02/12/2014 | Yes | No | 621492 |
| Castle Dialysis, LLC | DE | 06/27/2014 | LLC | CSC | ACTIVE | Active | 06/27/2014 | Yes | No | 621492 |
| Castlewood Dialysis, LLC | DE | 10/23/2017 | LLC | CSC | ACTIVE | Active | 10/23/2017 | Yes | No | 621492 |
| Caswell Dialysis, LLC | DE | 09/05/2008 | LLC | CSC | ACTIVE | Active | 09/05/2008 | No | No | 621492 |
| Cataldo Dialysis, LLC | NY | 02/08/2013 | LLC | CSC | ACTIVE | Active | 02/08/2013 | Yes | No | 621492 |
| Catello Dialysis, LLC | DE | 11/21/2013 | LLC | CSC | ACTIVE | Active | 11/21/2013 | Yes | No | 621492 |
| Cathedral Dialysis, LLC | DE | 12/03/2010 | LLC | CSC | ACTIVE | Active | 12/03/2012 | Yes | No | 621492 |
| Caverns Dialysis, LLC | DE | 10/05/2012 | LLC | CSC | ACTIVE | Active | 10/05/2012 | Yes | No | 621492 |
| Cawen Dialysis, LLC | DE | 04/11/2018 | LLC | CSC | ACTIVE | Active | 04/11/2018 | Yes | No | 641492 |
| Cedar Dialysis, LLC | DE | 03/03/2009 | LLC | CSC | ACTIVE | Active | 03/03/2009 | Yes | No | 621492 |
| Centennial LV, LLC | DE | 04/23/2007 | LLC | CSC | ACTIVE | Active | 04/23/2007 | No | No | 621492 |
| Central Carolina Dialysis Centers, LLC | DE | 01/26/2004 | LLC | CSC | ACTIVE | Active | 01/26/2004 | No | No | 621492 |
| Central Georgia Dialysis, LLC | DE | 04/28/2005 | LLC | CSC | ACTIVE | Active | 04/28/2005 | No | No | 621492 |
| Central Iowa Dialysis Partners, LLC | DE | 02/24/2004 | LLC | CSC | ACTIVE | Active | 02/24/2004 | No | No | 621492 |
| Central Kentucky Dialysis Centers, LLC | DE | 07/14/2004 | LLC | CSC | ACTIVE | Active | 07/14/2004 | Yes | No | 621492 |
| Central Ohio Dialysis, LLC | DE | 07/29/2005 | LLC | CSC | ACTIVE | Active | 07/29/2005 | Yes | No | 621492 |
| Cerito Dialysis Partners, LLC | DE | 05/12/2010 | LLC | CSC | ACTIVE | Active | 02/01/2011 | No | No | 621492 |
| Chadron Dialysis, LLC | DE | 07/08/2008 | LLC | CSC | ACTIVE | Active | 07/08/2008 | Yes | No | 621492 |
| Chaffee Dialysis, LLC | DE | 02/20/2018 | LLC | CSC | ACTIVE | Active | 02/20/2018 | No | No | 621492 |
| Challis Dialysis, LLC | DE | 06/23/2017 | LLC | CSC | ACTIVE | Active | 06/23/2017 | No | No | 621492 |
| Champions Dialysis, LLC | DE | 01/19/2010 | LLC | CSC | ACTIVE | Active | 01/19/2010 | Yes | No | 621492 |
| Channel Dialysis, LLC | DE | 08/27/2008 | LLC | CSC | ACTIVE | Active | 08/01/2008 | Yes | No | 621492 |
| Chantry Dialysis, LLC | DE | 03/08/2017 | LLC | CSC | ACTIVE | Active | 03/08/2017 | No | No | 621492 |
| Charemont Dialysis, LLC | DE | 04/30/2018 | LLC | CSC | ACTIVE | Active | 04/30/2018 | Yes | No | 621492 |
| Chenango Dialysis, LLC | DE | 01/25/2017 | LLC | CSC | ACTIVE | Active | 01/25/2017 | No | No | 621492 |
| Cheraw Dialysis, LLC | DE | 10/04/2013 | LLC | CSC | ACTIVE | Active | 10/04/2013 | No | No | 621492 |
| Cherry Valley Dialysis, LLC | DE | 07/05/2007 | LLC | CSC | ACTIVE | Active | 07/05/2007 | Yes | No | 621492 |
| Cheshire Dialysis, LLC | DE | 04/11/2018 | LLC | CSC | ACTIVE | Active | 04/11/2018 | Yes | No | 641492 |
| Cheshire MD Holdings, LLC | DE | 05/25/2018 | LLC | CSC | ACTIVE | Active | 05/25/2018 | Yes | No | 621492 |
| Chesterfield Dialysis, LLC | DE | 11/01/2004 | LLC | CSC | ACTIVE | Active | 11/01/2004 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|----------------------|
| Chicago Heights Dialysis, LLC | DE | 06/08/2004 | LLC | CSC | ACTIVE | Active | 06/08/2004 | Yes | No | 621492 |
| Chicot Dialysis, LLC | DE | 06/13/2017 | LLC | CSC | ACTIVE | Active | 06/13/2017 | Yes | No | 621492 |
| Chipeta Dialysis, LLC | DE | 09/02/2008 | LLC | CSC | ACTIVE | Active | 09/02/2008 | Yes | No | 621492 |
| Chitto Dialysis, LLC | DE | 12/06/2018 | LLC | CSC | ACTIVE | Active | 12/06/2018 | Yes | No | 621492 |
| Chitue Dialysis, LLC | DE | 03/15/2019 | LLC | CSC | ACTIVE | Active | 03/15/2019 | Yes | No | 621492 |
| Chouteau Dialysis, LLC | DE | 08/18/2014 | LLC | CSC | ACTIVE | Active | 08/18/2014 | No | No | 621492 |
| Churchill Dialysis, LLC | DE | 10/26/2010 | LLC | CSC | ACTIVE | Active | 10/26/2010 | No | No | 621492 |
| Cimarron Dialysis, LLC | DE | 08/09/2012 | LLC | CSC | ACTIVE | Active | 08/09/2012 | No | No | 621492 |
| Cinco Rios Dialysis, LLC | DE | 03/10/2010 | LLC | CSC | ACTIVE | Active | 03/10/2010 | No | No | 621492 |
| Clark Dialysis, LLC | DE | 02/22/2011 | LLC | CSC | ACTIVE | Active | 02/22/2011 | No | No | 621492 |
| Clayton Dialysis, LLC | DE | 02/16/2012 | LLC | CSC | ACTIVE | Active | 02/16/2012 | No | No | 621492 |
| Clearee Dialysis, LLC | DE | 09/14/2012 | LLC | CSC | ACTIVE | Active | 09/14/2012 | Yes | No | 621492 |
| Cleburne Dialysis, LLC | DE | 09/19/2012 | LLC | CSC | ACTIVE | Active | 09/09/2012 | No | No | 621492 |
| Clifton Dialysis, LLC | DE | 09/19/2013 | LLC | CSC | ACTIVE | Active | 09/19/2013 | Yes | No | 621492 |
| Clinica Central do Bonfim S.A. | Portugal | 05/25/2006 | S.A. | NonCSC | N/A | Active | 05/25/2006 | Yes | No | CAE:86220R3 (Primar) |
| Clinica Medica DaVita Arapongas Servicos de Nefrologia Ltda. | Brazil | 05/03/1993 | LLCL | NonCSC | N/A | Active | 03/05/1993 | No | No | |
| Clinica Medica DaVita Londrina Servicos de Nefrologia Ltda. | Brazil | 08/11/1989 | LLCL | NonCSC | N/A | Active | 08/11/1989 | No | No | |
| Clinica Medica DaVita Rolandia Servicos de Nefrologia Ltda. | Brazil | 04/09/2013 | LLCL | NonCSC | N/A | Active | 04/09/2013 | No | No | |
| Clinical Partners of Colorado Springs, LLC | CO | 05/30/2013 | LLC | NonCSC | N/A | Active | 05/30/2013 | No | Yes | |
| Clinton Township Dialysis, LLC | DE | 06/28/2007 | LLC | CSC | ACTIVE | Active | 06/28/2007 | No | No | 621492 |
| Cloudland Dialysis, LLC | DE | 08/12/2014 | LLC | CSC | ACTIVE | Active | 08/12/2014 | Yes | No | 621492 |
| Clover Dialysis, LLC | DE | 01/30/2013 | LLC | CSC | ACTIVE | Active | 01/30/2013 | No | No | 621492 |
| Clyfee Dialysis, LLC | DE | 08/19/2014 | LLC | CSC | ACTIVE | Active | 08/19/2014 | No | No | 621492 |
| Coast Dialysis, LLC | DE | 08/19/2010 | LLC | CSC | ACTIVE | Active | 08/19/2010 | No | No | 621492 |
| Coastal Physicians Management, Inc. | CA | 06/27/1996 | CORP | NonCSC | N/A | Active | 12/12/2018 | Yes | No | |
| Cobbles Dialysis, LLC | DE | 06/27/2013 | LLC | CSC | ACTIVE | Active | 07/09/2013 | Yes | No | 621492 |
| Coe Dialysis, LLC | DE | 12/30/2008 | LLC | CSC | ACTIVE | Active | 12/30/2008 | Yes | No | 621492 |
| Colleton Dialysis, LLC | DE | 07/19/2013 | LLC | CSC | ACTIVE | Active | 07/19/2013 | No | No | 621492 |
| Collier Dialysis, LLC | DE | 10/22/2010 | LLC | CSC | ACTIVE | Active | 10/22/2010 | Yes | No | 621492 |
| Colorado Innovative Physician Solutions, Inc. | CO | 03/10/2011 | CORP | NonCSC | N/A | Active | 03/10/2011 | Yes | | |
| Columbus-RNA-DaVita, LLC | DE | 01/25/2008 | LLC | CSC | ACTIVE | Active | 01/25/2008 | Yes | No | 621492 |
| Colville Dialysis, LLC | DE | 06/19/2007 | LLC | CSC | ACTIVE | Active | 06/19/2007 | Yes | No | 621492 |
| Commerce Township Dialysis Center, LLC | DE | 11/09/2006 | LLC | CSC | ACTIVE | Active | 11/09/2006 | No | No | 621492 |
| Community Acutes Dialysis, LLC | DE | 01/23/2009 | LLC | CSC | ACTIVE | Active | 01/23/2009 | Yes | No | 621492 |
| Comprehensive Care Solutions, LLC | PA | 06/30/2016 | LLC | CSC | ACTIVE | Active | 06/30/2016 | No | No | TBD |
| Conchasa Dialysis, LLC | DE | 10/15/2012 | LLC | CSC | ACTIVE | Active | 10/15/2012 | Yes | No | 621492 |
| Conconully Dialysis, LLC | DE | 04/17/2012 | LLC | CSC | ACTIVE | Active | 06/01/2013 | No | No | 621492 |
| Conecuh Dialysis, LLC | DE | 05/12/2017 | LLC | CSC | ACTIVE | Active | 05/12/2017 | No | No | 621492 |
| Continental Dialysis Center of Springfield-Fairfax, Inc. | VA | 10/18/1982 | CORP | CSC | ACTIVE | Active | 10/18/1992 | Yes | No | 621492 |
| Continental Dialysis Center, Inc. | VA | 08/10/1983 | CORP | CSC | ACTIVE | Active | 08/10/1983 | Yes | No | 621492 |
| Cooper Dialysis, LLC | DE | 02/25/2009 | LLC | CSC | ACTIVE | Active | 02/25/2009 | No | No | 621492 |
| Coral Dialysis, LLC | DE | 01/30/2013 | LLC | CSC | ACTIVE | Active | 01/30/2013 | No | No | 621492 |
| Cordele Dialysis Center, LLC | DE | 08/24/2007 | LLC | CSC | ACTIVE | Active | 08/24/2007 | Yes | No | 621492 |
| Cormick Dialysis, LLC | DE | 01/29/2016 | LLC | CSC | ACTIVE | Active | 01/29/2016 | Yes | No | 621492 |
| Cottonwood Dialysis, LLC | DE | 11/30/2009 | LLC | CSC | ACTIVE | Active | 11/30/2009 | Yes | No | |
| Couer Dialysis, LLC | DE | 10/02/2015 | LLC | CSC | ACTIVE | Active | 10/02/2015 | No | No | 621492 |
| Court Dialysis, LLC | DE | 10/28/2010 | LLC | CSC | ACTIVE | Active | 10/28/2010 | No | No | 621492 |
| Covell Dialysis, LLC | DE | 04/10/2015 | LLC | CSC | ACTIVE | Active | 04/10/2015 | Yes | No | 621492 |
| Cowell Dialysis, LLC | DE | 09/07/2011 | LLC | CSC | ACTIVE | Active | 09/07/2011 | No | No | 621492 |
| Cowesett Dialysis, LLC | DE | 08/28/2018 | LLC | CSC | ACTIVE | Active | 08/28/2018 | No | No | 621492 |
| Cowley Dialysis, LLC | NY | 11/04/2016 | LLC | CSC | ACTIVE | Active | 11/04/2016 | Yes | No | 621492 |
| Crawford Dialysis, LLC | DE | 07/18/2014 | LLC | CSC | ACTIVE | Active | 07/18/2014 | Yes | No | 621492 |
| Creek Dialysis, LLC | DE | 08/27/2008 | LLC | CSC | ACTIVE | Active | 08/27/2008 | Yes | No | 621492 |
| Creston Dialysis, LLC | DE | 02/15/2013 | LLC | CSC | ACTIVE | Active | 02/15/2013 | Yes | No | 621492 |
| Crestshore Dialysis, LLC | NY | 02/08/2013 | LLC | CSC | ACTIVE | Active | 02/08/2013 | Yes | No | 621492 |
| Croft Dialysis, LLC | DE | 05/31/2013 | LLC | CSC | ACTIVE | Active | 05/31/2013 | Yes | No | 621492 |
| Croskee Dialysis, LLC | DE | 11/12/2015 | LLC | CSC | ACTIVE | Active | 11/12/2015 | No | No | 621492 |
| Crossings Dialysis, LLC | DE | 02/20/2015 | LLC | CSC | ACTIVE | Active | 02/20/2015 | Yes | No | 621492 |
| Crowder Dialysis, LLC | DE | 08/20/2014 | LLC | CSC | ACTIVE | Active | 08/20/2014 | No | No | 621492 |
| Crystals Dialysis, LLC | DE | 06/25/2008 | LLC | CSC | ACTIVE | Active | 06/25/2008 | No | No | 621492 |
| Cuivre Dialysis, LLC | DE | 08/20/2014 | LLC | CSC | ACTIVE | Active | 08/20/2014 | No | No | 621492 |
| Culbert Dialysis, LLC | DE | 03/01/2018 | LLC | CSC | ACTIVE | Active | 03/01/2018 | Yes | No | 621492 |
| Curecantl Dialysis, LLC | DE | 07/18/2012 | LLC | CSC | ACTIVE | Active | 07/18/2012 | No | No | 621492 |
| Curlew Dialysis, LLC | DE | 02/06/2012 | LLC | CSC | ACTIVE | Active | 02/06/2012 | No | No | 621492 |
| Custers Dialysis, LLC | DE | 05/11/2016 | LLC | CSC | ACTIVE | Active | 05/11/2016 | Yes | No | 621492 |
| Cypremort Dialysis, LLC | DE | 02/18/2019 | LLC | CSC | ACTIVE | Active | 02/18/2019 | Yes | No | 621492 |
| Dackman Dialysis, LLC | DE | 02/23/2017 | LLC | CSC | ACTIVE | Active | 02/23/2017 | Yes | No | 621492 |
| Dagmar Dialysis, LLC | DE | 06/20/2017 | LLC | CSC | ACTIVE | Active | 06/20/2017 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|---------------------------|----------------|----------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Dale Dialysis, LLC | DE | 07/31/2014 | LLC | CSC | ACTIVE | Active | 07/31/2014 | Yes | No | 621492 |
| Dalhart Dialysis, LLC | DE | 03/23/2017 | LLC | CSC | ACTIVE | Active | 03/23/2017 | No | No | 621492 |
| Dallas-Fort Worth Nephrology II, LLC | DE | 12/29/2006 | LLC | CSC | ACTIVE | Active | 12/29/2006 | Yes | No | 621492 |
| Dallas-Fort Worth Nephrology, L.P. | DE | 03/07/2005 | LP | CSC | ACTIVE | Active | 03/07/2005 | Yes | No | 621492 |
| Damon Dialysis, LLC | DE | 06/28/2011 | LLC | CSC | ACTIVE | Active | 06/28/2011 | No | No | 621492 |
| Daroga Dialysis, LLC | DE | 05/10/2012 | LLC | CSC | ACTIVE | Active | 05/10/2012 | No | No | 621492 |
| Darter Dialysis, LLC | DE | 05/08/2017 | LLC | CSC | ACTIVE | Active | 05/08/2017 | Yes | No | 621492 |
| Davis Dialysis, LLC | DE | 02/18/2011 | LLC | CSC | ACTIVE | Active | 02/18/2011 | No | No | 612492 |
| DaVita (Shandong) Kidney Disease Hospital Co., Ltd. | China | 10/28/2013 | LLC | NonCSC | N/A | Active | 02/26/2015 | No | No | |
| DaVita - Riverside II, LLC | DE | 08/17/2006 | LLC | CSC | ACTIVE | Active | 08/17/2006 | No | No | 621492 |
| DaVita - Riverside, LLC | DE | 03/01/2002 | LLC | CSC | ACTIVE | Active | 03/01/2002 | No | No | 621492 |
| DaVita - West, LLC | DE | 12/17/2001 | LLC | CSC | ACTIVE | Active | 12/17/2001 | Yes | No | 621492 |
| DaVita Accountable Care Solutions, LLC | DE | 11/10/2015 | LLC | CSC | ACTIVE | Active | 11/10/2015 | Yes | No | 621492 |
| DaVita APAC Holding B.V. | Netherlands | 12/14/2016 | BV | NonCSC | N/A | Active | 12/14/2016 | Yes | No | |
| DaVita Brasil Participacoes e Servicos de Nefrologia Ltda. | Brazil | 08/19/2015 | LLCL | NonCSC | N/A | Active | 08/19/2015 | Yes | No | |
| DaVita Brasil Servicos de Nefrologia Uber Ltda. | Brazil | 06/27/1993 | LLCL | NonCSC | N/A | Active | 08/24/1993 | No | No | |
| DaVita Care (Saudi Arabia) | Saudi Arabia | 05/30/2012 | LLC | NonCSC | N/A | Active | 05/30/2012 | Yes | No | |
| DaVita Care (Taiwan) Private Limited | Taiwan, Province Of China | 01/04/2011 | CLBS | NonCSC | N/A | Active | 10/24/2011 | No | | |
| DaVita Care KSA B.V. | Netherlands | 02/21/2013 | BV | NonCSC | N/A | Active | 02/21/2013 | | | |
| DaVita Care Pte. Ltd. | Singapore | 07/02/2010 | PRIVATELIMITED | NonCSC | N/A | Active | 08/16/2010 | No | No | |
| DaVita Children's Foundation | CA | 09/22/2000 | NFP | CSC | ACTIVE | Active | 09/22/2000 | | Yes | |
| DaVita China Pte. Ltd. | Singapore | 02/16/2012 | PRIVATELIMITED | NonCSC | N/A | Active | 03/27/2012 | Yes | No | |
| DaVita CKD Dietitians, LLC | DE | 03/15/2016 | LLC | CSC | ACTIVE | Active | 03/15/2016 | Yes | No | 621492 |
| DaVita Clinical Research Deutschland GmbH | Germany | 12/17/2010 | GMBH | NonCSC | N/A | Active | 12/17/2010 | Yes | No | N/A |
| DaVita Clinical Trials, LLC | DE | 07/18/2014 | LLC | NonCSC | N/A | Active | 07/18/2014 | Yes | No | 541712 |
| DaVita Dakota Dialysis Center, LLC | DE | 05/16/2007 | LLC | CSC | ACTIVE | Active | 05/16/2007 | No | No | 621492 |
| DaVita Denham Springs Kidney Care, LLC | DE | 06/23/2004 | LLC | CSC | ACTIVE | Active | 06/23/2004 | Yes | No | 621492 |
| DaVita Deutschland AG | Germany | 01/15/2002 | AG | NonCSC | N/A | Active | 03/30/2012 | Yes | No | N/A |
| DaVita Deutschland Beteiligungs GmbH & Co. KG | Germany | 05/12/2014 | GMBH | NonCSC | N/A | Active | 05/12/2014 | No | | N/A |
| DaVita Deutschland Verwaltungs GmbH | Germany | 12/05/2014 | GMBH | NonCSC | N/A | Active | 12/05/2014 | No | No | N/A |
| DaVita Dialysis Contracting, LLC | DE | 08/23/2012 | LLC | CSC | ACTIVE | Active | 08/23/2012 | Yes | No | |
| DaVita El Paso East, L.P. | DE | 03/23/2006 | LP | CSC | ACTIVE | Active | 03/23/2006 | No | No | 621492 |
| DaVita Germany GmbH | Germany | 01/11/2011 | GMBH | NonCSC | N/A | Active | 10/24/2011 | Yes | Yes | N/A |
| DaVita Health Plan of California, Inc. | DE | 03/25/2013 | CORP | NonCSC | N/A | Active | 03/25/2013 | Yes | No | 524292 |
| DaVita Health Plan of Nevada, Inc. | NV | 09/05/2013 | CORP | NonCSC | N/A | Active | 09/05/2013 | Yes | No | 621111 |
| DaVita Health Solutions, LLC | DE | 07/08/2016 | LLC | CSC | ACTIVE | Active | 07/08/2016 | Yes | No | 621492 |
| DaVita HealthCare Brasil Servicos Medicos Ltda. | Brazil | 02/09/2017 | LLCL | NonCSC | N/A | Active | 02/09/2017 | Yes | No | |
| DaVita HK Holdings Limited | Hong Kong | 12/14/2017 | CLBS | NonCSC | N/A | Active | 12/14/2017 | Yes | No | |
| DaVita Hospital Management Consulting (Shanghai) Co., Ltd. | China | 06/29/2012 | LLC | NonCSC | N/A | Active | 06/29/2012 | Yes | No | |
| DaVita Inc. | DE | 04/04/1994 | CORP | CSC | ACTIVE | Active | 04/04/1994 | No | No | 551112 |
| DaVita Institute for Patient Safety, Inc. | DE | 06/25/2015 | CORP | CSC | ACTIVE | Active | 06/25/2015 | Yes | No | |
| DaVita International Limited | United Kingdom | 10/16/2017 | PVLC | NonCSC | N/A | Active | 10/16/2017 | Yes | No | 86900 |
| DaVita Magan Management, Inc. | CA | 08/06/1975 | CORP | NonCSC | N/A | Active | 08/06/1975 | Yes | No | 561110 |
| DaVita Medical ACO Florida, LLC | FL | 08/01/2011 | LLC | NonCSC | N/A | Active | 08/01/2011 | Yes | No | 621111 |
| DaVita Medical ACO New Mexico, LLC | DE | 05/11/2016 | LLC | NonCSC | N/A | Active | 05/11/2016 | Yes | No | |
| DaVita Medical ACO, LLC | CA | 08/15/2011 | LLC | NonCSC | N/A | Active | 08/15/2011 | Yes | No | |
| DaVita Medical Colorado ASC, LLC | CO | 06/02/2017 | LLC | NonCSC | N/A | Active | 06/02/2017 | Yes | No | |
| DaVita Medical Colorado, LLC | CO | 10/27/2014 | LLC | NonCSC | N/A | Active | 10/27/2014 | Yes | No | 621111 |
| DaVita Medical Endoscopy Center New Mexico, LLC | NM | 11/21/2007 | LLC | NonCSC | N/A | Active | 11/21/2007 | Yes | No | 621498 |
| DaVita Medical Explorer, LLC | DE | 03/20/2014 | LLC | NonCSC | N/A | Active | 03/20/2014 | Yes | No | 621111 |
| DaVita Medical Florida, Inc. | DE | 09/15/1983 | CORP | NonCSC | N/A | Active | 09/15/1983 | Yes | No | 621111 |
| DaVita Medical Group Colorado Springs, LLC | CO | 10/27/2014 | LLC | NonCSC | N/A | Active | 10/27/2014 | Yes | No | 621111 |
| Davita Medical Group Florida CI, LLC | DE | 07/20/2017 | LLC | NonCSC | N/A | Active | 07/20/2017 | Yes | No | |
| DaVita Medical Group New Mexico, LLC | DE | 01/13/2005 | LLC | NonCSC | N/A | Active | 01/13/2005 | Yes | No | 621111 |
| DaVita Medical Group South Florida, LLC | FL | 09/30/2011 | LLC | NonCSC | N/A | Active | 09/30/2011 | Yes | No | 621111 |
| DaVita Medical Holding Company, New Mexico, LLC | NM | 02/23/2007 | LLC | NonCSC | N/A | Active | 02/23/2007 | Yes | No | 551112 |
| DaVita Medical Holdings Colorado, LLC | CO | 08/01/2017 | LLC | NonCSC | N/A | Active | 08/01/2017 | Yes | No | 561110 |
| DaVita Medical Holdings Florida, Inc. | DE | 06/03/2003 | CORP | NonCSC | N/A | Active | 06/03/2003 | Yes | No | 551112 |
| DaVita Medical Holdings, LLC | CA | 02/16/2005 | LLC | NonCSC | N/A | Active | 02/16/2005 | Yes | No | 551112 |
| DaVita Medical Management, LLC | CA | 02/23/2005 | LLC | NonCSC | N/A | Active | 02/23/2005 | Yes | No | 621111 |
| DaVita Nephrology Associates Of Utah, L.L.C. | UT | 11/25/2002 | LLC | CSC | ACTIVE | Active | 11/25/2002 | Yes | No | 621492 |
| DaVita Nephron Care Servicos de Nefrologia Ltda. | Brazil | 05/08/1994 | LLCL | NonCSC | N/A | Active | 05/08/1994 | Yes | No | |
| Davita Nurse Practitioner Organization New Jersey, LLC | NJ | 01/13/2017 | LLC | CSC | ACTIVE | Active | 01/13/2017 | No | Yes | 621492 |
| DaVita of New York, Inc. | NY | 09/04/2007 | CORP | CSC | ACTIVE | Active | 09/04/2007 | Yes | No | 621492 |
| DaVita Renal Pte. Ltd. | Singapore | 07/29/2010 | PRVTCOMP | NonCSC | N/A | Active | 08/16/2010 | Yes | No | |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------------|
| DaVita Rien Servicos de Nefrologia Ltda. | Brazil | 12/09/1992 | LLCL | NonCSC | N/A | Active | 06/01/2018 | Yes | No | |
| DaVita Rx, LLC | DE | 12/21/2005 | LLC | CSC | ACTIVE | Active | 12/21/2005 | Yes | No | 621399 |
| DaVita S.A.S. | Colombia | 05/29/2012 | SPAS | NonCSC | N/A | Active | 06/01/2013 | No | | |
| DaVita Servicos de Cirurgia Vascular Ltda. | Brazil | 02/21/2011 | LLCL | NonCSC | N/A | Active | 06/01/2017 | Yes | No | |
| DaVita Servicos de Nefrologia Araruama Ltda. | Brazil | 11/13/2007 | LLCL | NonCSC | N/A | Active | 12/01/2018 | Yes | No | |
| DaVita Servicos de Nefrologia Cabo Frio Ltda. | Brazil | 03/13/1987 | LLCL | NonCSC | N/A | Active | 03/13/1987 | Yes | No | |
| DaVita Servicos de Nefrologia de Araraquara Ltda. | Brazil | 02/29/1988 | LLCL | NonCSC | N/A | Active | 12/01/2016 | No | No | |
| DaVita Servicos de Nefrologia Distrito Federal Ltda. | Brazil | 01/16/1997 | LLCL | NonCSC | N/A | Active | 01/16/1997 | Yes | No | |
| DaVita Servicos de Nefrologia Guarulhos Ltda. | Brazil | 07/02/1993 | LLCL | NonCSC | N/A | Active | 07/02/1993 | Yes | No | |
| DaVita Servicos de Nefrologia Itaboraí Ltda. | Brazil | 08/11/1994 | LLCL | NonCSC | N/A | Active | 08/11/1994 | Yes | No | |
| DaVita Servicos de Nefrologia Jardim das Imbuías Ltda. | Brazil | 04/06/1994 | LLCL | NonCSC | N/A | Active | 04/06/1994 | Yes | No | CNAE 86.40-2-03 |
| DaVita Servicos de Nefrologia Jardim Itapeperica Ltda. | Brazil | 06/20/2006 | LLCL | NonCSC | N/A | Active | 12/01/2017 | Yes | No | |
| DaVita Servicos de Nefrologia Juiz Fora Ltda. | Brazil | 05/01/2018 | LLCL | NonCSC | N/A | Active | 05/01/2018 | Yes | No | |
| DaVita Servicos de Nefrologia Meireles Ltda. | Brazil | 01/12/1981 | LLCL | NonCSC | N/A | Active | 08/01/2017 | Yes | No | |
| DaVita Servicos de Nefrologia Mondubim Ltda. | Brazil | 04/18/1997 | LLCL | NonCSC | N/A | Active | 08/01/2017 | Yes | No | |
| DaVita Servicos de Nefrologia Niteroi Ltda. | Brazil | 06/14/1994 | LLCL | NonCSC | N/A | Active | 06/01/2017 | No | No | |
| DaVita Servicos de Nefrologia Recife Ltda. | Brazil | 01/26/1994 | LLCL | NonCSC | N/A | Active | 01/12/1994 | No | No | |
| DaVita Servicos de Nefrologia Salvador Ltda. | Brazil | 07/26/1991 | LLCL | NonCSC | N/A | Active | 12/01/2017 | Yes | No | |
| DaVita Servicos de Nefrologia Santo Andre Ltda. | Brazil | 03/17/2008 | LLCL | NonCSC | N/A | Active | 01/01/2019 | Yes | No | |
| DaVita Servicos de Nefrologia Santos Ltda. | Brazil | 01/31/2000 | LLCL | NonCSC | N/A | Active | 06/01/2017 | Yes | No | |
| DaVita Servicos de Nefrologia Sao Bernardo do Campo Ltda. | Brazil | 06/24/1985 | LLCL | NonCSC | N/A | Active | 06/01/2018 | Yes | No | |
| DaVita Servicos de Nefrologia Sao Caetano do Sul Ltda. | Brazil | 05/10/1996 | LLCL | NonCSC | N/A | Active | 06/12/2018 | Yes | No | |
| DaVita Servicos de Nefrologia Sao Gerardo Ltda. | Brazil | 08/01/2017 | LLCL | NonCSC | N/A | Active | 08/01/2017 | Yes | No | |
| DaVita Servicos Dialise Movei Ltda. | Brazil | 12/06/2017 | LLCL | NonCSC | N/A | Active | 12/06/2017 | Yes | No | |
| DaVita Singapore Pte. Ltd. | Singapore | 03/14/2019 | PCLS | NonCSC | N/A | Active | 03/14/2019 | Yes | No | |
| DaVita Sp. z o.o. | Poland | 10/19/2011 | SPZOO | NonCSC | N/A | Active | 05/14/2012 | Yes | | N/A |
| DaVita Sud-Niedersachsen GmbH | Germany | 08/12/2015 | GMBH | NonCSC | N/A | Active | 08/12/2015 | Yes | No | N/A |
| DaVita Tidewater - Virginia Beach, LLC | DE | 10/13/2006 | LLC | CSC | ACTIVE | Active | 10/13/2006 | Yes | No | 621492 |
| DaVita Tidewater, LLC | DE | 05/06/2004 | LLC | CSC | ACTIVE | Active | 05/06/2004 | Yes | No | 621492 |
| DaVita UTR Servicos de Nefrologia Ltda. | Brazil | 07/01/1999 | LLCL | NonCSC | N/A | Active | 05/01/2018 | No | No | |
| DaVita VillageHealth of California, Inc. | CA | 01/11/2008 | CORP | CSC | ACTIVE | Active | 01/11/2008 | Yes | No | |
| DaVita VillageHealth of Colorado, Inc. | CO | 05/22/2007 | CORP | CSC | ACTIVE | Active | 05/22/2007 | Yes | No | N/A |
| DaVita VillageHealth of Kansas, Inc. | KS | 03/23/2007 | CORP | CSC | ACTIVE | Active | 03/23/2007 | Yes | No | |
| DaVita VillageHealth, Inc. | DE | 12/15/2006 | CORP | CSC | ACTIVE | Active | 12/15/2006 | Yes | No | |
| Dawson Dialysis, LLC | DE | 09/09/2014 | LLC | CSC | ACTIVE | Active | 09/09/2014 | No | No | 621492 |
| Daytone Dialysis, LLC | DE | 02/05/2010 | LLC | CSC | ACTIVE | Active | 02/05/2010 | Yes | No | 621492 |
| DC Healthcare International, Inc. | DE | 07/07/2010 | CORP | CSC | ACTIVE | Active | 07/07/2010 | Yes | No | |
| DE Oro Dialysis, LLC | DE | 07/22/2008 | LLC | CSC | ACTIVE | Active | 07/22/2008 | Yes | No | 621492 |
| Decker Dialysis, LLC | DE | 11/30/2007 | LLC | CSC | ACTIVE | Active | 11/30/2007 | Yes | No | 621492 |
| Decklund Dialysis, LLC | DE | 02/18/2016 | LLC | CSC | ACTIVE | Active | 02/18/2016 | No | No | 621492 |
| Dedham Dialysis, LLC | DE | 08/02/2018 | LLC | CSC | ACTIVE | Active | 08/02/2018 | Yes | No | 621492 |
| Deerbrook Dialysis Center, LLC | DE | 07/19/2006 | LLC | CSC | ACTIVE | Active | 07/19/2006 | Yes | No | 621492 |
| Delabar Dialysis, LLC | DE | 11/12/2013 | LLC | CSC | ACTIVE | Active | 11/12/2013 | No | No | 621492 |
| Demlow Dialysis, LLC | DE | 02/20/2018 | LLC | CSC | ACTIVE | Active | 02/20/2018 | Yes | No | 621492 |
| Deneault Dialysis, LLC | DE | 03/01/2018 | LLC | CSC | ACTIVE | Active | 03/01/2018 | Yes | No | 621492 |
| Deowee Dialysis, LLC | DE | 07/26/2013 | LLC | CSC | ACTIVE | Active | 07/26/2013 | No | No | 621492 |
| Deschutes Dialysis, LLC | DE | 01/13/2012 | LLC | CSC | ACTIVE | Active | 01/13/2012 | No | No | 621492 |
| Desert Rocks Dialysis, LLC | DE | 07/26/2011 | LLC | CSC | ACTIVE | Active | 07/26/2011 | No | No | 621492 |
| DeSoto Dialysis, LLC | DE | 05/03/2011 | LLC | CSC | ACTIVE | Active | 05/03/2011 | No | No | 621492 |
| Detroit Integrated Kidney Care, LLC | DE | 07/17/2015 | LLC | CSC | ACTIVE | Active | 07/17/2015 | Yes | No | 621492 |
| Diablo Dialysis, LLC | DE | 01/09/2013 | LLC | CSC | ACTIVE | Active | 01/09/2013 | Yes | No | 621492 |
| DiaCare AG | Switzerland | 10/04/2014 | STOCKCORP | NonCSC | N/A | Active | 10/04/2014 | No | No | |
| Dialysis Center Of Abilene, L.P. | DE | 02/10/2005 | LP | CSC | ACTIVE | Active | 02/10/2005 | Yes | No | 621492 |
| Dialysis Holdings, Inc. | DE | 04/25/1989 | CORP | CSC | ACTIVE | Active | 04/25/1989 | Yes | No | |
| Dialysis of Des Moines, LLC | DE | 04/02/2003 | LLC | CSC | ACTIVE | Active | 04/02/2003 | No | No | 621492 |
| Dialysis of North Atlanta, LLC | DE | 05/13/2002 | LLC | CSC | ACTIVE | Active | 05/13/2002 | Yes | No | 621492 |
| Dialysis of Northern Illinois, LLC | DE | 05/20/2003 | LLC | CSC | ACTIVE | Active | 05/20/2003 | No | No | 621492 |
| Dialysis Specialists of Dallas, Inc. | TX | 11/17/1993 | CORP | CSC | ACTIVE | Active | 11/17/1993 | Yes | No | 621492 |
| Dierks Dialysis, LLC | DE | 09/12/2017 | LLC | CSC | ACTIVE | Active | 09/12/2017 | No | No | 621492 |
| Dighton Dialysis, LLC | DE | 06/04/2018 | LLC | CSC | ACTIVE | Active | 06/04/2018 | No | No | 621492 |
| Dillard Dialysis, LLC | DE | 08/21/2014 | LLC | CSC | ACTIVE | Active | 08/21/2014 | Yes | No | 621492 |
| DNP Management Company, LLC | DE | 08/13/2007 | LLC | CSC | ACTIVE | Active | 08/13/2007 | Yes | No | |
| Dolores Dialysis, LLC | DE | 09/03/2008 | LLC | CSC | ACTIVE | Active | 09/03/2008 | No | No | 621492 |
| Dome Dialysis, LLC | DE | 02/22/2011 | LLC | CSC | ACTIVE | Active | 02/22/2011 | No | No | 621492 |
| Dorchester Dialysis, LLC | DE | 05/28/2014 | LLC | CSC | ACTIVE | Active | 05/28/2014 | No | No | 621492 |
| Doves Dialysis, LLC | DE | 05/21/2010 | LLC | CSC | ACTIVE | Active | 05/21/2010 | Yes | No | 621492 |
| Downriver Centers, Inc. | MI | 09/07/1999 | CORP | CSC | ACTIVE | Active | 09/07/1999 | Yes | No | 621492 |
| Downtown Houston Dialysis Center, L.P. | DE | 01/23/2004 | LP | CSC | ACTIVE | Active | 01/23/2004 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|----------------------|
| DPS CKD, LLC | DE | 10/30/2017 | LLC | CSC | ACTIVE | Active | 10/30/2017 | Yes | No | 621492 |
| Dresher Dialysis, LLC | DE | 02/21/2014 | LLC | CSC | ACTIVE | Active | 02/21/2014 | No | No | 621492 |
| Drummer Dialysis, LLC | DE | 05/16/2016 | LLC | CSC | ACTIVE | Active | 05/16/2016 | No | No | 621492 |
| Dunes Dialysis, LLC | DE | 11/12/2015 | LLC | CSC | ACTIVE | Active | 11/12/2015 | No | No | 621492 |
| Dunkins Dialysis, LLC | DE | 09/29/2014 | LLC | CSC | ACTIVE | Active | 09/29/2014 | Yes | No | 621492 |
| Dunklinson Dialysis, LLC | DE | 10/23/2017 | LLC | CSC | ACTIVE | Active | 10/23/2017 | No | No | 621492 |
| Durango Dialysis Center, LLC | DE | 08/25/2004 | LLC | CSC | ACTIVE | Active | 08/25/2004 | No | No | 621492 |
| Duston Dialysis, LLC | DE | 07/01/2015 | LLC | CSC | ACTIVE | Active | 07/01/2015 | No | No | 621492 |
| Duxbury Dialysis, LLC | DE | 12/14/2018 | LLC | CSC | ACTIVE | Active | 12/14/2018 | Yes | No | 621492 |
| DV Care Netherlands B.V. | Netherlands | 12/06/2011 | BV | NonCSC | N/A | Active | 12/29/2011 | Yes | No | SBI-Code: 6420 |
| DV Care Netherlands C.V. | Netherlands | 12/13/2013 | CV | NonCSC | N/A | Active | 12/23/2013 | Yes | No | |
| DV Pharmaceuticals B.V. | Netherlands | 04/14/2015 | BV | NonCSC | N/A | Active | 04/14/2015 | Yes | No | |
| DV Renal Care Denmark ApS | Denmark | 09/18/2015 | APS | NonCSC | N/A | Active | 09/18/2015 | Yes | No | |
| DV Renal Care Sweden AB | Sweden | 08/03/2011 | PRLLC | NonCSC | N/A | Active | 11/03/2011 | Yes | No | N/A |
| DVA (Malaysia) SDN. BHD. | Malaysia | 10/27/2010 | PCLS | NonCSC | N/A | Active | 10/27/2010 | No | Yes | |
| DVA Healthcare - Southwest Ohio, LLC | TN | 03/18/1997 | LLC | CSC | ACTIVE | Active | 03/18/1997 | No | No | 621492 |
| DVA Healthcare of Maryland, LLC | MD | 12/16/2016 | LLC | CSC | ACTIVE | Active | 05/10/1995 | Yes | No | 621492 |
| DVA Healthcare of Massachusetts, Inc. | MA | 04/23/1993 | CORP | CSC | ACTIVE | Active | 04/23/1993 | Yes | No | |
| DVA Healthcare of New London, LLC | TN | 05/10/1999 | LLC | CSC | ACTIVE | Active | 05/10/1999 | No | No | 621492 |
| DVA Healthcare of Norwich, LLC | TN | 05/10/1999 | LLC | CSC | ACTIVE | Active | 05/10/1999 | No | No | 621492 |
| DVA Healthcare of Pennsylvania, LLC | PA | 10/06/1997 | LLC | CSC | ACTIVE | Active | 10/06/1997 | Yes | No | 621492 |
| DVA Healthcare of Tuscaloosa, LLC | TN | 11/15/1995 | LLC | CSC | ACTIVE | Active | 11/15/1995 | No | No | 621492 |
| DVA Healthcare Procurement Services, Inc. | CA | 10/10/1996 | CORP | CSC | ACTIVE | Active | 10/10/1996 | Yes | No | |
| DVA Healthcare Renal Care, Inc. | NV | 11/19/1975 | CORP | CSC | ACTIVE | Active | 11/19/1975 | Yes | No | 621492 |
| DVA Holdings Pte. Ltd. | Singapore | 06/02/2016 | PCLS | NonCSC | N/A | Active | 06/02/2016 | Yes | No | |
| DVA Laboratory Services, Inc. | FL | 06/27/1989 | CORP | CSC | ACTIVE | Active | 06/27/1989 | Yes | No | |
| DVA of New York, Inc. | NY | 08/15/1996 | CORP | CSC | ACTIVE | Active | 08/15/1996 | Yes | No | |
| DVA Renal Healthcare, Inc. | TN | 07/20/1987 | CORP | CSC | ACTIVE | Active | 07/20/1987 | Yes | No | 621492 |
| DVA Seri Setia Sdn. Bhd. | Malaysia | 04/14/2011 | PCLS | NonCSC | N/A | Active | 09/01/2011 | No | Yes | |
| DVA Washington University Healthcare of Greater St. Louis, LLC | DE | 11/22/1999 | LLC | CSC | ACTIVE | Active | 11/22/1999 | No | No | 621492 |
| Dworsher Dialysis, LLC | DE | 03/14/2014 | LLC | CSC | ACTIVE | Active | 03/14/2014 | No | No | 6621493 |
| Eagles Dialysis, LLC | DE | 03/02/2010 | LLC | CSC | ACTIVE | Active | 03/02/2010 | Yes | No | 621492 |
| East Bay - DaVita Dialysis, LLC | DE | 10/13/2005 | LLC | CSC | ACTIVE | Active | 10/13/2005 | Yes | No | 621492 |
| East Dearborn Dialysis, LLC | DE | 11/12/2004 | LLC | CSC | ACTIVE | Active | 11/12/2004 | Yes | No | 62492 |
| East End Dialysis Center, Inc. | VA | 01/30/1985 | CORP | CSC | ACTIVE | Active | 01/30/1985 | Yes | No | 621492 |
| East Ft. Lauderdale, LLC | DE | 06/11/2003 | LLC | CSC | ACTIVE | Active | 06/11/2003 | No | No | 621492 |
| East Houston Kidney Center, L.P. | DE | 01/23/2004 | LP | CSC | ACTIVE | Active | 01/23/2004 | No | No | 621492 |
| East Oaks Dialysis, LLC | DE | 10/09/2017 | LLC | CSC | ACTIVE | Active | 10/09/2017 | Yes | No | 6214925 |
| Eastmont Dialysis Partnership | CA | 03/01/1997 | GP | NonCSC | N/A | Active | 12/07/2005 | Yes | No | 621492 |
| Eastover Dialysis, LLC | DE | 10/04/2007 | LLC | CSC | ACTIVE | Active | 10/04/2007 | No | No | 621492 |
| Eavers Dialysis, LLC | DE | 03/01/2016 | LLC | CSC | ACTIVE | Active | 03/01/2016 | Yes | No | 621492 |
| Ebrea Dialysis, LLC | DE | 10/30/2012 | LLC | CSC | ACTIVE | Active | 10/30/2012 | No | No | 621492 |
| Echos Dialysis, LLC | DE | 03/11/2010 | LLC | CSC | ACTIVE | Active | 03/11/2010 | Yes | No | 621492 |
| Edisto Dialysis, LLC | DE | 10/07/2013 | LLC | CSC | ACTIVE | Active | 10/07/2013 | Yes | No | 621492 |
| Edna Dialysis, L.P. | DE | 02/01/2006 | LP | CSC | ACTIVE | Active | 02/01/2006 | Yes | No | 621492 |
| Egonsa Dialysis, LLC | DE | 12/19/2017 | LLC | CSC | ACTIVE | Active | 12/19/2017 | No | No | 621492 |
| Elberton Dialysis Facility, Inc. | GA | 07/29/1986 | CORP | CSC | ACTIVE | Active | 07/29/1986 | Yes | No | 621492 |
| Eldrist Dialysis, LLC | DE | 11/01/2013 | LLC | CSC | ACTIVE | Active | 11/01/2013 | Yes | No | 621492 |
| Elgin Dialysis, LLC | DE | 01/03/2012 | LLC | CSC | ACTIVE | Active | 01/03/2012 | No | No | 621492 |
| Elk Grove Dialysis Center, LLC | DE | 01/06/2004 | LLC | CSC | ACTIVE | Active | 01/06/2004 | No | No | 621492 |
| Elkhorn Dialysis, LLC | DE | 11/10/2015 | LLC | CSC | ACTIVE | Active | 11/10/2015 | No | No | 621492 |
| Ellacoya Dialysis, LLC | DE | 07/21/2015 | LLC | CSC | ACTIVE | Active | 07/21/2015 | Yes | No | 621492 |
| Ellmac Dialysis, LLC | DE | 10/31/2018 | LLC | CSC | ACTIVE | Active | 10/31/2018 | Yes | No | |
| Ellsworth Dialysis, LLC | DE | 11/28/2016 | LLC | CSC | ACTIVE | Active | 11/28/2016 | No | No | 621492 |
| Elmore Dialysis, LLC | DE | 09/14/2018 | LLC | CSC | ACTIVE | Active | 09/14/2018 | Yes | No | 621492 |
| Empire State DC, Inc. | NY | 08/19/1996 | CORP | CSC | ACTIVE | Active | 08/19/1996 | Yes | No | 621492 |
| Enchanted Dialysis, LLC | NY | 12/06/2011 | LLC | CSC | ACTIVE | Active | 12/06/2011 | No | No | 621492 |
| Endicott Dialysis, LLC | DE | 04/11/2018 | LLC | CSC | ACTIVE | Active | 04/11/2018 | Yes | No | 621492 |
| Estero Dialysis, LLC | DE | 04/21/2009 | LLC | CSC | ACTIVE | Active | 04/21/2000 | Yes | No | |
| Etowah Dialysis, LLC | DE | 05/03/2013 | LLC | CSC | ACTIVE | Active | 11/15/2007 | Yes | No | 621492 |
| Ettleton Dialysis, LLC | DE | 12/12/2017 | LLC | CSC | ACTIVE | Active | 12/12/2017 | Yes | No | 621492 |
| Eufaula Dialysis, LLC | DE | 08/14/2012 | LLC | CSC | ACTIVE | Active | 08/14/2012 | No | No | 621492 |
| EURODIAL - Centro de Nefrologia e Dialise de Leiria S.A. | Portugal | 02/12/2001 | PLC | NonCSC | N/A | Active | 02/12/2001 | Yes | No | CAE: 86210-R3 |
| Everett MSO, Inc. | WA | 11/20/2015 | CORP | NonCSC | N/A | Active | 11/20/2015 | Yes | No | 621111 |
| Everett Physicians, Inc. P.S. | WA | 02/26/2016 | CORP | NonCSC | N/A | Active | 02/26/2016 | No | Yes | need to get from Tax |
| Everglades Dialysis, LLC | DE | 09/12/2012 | LLC | CSC | ACTIVE | Active | 09/12/2012 | No | No | 621492 |
| Fairfield Dialysis, LLC | DE | 12/07/2011 | LLC | CSC | ACTIVE | Active | 12/07/2011 | No | No | 621492 |
| Falcon, LLC | DE | 09/14/2009 | LLC | CSC | ACTIVE | Active | 09/14/2009 | Yes | No | 518210 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Falls Dialysis, LLC | DE | 11/20/2009 | LLC | CSC | ACTIVE | Active | 11/20/2009 | Yes | No | 621492 |
| Falmont Dialysis, LLC | DE | 05/16/2018 | LLC | CSC | ACTIVE | Active | 05/16/2018 | No | No | 621492 |
| Fannin Dialysis, LLC | DE | 02/16/2012 | LLC | CSC | ACTIVE | Active | 02/16/2012 | Yes | No | 621492 |
| Fanthorp Dialysis, LLC | DE | 01/26/2012 | LLC | CSC | ACTIVE | Active | 01/26/2012 | No | No | 621492 |
| Farragut Dialysis, LLC | DE | 02/07/2013 | LLC | CSC | ACTIVE | Active | 02/07/2013 | Yes | No | 621492 |
| Federal Way Assurance, Inc. | CO | 09/18/2017 | CORP | CSC | ACTIVE | Active | 09/18/2017 | Yes | No | |
| Felixon Dialysis, LLC | DE | 10/26/2017 | LLC | CSC | ACTIVE | Active | 10/26/2017 | Yes | No | 621492 |
| Fenton Dialysis, LLC | DE | 03/07/2011 | LLC | CSC | ACTIVE | Active | 03/07/2011 | No | No | 621492 |
| Ferne Dialysis, LLC | DE | 11/19/2014 | LLC | CSC | ACTIVE | Active | 11/19/2014 | No | No | 621492 |
| Ferron Dialysis, LLC | DE | 06/23/2016 | LLC | CSC | ACTIVE | Active | 06/23/2016 | No | No | 621492 |
| Fields Dialysis, LLC | DE | 12/12/2008 | LLC | CSC | ACTIVE | Active | 12/12/2008 | No | No | 621492 |
| Fillmore Dialysis, LLC | DE | 02/18/2019 | LLC | CSC | ACTIVE | Active | 02/18/2019 | Yes | No | 621492 |
| Five Star Dialysis, LLC | DE | 08/30/2007 | LLC | CSC | ACTIVE | Active | 08/30/2007 | No | No | 621492 |
| Fjords Dialysis, LLC | DE | 06/15/2012 | LLC | CSC | ACTIVE | Active | 06/15/2012 | No | No | 621492 |
| Flagler Dialysis, LLC | DE | 04/13/2012 | LLC | CSC | ACTIVE | Active | 04/13/2012 | Yes | No | 621492 |
| Flamingo Park Kidney Center, Inc. | FL | 05/28/1993 | CORP | CSC | ACTIVE | Active | 05/28/1993 | Yes | No | 621492 |
| Flandrau Dialysis, LLC | DE | 10/14/2014 | LLC | CSC | ACTIVE | Active | 10/14/2014 | No | No | 621492 |
| Flor Dialysis, LLC | DE | 02/01/2011 | LLC | CSC | ACTIVE | Active | 02/01/2011 | Yes | No | |
| Folger Dialysis, LLC | DE | 09/11/2018 | LLC | CSC | ACTIVE | Active | 09/11/2018 | Yes | No | 621492 |
| Forester Dialysis, LLC | DE | 10/01/2008 | LLC | CSC | ACTIVE | Active | 10/01/2008 | No | No | 621492 |
| Fort Dialysis, LLC | DE | 06/18/2010 | LLC | CSC | ACTIVE | Active | 06/18/2010 | Yes | No | 621492 |
| Foss Dialysis, LLC | DE | 01/11/2013 | LLC | CSC | ACTIVE | Active | 01/11/2013 | Yes | No | 621492 |
| Freehold Artificial Kidney Center, L.L.C. | NJ | 07/13/1994 | LLC | CSC | ACTIVE | Active | 07/13/1994 | Yes | No | 621492 |
| Freeman Dialysis, LLC | DE | 03/21/2016 | LLC | CSC | ACTIVE | Active | 03/21/2016 | Yes | No | 621492 |
| Freeportbay Dialysis, LLC | DE | 07/11/2011 | LLC | CSC | ACTIVE | Active | 07/11/2011 | No | No | 621492 |
| Fremont Dialysis, LLC | DE | 03/07/2013 | LLC | CSC | ACTIVE | Active | 03/07/2013 | No | No | 621492 |
| Frierton Dialysis, LLC | DE | 06/23/2017 | LLC | CSC | ACTIVE | Active | 06/23/2017 | No | No | 621492 |
| Frontenac Dialysis, LLC | DE | 05/13/2015 | LLC | CSC | ACTIVE | Active | 05/13/2015 | No | No | 621492 |
| Frontier Dialysis, LLC | DE | 09/24/2014 | LLC | CSC | ACTIVE | Active | 09/24/2014 | No | No | 621492 |
| Fullerton Dialysis Center, LLC | DE | 12/28/2004 | LLC | CSC | ACTIVE | Active | 12/28/2004 | No | No | 621492 |
| Gallatin Dialysis, LLC | DE | 03/17/2016 | LLC | CSC | ACTIVE | Active | 03/17/2016 | Yes | No | 621492 |
| Ganchis Dialysis, LLC | DE | 05/11/2016 | LLC | CSC | ACTIVE | Active | 05/11/2016 | Yes | No | 621492 |
| Ganois Dialysis, LLC | DE | 01/03/2014 | LLC | CSC | ACTIVE | Active | 01/03/2013 | Yes | No | 621492 |
| Gansett Dialysis, LLC | DE | 08/31/2018 | LLC | CSC | ACTIVE | Active | 08/31/2018 | Yes | No | 621492 |
| Gardenside Dialysis, LLC | DE | 07/26/2010 | LLC | CSC | ACTIVE | Active | 07/26/2010 | No | No | 621492 |
| Garner Dialysis, LLC | DE | 02/04/2011 | LLC | CSC | ACTIVE | Active | 02/04/2011 | No | No | 621492 |
| Garnet Dialysis, LLC | DE | 09/13/2011 | LLC | CSC | ACTIVE | Active | 09/13/2011 | No | No | 621492 |
| Garrett Dialysis, LLC | DE | 01/22/2013 | LLC | CSC | ACTIVE | Active | 01/22/2013 | No | No | 621492 |
| Garson Dialysis, LLC | DE | 07/11/2016 | LLC | CSC | ACTIVE | Active | 07/11/2016 | Yes | No | 621492 |
| Garth Dialysis, LLC | DE | 01/21/2014 | LLC | CSC | ACTIVE | Active | 01/21/2014 | Yes | No | 621492 |
| Gate Dialysis, LLC | DE | 04/05/2013 | LLC | CSC | ACTIVE | Active | 04/05/2013 | Yes | No | 621492 |
| Gaviota Dialysis, LLC | DE | 02/22/2011 | LLC | CSC | ACTIVE | Active | 02/22/2011 | No | No | 621492 |
| GDC International, LLC | DE | 11/06/2009 | LLC | CSC | ACTIVE | Active | 11/06/2009 | Yes | No | |
| GDC Resources, LLC | DE | 11/06/2009 | LLC | CSC | ACTIVE | Active | 11/06/2009 | Yes | No | |
| Gebhard Dialysis, LLC | DE | 12/18/2014 | LLC | CSC | ACTIVE | Active | 12/18/2014 | No | No | 621492 |
| Gemini Dialysis, LLC | DE | 04/17/2008 | LLC | CSC | ACTIVE | Active | 04/17/2008 | Yes | No | 621492 |
| Genesis KC Development, LLC | DE | 03/26/2014 | LLC | CSC | ACTIVE | Active | 03/26/2014 | Yes | No | 531190 |
| Genessee Dialysis, LLC | DE | 02/21/2019 | LLC | CSC | ACTIVE | Active | 02/21/2019 | Yes | No | 621492 |
| Gertrude Dialysis, LLC | DE | 02/12/2014 | LLC | CSC | ACTIVE | Active | 02/12/2014 | No | No | 621492 |
| Geyser Dialysis, LLC | DE | 10/30/2012 | LLC | CSC | ACTIVE | Active | 10/30/2012 | No | No | 621492 |
| Gilwards Dialysis, LLC | DE | 06/09/2016 | LLC | CSC | ACTIVE | Active | 06/09/2016 | No | No | 621492 |
| Gioconda Dialysis, LLC | DE | 06/19/2014 | LLC | CSC | ACTIVE | Active | 06/19/2014 | Yes | No | 621492 |
| GiveLife Dialysis, LLC | DE | 07/10/2009 | LLC | CSC | ACTIVE | Active | 07/10/2009 | No | No | 621492 |
| Givhan Dialysis, LLC | DE | 07/26/2013 | LLC | CSC | ACTIVE | Active | 07/26/2013 | Yes | No | 621492 |
| Glacier Dialysis, LLC | DE | 06/05/2012 | LLC | CSC | ACTIVE | Active | 06/05/2012 | No | No | 621492 |
| Glarus Dialysis, LLC | DE | 12/19/2017 | LLC | CSC | ACTIVE | Active | 12/19/2017 | No | No | 621492 |
| Glassland Dialysis, LLC | DE | 07/16/2012 | LLC | CSC | ACTIVE | Active | 07/16/2012 | No | No | 621492 |
| Glosser Dialysis, LLC | DE | 01/07/2015 | LLC | CSC | ACTIVE | Active | 01/07/2015 | No | No | 621492 |
| Golden ASC, LLC | DE | 06/03/2010 | LLC | CSC | ACTIVE | Active | 06/03/2010 | No | No | 621492 |
| Golden Dialysis, LLC | DE | 11/15/2012 | LLC | CSC | ACTIVE | Active | 11/15/2012 | No | No | 621492 |
| Golden Sun Bear, LLC | DE | 07/16/2010 | LLC | CSC | ACTIVE | Active | 07/16/2010 | Yes | No | 621492 |
| Goldendale Dialysis, LLC | DE | 11/08/2012 | LLC | CSC | ACTIVE | Active | 11/08/2012 | No | No | 621492 |
| Goliad Dialysis, LLC | DE | 02/24/2012 | LLC | CSC | ACTIVE | Active | 02/24/2012 | No | No | 621492 |
| Golver Dialysis, LLC | DE | 11/28/2016 | LLC | CSC | ACTIVE | Active | 11/28/2016 | Yes | No | 621492 |
| Goodale Dialysis, LLC | DE | 06/03/2013 | LLC | CSC | ACTIVE | Active | 06/03/2013 | No | No | 621492 |
| Gordina Dialysis, LLC | DE | 04/07/2014 | LLC | CSC | ACTIVE | Active | 04/07/2014 | No | No | 621492 |
| Gouache Dialysis, LLC | DE | 05/31/2016 | LLC | CSC | ACTIVE | Active | 05/31/2016 | No | No | 621492 |
| Goza Dialysis, LLC | DE | 12/18/2012 | LLC | CSC | ACTIVE | Active | 12/18/2012 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|----------------------|
| Grahams Dialysis, LLC | DE | 05/27/2015 | LLC | CSC | ACTIVE | Active | 05/27/2015 | Yes | No | 621492 |
| Grambrill Dialysis, LLC | DE | 06/29/2017 | LLC | CSC | ACTIVE | Active | 06/29/2017 | Yes | No | 621492 |
| Gramleer Dialysis, LLC | DE | 09/15/2017 | LLC | CSC | ACTIVE | Active | 09/15/2017 | No | No | 621492 |
| Grand Home Dialysis, LLC | DE | 06/28/2007 | LLC | CSC | ACTIVE | Active | 06/28/2007 | No | No | 621492 |
| Granue Dialysis, LLC | DE | 07/20/2016 | LLC | CSC | ACTIVE | Active | 07/20/2016 | No | No | 621492 |
| Grayland Dialysis, LLC | DE | 01/04/2013 | LLC | CSC | ACTIVE | Active | 06/28/2007 | Yes | No | 621492 |
| Great Dialysis, LLC | DE | 01/08/2009 | LLC | CSC | ACTIVE | Active | 01/08/2009 | Yes | No | 621492 |
| Greater Las Vegas Dialysis, LLC | DE | 08/05/2005 | LLC | CSC | ACTIVE | Active | 08/05/2005 | No | No | 621492 |
| Greater Los Angeles Dialysis Centers, LLC | DE | 04/07/2005 | LLC | CSC | ACTIVE | Active | 04/07/2005 | No | No | 621492 |
| Green Country Dialysis, LLC | DE | 09/21/2011 | LLC | CSC | ACTIVE | Active | 09/21/2011 | No | No | 621492 |
| Green Desert Dialysis, LLC | DE | 02/23/2007 | LLC | CSC | ACTIVE | Active | 02/23/2007 | No | No | 621492 |
| Greenleaf Dialysis, LLC | DE | 07/27/2012 | LLC | CSC | ACTIVE | Active | 07/27/2012 | No | No | 621492 |
| Greenspoint Dialysis, LLC | DE | 12/18/2007 | LLC | CSC | ACTIVE | Active | 12/18/2007 | Yes | No | 621492 |
| Greenwood Dialysis, LLC | DE | 06/02/2003 | LLC | CSC | ACTIVE | Active | 06/02/2003 | No | No | 621492 |
| Greylock Dialysis, LLC | DE | 05/30/2018 | LLC | CSC | ACTIVE | Active | 05/30/2018 | Yes | No | 621492 |
| Griffin Dialysis, LLC | DE | 03/17/2009 | LLC | CSC | ACTIVE | Active | 03/17/2009 | No | No | 621492 |
| Griffs Dialysis, LLC | DE | 01/18/2013 | LLC | CSC | ACTIVE | Active | 01/18/2013 | Yes | No | 621492 |
| Grosse Pointe Dialysis, LLC | DE | 06/25/2007 | LLC | CSC | ACTIVE | Active | 06/25/2007 | Yes | No | 621492 |
| Groten Dialysis, LLC | DE | 04/24/2018 | LLC | CSC | ACTIVE | Active | 04/24/2018 | Yes | No | 621492 |
| Grove Dialysis, LLC | DE | 09/23/2008 | LLC | CSC | ACTIVE | Active | 09/23/2008 | Yes | No | 621492 |
| Guilder Dialysis, LLC | DE | 05/25/2018 | LLC | CSC | ACTIVE | Active | 05/25/2018 | No | No | 621492 |
| Gulch Dialysis, LLC | DE | 02/18/2014 | LLC | CSC | ACTIVE | Active | 02/18/2014 | Yes | No | 621492 |
| Gunnison Dialysis, LLC | DE | 08/02/2011 | LLC | CSC | ACTIVE | Active | 08/02/2011 | Yes | No | 621492 |
| Guntersville Dialysis, LLC | DE | 01/27/2012 | LLC | CSC | ACTIVE | Active | 01/27/2012 | Yes | No | 621492 |
| Hagerstown Dialysis, LLC | DE | 06/19/2007 | LLC | CSC | ACTIVE | Active | 06/19/2007 | No | No | 621492 |
| Hailstone Dialysis, LLC | DE | 03/10/2017 | LLC | CSC | ACTIVE | Active | 03/10/2017 | No | No | 621492 |
| Hampton Dialysis, LLC | DE | 01/29/2016 | LLC | CSC | ACTIVE | Active | 01/29/2016 | No | No | 621492 |
| Hanford Dialysis, LLC | DE | 10/26/2007 | LLC | CSC | ACTIVE | Active | 10/26/2007 | Yes | No | 621492 |
| Hardy Dialysis, LLC | DE | 01/06/2014 | LLC | CSC | ACTIVE | Active | 01/06/2014 | Yes | No | 621492 |
| Harmony Dialysis, LLC | DE | 08/01/2013 | LLC | CSC | ACTIVE | Active | 08/01/2013 | Yes | No | 621492 |
| Harpett Dialysis, LLC | DE | 01/08/2019 | LLC | CSC | ACTIVE | Active | 01/08/2019 | Yes | No | 621492 |
| Harriman Dialysis, LLC | DE | 12/09/2013 | LLC | CSC | ACTIVE | Active | 12/09/2013 | Yes | No | 621492 |
| Harris Dialysis, LLC | DE | 03/21/2012 | LLC | CSC | ACTIVE | Active | 03/21/2012 | Yes | No | 621492 |
| Hart Dialysis, LLC | DE | 11/20/2009 | LLC | CSC | ACTIVE | Active | 11/20/2009 | No | No | 621492 |
| Haskell Dialysis, LLC | DE | 11/28/2016 | LLC | CSC | ACTIVE | Active | 11/28/2016 | No | No | 621492 |
| Hatchery Dialysis, LLC | DE | 04/05/2019 | LLC | CSC | ACTIVE | Active | 04/05/2019 | Yes | No | 621492 |
| Havanna Dialysis, LLC | DE | 03/31/2017 | LLC | CSC | ACTIVE | Active | 03/31/2017 | No | No | 621492 |
| Havenwood Dialysis, LLC | DE | 01/10/2018 | LLC | CSC | ACTIVE | Active | 01/10/2018 | No | No | 621492 |
| Haverhills Dialysis, LLC | DE | 04/11/2018 | LLC | CSC | ACTIVE | Active | 04/11/2018 | Yes | No | 641492 |
| Hawaiian Gardens Dialysis Center, LLC | DE | 05/22/2007 | LLC | CSC | ACTIVE | Active | 05/22/2007 | Yes | No | 621492 |
| Hawn Dialysis, LLC | DE | 12/18/2014 | LLC | CSC | ACTIVE | Active | 12/18/2014 | No | No | 621492 |
| Hays Dialysis, LLC | DE | 03/23/2017 | LLC | CSC | ACTIVE | Active | 03/23/2017 | No | No | 621492 |
| Hazelton Dialysis, LLC | DE | 03/11/2013 | LLC | CSC | ACTIVE | Active | 03/11/2013 | No | No | 621496 |
| HCP ACO California, LLC | CA | 08/15/2011 | LLC | NonCSC | N/A | Active | 08/15/2011 | Yes | No | 621111 |
| HCP ACO Nevada, LLC | NV | 08/15/2011 | LLC | NonCSC | N/A | Active | 08/15/2011 | Yes | No | 621111 |
| HCP IPA Nevada, LLC | NV | 06/08/2006 | LLC | NonCSC | N/A | Active | 06/08/2006 | Yes | No | 621111 |
| HCP Medical LV, LLC | NV | 11/14/2016 | LLC | NonCSC | N/A | Active | 11/14/2016 | Yes | No | |
| HCP/ARTA Medical Group, P.C. | CA | 08/27/2012 | PC | CSC | ACTIVE | Active | 08/27/2012 | No | Yes | 551112 |
| Headlands Dialysis, LLC | DE | 02/18/2014 | LLC | CSC | ACTIVE | Active | 02/18/2014 | No | No | 621492 |
| HealthCare Partners Affiliates Medical Group | CA | 01/01/1994 | GP | NonCSC | N/A | Active | 09/01/1996 | No | | 621111 |
| HealthCare Partners ASC-HB, LLC | CA | 12/30/2008 | LLC | NonCSC | N/A | Active | 12/30/2008 | No | No | 621498 |
| HealthCare Partners ASC-LB, LLC | CA | 08/16/1996 | LLC | NonCSC | N/A | Active | 08/16/1996 | Yes | No | 621493 |
| HealthCare Partners Associates Medical Group, P.C. | CA | 04/25/2012 | CORP | NonCSC | N/A | Active | 04/25/2012 | No | Yes | 561110 |
| HealthCare Partners Institute for Applied Research and Education | CA | 05/28/1996 | NFP | NonCSC | N/A | Active | 05/28/1996 | | | 541712 |
| HealthCare Partners Management Services California, LLC | DE | 10/05/2015 | LLC | NonCSC | N/A | Active | 10/05/2015 | Yes | No | 621492 |
| HealthCare Partners Management Services Nevada, LLC | NV | 06/18/2009 | LLC | NonCSC | N/A | Active | 06/18/2006 | Yes | No | |
| Healthcare Partners Medical Group (Coats), Ltd. | NV | 07/05/1984 | CORP | NonCSC | N/A | Active | 07/05/1984 | | No | 621111 |
| HealthCare Partners Medical Group, P.C. | CA | 09/19/1991 | PC | NonCSC | N/A | Active | 09/19/1991 | No | Yes | 621111 |
| HealthCare Partners of Nevada, LLC | NV | 05/11/2006 | LLC | NonCSC | N/A | Active | 05/11/2006 | Yes | No | 621111 |
| HealthCare Partners RE, LLC | DE | 01/07/2016 | LLC | NonCSC | N/A | Active | 01/07/2016 | Yes | No | need to get from Tax |
| Heavener Dialysis, LLC | DE | 11/20/2012 | LLC | CSC | ACTIVE | Active | 11/20/2012 | Yes | No | 621492 |
| Heckscher Dialysis, LLC | DE | 01/31/2017 | LLC | CSC | ACTIVE | Active | 01/31/2017 | No | No | 621492 |
| Hegan Dialysis, LLC | DE | 08/31/2018 | LLC | CSC | ACTIVE | Active | 08/31/2018 | Yes | No | 621492 |
| Heideck Dialysis, LLC | DE | 11/01/2013 | LLC | CSC | ACTIVE | Active | 11/01/2013 | Yes | No | 621492 |
| Helmer Dialysis, LLC | DE | 06/10/2015 | LLC | CSC | ACTIVE | Active | 06/10/2015 | No | No | 621492 |
| Hendy Dialysis, LLC | DE | 06/25/2008 | LLC | CSC | ACTIVE | Active | 06/25/2008 | Yes | No | 621492 |
| Hennepin Dialysis, LLC | DE | 11/12/2014 | LLC | CSC | ACTIVE | Active | 11/12/2014 | Yes | No | 621492 |
| Heron Dialysis, LLC | DE | 02/26/2010 | LLC | CSC | ACTIVE | Active | 02/26/2010 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|------------------|--------------------|-----------------------|------------------------------------|---------------|
| Hewett Dialysis, LLC | DE | 04/29/2016 | LLC | CSC | ACTIVE | Active | 04/29/2016 | No | No | 621492 |
| Heyburn Dialysis, LLC | DE | 02/11/2013 | LLC | CSC | ACTIVE | Active | 02/11/2013 | No | No | 621492 |
| Hialeah Kidney Dialysis, LLC | DE | 07/30/2007 | LLC | CSC | ACTIVE | Active | 07/30/2007 | Yes | No | 621492 |
| Higbee Dialysis, LLC | DE | 07/31/2012 | LLC | CSC | ACTIVE | Active | 07/31/2012 | No | No | 621492 |
| Higden Dialysis, LLC | DE | 09/26/2017 | LLC | CSC | ACTIVE | Active | 09/26/2017 | No | No | 621492 |
| Hightower Dialysis, LLC | DE | 03/22/2016 | LLC | CSC | ACTIVE | Active | 03/22/2016 | No | No | 621492 |
| Hilgards Dialysis, LLC | DE | 05/12/2016 | LLC | CSC | ACTIVE | Active | 05/12/2016 | No | No | 621492 |
| Hills Dialysis, LLC | DE | 02/04/2010 | LLC | CSC | ACTIVE | Active | 02/04/2010 | Yes | No | 621492 |
| Historic Dialysis, LLC | DE | 12/19/2008 | LLC | CSC | ACTIVE | Active | 12/19/2008 | Yes | No | 621492 |
| Hochatown Dialysis, LLC | DE | 08/27/2012 | LLC | CSC | ACTIVE | Active | 08/27/2012 | Yes | No | 621492 |
| Holiday Dialysis, LLC | DE | 01/06/2012 | LLC | CSC | ACTIVE | Active | 01/06/2012 | Yes | No | 621492 |
| Holten Dialysis, LLC | DE | 12/17/2014 | LLC | CSC | ACTIVE | Active | 12/17/2014 | No | No | 621492 |
| Home Kidney Care, LLC | DE | 12/31/2008 | LLC | CSC | ACTIVE | Active | 12/31/2008 | Yes | No | 621492 |
| Honey Dialysis, LLC | DE | 07/28/2009 | LLC | CSC | ACTIVE | Active | 07/28/2009 | Yes | No | 621492 |
| Honeyman Dialysis, LLC | DE | 05/04/2011 | LLC | CSC | ACTIVE | Active | 05/04/2011 | No | No | 621492 |
| Hooper Dialysis, LLC | DE | 03/23/2016 | LLC | CSC | ACTIVE | Active | 03/23/2016 | No | No | 621492 |
| Hopkinton Dialysis, LLC | DE | 08/03/2018 | LLC | CSC | ACTIVE | Active - Current | 08/03/2018 | Yes | No | 621492 |
| Hoslier Dialysis, LLC | DE | 05/31/2016 | LLC | CSC | ACTIVE | Active | 05/31/2016 | Yes | No | 621492 |
| Houston Acute Dialysis, L.P. | DE | 07/14/2004 | LP | CSC | ACTIVE | Active | 07/14/2004 | Yes | No | 621492 |
| Houston Kidney Center/Total Renal Care Integrated Service Network Limited Partnership | DE | 07/29/1996 | LP | CSC | ACTIVE | Active | 07/29/1996 | Yes | No | 621492 |
| Hoven Dialysis, LLC | DE | 05/01/2019 | LLC | CSC | ACTIVE | Active | 05/01/2019 | Yes | No | 621492 |
| Hugo Dialysis, LLC | DE | 02/18/2014 | LLC | CSC | ACTIVE | Active | 02/18/2014 | No | No | 621492 |
| Humboldt Dialysis, LLC | DE | 09/20/2011 | LLC | CSC | ACTIVE | Active | 09/20/2011 | No | No | 621492 |
| Hummer Dialysis, LLC | DE | 06/27/2014 | LLC | CSC | ACTIVE | Active | 06/27/2014 | No | No | 621492 |
| Hunter Dialysis, LLC | DE | 12/17/2012 | LLC | CSC | ACTIVE | Active | 12/17/2012 | No | No | 621492 |
| Huntington Artificial Kidney Center, Ltd. | NY | 11/09/1978 | CORP | CSC | ACTIVE | Active | 11/09/1978 | Yes | No | 621492 |
| Huntington Park Dialysis, LLC | DE | 07/16/2007 | LLC | CSC | ACTIVE | Active | 07/16/2007 | Yes | No | 621492 |
| Hunts Dialysis, LLC | DE | 05/22/2009 | LLC | CSC | ACTIVE | Active | 05/22/2009 | Yes | No | 621492 |
| Hutchinson Dialysis, L.L.C. | KS | 09/16/1992 | LLC | CSC | ACTIVE | Active | 09/16/1992 | Yes | No | 621492 |
| Hyattsville Dialysis, LLC | DE | 10/25/2007 | LLC | CSC | ACTIVE | Active | 10/25/2007 | No | No | 621492 |
| Hyde Dialysis, LLC | DE | 03/06/2013 | LLC | CSC | ACTIVE | Active | 03/06/2013 | No | No | 621492 |
| Icelandic Dialysis, LLC | DE | 08/04/2017 | LLC | CSC | ACTIVE | Active | 08/04/2017 | Yes | No | 621492 |
| IDC -International Dialysis Centers, Lda | Portugal | 03/29/2009 | PVLC | NonCSC | N/A | Active | 03/29/2009 | Yes | No | CAE: 86906-R3 |
| Indian River Dialysis Center, LLC | DE | 10/13/2006 | LLC | CSC | ACTIVE | Active | 10/13/2006 | No | No | 621492 |
| Infomasi Ekuiti Sdn. Bhd. | Malaysia | 10/01/2015 | PCLS | NonCSC | N/A | Active | 10/01/2015 | No | No | |
| Ionia Dialysis, LLC | DE | 05/05/2006 | LLC | CSC | ACTIVE | Active | 05/05/2006 | No | No | 621492 |
| Iowa Health-Des Moines DaVita Dialysis Partnership, LLC | DE | 08/17/2004 | LLC | CSC | ACTIVE | Active | 08/17/2004 | Yes | No | 621492 |
| Iroquois Dialysis, LLC | DE | 08/06/2014 | LLC | CSC | ACTIVE | Active | 08/06/2014 | No | No | 621492 |
| ISD Bartlett, LLC | DE | 07/08/2010 | LLC | CSC | ACTIVE | Active | 07/08/2010 | No | No | 621492 |
| ISD Bends Dialysis, LLC | DE | 03/17/2010 | LLC | CSC | ACTIVE | Active | 03/17/2010 | Yes | No | 621492 |
| ISD Brandon, LLC | DE | 04/10/1996 | LLC | CSC | ACTIVE | Active | 04/10/1996 | No | No | 621492 |
| ISD Buffalo Grove, LLC | DE | 11/22/2002 | LLC | CSC | ACTIVE | Active | 11/22/2002 | Yes | No | 621492 |
| ISD Canton, LLC | DE | 10/24/2005 | LLC | CSC | ACTIVE | Active | 10/24/2005 | Yes | No | 621492 |
| ISD Corpus Christi, LLC | DE | 05/18/2007 | LLC | CSC | ACTIVE | Active | 05/18/2007 | Yes | No | 621492 |
| ISD I Holding Company, Inc. | DE | 12/29/2009 | CORP | CSC | ACTIVE | Active | 12/29/2009 | Yes | No | |
| ISD II Holding Company, Inc. | DE | 12/29/2009 | CORP | CSC | ACTIVE | Active | 12/29/2009 | Yes | No | |
| ISD Kansas City, LLC | DE | 09/26/2007 | LLC | CSC | ACTIVE | Active | 09/26/2007 | Yes | No | 621492 |
| ISD Kendallville, LLC | DE | 02/06/2007 | LLC | CSC | ACTIVE | Active | 02/26/2007 | Yes | No | 621492 |
| ISD Las Vegas, LLC | DE | 03/21/2007 | LLC | CSC | ACTIVE | Active | 03/21/2007 | No | No | 621492 |
| ISD Lees Summit, LLC | DE | 06/04/2007 | LLC | CSC | ACTIVE | Active | 06/04/2007 | No | No | 621492 |
| ISD Pharmacy, LLC | DE | 01/15/2008 | LLC | CSC | ACTIVE | Active | 01/15/2008 | Yes | No | |
| ISD Plainfield, LLC | DE | 02/06/2007 | LLC | CSC | ACTIVE | Active | 02/06/2007 | No | No | 621492 |
| ISD Renal, Inc. | DE | 03/03/2005 | CORP | CSC | ACTIVE | Active | 03/03/2005 | Yes | No | 621492 |
| ISD Schaumburg, LLC | DE | 06/10/2003 | LLC | CSC | ACTIVE | Active | 06/10/2003 | Yes | No | 621492 |
| ISD Spring Valley, LLC | DE | 11/10/2010 | LLC | CSC | ACTIVE | Active | 11/10/2010 | Yes | No | 621492 |
| ISD Summit Renal Care, LLC | OH | 07/27/1998 | LLC | CSC | ACTIVE | Active | 07/27/1998 | No | No | 621492 |
| Itasca Dialysis, LLC | DE | 03/04/2016 | LLC | CSC | ACTIVE | Active | 03/04/2016 | No | No | 621492 |
| J.E.T. New Orleans East Dialysis, LLC | DE | 06/28/2007 | LLC | CSC | ACTIVE | Active | 06/28/2007 | Yes | No | 621492 |
| Jabine Dialysis, LLC | DE | 07/11/2017 | LLC | CSC | ACTIVE | Active | 07/11/2017 | No | No | 621492 |
| Jacinto Dialysis, LLC | DE | 08/02/2012 | LLC | CSC | ACTIVE | Active | 08/02/2012 | No | No | 621492 |
| Jedburg Dialysis, LLC | DE | 01/18/2008 | LLC | CSC | ACTIVE | Active | 01/18/2008 | Yes | No | 621492 |
| Jenness Dialysis, LLC | DE | 07/17/2015 | LLC | CSC | ACTIVE | Active | 07/17/2015 | Yes | No | 621492 |
| Jericho Dialysis, LLC | DE | 07/21/2015 | LLC | CSC | ACTIVE | Active | 07/21/2015 | No | No | 621492 |
| Joliet Dialysis, LLC | DE | 09/06/2007 | LLC | CSC | ACTIVE | Active | 09/06/2007 | Yes | No | 621492 |
| Joshua Dialysis, LLC | DE | 06/06/2012 | LLC | CSC | ACTIVE | Active | 06/06/2012 | No | No | 621492 |
| Jubilee Dialysis, LLC | DE | 06/03/2014 | LLC | CSC | ACTIVE | Active | 06/03/2014 | No | No | 621492 |
| Junta Dialysis, LLC | DE | 03/10/2017 | LLC | CSC | ACTIVE | Active | 03/10/2017 | Yes | No | 621492 |
| Kadden Dialysis, LLC | DE | 01/21/2015 | LLC | CSC | ACTIVE | Active | 01/21/2015 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Kadron Dialysis, LLC | DE | 09/25/2017 | LLC | CSC | ACTIVE | Active | 09/25/2017 | Yes | No | 621492 |
| Kalpine Dialysis, LLC | DE | 05/29/2015 | LLC | CSC | ACTIVE | Active | 05/29/2015 | Yes | No | 621492 |
| Kamaka Dialysis, LLC | DE | 03/24/2016 | LLC | CSC | ACTIVE | Active | 03/24/2016 | No | No | 621492 |
| Kamakee Dialysis, LLC | DE | 01/07/2015 | LLC | CSC | ACTIVE | Active | 01/07/2015 | No | No | 621492 |
| Kamiah Dialysis, LLC | DE | 10/03/2013 | LLC | CSC | ACTIVE | Active | 10/03/2013 | Yes | No | 621492 |
| Kandunce Dialysis, LLC | DE | 10/13/2014 | LLC | CSC | ACTIVE | Active | 10/13/2014 | Yes | No | 621492 |
| Kanika Dialysis, LLC | DE | 03/28/2016 | LLC | CSC | ACTIVE | Active | 03/28/2016 | Yes | No | 621492 |
| Kartman Dialysis, LLC | DE | 11/27/2017 | LLC | CSC | ACTIVE | Active | 11/27/2017 | Yes | No | 621492 |
| Kasaskia Dialysis, LLC | DE | 05/24/2016 | LLC | CSC | ACTIVE | Active | 05/24/2016 | No | No | 621492 |
| Kavett Dialysis, LLC | DE | 10/15/2012 | LLC | CSC | ACTIVE | Active | 10/15/2012 | No | No | 621492 |
| Kearn Dialysis, LLC | DE | 01/25/2010 | LLC | CSC | ACTIVE | Active | 01/25/2010 | No | No | 621492 |
| Keller Dialysis, LLC | DE | 01/25/2010 | LLC | CSC | ACTIVE | Active | 01/25/2010 | Yes | No | 621492 |
| Kenai Dialysis, LLC | DE | 06/12/2012 | LLC | CSC | ACTIVE | Active | 06/12/2012 | No | No | 621492 |
| Kerricher Dialysis, LLC | DE | 02/18/2014 | LLC | CSC | ACTIVE | Active | 02/18/2014 | No | No | 621492 |
| Kershaw Dialysis, LLC | DE | 06/28/2017 | LLC | CSC | ACTIVE | Active | 06/28/2017 | Yes | No | 621492 |
| Keystone Dialysis, LLC | DE | 01/28/2013 | LLC | CSC | ACTIVE | Active | 01/28/2013 | No | No | 621492 |
| Kidney Care Services, LLC | DE | 03/24/2003 | LLC | CSC | ACTIVE | Active | 03/24/2003 | Yes | No | 621492 |
| Kidney Center South LLC | DE | 07/08/2014 | LLC | CSC | ACTIVE | Active | 07/08/2014 | No | No | 621492 |
| Kidney Centers of Michigan, L.L.C. | DE | 07/03/2003 | LLC | CSC | ACTIVE | Active | 07/03/2003 | Yes | No | 621492 |
| Kidney Home Center, LLC | DE | 06/10/2008 | LLC | CSC | ACTIVE | Active | 06/10/2008 | No | No | 62492 |
| Kidney Life, LLC | NJ | 10/25/2007 | LLC | CSC | ACTIVE | Active | 10/25/2007 | Yes | No | 621492 |
| Kimball Dialysis, LLC | DE | 02/01/2011 | LLC | CSC | ACTIVE | Active | 02/01/2011 | No | No | 621492 |
| Kings Dialysis, LLC | DE | 12/15/2008 | LLC | CSC | ACTIVE | Active | 12/15/2008 | Yes | No | 621492 |
| Kingston Dialysis, LLC | DE | 07/15/2015 | LLC | CSC | ACTIVE | Active | 07/15/2015 | Yes | No | 621492 |
| Kinkaid Dialysis, LLC | DE | 07/21/2014 | LLC | CSC | ACTIVE | Active | 07/21/2014 | No | No | 621492 |
| Kinnick Dialysis, LLC | DE | 01/10/2018 | LLC | CSC | ACTIVE | Active | 01/10/2018 | No | No | 621492 |
| Kinswa Dialysis, LLC | DE | 05/10/2012 | LLC | CSC | ACTIVE | Active | 05/10/2012 | No | No | 621492 |
| Kinter Dialysis, LLC | DE | 04/25/2017 | LLC | CSC | ACTIVE | Active | 04/25/2017 | Yes | No | 621492 |
| Kiowa Dialysis, LLC | DE | 11/09/2016 | LLC | CSC | ACTIVE | Active | 11/09/2016 | No | No | 621492 |
| Klinger Dialysis, LLC | DE | 07/25/2017 | LLC | CSC | ACTIVE | Active | 07/25/2017 | Yes | No | 621492 |
| Knickerbocker Dialysis, Inc. | NY | 01/26/2001 | CORP | CSC | ACTIVE | Active | 01/26/2001 | Yes | No | 621492 |
| Knobbs Dialysis, LLC | DE | 10/20/2014 | LLC | CSC | ACTIVE | Active | 10/20/2014 | No | No | 621492 |
| Knotts Dialysis, LLC | DE | 05/16/2014 | LLC | CSC | ACTIVE | Active | 05/16/2014 | No | No | 621942 |
| Kobuk Dialysis, LLC | DE | 06/20/2012 | LLC | CSC | ACTIVE | Active | 06/20/2012 | Yes | No | 621492 |
| Kollobe Dialysis, LLC | DE | 04/17/2019 | LLC | CSC | ACTIVE | Active | 04/17/2019 | Yes | No | 621492 |
| Labette Dialysis, LLC | DE | 10/20/2016 | LLC | CSC | ACTIVE | Active | 10/20/2016 | No | No | 621492 |
| Lakeshore Dialysis, LLC | DE | 02/13/2013 | LLC | CSC | ACTIVE | Active | 02/13/2013 | No | No | 621492 |
| Lakeside Dialysis, LLC | DE | 03/13/2008 | LLC | CSC | ACTIVE | Active | 03/13/2008 | Yes | No | 621492 |
| Landing Dialysis, LLC | DE | 02/18/2011 | LLC | CSC | ACTIVE | Active | 02/18/2011 | No | No | 621492 |
| Landor Dialysis, LLC | DE | 10/05/2016 | LLC | CSC | ACTIVE | Active | 10/05/2016 | No | No | 621492 |
| Landsford Dialysis, LLC | DE | 08/13/2013 | LLC | CSC | ACTIVE | Active | 08/13/2013 | Yes | No | 621492 |
| Lanier Dialysis, LLC | DE | 05/29/2013 | LLC | CSC | ACTIVE | Active | 06/18/2013 | Yes | No | 621492 |
| Lantell Dialysis, LLC | DE | 05/16/2018 | LLC | CSC | ACTIVE | Active | 05/16/2018 | No | No | 621492 |
| Lapham Dialysis, LLC | DE | 05/13/2013 | LLC | CSC | ACTIVE | Active | 06/17/2013 | No | No | 621492 |
| Las Olas De Sequoia, LLC | DE | 09/30/2011 | LLC | CSC | ACTIVE | Active | 09/30/2011 | No | No | |
| Las Vegas Pediatric Dialysis, LLC | DE | 10/15/2007 | LLC | CSC | ACTIVE | Active | 10/15/2007 | No | No | 621492 |
| Lasalle Dialysis, LLC | DE | 09/03/2013 | LLC | CSC | ACTIVE | Active | 09/03/2013 | Yes | No | 621492 |
| Lassen Dialysis, LLC | DE | 06/27/2012 | LLC | CSC | ACTIVE | Active | 06/27/2012 | Yes | No | 621492 |
| Lathrop Dialysis, LLC | DE | 09/08/2011 | LLC | CSC | ACTIVE | Active | 09/08/2011 | No | No | 621492 |
| Latrobe Dialysis, LLC | DE | 11/07/2011 | LLC | CSC | ACTIVE | Active | 11/07/2011 | No | No | 621492 |
| Latsch Dialysis, LLC | NY | 09/12/2014 | LLC | CSC | ACTIVE | Active | 09/12/2014 | Yes | | 62149 |
| Lawrenceburg Dialysis, LLC | DE | 10/02/2003 | LLC | CSC | ACTIVE | Active | 10/02/2003 | No | No | 621492 |
| Leasburg Dialysis, LLC | DE | 04/19/2011 | LLC | CSC | ACTIVE | Active | 04/19/2011 | No | No | 621492 |
| Leaton Dialysis, LLC | DE | 08/10/2011 | LLC | CSC | ACTIVE | Active | 08/10/2011 | Yes | No | 621492 |
| Leawood Dialysis, LLC | DE | 11/18/2016 | LLC | CSC | ACTIVE | Active | 11/18/2016 | No | No | 621492 |
| Lees Dialysis, LLC | DE | 08/11/2014 | LLC | CSC | ACTIVE | Active | 08/11/2014 | No | No | 621492 |
| Legare Development LLC | DE | 02/15/2017 | LLC | CSC | ACTIVE | Active | 02/15/2017 | Yes | No | 621492 |
| Leo Dialysis, LLC | DE | 04/17/2008 | LLC | CSC | ACTIVE | Active | 04/17/2008 | Yes | No | 621492 |
| Leoti Dialysis, LLC | DE | 12/01/2016 | LLC | CSC | ACTIVE | Active | 12/01/2016 | Yes | No | 621492 |
| Lexington Dialysis, LLC | DE | 02/26/2008 | LLC | CSC | ACTIVE | Active | 02/26/2008 | Yes | No | 621492 |
| Liberty RC, Inc. | NY | 10/20/1997 | CORP | CSC | ACTIVE | Active | 10/20/1997 | Yes | No | 621492 |
| Lifeline Pensacola, LLC | DE | 11/15/2012 | LLC | CSC | ACTIVE | Active | 11/15/2012 | No | No | |
| Lifeline Vascular Access Network, LLC | DE | 05/16/2007 | LLC | CSC | INACTIVE | Active | 05/16/2007 | Yes | No | |
| Lifeline Vascular Associates Of Allen Park, LLC | DE | 01/18/2013 | LLC | CSC | ACTIVE | Active | 01/18/2013 | No | No | |
| Lifeline Vascular Center-Albany, LLC | DE | 10/01/2012 | LLC | CSC | ACTIVE | Active | 10/01/2012 | No | No | |
| Lifeline Vascular Center-Niceville, LLC | DE | 12/21/2012 | LLC | CSC | ACTIVE | Active | 12/21/2012 | Yes | No | |
| Lighthouse Dialysis, LLC | DE | 04/19/2010 | LLC | CSC | ACTIVE | Active | 04/19/2010 | No | No | 621492 |
| Limon Dialysis, LLC | DE | 08/27/2008 | LLC | CSC | ACTIVE | Active | 08/27/2008 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---------------------------------------|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Lincoln Park Dialysis Services, Inc. | IL | 04/26/1982 | CORP | CSC | ACTIVE | Active | 04/26/1982 | Yes | No | 621492 |
| Lincolnton Dialysis, LLC | DE | 04/08/2013 | LLC | CSC | ACTIVE | Active | 04/08/2013 | No | No | 621492 |
| Little Rock Dialysis Centers, LLC | DE | 03/12/2007 | LLC | CSC | ACTIVE | Active | 03/12/2007 | Yes | No | 621492 |
| Livingston Dialysis, LLC | DE | 08/02/2011 | LLC | CSC | ACTIVE | Active | 08/02/2011 | No | No | 621492 |
| Llano Dialysis, LLC | DE | 03/27/2009 | LLC | CSC | ACTIVE | Active | 03/27/2009 | No | No | 621492 |
| Lockhart Dialysis, LLC | DE | 08/02/2011 | LLC | CSC | ACTIVE | Active | 08/02/2011 | No | No | 621492 |
| Lockport Dialysis, LLC | DE | 09/06/2007 | LLC | CSC | ACTIVE | Active | 09/06/2007 | Yes | No | 621492 |
| Locuston Dialysis, LLC | DE | 10/30/2017 | LLC | CSC | ACTIVE | Active | 10/30/2017 | No | No | 621492 |
| Lofield Dialysis, LLC | DE | 04/29/2016 | LLC | CSC | ACTIVE | Active | 04/29/2016 | No | No | 621492 |
| Logoley Dialysis, LLC | DE | 06/26/2017 | LLC | CSC | ACTIVE | Active | 06/26/2017 | No | No | 621492 |
| Lone Dialysis, LLC | DE | 09/03/2008 | LLC | CSC | ACTIVE | Active | 09/03/2008 | Yes | No | 621492 |
| Long Beach Dialysis Center, LLC | DE | 10/27/2005 | LLC | CSC | ACTIVE | Active | 10/27/2005 | No | No | 621492 |
| Longworth Dialysis, LLC | DE | 10/28/2011 | LLC | CSC | ACTIVE | Active | 10/28/2011 | No | No | 621492 |
| Lord Baltimore Dialysis, LLC | DE | 02/16/2007 | LLC | CSC | ACTIVE | Active | 02/16/2007 | No | No | 621492 |
| Lory Dialysis, LLC | DE | 04/14/2011 | LLC | CSC | ACTIVE | Active | 04/14/2011 | No | No | 621492 |
| Los Angeles Dialysis Center | CA | 05/04/1998 | GP | NonCSC | N/A | Active | 12/09/2005 | Yes | No | 621492 |
| Los Arcos Dialysis, LLC | DE | 05/22/2009 | LLC | CSC | ACTIVE | Active | 05/22/2009 | Yes | No | 621492 |
| Loup Dialysis, LLC | DE | 08/24/2009 | LLC | CSC | ACTIVE | Active | 08/24/2009 | No | No | 621492 |
| Lourdes Dialysis, LLC | DE | 03/07/2013 | LLC | CSC | ACTIVE | Active | 03/07/2013 | Yes | No | 621492 |
| Lowden Dialysis, LLC | DE | 07/08/2013 | LLC | CSC | ACTIVE | Active | 07/08/2013 | Yes | No | 621492 |
| Lufield Dialysis, LLC | DE | 01/06/2015 | LLC | CSC | ACTIVE | Active | 01/06/2015 | No | No | 621492 |
| Lufkin Dialysis, LLC | DE | 08/02/2005 | LLC | CSC | ACTIVE | Active | 08/02/2005 | Yes | No | 621492 |
| Lurleen Dialysis, LLC | DE | 02/01/2011 | LLC | CSC | ACTIVE | Active | 02/01/2011 | No | No | 621492 |
| Lyndale Dialysis, LLC | DE | 12/18/2014 | LLC | CSC | ACTIVE | Active | 12/18/2014 | No | No | 621492 |
| Lyndon Dialysis, LLC | DE | 03/17/2009 | LLC | CSC | ACTIVE | Active | 03/17/2009 | Yes | No | 62942 |
| Lynwick Dialysis, LLC | DE | 03/16/2016 | LLC | CSC | ACTIVE | Active | 03/16/2016 | No | No | 621492 |
| Macab Dialysis LLC | DE | 07/13/2016 | LLC | CSC | ACTIVE | Active | 07/13/2016 | Yes | No | 621492 |
| Machesney Bay Dialysis, LLC | DE | 01/27/2016 | LLC | CSC | ACTIVE | Active | 01/27/2016 | No | No | 621492 |
| Mackinaw Dialysis, LLC | CA | 01/02/2014 | LLC | CSC | ACTIVE | Active | 01/02/2014 | Yes | No | 621492 |
| Madigan Dialysis, LLC | DE | 07/17/2014 | LLC | CSC | ACTIVE | Active | 07/17/2014 | No | No | 621492 |
| Madison Dialysis, LLC | DE | 12/04/2013 | LLC | CSC | ACTIVE | Active | 12/04/2013 | No | No | 621492 |
| Magney Dialysis, LLC | DE | 09/12/2014 | LLC | CSC | ACTIVE | Active | 09/12/2014 | No | No | 621492 |
| Magnolia Dialysis, LLC | DE | 05/03/2013 | LLC | CSC | ACTIVE | Active | 05/03/2013 | No | No | 621492 |
| Magoffin Dialysis, LLC | DE | 09/07/2012 | LLC | CSC | ACTIVE | Active | 09/07/2012 | No | No | 621492 |
| Mahoney Dialysis, LLC | DE | 12/10/2012 | LLC | CSC | ACTIVE | Active | 12/10/2012 | No | No | 621492 |
| Makonee Dialysis, LLC | DE | 01/11/2016 | LLC | CSC | ACTIVE | Active | 01/11/2016 | No | No | 621492 |
| Mammoth Dialysis, LLC | DE | 10/13/2011 | LLC | CSC | ACTIVE | Active | 10/13/2011 | No | No | 621492 |
| Manchester Dialysis, LLC | DE | 09/08/2011 | LLC | CSC | ACTIVE | Active | 09/08/2011 | No | No | 621492 |
| Manito Dialysis, LLC | DE | 11/12/2013 | LLC | CSC | ACTIVE | Active | 11/12/2013 | Yes | No | 621492 |
| Manzano Dialysis, LLC | DE | 03/04/2010 | LLC | CSC | ACTIVE | Active | 03/04/2010 | No | No | 621492 |
| Maple Grove Dialysis, LLC | DE | 01/11/2008 | LLC | CSC | ACTIVE | Active | 01/11/2008 | Yes | No | 621492 |
| Maples Dialysis, LLC | DE | 06/19/2009 | LLC | CSC | ACTIVE | Active | 06/19/2009 | Yes | No | 621492 |
| Margette Dialysis, LLC | DE | 06/12/2015 | LLC | CSC | ACTIVE | Active | 06/12/2015 | Yes | No | 621492 |
| Marlton Dialysis Center, LLC | DE | 10/03/2005 | LLC | CSC | ACTIVE | Active | 10/03/2005 | Yes | No | 621492 |
| Marseille Dialysis, LLC | DE | 11/25/2013 | LLC | CSC | ACTIVE | Active | 11/25/2013 | Yes | No | 621492 |
| Marshier Dialysis, LLC | DE | 04/02/2018 | LLC | CSC | ACTIVE | Active | 04/02/2018 | No | No | 641492 |
| Martin Dialysis, LLC | DE | 01/07/2013 | LLC | CSC | ACTIVE | Active | 01/07/2013 | Yes | No | 621492 |
| Marysville Dialysis Center, LLC | DE | 08/09/2002 | LLC | CSC | ACTIVE | Active | 08/09/2002 | Yes | No | 621492 |
| Mashero Dialysis, LLC | DE | 05/19/2015 | LLC | CSC | ACTIVE | Active | 05/19/2015 | No | No | 621492 |
| Mason-Dixon Dialysis Facilities, Inc. | MD | 05/11/1992 | CORP | CSC | ACTIVE | Active | 05/11/1992 | Yes | No | 621492 |
| Mastodon Dialysis, LLC | DE | 10/26/2017 | LLC | CSC | ACTIVE | Active | 10/26/2017 | Yes | No | 621492 |
| Mather Dialysis, LLC | DE | 09/12/2018 | LLC | CSC | ACTIVE | Active | 09/12/2018 | Yes | No | 621492 |
| Matheson Dialysis, LLC | DE | 07/11/2016 | LLC | CSC | ACTIVE | Active | 07/11/2016 | No | No | 621492 |
| Mattapan Dialysis, LLC | DE | 07/31/2018 | LLC | CSC | ACTIVE | Active | 07/31/2018 | Yes | No | 621492 |
| Mautino Dialysis, LLC | DE | 04/23/2014 | LLC | CSC | ACTIVE | Active | 04/23/2014 | No | No | 621492 |
| Mayfield Dialysis, LLC | DE | 12/26/2007 | LLC | CSC | ACTIVE | Active | 12/26/2007 | Yes | No | 621492 |
| Mazonia Dialysis, LLC | DE | 11/05/2013 | LLC | CSC | ACTIVE | Active | 11/05/2013 | No | No | 621492 |
| Mazsum Dialysis, LLC | DE | 07/26/2017 | LLC | CSC | ACTIVE | Active | 07/26/2017 | Yes | No | 621492 |
| Meadows Dialysis, LLC | DE | 02/20/2014 | LLC | CSC | ACTIVE | Active | 02/20/2014 | No | No | 621492 |
| Medlock Bridge Dialysis, LLC | DE | 08/22/2007 | LLC | CSC | ACTIVE | Active | 08/22/2007 | Yes | No | 621492 |
| Meesa Dialysis, LLC | DE | 04/30/2014 | LLC | CSC | ACTIVE | Active | 04/30/2014 | No | No | 621492 |
| Mellen Dialysis, LLC | DE | 12/06/2017 | LLC | CSC | ACTIVE | Active | 12/06/2017 | Yes | No | 621492 |
| Melnea Dialysis, LLC | DE | 07/09/2018 | LLC | CSC | ACTIVE | Active | 07/09/2018 | No | No | 621492 |
| Melnea Real Estate, LLC | DE | 07/27/2018 | LLC | CSC | ACTIVE | Active | 07/27/2018 | Yes | No | 621492 |
| Memorial Dialysis Center, L.P. | DE | 02/10/2005 | LP | CSC | ACTIVE | Active | 02/10/2005 | No | No | 621492 |
| Mena Dialysis Center, LLC | DE | 08/29/2006 | LLC | CSC | ACTIVE | Active | 08/29/2006 | Yes | No | 621492 |
| Menca Dialysis, LLC | DE | 03/04/2019 | LLC | CSC | ACTIVE | Active | 03/04/2019 | Yes | No | 621492 |
| Mendocino Dialysis, LLC | DE | 05/02/2011 | LLC | CSC | ACTIVE | Active | 05/02/2011 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Meramec Dialysis, LLC | DE | 12/04/2014 | LLC | CSC | ACTIVE | Active | 12/04/2014 | Yes | No | 621492 |
| Meridian Dialysis, LLC | DE | 02/05/2009 | LLC | CSC | ACTIVE | Active | 02/05/2009 | Yes | No | 621492 |
| Mermet Dialysis, LLC | DE | 04/11/2014 | LLC | CSC | ACTIVE | Active | 04/11/2014 | No | No | 621492 |
| Merrik Dialysis, LLC | DE | 01/25/2018 | LLC | CSC | ACTIVE | Active | 01/25/2018 | No | No | 621492 |
| Mesilla Dialysis, LLC | DE | 03/04/2010 | LLC | CSC | ACTIVE | Active | 03/04/2010 | No | No | 621492 |
| Mid-City New Orleans Dialysis Center, LLC | DE | 09/01/2004 | LLC | CSC | ACTIVE | Active | 09/01/2004 | Yes | No | 621492 |
| Middlesex Dialysis Center, LLC | DE | 01/12/1999 | LLC | CSC | ACTIVE | Active | 01/12/1999 | Yes | No | 621492 |
| Millonee Dialysis, LLC | DE | 07/30/2015 | LLC | CSC | ACTIVE | Active | 07/30/2015 | No | No | 621492 |
| Millsite Dialysis, LLC | DE | 06/15/2016 | LLC | CSC | ACTIVE | Active | 06/15/2016 | Yes | No | 621492 |
| Milltown Dialysis, LLC | DE | 10/28/2015 | LLC | CSC | ACTIVE | Active | 10/28/2015 | No | No | 621492 |
| Milo Dialysis, LLC | DE | 05/03/2011 | LLC | CSC | ACTIVE | Active | 05/03/2011 | No | No | 621492 |
| Minam Dialysis, LLC | DE | 04/14/2011 | LLC | CSC | ACTIVE | Active | 04/14/2011 | No | No | 621492 |
| Minneopa Dialysis, LLC | DE | 04/29/2016 | LLC | CSC | ACTIVE | Active | 04/29/2016 | Yes | No | 621492 |
| Miramar Dialysis Center, LLC | DE | 05/16/2007 | LLC | CSC | ACTIVE | Active | 05/16/2007 | Yes | No | 621492 |
| Mocca Dialysis, LLC | DE | 02/06/2014 | LLC | CSC | ACTIVE | Active | 02/06/2014 | No | No | 621492 |
| Modesto Dialysis, LLC | DE | 06/28/2007 | LLC | CSC | ACTIVE | Active | 06/28/2007 | Yes | No | 621492 |
| Mohansic Dialysis, LLC | DE | 02/21/2017 | LLC | CSC | ACTIVE | Active | 02/21/2017 | Yes | No | 621492 |
| Molera Dialysis, LLC | DE | 07/16/2012 | LLC | CSC | ACTIVE | Active | 07/16/2012 | Yes | No | 621492 |
| Monad Dialysis, LLC | DE | 04/24/2018 | LLC | CSC | ACTIVE | Active | 04/24/2018 | Yes | No | 621492 |
| Monahans Dialysis, LLC | DE | 01/03/2012 | LLC | CSC | ACTIVE | Active | 01/03/2012 | Yes | No | 621492 |
| Moncrief Dialysis Center/Total Renal Care Limited Partnership | DE | 08/20/1997 | LP | CSC | ACTIVE | Active | 08/20/1997 | Yes | No | 621492 |
| Monett Dialysis, LLC | DE | 11/06/2014 | LLC | CSC | ACTIVE | Active | 11/06/2014 | No | No | 621492 |
| Montauk Dialysis, LLC | DE | 11/25/2014 | LLC | CSC | ACTIVE | Active | 11/25/2014 | No | No | 621492 |
| Monte Perla Dialysis, LLC | DE | 01/23/2009 | LLC | CSC | ACTIVE | Active | 01/23/2009 | Yes | No | 621492 |
| Montville Dialysis, LLC | DE | 10/16/2014 | LLC | CSC | ACTIVE | Active | 10/16/2014 | Yes | No | 621492 |
| Moraine Dialysis, LLC | DE | 12/17/2014 | LLC | CSC | ACTIVE | Active | 12/17/2014 | No | No | 621492 |
| Moravia Dialysis, LLC | DE | 02/18/2019 | LLC | CSC | ACTIVE | Active | 02/18/2019 | Yes | No | 621492 |
| Morrison Dialysis, LLC | DE | 10/05/2016 | LLC | CSC | ACTIVE | Active | 10/05/2016 | No | No | 621492 |
| Morro Dialysis, LLC | DE | 09/23/2008 | LLC | CSC | ACTIVE | Active | 09/23/2008 | No | No | 621492 |
| Mosaic Management Services, Inc. | CA | 02/14/2006 | CORP | NonCSC | N/A | Active | 02/14/2006 | No | Yes | 541690 |
| Motte Dialysis, LLC | DE | 11/06/2017 | LLC | CSC | ACTIVE | Active | 11/06/2017 | Yes | No | 621492 |
| Mounds Dialysis, LLC | DE | 06/02/2014 | LLC | CSC | ACTIVE | Active | 06/02/2014 | No | No | 621492 |
| Mountain Park Dialysis Center, LLC | DE | 03/12/2007 | LLC | CSC | ACTIVE | Active | 03/12/2007 | Yes | No | 621492 |
| Mountain View Medical Group, LLC | CO | 07/07/2016 | LLC | NonCSC | N/A | Active | 07/13/2016 | Yes | No | |
| Mountain West Dialysis Services, LLC | DE | 05/22/2008 | LLC | CSC | ACTIVE | Active | 05/22/2008 | No | No | 621492 |
| Mulgee Dialysis, LLC | DE | 01/11/2013 | LLC | CSC | ACTIVE | Active | 01/11/2013 | No | No | 621492 |
| Musgrove Dialysis, LLC | DE | 06/13/2013 | LLC | CSC | ACTIVE | Active | 06/20/2013 | Yes | No | 621492 |
| Muskogee Dialysis, LLC | DE | 06/14/2004 | LLC | CSC | ACTIVE | Active | 06/14/2004 | Yes | No | 621492 |
| MVZ DaVita 15 GmbH | Germany | 06/28/2018 | GMBH | NonCSC | N/A | Active | 06/28/2018 | Yes | No | N/A |
| MVZ DaVita 16 GmbH | Germany | 06/28/2018 | GMBH | NonCSC | N/A | Active | 06/28/2018 | Yes | No | N/A |
| MVZ DaVita 17 GmbH | Germany | 06/28/2018 | GMBH | NonCSC | N/A | Active | 06/28/2018 | Yes | No | N/A |
| MVZ DaVita 18 GmbH | Germany | 06/28/2018 | GMBH | NonCSC | N/A | Active | 06/28/2018 | Yes | | N/A |
| MVZ DaVita 23 GmbH | Germany | 04/25/2018 | GMBH | NonCSC | N/A | Active | 04/25/2018 | Yes | No | N/A |
| MVZ DaVita Alzey GmbH | Germany | 12/20/2013 | GMBH | NonCSC | N/A | Active | 01/30/2014 | Yes | No | N/A |
| MVZ DaVita Ambulantes Kardiologisches Zentrum Peine GmbH | Germany | 01/05/2017 | GMBH | NonCSC | N/A | Active | 01/05/2017 | Yes | No | N/A |
| MVZ DaVita Aurich GmbH | Germany | 09/01/2016 | GMBH | NonCSC | N/A | Active | 09/01/2016 | Yes | No | N/A |
| MVZ DaVita Bad Aibling GmbH | Germany | 04/23/2018 | GMBH | NonCSC | N/A | Active | 04/23/2018 | Yes | No | N/A |
| MVZ DaVita Bad Duben GmbH | Germany | 07/19/2016 | GMBH | NonCSC | N/A | Active | 12/31/2016 | Yes | No | N/A |
| MVZ DaVita Cardio Centrum Dusseldorf GmbH | Germany | 02/28/2017 | GMBH | NonCSC | N/A | Active | 02/28/2017 | Yes | No | N/A |
| MVZ DaVita Dillenburg GmbH | Germany | 12/18/2016 | GMBH | NonCSC | N/A | Active | 12/18/2016 | Yes | No | N/A |
| MVZ DaVita Dinkelsbuhl GmbH | Germany | 05/01/2018 | GMBH | NonCSC | N/A | Active | 05/02/2018 | Yes | No | N/A |
| MVZ DaVita Dormagen GmbH | Germany | 07/01/2016 | GMBH | NonCSC | N/A | Active | 07/01/2016 | Yes | No | N/A |
| MVZ DaVita Dresden GmbH | Germany | 03/16/2006 | GMBH | NonCSC | N/A | Active | 04/01/2012 | Yes | No | N/A |
| MVZ DaVita Duisburg GmbH | Germany | 08/01/2016 | GMBH | NonCSC | N/A | Active | 08/01/2016 | Yes | No | N/A |
| MVZ DaVita Elsterland GmbH | Germany | 07/01/2016 | GMBH | NonCSC | N/A | Active | 07/01/2016 | Yes | No | N/A |
| MVZ DaVita Emden GmbH | Germany | 12/20/2013 | GMBH | NonCSC | N/A | Active | 12/20/2013 | Yes | No | N/A |
| MVZ DaVita Falkensee GmbH | Germany | 04/23/2018 | GMBH | NonCSC | N/A | Active | 04/23/2018 | Yes | No | N/A |
| MVZ DaVita Geilenkirchen GmbH | Germany | 11/18/2015 | GMBH | NonCSC | N/A | Active | 11/18/2015 | Yes | No | N/A |
| MVZ DaVita Gera GmbH | Germany | 01/22/2014 | GMBH | NonCSC | N/A | Active | 01/22/2014 | Yes | No | N/A |
| MVZ DaVita Hannover Linden GmbH | Germany | 05/09/2018 | GMBH | NonCSC | N/A | Active | 05/09/2018 | Yes | No | N/A |
| MVZ DaVita Iserlohn GmbH | Germany | 06/20/2016 | GMBH | NonCSC | N/A | Active | 12/31/2016 | Yes | No | N/A |
| MVZ DaVita Monchengladbach GmbH | Germany | 10/01/2016 | GMBH | NonCSC | N/A | Active | 10/01/2016 | Yes | No | N/A |
| MVZ DaVita Neuss GmbH | Germany | 12/01/2015 | GMBH | NonCSC | N/A | Active | 12/01/2015 | Yes | No | N/A |
| MVZ DaVita Niederrhein GmbH | Germany | 10/01/2016 | GMBH | NonCSC | N/A | Active | 10/01/2016 | Yes | No | N/A |
| MVZ DaVita Nierenzentrum Aachen Alsdorf GmbH | Germany | 06/28/2018 | GMBH | NonCSC | N/A | Active | 06/28/2018 | Yes | No | N/A |
| MVZ DaVita Nierenzentrum Berlin-Britz GmbH | Germany | 10/01/2016 | GMBH | NonCSC | N/A | Active | 10/01/2016 | Yes | No | N/A |
| MVZ DaVita Nierenzentrum Hamm-Ahlen GmbH | Germany | 04/23/2018 | GMBH | NonCSC | N/A | Active | 04/23/2018 | Yes | No | N/A |
| MVZ DaVita Prenzlau-Pasewalk GmbH | Germany | 01/01/2017 | GMBH | NonCSC | N/A | Active | 01/04/2017 | Yes | No | N/A |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|------------------|--------------------|-----------------------|------------------------------------|-----------|
| MVZ DaVita Rhein-Ahr GmbH | Germany | 01/05/2017 | GMBH | NonCSC | N/A | Active | 01/05/2017 | Yes | No | N/A |
| MVZ DaVita Rhein-Ruhr GmbH | Germany | 07/16/2013 | GMBH | NonCSC | N/A | Active | 07/16/2013 | Yes | No | N/A |
| MVZ DaVita Salzgitter-Seesen GmbH | Germany | 01/26/2005 | GMBH | NonCSC | N/A | Active | 03/31/2012 | Yes | No | N/A |
| MVZ DaVita Schwalm-Eder GmbH | Germany | 01/09/2017 | GMBH | NonCSC | N/A | Active | 01/09/2017 | Yes | No | N/A |
| MVZ DaVita Viersen GmbH | Germany | 07/13/2016 | GMBH | NonCSC | N/A | Active | 07/21/2016 | Yes | No | N/A |
| Myrtle Dialysis, LLC | DE | 02/05/2015 | LLC | CSC | ACTIVE | Active | 02/05/2015 | No | No | 621492 |
| Nadell Dialysis, LLC | DE | 09/28/2012 | LLC | CSC | ACTIVE | Active | 06/24/2013 | No | No | 621492 |
| Nahant Dialysis, LLC | DE | 06/04/2018 | LLC | CSC | ACTIVE | Active | 06/04/2018 | Yes | No | 621492 |
| Nansen Dialysis, LLC | DE | 08/26/2015 | LLC | CSC | ACTIVE | Active | 08/26/2015 | No | No | 621492 |
| Narrah Dialysis, LLC | DE | 08/24/2018 | LLC | CSC | ACTIVE | Active | 08/24/2018 | Yes | No | 621492 |
| Naskett Dialysis, LLC | DE | 06/05/2018 | LLC | CSC | ACTIVE | Active | 06/05/2018 | Yes | No | 621492 |
| National Trail Dialysis, LLC | DE | 05/04/2011 | LLC | CSC | ACTIVE | Active | 05/04/2011 | No | No | 621492 |
| Natomas Dialysis, LLC | DE | 06/12/2006 | LLC | CSC | ACTIVE | Active | 06/12/2006 | No | No | 621492 |
| Nauvue Dialysis, LLC | DE | 05/11/2016 | LLC | CSC | ACTIVE | Active | 05/11/2016 | Yes | No | 621492 |
| Navarro Dialysis, LLC | DE | 02/17/2014 | LLC | CSC | ACTIVE | Active | 02/17/2014 | No | No | 621492 |
| Naville Dialysis, LLC | DE | 11/26/2013 | LLC | CSC | ACTIVE | Active | 11/26/2013 | Yes | No | 621492 |
| Navin Dialysis, LLC | DE | 07/24/2018 | LLC | CSC | ACTIVE | Active - Current | 07/24/2018 | Yes | No | 621492 |
| Neff Dialysis, LLC | DE | 02/01/2012 | LLC | CSC | ACTIVE | Active | 02/01/2012 | No | No | 621492 |
| Nefros Unidade de Nefrologia e Hipertensao Sociedade Simples Ltda. | Brazil | 03/01/2018 | LLCL | NonCSC | N/A | Active | 03/01/2018 | Yes | No | |
| Nehalem Dialysis, LLC | DE | 05/11/2016 | LLC | CSC | ACTIVE | Active | 05/11/2016 | Yes | No | 621492 |
| Nehall Dialysis, LLC | DE | 05/24/2016 | LLC | CSC | ACTIVE | Active | 05/24/2016 | No | No | 621492 |
| Nelworth Dialysis, LLC | DE | 06/09/2016 | LLC | CSC | ACTIVE | Active | 06/09/2016 | Yes | No | 621492 |
| Neoporte Dialysis, LLC | DE | 03/04/2016 | LLC | CSC | ACTIVE | Active | 03/04/2016 | No | No | 621492 |
| Nephrology Medical Associates of Georgia, LLC | GA | 09/28/2001 | LLC | CSC | ACTIVE | Active | 09/28/2001 | Yes | No | 621399 |
| Nephrology Practice Solutions, LLC | DE | 06/24/2014 | LLC | CSC | ACTIVE | Active | 06/24/2014 | Yes | No | |
| Neptune Artificial Kidney Center, L.L.C. | NJ | 07/13/1994 | LLC | CSC | ACTIVE | Active | 07/13/1994 | Yes | No | 621492 |
| New Bay Dialysis, LLC | DE | 12/12/2008 | LLC | CSC | ACTIVE | Active | 12/12/2008 | No | No | 621492 |
| New Castle Dialysis, LLC | DE | 12/09/2008 | LLC | CSC | ACTIVE | Active | 12/09/2008 | Yes | No | 621492 |
| New Hope Dialysis, LLC | DE | 08/15/2005 | LLC | CSC | ACTIVE | Active | 08/15/2005 | Yes | No | 621492 |
| New Springs Dialysis, LLC | DE | 12/12/2008 | LLC | CSC | ACTIVE | Active | 12/12/2008 | No | No | 621492 |
| Newhall Dialysis, LLC | DE | 09/09/2016 | LLC | CSC | ACTIVE | Active | 09/09/2016 | No | No | 621492 |
| Nicona Dialysis, LLC | DE | 01/18/2018 | LLC | CSC | ACTIVE | Active | 01/18/2018 | Yes | No | 621492 |
| Nisene Dialysis, LLC | DE | 09/22/2011 | LLC | CSC | ACTIVE | Active | 09/22/2011 | Yes | No | 621492 |
| Nizina Dialysis, LLC | DE | 03/19/2019 | LLC | CSC | ACTIVE | Active | 03/19/2019 | Yes | No | 621492 |
| Nolia Dialysis, LLC | DE | 02/12/2014 | LLC | CSC | ACTIVE | Active | 02/12/2014 | No | No | 621492 |
| Norbert Dialysis, LLC | DE | 04/11/2014 | LLC | CSC | ACTIVE | Active | 04/11/2014 | No | No | 621492 |
| Norte Dialysis, LLC | DE | 12/21/2012 | LLC | CSC | ACTIVE | Active | 12/21/2012 | No | No | 621492 |
| North Atlanta Dialysis Center, LLC | DE | 10/09/2003 | LLC | CSC | ACTIVE | Active | 10/09/2003 | Yes | No | 621492 |
| North Austin Dialysis, LLC | DE | 10/03/2006 | LLC | CSC | ACTIVE | Active | 10/03/2006 | No | No | 621492 |
| North Colorado Springs Dialysis, LLC | DE | 02/26/2008 | LLC | CSC | ACTIVE | Active | 02/26/2008 | Yes | No | 621492 |
| North Ogden Dialysis, LLC | DE | 11/07/2007 | LLC | CSC | ACTIVE | Active | 11/07/2007 | Yes | No | 621492 |
| North Puget Sound Center For Sleep Disorders, LLC | WA | 04/09/2004 | LLC | NonCSC | N/A | Active | 04/09/2004 | No | Yes | |
| North Puget Sound Oncology Equipment Leasing Company, LLC | WA | 03/24/2005 | LLC | NonCSC | N/A | Active | 03/24/2005 | No | No | |
| Northeast Ohio Home Dialysis, LLC | DE | 03/07/2008 | LLC | CSC | ACTIVE | Active | 03/07/2008 | Yes | No | 621492 |
| Northridge Medical Group, Inc. | CA | 05/18/1999 | PC | NonCSC | N/A | Active | 05/18/1999 | No | Yes | 621111 |
| Northshore Dialysis, LLC | DE | 10/30/2012 | LLC | CSC | ACTIVE | Active | 10/30/2012 | Yes | No | 621492 |
| Northwest Arkansas Kidney Centers, LLC | DE | 10/29/2007 | LLC | CSC | ACTIVE | Active | 10/29/2007 | Yes | No | 621492 |
| Northwest Tucson Dialysis, LLC | DE | 08/15/2007 | LLC | CSC | ACTIVE | Active | 08/15/2007 | No | No | 621492 |
| Noster Dialysis, LLC | DE | 10/28/2014 | LLC | CSC | ACTIVE | Active | 10/28/2014 | No | No | 621492 |
| NPN IPA Washington, PLLC | WA | 08/16/2017 | LLC | NonCSC | N/A | Active | 08/16/2017 | Yes | No | 921492 |
| NPS Physicians (TN), PLLC | TN | 11/16/2015 | PLLC | CSC | ACTIVE | Active | 11/16/2015 | Yes | No | |
| NPS Physicians Pittsburgh, LLC | PA | 10/19/2018 | LLC | CSC | ACTIVE | Active | 10/19/2018 | No | Yes | 622110 |
| Nuevo Dialysis, LLC | DE | 07/22/2008 | LLC | CSC | ACTIVE | Active | 07/22/2008 | Yes | No | 621492 |
| NUSB Global (M) Sdn. Bhd. | Malaysia | 09/03/2015 | PCLS | NonCSC | N/A | Active | 09/03/2015 | Yes | No | |
| Oakdale Dialysis, LLC | DE | 10/30/2012 | LLC | CSC | ACTIVE | Active | 10/30/2012 | Yes | No | 621492 |
| Oakes Dialysis, LLC | DE | 11/14/2007 | LLC | CSC | ACTIVE | Active | 11/14/2007 | Yes | No | 621492 |
| Oasis Dialysis, LLC | DE | 03/10/2010 | LLC | CSC | ACTIVE | Active | 03/10/2010 | No | No | 621492 |
| Odiome Dialysis, LLC | DE | 09/10/2015 | LLC | CSC | ACTIVE | Active | 09/10/2015 | No | No | 621492 |
| Ogano Dialysis, LLC | DE | 08/14/2017 | LLC | CSC | ACTIVE | Active | 08/14/2017 | No | No | 621492 |
| Ohio River Dialysis, LLC | DE | 08/01/2006 | LLC | CSC | ACTIVE | Active | 08/01/2006 | No | No | 621492 |
| Okanogan Dialysis, LLC | DE | 04/09/2012 | LLC | CSC | ACTIVE | Active | 04/09/2012 | No | No | 621492 |
| Olive Dialysis, LLC | DE | 10/17/2011 | LLC | CSC | ACTIVE | Active | 10/17/2011 | No | No | 621492 |
| Olympic Dialysis, LLC | DE | 07/22/2008 | LLC | CSC | ACTIVE | Active | 07/22/2008 | Yes | No | 621492 |
| Onota Dialysis, LLC | DE | 04/25/2018 | LLC | CSC | ACTIVE | Active | 04/25/2018 | No | No | 621492 |
| Ontario Dialysis Center, LLC | DE | 09/13/2004 | LLC | CSC | ACTIVE | Active | 09/13/2004 | Yes | No | 621492 |
| Open Access Sonography, Inc. | FL | 05/10/1994 | CORP | CSC | ACTIVE | Active | 05/10/1994 | Yes | No | |
| Orange Dialysis, LLC | CA | 09/05/2001 | LLC | CSC | ACTIVE | Active | 09/05/2001 | Yes | No | 621492 |
| Orduist Dialysis, LLC | DE | 11/25/2013 | LLC | CSC | ACTIVE | Active | 11/25/2013 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Orford Dialysis, LLC | DE | 12/03/2018 | LLC | CSC | ACTIVE | Active | 12/03/2018 | Yes | No | 621492 |
| Oriello Dialysis, LLC | NY | 02/08/2013 | LLC | CSC | ACTIVE | Active | 02/28/2013 | Yes | No | 621492 |
| Orion Dialysis, LLC | DE | 10/20/2016 | LLC | CSC | ACTIVE | Active | 10/20/2016 | No | No | 621492 |
| Osage Dialysis, LLC | DE | 08/13/2013 | LLC | CSC | ACTIVE | Active | 08/13/2013 | No | No | 621492 |
| Ossipee Dialysis, LLC | DE | 04/24/2018 | LLC | CSC | ACTIVE | Active | 04/24/2018 | No | No | 621492 |
| Ouabache Dialysis, LLC | DE | 10/29/2013 | LLC | CSC | ACTIVE | Active | 10/29/2013 | Yes | No | 621492 |
| Owasso Dialysis, LLC | DE | 07/06/2007 | LLC | CSC | ACTIVE | Active | 07/06/2007 | No | No | 621492 |
| Owens Dialysis, LLC | DE | 03/30/2016 | LLC | CSC | ACTIVE | Active | 03/30/2016 | Yes | No | 621492 |
| Owyhee Dialysis, LLC | DE | 04/28/2016 | LLC | CSC | ACTIVE | Active | 04/28/2016 | No | No | 621492 |
| Ozark Dialysis, LLC | DE | 10/23/2014 | LLC | CSC | ACTIVE | Active | 10/23/2014 | No | No | 621492 |
| Pablo Dialysis, LLC | DE | 04/05/2016 | LLC | CSC | ACTIVE | Active | 04/05/2016 | No | No | 621492 |
| Pacheco Dialysis, LLC | DE | 07/30/2012 | LLC | CSC | ACTIVE | Active | 07/13/2012 | Yes | No | 621492 |
| Pacific Coast Dialysis Center | CA | 03/31/1985 | GP | NonCSC | N/A | Active | 12/13/2005 | Yes | No | 621492 |
| Pacific Dialysis, LLC | DE | 10/29/2007 | LLC | CSC | ACTIVE | Active | 10/29/2007 | Yes | No | 621492 |
| Pacific Kidney & Hypertension, LLC | OR | 11/12/2013 | LLC | CSC | ACTIVE | Active | 11/12/2013 | | | |
| Palisades Dialysis, LLC | DE | 01/06/2012 | LLC | CSC | ACTIVE | Active | 01/06/2012 | No | No | 621492 |
| Palmas Dialysis, LLC | DE | 07/26/2010 | LLC | CSC | ACTIVE | Active | 07/26/2010 | Yes | No | 621492 |
| Palmetto Dialysis, LLC | DE | 02/09/2012 | LLC | CSC | ACTIVE | Active | 02/09/2012 | No | No | 621492 |
| Palo Dialysis, LLC | DE | 03/10/2009 | LLC | CSC | ACTIVE | Active | 03/10/2009 | Yes | No | 621492 |
| Palomar Dialysis, LLC | DE | 08/27/2008 | LLC | CSC | ACTIVE | Active | 08/27/2008 | No | No | 621492 |
| Panola Dialysis, LLC | DE | 05/21/2013 | LLC | CSC | ACTIVE | Active | 05/21/2013 | Yes | No | 621492 |
| Panther Dialysis, LLC | DE | 08/07/2014 | LLC | CSC | ACTIVE | Active | 08/07/2014 | No | No | 621492 |
| Papello Dialysis, LLC | DE | 06/11/2015 | LLC | CSC | ACTIVE | Active | 06/11/2015 | Yes | No | 621492 |
| Parker Dialysis, LLC | DE | 02/09/2009 | LLC | CSC | ACTIVE | Active | 02/09/2009 | No | No | 621492 |
| Parkside Dialysis, LLC | DE | 12/06/2012 | LLC | CSC | ACTIVE | Active | 12/06/2012 | No | No | 621492 |
| Patch Dialysis, LLC | DE | 08/08/2011 | LLC | CSC | ACTIVE | Active | 08/08/2011 | Yes | No | 621492 |
| Patient Pathways, LLC | DE | 07/24/2009 | LLC | CSC | ACTIVE | Active | 07/24/2009 | Yes | No | 621490 |
| Patoka Dialysis, LLC | DE | 08/05/2013 | LLC | CSC | ACTIVE | Active | 08/05/2013 | No | No | 621492 |
| Pattison Dialysis, LLC | DE | 01/05/2018 | LLC | CSC | ACTIVE | Active | 01/05/2018 | Yes | No | 621492 |
| Patuk Dialysis, LLC | DE | 05/25/2018 | LLC | CSC | ACTIVE | Active | 05/25/2018 | Yes | No | 621492 |
| Pavalak Dialysis, LLC | DE | 06/29/2017 | LLC | CSC | ACTIVE | Active | 06/29/2017 | Yes | No | 621492 |
| Pawlier Dialysis, LLC | DE | 09/29/2015 | LLC | CSC | ACTIVE | Active | 09/29/2015 | No | No | 621492 |
| PD La Dialysis, LLC | DE | 06/08/2011 | LLC | CSC | ACTIVE | Active | 06/08/2011 | Yes | | 621492 |
| Peaks Dialysis, LLC | DE | 06/25/2008 | LLC | CSC | ACTIVE | Active | 06/25/2008 | No | No | 621492 |
| Pearl Dialysis, LLC | DE | 11/12/2008 | LLC | CSC | ACTIVE | Active | 11/12/2008 | No | No | 621492 |
| Pedernales Dialysis, LLC | DE | 11/01/2013 | LLC | CSC | ACTIVE | Active | 11/01/2013 | No | No | 621492 |
| Pekin Dialysis, LLC | DE | 05/30/2012 | LLC | CSC | ACTIVE | Active | 05/30/2012 | No | No | 621492 |
| Pembina Dialysis, LLC | DE | 08/09/2017 | LLC | CSC | ACTIVE | Active | 08/28/2017 | Yes | No | 621492 |
| Pendster Dialysis, LLC | DE | 03/20/2014 | LLC | CSC | ACTIVE | Active | 03/20/2014 | No | No | 621492 |
| Peninsula Dialysis Center, Inc. | VA | 07/18/1994 | CORP | CSC | ACTIVE | Active | 07/18/1994 | Yes | No | 621492 |
| Percha Dialysis, LLC | DE | 03/02/2012 | LLC | CSC | ACTIVE | Active | 03/02/2012 | Yes | No | 621492 |
| Pering Dialysis, LLC | DE | 07/23/2012 | LLC | CSC | ACTIVE | Active | 07/23/2012 | Yes | No | 621492 |
| Perry County Dialysis, LLC | DE | 01/07/2008 | LLC | CSC | ACTIVE | Active | 01/07/2008 | Yes | No | 621492 |
| Perryton Dialysis, LLC | DE | 03/10/2017 | LLC | CSC | ACTIVE | Active | 03/10/2017 | No | Yes | 621492 |
| Pershing Dialysis, LLC | DE | 12/18/2014 | LLC | CSC | ACTIVE | Active | 12/18/2014 | Yes | No | 621492 |
| Petra Dialysis, LLC | DE | 04/28/2016 | LLC | CSC | ACTIVE | Active | 04/28/2016 | No | No | 621492 |
| Pfeiffer Dialysis, LLC | DE | 05/02/2011 | LLC | CSC | ACTIVE | Active | 05/02/2011 | No | No | 621492 |
| Pharis Dialysis, LLC | DE | 01/27/2016 | LLC | CSC | ACTIVE | Active | 01/27/2016 | No | No | 621492 |
| Philadelphia Comprehensive Care Program, LLC | DE | 01/17/2018 | LLC | CSC | ACTIVE | Active | 01/17/2018 | Yes | No | 621492 |
| Philadelphia-Camden Integrated Kidney Care, LLC | DE | 07/15/2015 | LLC | CSC | ACTIVE | Active | 07/15/2015 | Yes | No | 621492 |
| Phoenix-Tucson Integrated Kidney Care, LLC | DE | 07/15/2015 | LLC | CSC | ACTIVE | Active | 07/15/2015 | Yes | No | 621492 |
| Physician Associates of the Greater San Gabriel Valley, a Medical Group, Inc. | CA | 05/17/1999 | PC | NonCSC | N/A | Active | 05/17/1999 | Yes | No | 621111 |
| Physicians Choice Dialysis Of Alabama, LLC | DE | 04/25/2003 | LLC | CSC | ACTIVE | Active | 04/25/2003 | Yes | No | 621492 |
| Physicians Choice Dialysis, LLC | DE | 04/25/2003 | LLC | CSC | ACTIVE | Active | 04/25/2003 | Yes | No | 621492 |
| Physicians Dialysis Acquisitions, Inc. | DE | 01/25/2001 | CORP | CSC | ACTIVE | Active | 01/25/2001 | Yes | No | 621492 |
| Physicians Dialysis of Houston, LLP | TX | 03/15/2019 | LLP | CSC | ACTIVE | Active | 03/15/2019 | No | No | 621492 |
| Physicians Dialysis of Houston, LP | TX | 03/15/2019 | LLP | CSC | ACTIVE | Active | 03/15/2019 | No | No | 621492 |
| Physicians Dialysis of Lancaster, LLC | PA | 08/26/2002 | LLC | CSC | ACTIVE | Active | 08/26/2002 | No | No | 621492 |
| Physicians Dialysis of Newark, LLC | NJ | 11/28/2001 | LLC | CSC | ACTIVE | Active | 11/28/2001 | Yes | No | 621492 |
| Physicians Dialysis Ventures, LLC | DE | 01/25/2001 | LLC | CSC | ACTIVE | Active | 01/25/2001 | Yes | No | 621492 |
| Physicians Management, LLC | DE | 04/25/2003 | LLC | CSC | ACTIVE | Active | 04/25/2003 | Yes | No | |
| Pible Dialysis, LLC | DE | 03/14/2012 | LLC | CSC | ACTIVE | Active | 03/14/2012 | No | No | 621492 |
| Pike Dialysis, LLC | DE | 11/12/2008 | LLC | CSC | ACTIVE | Active | 11/12/2008 | Yes | No | 621492 |
| Pine Dialysis, LLC | DE | 07/30/2012 | LLC | CSC | ACTIVE | Active | 07/30/2012 | No | No | 621492 |
| Pinewoods Dialysis, LLC | DE | 07/22/2014 | LLC | CSC | ACTIVE | Active | 07/22/2014 | No | No | 621492 |
| Pinson Dialysis, LLC | DE | 01/30/2019 | LLC | CSC | ACTIVE | Active | 01/30/2019 | Yes | No | 621492 |
| Pirogue Dialysis, LLC | DE | 03/01/2016 | LLC | CSC | ACTIVE | Active | 03/01/2016 | Yes | No | 621492 |
| Piscata Dialysis, LLC | DE | 04/08/2019 | LLC | CSC | ACTIVE | Active | 04/08/2019 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Pittsburgh Dialysis Partners, LLC | DE | 04/30/2007 | LLC | CSC | ACTIVE | Active | 04/30/2007 | No | Yes | 621492 |
| Piute Dialysis, LLC | DE | 08/18/2016 | LLC | CSC | ACTIVE | Active | 08/18/2016 | No | No | 621492 |
| Placid Dialysis, LLC | DE | 11/10/2015 | LLC | CSC | ACTIVE | Active | 11/10/2015 | No | No | 621492 |
| Plaine Dialysis, LLC | DE | 08/31/2010 | LLC | CSC | ACTIVE | Active | 08/31/2010 | No | No | 621492 |
| Plateau Dialysis, LLC | DE | 04/17/2012 | LLC | CSC | ACTIVE | Active | 04/17/2012 | Yes | No | 621492 |
| Platte Dialysis, LLC | DE | 07/28/2009 | LLC | CSC | ACTIVE | Active | 07/28/2009 | No | No | 621492 |
| Plover Dialysis, LLC | DE | 03/16/2018 | LLC | CSC | ACTIVE | Active | 03/16/2018 | No | No | 621492 |
| Plumas Dialysis, LLC | DE | 09/17/2008 | LLC | CSC | ACTIVE | Active | 09/17/2008 | Yes | No | 621492 |
| Pluribus Dialise - Benfica, S.A. | Portugal | 08/01/2017 | S.A. | NonCSC | N/A | Active | 08/01/2017 | Yes | No | |
| Pluribus Dialise - Cascais, S.A. | Portugal | 08/01/2017 | S.A. | NonCSC | N/A | Active | 08/01/2017 | Yes | No | |
| Pluribus Dialise - Sacavem, S.A. | Portugal | 08/01/2017 | S.A. | NonCSC | N/A | Active | 08/01/2017 | Yes | No | |
| Pluribus Dialise, S.A. | Portugal | 08/01/2017 | S.A. | NonCSC | N/A | Active | 08/01/2017 | Yes | No | |
| Pobello Dialysis, LLC | DE | 11/08/2012 | LLC | CSC | ACTIVE | Active | 11/08/2012 | No | No | 621492 |
| Poinsett Dialysis, LLC | DE | 01/28/2014 | LLC | CSC | ACTIVE | Active | 01/28/2014 | No | No | 621492 |
| Pointe Dialysis, LLC | DE | 08/19/2010 | LLC | CSC | ACTIVE | Active | 08/19/2010 | Yes | No | 621492 |
| Pokagon Dialysis, LLC | DE | 06/25/2013 | LLC | CSC | ACTIVE | Active | 06/25/2013 | No | No | 621492 |
| Pomme Dialysis, LLC | DE | 05/31/2017 | LLC | CSC | ACTIVE | Active | 05/31/2017 | No | No | 621492 |
| Pommer Dialysis, LLC | DE | 04/10/2015 | LLC | CSC | ACTIVE | Active | 04/10/2015 | No | No | 621492 |
| Ponca Dialysis, LLC | DE | 09/28/2012 | LLC | CSC | ACTIVE | Active | 09/28/2012 | No | No | 621492 |
| Ponderosa Dialysis, LLC | DE | 02/12/2013 | LLC | CSC | ACTIVE | Active | 02/12/2013 | Yes | No | 621492 |
| Pooler Dialysis, LLC | DE | 05/16/2007 | LLC | CSC | ACTIVE | Active | 05/16/2007 | Yes | No | 621492 |
| Portola Dialysis, LLC | DE | 02/14/2011 | LLC | CSC | ACTIVE | Active | 08/14/2011 | No | No | 621492 |
| Powerton Dialysis, LLC | DE | 11/04/2013 | LLC | CSC | ACTIVE | Active | 11/04/2013 | Yes | No | 621492 |
| Prairie Dialysis, LLC | DE | 08/06/2014 | LLC | CSC | ACTIVE | Active | 08/06/2014 | Yes | No | 621492 |
| Priday Dialysis, LLC | DE | 05/22/2012 | LLC | CSC | ACTIVE | Active | 05/22/2012 | No | No | 621492 |
| Primrose Dialysis, LLC | DE | 10/28/2014 | LLC | CSC | ACTIVE | Active | 10/28/2014 | No | No | 621492 |
| Princeton Dialysis, LLC | DE | 01/24/2008 | LLC | CSC | ACTIVE | Active | 01/24/2008 | Yes | No | 621492 |
| Prineville Dialysis, LLC | DE | 04/03/2012 | LLC | CSC | ACTIVE | Active | 04/03/2012 | No | No | 621492 |
| Prings Dialysis, LLC | DE | 01/25/2013 | LLC | CSC | ACTIVE | Active | 01/25/2013 | Yes | No | 621492 |
| Pruneau Dialysis, LLC | DE | 02/26/2014 | LLC | CSC | ACTIVE | Active | 02/26/2014 | No | No | 621492 |
| Purtis Dialysis, LLC | DE | 02/16/2012 | LLC | CSC | ACTIVE | Active | 02/16/2012 | Yes | No | 621492 |
| Pyramid Dialysis, LLC | DE | 01/14/2015 | LLC | CSC | ACTIVE | Active | 01/14/2015 | No | No | 621492 |
| Quality Dialysis Care Sdn. Bhd. | Malaysia | 03/19/2013 | PCLS | NonCSC | N/A | Active | 03/19/2013 | Yes | No | |
| Quincy Dialysis, LLC | DE | 11/15/2007 | LLC | CSC | ACTIVE | Active | 11/15/2007 | Yes | No | 621492 |
| Quinn Dialysis, LLC | DE | 09/12/2011 | LLC | CSC | ACTIVE | Active | 09/12/2011 | Yes | No | 621492 |
| Rainer Dialysis, LLC | DE | 07/02/2012 | LLC | CSC | ACTIVE | Active | 07/02/2012 | Yes | No | 621492 |
| Ralfton Dialysis, LLC | DE | 06/04/2014 | LLC | CSC | ACTIVE | Active | 06/04/2014 | Yes | No | 621492 |
| Ramsey Dialysis, LLC | DE | 10/14/2014 | LLC | CSC | ACTIVE | Active | 10/14/2014 | Yes | No | 621492 |
| Rancho Dialysis, LLC | DE | 12/18/2008 | LLC | CSC | ACTIVE | Active | 12/18/2008 | No | No | 621492 |
| Randolph Dialysis, LLC | DE | 02/19/2015 | LLC | CSC | ACTIVE | Active | 02/19/2015 | No | No | 621492 |
| Ravalli Dialysis, LLC | DE | 06/15/2016 | LLC | CSC | ACTIVE | Active | 06/15/2016 | No | No | 621492 |
| Ravine Dialysis, LLC | DE | 08/08/2014 | LLC | CSC | ACTIVE | Active | 08/08/2014 | No | No | 621492 |
| Rayburn Dialysis, LLC | DE | 10/27/2011 | LLC | CSC | ACTIVE | Active | 10/27/2011 | No | No | 621492 |
| Red Willow Dialysis, LLC | DE | 08/26/2009 | LLC | CSC | ACTIVE | Active | 08/26/2009 | Yes | No | 621492 |
| Redcliff Dialysis, LLC | DE | 06/13/2013 | LLC | CSC | ACTIVE | Active | 06/13/2013 | No | No | 621492 |
| Redwood Dialysis, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/16/2008 | Yes | No | 621492 |
| Reef Dialysis, LLC | DE | 07/06/2012 | LLC | CSC | ACTIVE | Active | 07/06/2012 | Yes | No | 621492 |
| Refuge Dialysis, LLC | DE | 01/26/2009 | LLC | CSC | ACTIVE | Active | 01/26/2009 | Yes | No | 621492 |
| Renaissance Dialysis, LLC | DE | 02/26/2008 | LLC | CSC | ACTIVE | Active | 02/26/2008 | Yes | No | 621492 |
| Renal Center of Beaumont, LLC | DE | 11/18/2011 | LLC | CSC | ACTIVE | Active | 11/18/2011 | Yes | No | 621492 |
| Renal Center of Brick, LLC | DE | 12/19/2000 | LLC | CSC | ACTIVE | Active | 12/19/2000 | Yes | No | 621492 |
| Renal Center of Carrollton, L.P.L.L.L.P. | DE | 08/12/2003 | LP | CSC | ACTIVE | Active | 08/12/2003 | Yes | No | 621492 |
| Renal Center of Englewood, LLC | DE | 04/05/2010 | LLC | CSC | ACTIVE | Active | 04/05/2010 | Yes | No | 621492 |
| Renal Center of Flower Mound, LLC | DE | 05/06/2014 | LLC | CSC | ACTIVE | Active | 05/06/2014 | Yes | No | 621492 |
| Renal Center of Fort Dodge, LLC | DE | 07/21/2011 | LLC | CSC | ACTIVE | Active | 07/21/2011 | Yes | No | 621492 |
| Renal Center of Frisco, LLC | DE | 03/17/2008 | LLC | CSC | ACTIVE | Active | 03/17/2008 | Yes | No | 621492 |
| Renal Center of Hamilton, LLC | DE | 10/27/2010 | LLC | CSC | ACTIVE | Active | 10/27/2010 | Yes | No | 621492 |
| Renal Center of Keller, LLC | DE | 06/07/2013 | LLC | CSC | ACTIVE | Active | 06/07/2013 | Yes | No | 621492 |
| Renal Center of Keyser, LLC | DE | 03/03/2009 | LLC | CSC | ACTIVE | Active | 03/03/2009 | Yes | No | 621492 |
| Renal Center of Lewisville, LLC | DE | 01/23/2007 | LLC | CSC | ACTIVE | Active | 01/23/2007 | Yes | No | 621492 |
| Renal Center of Monroe, LLC | DE | 12/09/2014 | LLC | CSC | ACTIVE | Active | 12/09/2014 | Yes | No | 621492 |
| Renal Center of Moorefield, LLC | DE | 03/12/2003 | LLC | CSC | ACTIVE | Active | 03/12/2003 | Yes | No | 621492 |
| Renal Center of Morristown, LLC | DE | 10/18/2012 | LLC | CSC | ACTIVE | Active | 10/18/2012 | Yes | No | 621492 |
| Renal Center of Mountain Home, LLC | DE | 11/27/2001 | LLC | CSC | ACTIVE | Active | 11/27/2001 | Yes | No | 621492 |
| Renal Center of Nederland, LLC | DE | 11/18/2011 | LLC | CSC | ACTIVE | Active | 11/18/2011 | Yes | No | 621492 |
| Renal Center of Newton, LLC | DE | 03/12/2002 | LLC | CSC | ACTIVE | Active | 03/12/2002 | Yes | No | 621492 |
| Renal Center of North Dallas, LLC | DE | 08/04/2010 | LLC | CSC | ACTIVE | Active | 08/04/2010 | Yes | No | 621492 |
| Renal Center of North Denton, L.L.L.P. | DE | 06/22/2006 | LLLP | CSC | ACTIVE | Active | 06/22/2006 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Renal Center of Orange, LLC | DE | 11/18/2011 | LLC | CSC | ACTIVE | Active | 11/18/2011 | Yes | No | 621492 |
| Renal Center of Passaic, LLC | DE | 09/29/1998 | LLC | CSC | ACTIVE | Active | 09/29/1998 | Yes | No | 621492 |
| Renal Center of Philadelphia, LLC | DE | 07/28/1998 | LLC | CSC | ACTIVE | Active | 07/28/1998 | Yes | No | 621492 |
| Renal Center of Plano, LLC | DE | 09/21/2009 | LLC | CSC | ACTIVE | Active | 09/21/2009 | Yes | No | 621492 |
| Renal Center of Port Arthur, LLC | DE | 11/18/2011 | LLC | CSC | ACTIVE | Active | 11/18/2011 | Yes | No | 621492 |
| Renal Center of Sewell, LLC | DE | 12/19/2000 | LLC | CSC | ACTIVE | Active | 12/19/2000 | Yes | No | 621492 |
| Renal Center of Somerville, LLC | DE | 03/26/2003 | LLC | CSC | ACTIVE | Active | 03/26/2003 | Yes | No | 621492 |
| Renal Center of Storm Lake, LLC | DE | 05/14/1998 | LLC | CSC | ACTIVE | Active | 05/14/1998 | Yes | No | 621492 |
| Renal Center of Succasunna, LLC | DE | 10/18/2012 | LLC | CSC | ACTIVE | Active | 10/18/2012 | Yes | No | 621492 |
| Renal Center of the Hills, LLC | DE | 08/13/2008 | LLC | CSC | ACTIVE | Active | 05/01/2017 | Yes | No | 621492 |
| Renal Center of Trenton, LLC | DE | 03/12/2002 | LLC | CSC | ACTIVE | Active | 03/12/2002 | Yes | No | 621492 |
| Renal Center of Tyler, L.P.L.L.P. | DE | 03/26/2003 | LLLP | CSC | ACTIVE | Active | 03/26/2003 | Yes | No | 621492 |
| Renal Center of Waterton, L.L.L.P. | DE | 06/22/2006 | LLLP | CSC | ACTIVE | Active | 06/22/2006 | Yes | No | 621492 |
| Renal Center of West Beaumont, LLC | DE | 11/18/2011 | LLC | CSC | ACTIVE | Active | 11/18/2011 | Yes | No | 621492 |
| Renal Center of Westwood, LLC | DE | 01/01/2006 | LLC | CSC | ACTIVE | Active | 01/01/2006 | Yes | No | 621492 |
| Renal Clinic Of Houston, LLC | DE | 12/04/2007 | LLC | CSC | ACTIVE | Active | 12/04/2007 | No | No | 621492 |
| Renal Life Link, Inc. | DE | 08/18/2004 | CORP | CSC | ACTIVE | Active | 08/18/2004 | Yes | No | 621492 |
| Renal Treatment Centers - California, Inc. | DE | 10/06/1993 | CORP | CSC | ACTIVE | Active | 10/06/1993 | Yes | No | 621492 |
| Renal Treatment Centers - Hawaii, Inc. | DE | 12/15/1995 | CORP | CSC | ACTIVE | Active | 12/15/1995 | Yes | No | 621492 |
| Renal Treatment Centers - Illinois, Inc. | DE | 02/07/1995 | CORP | CSC | ACTIVE | Active | 02/07/1995 | Yes | No | 621492 |
| Renal Treatment Centers - Mid-Atlantic, Inc. | DE | 12/12/1988 | CORP | CSC | ACTIVE | Active | 12/12/1988 | Yes | No | 621492 |
| Renal Treatment Centers - Northeast, Inc. | DE | 01/04/1993 | CORP | CSC | ACTIVE | Active | 01/04/1993 | Yes | No | 621492 |
| Renal Treatment Centers - Southeast, LP | DE | 12/09/1994 | LP | CSC | ACTIVE | Active | 12/09/1994 | Yes | No | 621492 |
| Renal Treatment Centers - West, Inc. | DE | 04/27/1994 | CORP | CSC | ACTIVE | Active | 04/27/1994 | Yes | No | 621492 |
| Renal Treatment Centers, Inc. | DE | 08/11/1988 | CORP | CSC | ACTIVE | Active | 08/11/1988 | Yes | No | 621492 |
| Renal Ventures Management, LLC | DE | 11/25/1997 | LLC | CSC | ACTIVE | Active | 11/25/1997 | Yes | No | 621492 |
| RenalServ LLC | DE | 05/06/2005 | LLC | CSC | ACTIVE | Active | 05/06/2005 | Yes | No | 621492 |
| Rend Dialysis, LLC | DE | 06/10/2014 | LLC | CSC | ACTIVE | Active | 06/10/2014 | No | No | 621492 |
| Reno Avenue Dialysis, LLC | DE | 01/31/2008 | LLC | CSC | ACTIVE | Active | 01/31/2008 | Yes | No | 621492 |
| Renwick Dialysis, LLC | DE | 08/09/2017 | LLC | CSC | ACTIVE | Active | 08/09/2017 | Yes | No | 621492 |
| Rhodes Dialysis, LLC | DE | 09/28/2015 | LLC | CSC | ACTIVE | Active | 09/28/2015 | No | No | 621492 |
| Richfield Dialysis, LLC | DE | 09/12/2005 | LLC | CSC | ACTIVE | Active | 09/12/2005 | Yes | No | 621492 |
| Rickwood Dialysis, LLC | DE | 09/28/2010 | LLC | CSC | ACTIVE | Active | 09/28/2010 | Yes | No | 621492 |
| Riddle Dialysis, LLC | DE | 01/24/2007 | LLC | CSC | ACTIVE | Active | 01/24/2007 | No | No | 621492 |
| Ridgeland Dialysis, LLC | DE | 01/24/2008 | LLC | CSC | ACTIVE | Active | 01/24/2008 | Yes | No | 621492 |
| Ridgely Dialysis, LLC | DE | 12/19/2014 | LLC | CSC | ACTIVE | Active | 12/19/2014 | Yes | No | 621492 |
| Rio Dialysis, LLC | DE | 02/18/2011 | LLC | CSC | ACTIVE | Active | 12/18/2011 | No | No | 621492 |
| Ripley Dialysis, LLC | DE | 11/27/2007 | LLC | CSC | ACTIVE | Active | 11/27/2007 | Yes | No | 621492 |
| Rita Ranch Dialysis, LLC | DE | 01/31/2008 | LLC | CSC | ACTIVE | Active | 01/31/2008 | Yes | No | 621492 |
| River Valley Dialysis, LLC | DE | 08/01/2006 | LLC | CSC | ACTIVE | Active | 08/01/2006 | No | No | 621492 |
| Riverside County Home PD Program, LLC | DE | 04/29/2003 | LLC | CSC | ACTIVE | Active | 04/29/2003 | Yes | No | 621492 |
| RMS Lifeline Inc. | DE | 10/22/1998 | CORP | CSC | ACTIVE | Active | 10/22/1998 | Yes | No | |
| RNA - DaVita Dialysis, LLC | DE | 02/09/2007 | LLC | CSC | ACTIVE | Active | 02/09/2007 | No | No | 621492 |
| Roaring Dialysis, LLC | DE | 09/11/2008 | LLC | CSC | ACTIVE | Active | 09/11/2008 | Yes | No | 621492 |
| Robertsville Dialysis, LLC | DE | 05/17/2016 | LLC | CSC | ACTIVE | Active | 05/17/2016 | No | No | 621492 |
| Robinson Dialysis, LLC | DE | 03/04/2008 | LLC | CSC | ACTIVE | Active | 03/04/2008 | Yes | No | 621492 |
| Robler Dialysis, LLC | NY | 12/17/2015 | LLC | CSC | ACTIVE | Active | 12/17/2015 | Yes | No | 621492 |
| Rochester Dialysis Center, LLC | DE | 11/17/2004 | LLC | CSC | ACTIVE | Active | 11/17/2004 | No | No | 621492 |
| Rockhound Dialysis, LLC | DE | 09/06/2011 | LLC | CSC | ACTIVE | Active | 09/06/2011 | Yes | No | 621492 |
| Rockwood Dialysis, LLC | DE | 03/10/2017 | LLC | CSC | ACTIVE | Active | 03/10/2017 | No | No | 621492 |
| Rocky Mountain Dialysis Services, LLC | DE | 01/04/2002 | LLC | CSC | ACTIVE | Active | 01/04/2002 | Yes | No | 621492 |
| Roland Dialysis, LLC | DE | 03/31/2017 | LLC | CSC | ACTIVE | Active | 03/31/2017 | No | No | 621492 |
| Rolf Park Dialysis, LLC | DE | 11/18/2015 | LLC | CSC | ACTIVE | Active | 11/18/2015 | Yes | No | 621492 |
| Rollins Dialysis, LLC | DE | 09/11/2015 | LLC | CSC | ACTIVE | Active | 09/11/2015 | No | No | 621492 |
| Ronan Dialysis, LLC | DE | 10/14/2015 | LLC | CSC | ACTIVE | Active | 10/14/2015 | No | No | |
| Roose Dialysis, LLC | DE | 12/31/2008 | LLC | CSC | ACTIVE | Active | 12/31/2008 | No | No | 621492 |
| Rophets Dialysis, LLC | DE | 05/11/2016 | LLC | CSC | ACTIVE | Active | 05/11/2016 | Yes | No | 621492 |
| Ross Clark Circle Dialysis, LLC | DE | 01/04/2008 | LLC | CSC | ACTIVE | Active | 01/04/2008 | Yes | No | 621492 |
| Roushe Dialysis, LLC | DE | 06/18/2013 | LLC | CSC | ACTIVE | Active | 07/01/2013 | No | No | 621492 |
| Routt Dialysis, LLC | DE | 10/10/2008 | LLC | CSC | ACTIVE | Active | 10/10/2010 | No | Yes | 621492 |
| Royale Dialysis, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/16/2008 | No | No | 621492 |
| RTC - Texas Acquisition, Inc. | TX | 01/14/1997 | CORP | CSC | ACTIVE | Active | 01/14/1997 | Yes | No | |
| Runstone Dialysis, LLC | DE | 12/30/2015 | LLC | CSC | ACTIVE | Active | 12/30/2015 | Yes | No | 621492 |
| Rusk Dialysis, LLC | DE | 10/13/2011 | LLC | CSC | ACTIVE | Active | 10/13/2010 | No | No | 621492 |
| Russell Dialysis, LLC | DE | 10/28/2011 | LLC | CSC | ACTIVE | Active | 10/28/2011 | No | No | 621492 |
| Rutland Dialysis, LLC | DE | 07/25/2018 | LLC | CSC | ACTIVE | Active | 07/25/2018 | No | No | 621492 |
| RV Academy, LLC | DE | 10/04/2010 | LLC | CSC | ACTIVE | Active | 10/04/2010 | Yes | No | 621492 |
| RVM Holdings, LLC | DE | 10/06/2008 | LLC | CSC | ACTIVE | Active | 07/27/2016 | Yes | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| RVM Texas Renal Care, LLC | DE | 11/18/2011 | LLC | CSC | ACTIVE | Active | 11/18/2011 | Yes | No | 621492 |
| Rye Dialysis, LLC | DE | 01/03/2012 | LLC | CSC | ACTIVE | Active | 01/03/2012 | Yes | No | 621492 |
| Saddleback Dialysis, LLC | DE | 08/05/2010 | LLC | CSC | ACTIVE | Active | 08/05/2010 | No | No | 621492 |
| SafeHarbor Dialysis, LLC | DE | 01/13/2009 | LLC | CSC | ACTIVE | Active | 01/13/2009 | No | No | 621492 |
| Saggett Dialysis, LLC | DE | 02/01/2016 | LLC | CSC | ACTIVE | Active | 02/01/2016 | Yes | No | 621492 |
| Saguaro Dialysis, LLC | DE | 12/15/2008 | LLC | CSC | ACTIVE | Active | 12/15/2008 | Yes | No | 621492 |
| Sahara Dialysis, LLC | DE | 07/30/2012 | LLC | CSC | ACTIVE | Active | 07/30/2011 | No | No | 621492 |
| SAKDC-DaVita Dialysis Partners, L.P. | DE | 05/16/2005 | LP | CSC | ACTIVE | Active | 05/16/2005 | No | No | 621492 |
| Salisbury Dialysis, LLC | DE | 10/04/2007 | LLC | CSC | ACTIVE | Active | 10/04/2007 | Yes | No | 621492 |
| San Gabriel Valley Partnership | CA | 06/01/1996 | GP | NonCSC | N/A | Active | 12/14/2005 | Yes | No | 621492 |
| San Marcos Dialysis, LLC | DE | 07/05/2007 | LLC | CSC | ACTIVE | Active | 07/05/2007 | No | No | 621492 |
| Sandlin Dialysis, LLC | DE | 02/03/2012 | LLC | CSC | ACTIVE | Active | 02/03/2012 | No | No | 621492 |
| Sands Dialysis, LLC | DE | 12/22/2009 | LLC | CSC | ACTIVE | Active | 12/22/2009 | No | No | 621492 |
| Sandusky Dialysis, LLC | DE | 02/16/2007 | LLC | CSC | ACTIVE | Active | 02/16/2007 | No | No | 621492 |
| Santa Fe Springs Dialysis, LLC | DE | 04/16/2007 | LLC | CSC | ACTIVE | Active | 04/16/2007 | | No | 621492 |
| Santee Dialysis, LLC | DE | 12/04/2013 | LLC | CSC | ACTIVE | Active | 12/04/2013 | Yes | No | 621492 |
| Santiam Dialysis, LLC | DE | 03/15/2012 | LLC | CSC | ACTIVE | Active | 03/15/2012 | No | No | 621492 |
| Santo Dialysis, LLC | DE | 12/07/2011 | LLC | CSC | ACTIVE | Active | 12/07/2011 | Yes | No | 621492 |
| Sapelo Dialysis, LLC | DE | 05/17/2013 | LLC | CSC | ACTIVE | Active | 06/17/2013 | No | No | 621492 |
| Sapinero Dialysis, LLC | DE | 08/05/2011 | LLC | CSC | ACTIVE | Active | 08/05/2011 | Yes | No | 621492 |
| Sappington Dialysis, LLC | DE | 09/26/2017 | LLC | CSC | ACTIVE | Active | 09/26/2017 | Yes | No | 621492 |
| Saugus Dialysis, LLC | DE | 06/25/2018 | LLC | CSC | ACTIVE | Active | 06/25/2018 | Yes | No | 621492 |
| Saunders Dialysis, LLC | DE | 01/05/2018 | LLC | CSC | ACTIVE | Active | 01/05/2018 | Yes | No | 621492 |
| Schuler Dialysis, LLC | DE | 03/16/2018 | LLC | CSC | ACTIVE | Active | 03/16/2018 | Yes | No | 621492 |
| Scoggins Dialysis, LLC | DE | 06/30/2015 | LLC | CSC | ACTIVE | Active | 06/30/2015 | Yes | No | 621492 |
| Scussett Dialysis, LLC | DE | 05/11/2018 | LLC | CSC | ACTIVE | Active | 05/11/2018 | Yes | No | 621492 |
| SE Ohio Regional Dialysis, LLC | DE | 03/07/2008 | LLC | CSC | ACTIVE | Active | 03/07/2008 | Yes | No | 621492 |
| Seabay Dialysis, LLC | DE | 07/19/2013 | LLC | CSC | ACTIVE | Active | 07/19/2013 | No | No | 621492 |
| Seasons Dialysis, LLC | DE | 07/21/2010 | LLC | CSC | ACTIVE | Active | 07/21/2010 | Yes | No | 621492 |
| Secour Dialysis, LLC | DE | 04/25/2017 | LLC | CSC | ACTIVE | Active | 04/25/2017 | No | No | 621492 |
| Seminole Dialysis, LLC | DE | 11/16/2012 | LLC | CSC | ACTIVE | Active | 11/16/2012 | Yes | No | 621492 |
| Seneca Dialysis, LLC | DE | 03/09/2005 | LLC | CSC | ACTIVE | Active | 03/09/2005 | No | No | 621492 |
| Sensiba Dialysis, LLC | DE | 03/01/2018 | LLC | CSC | ACTIVE | Active | 03/01/2018 | No | No | 621492 |
| Seward Dialysis, LLC | DE | 12/01/2016 | LLC | CSC | ACTIVE | Active | 12/01/2016 | Yes | No | 621492 |
| Shade Dialysis, LLC | DE | 08/18/2014 | LLC | CSC | ACTIVE | Active | 08/18/2014 | No | No | 621492 |
| Shadow Dialysis, LLC | DE | 07/25/2008 | LLC | CSC | ACTIVE | Active | 07/25/2008 | Yes | No | 621492 |
| Shawano Dialysis, LLC | DE | 02/20/2018 | LLC | CSC | ACTIVE | Active | 02/20/2018 | Yes | No | 621492 |
| Shayano Dialysis, LLC | DE | 12/03/2008 | LLC | CSC | ACTIVE | Active | 12/03/2008 | No | No | 621492 |
| Shelby Dialysis, LLC | DE | 12/04/2013 | LLC | CSC | ACTIVE | Active | 12/04/2013 | No | No | 621492 |
| Shelling Dialysis, LLC | DE | 09/09/2014 | LLC | CSC | ACTIVE | Active | 09/09/2014 | No | No | 621492 |
| Sherman Dialysis, LLC | DE | 08/25/2009 | LLC | CSC | ACTIVE | Active | 07/25/2009 | No | No | 621492 |
| Shetek Dialysis, LLC | DE | 11/12/2014 | LLC | CSC | ACTIVE | Active | 11/12/2014 | No | No | 621492 |
| Shika Dialysis, LLC | DE | 06/09/2016 | LLC | CSC | ACTIVE | Active | 06/09/2016 | No | No | 621492 |
| Shining Star Dialysis, Inc. | NJ | 02/22/2001 | CORP | CSC | ACTIVE | Active | 02/22/2001 | Yes | No | 621492 |
| Shoals Dialysis, LLC | DE | 05/20/2013 | LLC | CSC | ACTIVE | Active | 05/20/2013 | No | No | 621492 |
| Shone Dialysis, LLC | DE | 03/07/2014 | LLC | CSC | ACTIVE | Active | 03/07/2014 | No | No | 621492 |
| Shoshone Dialysis, LLC | DE | 01/14/2015 | LLC | CSC | ACTIVE | Active | 01/14/2015 | Yes | No | 621492 |
| Siena Dialysis Center, LLC | DE | 02/09/2006 | LLC | CSC | ACTIVE | Active | 02/09/2006 | No | No | 621492 |
| Sierra Rose Dialysis Center, LLC | DE | 05/28/2002 | LLC | CSC | ACTIVE | Active | 05/28/2002 | Yes | No | 621492 |
| Silverwood Dialysis, LLC | DE | 07/12/2013 | LLC | CSC | ACTIVE | Active | 07/12/2013 | No | No | 621492 |
| Simcoe Dialysis, LLC | DE | 04/13/2012 | LLC | CSC | ACTIVE | Active | 04/13/2012 | Yes | No | 621492 |
| Simeon Dialysis, LLC | DE | 05/11/2011 | LLC | CSC | ACTIVE | Active | 05/11/2011 | No | No | 621492 |
| Sinewa Dialysis, LLC | DE | 09/10/2013 | LLC | CSC | ACTIVE | Active | 09/10/2013 | No | No | 621492 |
| Skagit Dialysis, LLC | DE | 05/22/2012 | LLC | CSC | ACTIVE | Active | 05/22/2012 | No | No | 621492 |
| Sloans Dialysis, LLC | DE | 02/19/2016 | LLC | CSC | ACTIVE | Active | 02/19/2016 | Yes | No | 621492 |
| Sloats Dialysis, LLC | DE | 02/26/2019 | LLC | CSC | ACTIVE | Active | 02/26/2019 | Yes | No | 621492 |
| Sloss Dialysis, LLC | DE | 03/31/2017 | LLC | CSC | ACTIVE | Active | 03/31/2017 | No | No | 621492 |
| Smithgall Dialysis, LLC | DE | 08/11/2014 | LLC | CSC | ACTIVE | Active | 08/11/2014 | Yes | No | 621492 |
| Snowdale Dialysis, LLC | DE | 11/20/2012 | LLC | CSC | ACTIVE | Active | 11/20/2012 | Yes | No | 621492 |
| Soledad Dialysis Center, LLC | DE | 05/28/2002 | LLC | CSC | ACTIVE | Active | 05/28/2002 | Yes | No | 621492 |
| Solidago Dialysis, LLC | DE | 08/02/2016 | LLC | CSC | ACTIVE | Active | 08/02/2016 | No | No | 621492 |
| Somerville Dialysis Center, LLC | DE | 07/16/2007 | LLC | CSC | ACTIVE | Active | 07/16/2007 | No | No | 621492 |
| South Central Florida Dialysis Partners, LLC | DE | 04/16/2007 | LLC | CSC | ACTIVE | Active | 04/16/2007 | No | No | 621492 |
| South Florida Integrated Kidney Care, LLC | DE | 07/15/2015 | LLC | CSC | ACTIVE | Active | 07/15/2015 | Yes | Yes | 621492 |
| South Fork Dialysis, LLC | DE | 03/13/2012 | LLC | CSC | ACTIVE | Active | 03/13/2012 | No | No | 621492 |
| South Lincoln Dialysis, LLC | DE | 05/12/2006 | LLC | CSC | ACTIVE | Active | 05/12/2006 | Yes | No | 621492 |
| South Shore Dialysis Center, L.P. | DE | 02/17/2005 | LP | CSC | ACTIVE | Active | 02/17/2005 | No | No | 621492 |
| Southcrest Dialysis, LLC | DE | 08/21/2002 | LLC | CSC | ACTIVE | Active | 08/21/2002 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Southeast Florida Dialysis, LLC | DE | 07/14/2004 | LLC | CSC | ACTIVE | Active | 07/14/2004 | Yes | No | 621492 |
| Southeast Nephrology Center, LLC | DE | 05/22/2008 | LLC | CSC | ACTIVE | Active | 05/22/2008 | Yes | No | 621492 |
| Southeastern Indiana Dialysis, LLC | DE | 01/18/2008 | LLC | CSC | ACTIVE | Active | 01/18/2008 | Yes | No | 621492 |
| Southern Colorado Joint Ventures, LLC | DE | 11/18/2005 | LLC | CSC | ACTIVE | Active | 11/18/2005 | No | No | 621492 |
| Southern Hills Dialysis Center, LLC | DE | 10/16/2003 | LLC | CSC | ACTIVE | Active | 10/16/2003 | No | No | 621492 |
| Southlake Dialysis, LLC | DE | 09/20/2012 | LLC | CSC | ACTIVE | Active | 09/20/2012 | No | No | 621492 |
| Southwest Atlanta Dialysis Centers, LLC | DE | 10/09/2003 | LLC | CSC | ACTIVE | Active | 10/09/2003 | Yes | No | 621492 |
| Southwest Indiana Dialysis, LLC | DE | 12/18/2007 | LLC | CSC | ACTIVE | Active | 12/18/2007 | Yes | No | 621492 |
| Southwest Kidney-DaVita Dialysis Partners II, LLC | DE | 08/10/2011 | LLC | CSC | ACTIVE | Active | 08/10/2011 | No | No | 621492 |
| Southwest Kidney-DaVita Dialysis Partners, LLC | DE | 11/13/2007 | LLC | CSC | ACTIVE | Active | 11/13/2007 | No | Yes | 621492 |
| Southwest Rocky Mountain Dialysis, LLC | DE | 08/17/2011 | LLC | CSC | ACTIVE | Active | 08/17/2011 | No | No | 621492 |
| Southwestern Tennessee Dialysis, LLC | DE | 09/25/2007 | LLC | CSC | ACTIVE | Active | 09/25/2007 | Yes | No | 621492 |
| Southwood Park Dialysis, LLC | DE | 11/17/2015 | LLC | CSC | ACTIVE | Active | 11/17/2015 | Yes | Yes | 621492 |
| Sparda Dialysis, LLC | DE | 09/05/2017 | LLC | CSC | ACTIVE | Active | 09/08/2017 | No | No | 621492 |
| Sparks Dialysis, LLC | DE | 01/07/2010 | LLC | CSC | ACTIVE | Active | 01/07/2010 | Yes | No | 621492 |
| Spokane Dialysis, LLC | DE | 05/11/1999 | LLC | CSC | ACTIVE | Active | 05/11/1999 | Yes | No | 621492 |
| Sprague Dialysis, LLC | DE | 12/01/2015 | LLC | CSC | ACTIVE | Active | 12/01/2015 | No | No | 621492 |
| Sprewell Dialysis, LLC | DE | 05/08/2013 | LLC | CSC | ACTIVE | Active | 05/08/2013 | No | No | 621492 |
| Springpond Dialysis, LLC | DE | 03/01/2018 | LLC | CSC | ACTIVE | Active | 03/01/2018 | No | No | 621492 |
| Springs Dialysis, LLC | DE | 07/10/2012 | LLC | CSC | ACTIVE | Active | 07/10/2012 | No | No | 621492 |
| St. Clair Dialysis, LLC | DE | 11/01/2004 | LLC | CSC | ACTIVE | Active | 11/01/2004 | Yes | No | 621492 |
| St. Luke's Dialysis, LLC | DE | 12/07/2006 | LLC | CSC | ACTIVE | Active | 12/07/2006 | Yes | No | 621492 |
| Stanton Dialysis, LLC | DE | 09/05/2018 | LLC | CSC | ACTIVE | Active | 09/05/2018 | Yes | No | 621492 |
| Star Dialysis, LLC | DE | 05/14/2009 | LLC | CSC | ACTIVE | Active | 05/14/2009 | No | No | 621492 |
| Starks Dialysis, LLC | DE | 08/17/2015 | LLC | CSC | ACTIVE | Active | 08/17/2015 | Yes | No | 621492 |
| Steam Dialysis, LLC | DE | 10/07/2008 | LLC | CSC | ACTIVE | Active | 10/07/2008 | Yes | No | 621492 |
| Stearns Dialysis, LLC | DE | 01/31/2013 | LLC | CSC | ACTIVE | Active | 01/31/2013 | No | No | 621492 |
| Steele Dialysis, LLC | DE | 04/02/2013 | LLC | CSC | ACTIVE | Active | 04/02/2013 | No | No | 621492 |
| Stevenson Dialysis, LLC | DE | 11/03/2010 | LLC | CSC | ACTIVE | Active | 11/03/2010 | No | No | 621492 |
| Stewart Dialysis, LLC | DE | 02/18/2011 | LLC | CSC | ACTIVE | Active | 02/18/2011 | Yes | No | 621492 |
| Stiller Dialysis, LLC | DE | 05/11/2016 | LLC | CSC | ACTIVE | Active | 05/11/2016 | Yes | No | 621492 |
| Stines Dialysis, LLC | DE | 11/07/2012 | LLC | CSC | ACTIVE | Active | 11/07/2012 | No | No | 621492 |
| Stockton Dialysis, LLC | DE | 11/12/2014 | LLC | CSC | ACTIVE | Active | 11/12/2014 | No | No | 621492 |
| Storrie Dialysis, LLC | DE | 03/04/2010 | LLC | CSC | ACTIVE | Active | 03/04/2010 | No | No | 621492 |
| Strongsville Dialysis, LLC | DE | 04/07/2005 | LLC | CSC | ACTIVE | Active | 04/07/2005 | No | No | 621492 |
| Strower Dialysis, LLC | DE | 01/10/2018 | LLC | CSC | ACTIVE | Active | 01/10/2018 | Yes | No | 621492 |
| Sugarite Dialysis, LLC | DE | 04/19/2011 | LLC | CSC | ACTIVE | Active | 04/19/2011 | No | No | 621492 |
| Sugarloaf Dialysis, LLC | DE | 03/07/2006 | LLC | CSC | ACTIVE | Active | 03/07/2006 | No | No | 621492 |
| Sula Dialysis, LLC | DE | 04/28/2016 | LLC | CSC | ACTIVE | Active | 04/28/2016 | No | No | 621492 |
| Summer Dialysis, LLC | DE | 03/15/2010 | LLC | CSC | ACTIVE | Active | 03/15/2010 | Yes | No | 621492 |
| Summit Dialysis Center, L.P. | DE | 06/23/2004 | LP | CSC | ACTIVE | Active | 06/23/2004 | No | No | 621492 |
| Sun City Dialysis Center, L.L.C. | DE | 06/24/2003 | LLC | CSC | ACTIVE | Active | 06/24/2003 | No | No | 621492 |
| Sun City West Dialysis Center, LLC | DE | 05/25/2007 | LLC | CSC | ACTIVE | Active | 05/25/2006 | No | No | 621492 |
| Sun Desert Dialysis, LLC | DE | 08/11/2011 | LLC | CSC | ACTIVE | Active | 08/11/2011 | No | Yes | 621492 |
| Sunapee Dialysis, LLC | DE | 07/24/2015 | LLC | CSC | ACTIVE | Active | 07/24/2015 | Yes | No | 621492 |
| Sunnays Dialysis, LLC | DE | 07/20/2009 | LLC | CSC | ACTIVE | Active | 07/20/2009 | Yes | No | 621492 |
| Sunset Dialysis, LLC | DE | 10/26/2007 | LLC | CSC | ACTIVE | Active | 10/26/2007 | No | No | 621492 |
| Swanson Dialysis, LLC | DE | 01/25/2010 | LLC | CSC | ACTIVE | Active | 01/25/2010 | Yes | No | 621492 |
| Sylvania Dialysis Center, LLC | DE | 09/05/2007 | LLC | CSC | ACTIVE | Active | 09/05/2007 | Yes | No | 621492 |
| Talbert Medical Group, P.C. | CA | 11/23/1994 | PC | NonCSC | N/A | Active | 11/23/1995 | No | Yes | 621111 |
| Talimena Dialysis, LLC | DE | 10/23/2012 | LLC | CSC | ACTIVE | Active | 10/23/2012 | Yes | No | 621492 |
| Talladega Dialysis, LLC | DE | 02/19/2008 | LLC | CSC | ACTIVE | Active | 02/19/2008 | Yes | No | 621492 |
| Tannor Dialysis, LLC | DE | 05/29/2013 | LLC | CSC | ACTIVE | Active | 05/29/2013 | Yes | No | 621492 |
| Targhee Dialysis, LLC | DE | 06/29/2017 | LLC | CSC | ACTIVE | Active | 06/29/2017 | No | No | 621492 |
| Tarleton Dialysis, LLC | DE | 04/24/2018 | LLC | CSC | ACTIVE | Active | 04/24/2018 | No | No | |
| Tarley Dialysis, LLC | DE | 08/24/2015 | LLC | CSC | ACTIVE | Active | 08/24/2015 | No | No | 621492 |
| Taskett Dialysis, LLC | DE | 01/07/2019 | LLC | CSC | ACTIVE | Active | 01/07/2019 | No | No | 621492 |
| Taum Dialysis, LLC | DE | 11/06/2014 | LLC | CSC | ACTIVE | Active | 11/06/2014 | Yes | No | 621492 |
| Taylor Dialysis, LLC | DE | 11/14/2007 | LLC | CSC | ACTIVE | Active | 11/14/2007 | No | No | 621492 |
| Tel-Huron Dialysis, LLC | DE | 06/15/2007 | LLC | CSC | ACTIVE | Active | 06/15/2007 | Yes | No | 621492 |
| Tenack Dialysis, LLC | DE | 12/04/2014 | LLC | CSC | ACTIVE | Active | 12/04/2014 | Yes | No | 621492 |
| Tennessee Valley Dialysis Center, LLC | DE | 08/29/2006 | LLC | CSC | ACTIVE | Active | 08/29/2006 | No | No | 621492 |
| Terre Dialysis, LLC | DE | 02/20/2015 | LLC | CSC | ACTIVE | Active | 02/20/2015 | Yes | No | 621492 |
| Teton Dialysis, LLC | DE | 06/05/2012 | LLC | CSC | ACTIVE | Active | 06/05/2012 | Yes | No | 621492 |
| Tetona Dialysis, LLC | DE | 11/10/2015 | LLC | CSC | ACTIVE | Active | 11/10/2015 | Yes | No | 621492 |
| Texas Renal Ventures, L.P.L.L.L.P. | DE | 01/21/2000 | LP | CSC | ACTIVE | Active | 01/21/2000 | Yes | No | 621492 |
| Texoma Dialysis, LLC | DE | 12/30/2014 | LLC | CSC | ACTIVE | Active | 12/30/2014 | Yes | No | 621492 |
| The DaVita Collection, Inc. | CA | 10/18/2006 | CORP | CSC | ACTIVE | Active | 10/18/2006 | Yes | No | |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|-------------|---------------|--------------------|------------------------------|--------------------|-----------------------|------------------------------------|-----------|
| The Everett Clinic, PLLC | WA | 02/09/1925 | CORP | NonCSC | N/A | Active | 02/09/1925 | No | No | |
| The Magan Medical Group | CA | 08/06/1975 | GP | NonCSC | N/A | Active | 08/06/1975 | No | Yes | 621111 |
| The Woodlands Dialysis Center, LP | DE | 07/18/2005 | LP | CSC | ACTIVE | Active | 07/18/2005 | No | No | 621492 |
| Tolland Dialysis, LLC | DE | 05/16/2018 | LLC | CSC | ACTIVE | Active | 05/16/2018 | No | No | 621492 |
| Tolowa Dialysis, LLC | DE | 02/05/2009 | LLC | CSC | ACTIVE | Active | 02/05/2009 | No | No | 621492 |
| Toltec Dialysis, LLC | DE | 06/13/2017 | LLC | CSC | ACTIVE | Active | 06/13/2017 | No | No | 621492 |
| Tonka Bay Dialysis, LLC | DE | 08/22/2014 | LLC | CSC | ACTIVE | Active | 08/22/2014 | Yes | No | 621492 |
| Topanga Dialysis, LLC | DE | 07/22/2008 | LLC | CSC | ACTIVE | Active | 07/22/2008 | No | No | 621492 |
| Tortugas Dialysis, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/16/2008 | Yes | No | 621492 |
| Total Acute Kidney Care, Inc. | FL | 09/27/1988 | CORP | CSC | ACTIVE | Active | 09/27/1988 | Yes | No | 621492 |
| Total Renal Care of North Carolina, LLC | DE | 09/23/1997 | LLC | CSC | ACTIVE | Active | 09/23/1997 | No | No | 621492 |
| Total Renal Care of Utah, L.L.C. | DE | 09/04/1997 | LLC | CSC | ACTIVE | Active | 09/04/1997 | Yes | No | 621492 |
| Total Renal Care Texas Limited Partnership | DE | 06/18/1997 | LP | CSC | ACTIVE | Active | 06/18/1997 | Yes | No | 621492 |
| Total Renal Care, Inc. | CA | 05/07/1979 | CORP | CSC | ACTIVE | Active | 05/07/1979 | No | No | 621492 |
| Total Renal Care/Crystal River Dialysis, L.C. | FL | 03/04/1997 | LLC | CSC | ACTIVE | Active | 03/04/1997 | No | Yes | 621492 |
| Total Renal Care/Eaton Canyon Dialysis Center Partnership | CA | 06/01/1996 | GP | NonCSC | N/A | Active | 12/15/2005 | Yes | No | 621492 |
| Total Renal Care/Peralta Renal Center Partnership | CA | 07/31/1996 | GP | NonCSC | N/A | Active - Dissolution Pending | 08/15/2016 | Yes | No | 621492 |
| Total Renal Care/Piedmont Dialysis Partnership | CA | 07/01/1996 | GP | NonCSC | N/A | Active - Dissolution Pending | 08/15/2016 | Yes | No | 621492 |
| Total Renal Laboratories, Inc. | FL | 10/25/1993 | CORP | CSC | ACTIVE | Active | 10/25/1993 | Yes | No | |
| Total Renal Research, Inc. | DE | 04/29/1997 | CORP | CSC | ACTIVE | Active | 04/29/1997 | Yes | No | |
| Toulouse Dialysis, LLC | DE | 05/08/2017 | LLC | CSC | ACTIVE | Active | 05/08/2017 | No | No | 621492 |
| Tovell Dialysis, LLC | DE | 07/14/2017 | LLC | CSC | ACTIVE | Active | 07/14/2017 | Yes | No | 621492 |
| Townsend Dialysis, LLC | DE | 07/12/2012 | LLC | CSC | ACTIVE | Active | 07/12/2012 | No | No | 621492 |
| Trailstone Dialysis, LLC | DE | 03/11/2015 | LLC | CSC | ACTIVE | Active | 03/11/2015 | Yes | No | 621492 |
| Trailway Dialysis, LLC | DE | 12/29/2009 | LLC | CSC | ACTIVE | Active | 12/29/2009 | Yes | No | 621492 |
| Transmountain Dialysis, L.P. | DE | 08/19/2004 | LP | CSC | ACTIVE | Active | 08/19/2004 | No | No | 621492 |
| TRC - Four Corners Dialysis Clinics, L.L.C. | NM | 08/05/1998 | LLC | CSC | ACTIVE | Active | 08/05/1998 | No | Yes | 621492 |
| TRC - Indiana, LLC | IN | 05/06/1999 | LLC | CSC | ACTIVE | Active | 05/06/1999 | Yes | No | 621492 |
| TRC - Petersburg, LLC | DE | 11/26/1997 | LLC | CSC | ACTIVE | Active | 11/26/1997 | Yes | No | 621492 |
| TRC El Paso Limited Partnership | DE | 01/01/1997 | LP | CSC | ACTIVE | Active | 01/01/1997 | No | No | 621492 |
| TRC of New York, Inc. | NY | 08/01/1997 | CORP | CSC | ACTIVE | Active | 08/01/1997 | Yes | No | |
| TRC West, Inc. | DE | 07/26/1996 | CORP | CSC | ACTIVE | Active | 07/26/1996 | Yes | No | 621492 |
| TRC-Dyker Heights, L.P. | NY | 12/28/2005 | LP | CSC | ACTIVE | Active | 06/10/2013 | Yes | No | 621492 |
| TRC-Georgetown Regional Dialysis, LLC | DC | 06/22/1998 | LLC | CSC | ACTIVE | Active | 06/22/1998 | No | No | 621492 |
| Tree City Dialysis, LLC | DE | 06/15/2007 | LLC | CSC | ACTIVE | Active | 06/15/2007 | Yes | No | 621492 |
| Trego Dialysis, LLC | DE | 12/01/2016 | LLC | CSC | ACTIVE | Active | 12/01/2016 | Yes | No | 621492 |
| Tri-City Dialysis Center, Inc. | VA | 07/20/1992 | CORP | CSC | ACTIVE | Active | 07/20/1992 | Yes | No | 621492 |
| Tross Dialysis, LLC | DE | 04/03/2013 | LLC | CSC | ACTIVE | Active | 04/03/2013 | No | No | 621492 |
| True North DC Holding, LLC | NY | 07/22/2016 | LLC | CSC | ACTIVE | Active | 07/22/2016 | Yes | No | 621492 |
| True North Dialysis Center, LLC | NY | 12/10/2013 | LLC | CSC | ACTIVE | Active | 12/10/2013 | No | No | 621492 |
| True North II DC, LLC | NY | 07/22/2016 | LLC | CSC | ACTIVE | Active | 07/22/2016 | Yes | No | 621492 |
| True North IV DC, LLC | NY | 01/30/2017 | LLC | CSC | ACTIVE | Active | 01/30/2017 | Yes | No | 621492 |
| True North V DC, LLC | NY | 01/30/2017 | LLC | CSC | ACTIVE | Active | 01/30/2017 | No | No | 621492 |
| Truman Dialysis, LLC | DE | 02/12/2016 | LLC | CSC | ACTIVE | Active | 02/12/2016 | Yes | No | 621492 |
| Trusten Dialysis, LLC | DE | 06/13/2017 | LLC | CSC | ACTIVE | Active | 06/13/2017 | No | No | 621492 |
| Tugaloo Dialysis, LLC | DE | 05/15/2013 | LLC | CSC | ACTIVE | Active | 05/15/2003 | Yes | No | 621492 |
| Tugman Dialysis, LLC | DE | 04/13/2011 | LLC | CSC | ACTIVE | Active | 04/13/2011 | No | No | 621492 |
| Tulsa Dialysis, LLC | DE | 01/04/2002 | LLC | CSC | ACTIVE | Active | 01/04/2002 | No | No | 621492 |
| Tumalo Dialysis, LLC | DE | 03/29/2011 | LLC | CSC | ACTIVE | Active | 03/25/2011 | No | No | 621492 |
| Tunnel Dialysis, LLC | DE | 11/06/2014 | LLC | CSC | ACTIVE | Active | 11/06/2014 | No | No | 621492 |
| Turlock Dialysis Center, LLC | DE | 06/15/2007 | LLC | CSC | ACTIVE | Active | 06/15/2007 | Yes | No | 621492 |
| Tustin Dialysis Center, LLC | DE | 05/28/2002 | LLC | CSC | ACTIVE | Active | 05/28/2002 | No | No | 621492 |
| Twain Dialysis, LLC | DE | 02/05/2016 | LLC | CSC | ACTIVE | Active | 02/05/2016 | No | No | 621492 |
| Twinstar Dialysis, LLC | DE | 01/21/2015 | LLC | CSC | ACTIVE | Active | 01/21/2015 | Yes | No | 621492 |
| Tyler Dialysis, LLC | DE | 12/02/2011 | LLC | CSC | ACTIVE | Active | 12/02/2011 | No | No | 621492 |
| Ukiah Dialysis, LLC | DE | 02/12/2013 | LLC | CSC | ACTIVE | Active | 11/07/2012 | No | No | 621492 |
| Unicoi Dialysis, LLC | DE | 07/11/2013 | LLC | CSC | ACTIVE | Active | 07/11/2013 | No | No | 621492 |
| Union City Dialysis, LLC | DE | 12/18/2007 | LLC | CSC | ACTIVE | Active | 12/18/2007 | Yes | No | 621492 |
| University Dialysis Center, LLC | DE | 04/07/2006 | LLC | CSC | ACTIVE | Active | 04/07/2005 | Yes | No | 621492 |
| Upper Valley Dialysis, L.P. | DE | 09/15/2005 | LP | CSC | ACTIVE | Active | 08/15/2005 | No | No | 621492 |
| Urbana Dialysis, LLC | DE | 11/27/2007 | LLC | CSC | ACTIVE | Active | 11/27/2007 | Yes | No | 621492 |
| USC-DaVita Dialysis Center, LLC | CA | 06/30/2005 | LLC | CSC | ACTIVE | Active | 06/30/2005 | No | No | 621492 |
| UT Southwestern DVA Healthcare, L.L.P. | TX | 06/14/2000 | LLP | NonCSC | N/A | Active | 12/02/2005 | No | No | 621492 |
| Valley Springs Dialysis, LLC | DE | 09/20/2007 | LLC | CSC | ACTIVE | Active | 09/20/2007 | No | No | 621492 |
| Vancile Dialysis, LLC | DE | 11/08/2017 | LLC | CSC | ACTIVE | Active | 11/08/2017 | No | No | 621492 |
| Vancleer Dialysis, LLC | DE | 11/01/2017 | LLC | CSC | ACTIVE | Active | 11/01/2017 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|-----------------------------------|-----------------------|----------------|-------------|---------------|--------------------|---------------|--------------------|-----------------------|------------------------------------|-----------|
| Vanell Dialysis, LLC | DE | 03/27/2019 | LLC | CSC | ACTIVE | Active | 03/27/2019 | Yes | No | 621492 |
| Verde Dialysis, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/16/2008 | No | No | 621492 |
| Versailles Dialysis, LLC | DE | 09/10/2013 | LLC | CSC | ACTIVE | Active | 09/10/2013 | Yes | No | 62149 |
| Victory Dialysis, LLC | DE | 07/26/2010 | LLC | CSC | ACTIVE | Active | 07/26/2010 | No | No | 621492 |
| Viento Dialysis, LLC | DE | 05/21/2010 | LLC | CSC | ACTIVE | Active | 05/21/2010 | Yes | No | 621492 |
| Vilander Dialysis, LLC | DE | 11/27/2017 | LLC | CSC | ACTIVE | Active | 11/27/2017 | No | No | 621492 |
| VillageHealth DM, LLC | DE | 08/05/2003 | LLC | CSC | ACTIVE | Active | 08/05/2003 | Yes | No | 621490 |
| Villanueva Dialysis, LLC | DE | 02/26/2010 | LLC | CSC | ACTIVE | Active | 02/26/2010 | Yes | No | 621492 |
| Vogel Dialysis, LLC | DE | 07/12/2013 | LLC | CSC | ACTIVE | Active | 07/12/2013 | No | No | 621492 |
| Volo Dialysis, LLC | DE | 04/21/2014 | LLC | CSC | ACTIVE | Active | 04/21/2014 | No | No | 621492 |
| Vosse Dialysis, LLC | DE | 04/02/2018 | LLC | CSC | ACTIVE | Active | 04/02/2018 | Yes | No | 621492 |
| Voyage Dialysis, LLC | DE | 01/12/2009 | LLC | CSC | ACTIVE | Active | 01/12/2009 | Yes | No | 621492 |
| Waddell Dialysis, LLC | DE | 09/11/2015 | LLC | CSC | ACTIVE | Active | 09/11/2015 | No | No | 621492 |
| Wadeson Dialysis, LLC | DE | 02/12/2018 | LLC | CSC | ACTIVE | Active | 02/12/2018 | Yes | No | 621492 |
| Wadleigh Dialysis, LLC | DE | 04/24/2018 | LLC | CSC | ACTIVE | Active | 04/24/2018 | Yes | No | 621492 |
| Wahconah Dialysis, LLC | DE | 07/31/2018 | LLC | CSC | ACTIVE | Active | 07/31/2018 | Yes | No | 621492 |
| Wakonda Dialysis, LLC | DE | 04/29/2016 | LLC | CSC | ACTIVE | Active | 04/29/2016 | No | No | 621492 |
| Wakoni Dialysis, LLC | DE | 11/01/2012 | LLC | CSC | ACTIVE | Active | 11/01/2012 | Yes | No | 621492 |
| Walcott Dialysis, LLC | DE | 03/05/2013 | LLC | CSC | ACTIVE | Active | 03/05/2013 | Yes | No | 621492 |
| Waldorf Dialysis, LLC | DE | 11/14/2007 | LLC | CSC | ACTIVE | Active | 11/14/2007 | Yes | No | 621492 |
| Walker Dialysis, LLC | DE | 02/05/2010 | LLC | CSC | ACTIVE | Active | 02/05/2010 | No | No | 621492 |
| Wallips Dialysis LLC | DE | 03/18/2013 | LLC | CSC | ACTIVE | Active | 03/18/2013 | Yes | No | 621492 |
| Wallis Dialysis, LLC | DE | 09/24/2015 | LLC | CSC | ACTIVE | Active | 09/24/2015 | Yes | No | 621492 |
| Wallowa Dialysis, LLC | DE | 04/04/2012 | LLC | CSC | ACTIVE | Active | 04/04/2012 | No | No | 621492 |
| Walton Dialysis, LLC | DE | 02/15/2013 | LLC | CSC | ACTIVE | Active | 02/15/2013 | No | No | 621492 |
| Washburne Dialysis, LLC | DE | 07/03/2012 | LLC | CSC | ACTIVE | Active | 07/03/2012 | No | No | 621492 |
| Washington Plaza Dialysis, LLC | CA | 07/05/2013 | LLC | CSC | ACTIVE | Active | 07/05/2013 | Yes | No | 621492 |
| Watkins Dialysis, LLC | DE | 06/04/2015 | LLC | CSC | ACTIVE | Active | 06/04/2015 | Yes | No | 621492 |
| Watson Dialysis, LLC | DE | 08/12/2014 | LLC | CSC | ACTIVE | Active | 08/12/2014 | No | No | 621492 |
| Wauseon Dialysis, LLC | DE | 01/22/2008 | LLC | CSC | ACTIVE | Active | 01/22/2008 | Yes | No | 621492 |
| Waycross Dialysis, LLC | DE | 10/30/2007 | LLC | CSC | ACTIVE | Active | 10/30/2007 | Yes | No | 621492 |
| Wayside Dialysis, LLC | DE | 06/25/2015 | LLC | CSC | ACTIVE | Active | 06/25/2015 | No | No | 621492 |
| Weldon Dialysis, LLC | CA | 12/03/2013 | LLC | CSC | ACTIVE | Active | 12/03/2013 | No | No | 621492 |
| Wesley Chapel Dialysis, LLC | DE | 01/18/2008 | LLC | CSC | ACTIVE | Active | 01/18/2008 | No | No | 621492 |
| West Broomfield Dialysis, LLC | DE | 09/05/2007 | LLC | CSC | ACTIVE | Active | 09/05/2007 | Yes | No | 621492 |
| West Elk Grove Dialysis, LLC | DE | 08/03/2007 | LLC | CSC | ACTIVE | Active | 08/03/2007 | No | No | 621492 |
| West Monroe Dialysis, LLC | DE | 05/22/2007 | LLC | CSC | ACTIVE | Active | 05/22/2007 | Yes | No | 621492 |
| West Pensacola Dialysis, LLC | DE | 09/12/2007 | LLC | CSC | ACTIVE | Active | 09/12/2007 | Yes | No | 621492 |
| West Sacramento Dialysis, LLC | DE | 01/24/2007 | LLC | CSC | ACTIVE | Active | 01/24/2007 | Yes | No | 621492 |
| West Texas Dialysis, LLC | DE | 12/21/2006 | LLC | CSC | ACTIVE | Active | 12/21/2006 | Yes | No | 621492 |
| Western Nevada Dialysis, LLC | DE | 10/15/2007 | LLC | CSC | ACTIVE | Active | 10/15/2007 | Yes | No | 621492 |
| Weston Dialysis Center, LLC | DE | 09/06/2002 | LLC | CSC | ACTIVE | Active | 09/06/2002 | No | No | 621492 |
| Westview Dialysis, LLC | DE | 08/01/2006 | LLC | CSC | ACTIVE | Active | 08/01/2006 | Yes | No | 621492 |
| Wheeler Dialysis, LLC | DE | 09/06/2018 | LLC | CSC | ACTIVE | Active | 09/06/2018 | Yes | No | 621492 |
| Whitney Dialysis, LLC | DE | 09/24/2010 | LLC | CSC | ACTIVE | Active | 09/24/2010 | No | No | 621492 |
| Wilder Dialysis, LLC | DE | 05/06/2009 | LLC | CSC | ACTIVE | Active | 05/06/2009 | No | No | 621492 |
| Wilgus Dialysis, LLC | DE | 09/21/2018 | LLC | CSC | ACTIVE | Active | 09/21/2018 | No | No | 621492 |
| Williston Dialysis, LLC | DE | 12/02/2015 | LLC | CSC | ACTIVE | Active | 12/02/2015 | No | No | 621492 |
| Willowbrook Dialysis Center, L.P. | DE | 04/07/2005 | LP | CSC | ACTIVE | Active | 04/07/2009 | No | No | 621492 |
| Winchester Dialysis, LLC | DE | 02/13/2013 | LLC | CSC | ACTIVE | Active | 02/13/2013 | Yes | No | 621492 |
| Windcreek Dialysis, LLC | DE | 02/02/2012 | LLC | CSC | ACTIVE | Active | 02/02/2012 | No | No | 621492 |
| Winds Dialysis, LLC | DE | 08/25/2009 | LLC | CSC | ACTIVE | Active | 08/25/2009 | No | No | 621492 |
| Winster Dialysis, LLC | DE | 08/22/2012 | LLC | CSC | ACTIVE | Active | 08/22/2012 | Yes | No | 621492 |
| Wisner Dialysis, LLC | DE | 07/03/2017 | LLC | CSC | ACTIVE | Active | 07/03/2017 | Yes | No | 621492 |
| Wissota Dialysis, LLC | DE | 12/06/2017 | LLC | CSC | ACTIVE | Active | 12/06/2017 | No | No | 621492 |
| Wood Dialysis, LLC | DE | 12/18/2008 | LLC | CSC | ACTIVE | Active | 12/18/2008 | No | No | 621492 |
| Woodford Dialysis, LLC | DE | 02/19/2015 | LLC | CSC | ACTIVE | Active | 02/19/2015 | No | No | 621492 |
| Wooten Dialysis, LLC | DE | 08/15/2011 | LLC | CSC | ACTIVE | Active | 08/15/2011 | No | No | 621492 |
| Wyandotte Central Dialysis, LLC | DE | 12/13/2006 | LLC | CSC | ACTIVE | Active | 12/13/2006 | No | No | 621492 |
| Wyer Dialysis, LLC | DE | 02/05/2009 | LLC | CSC | ACTIVE | Active | 02/05/2009 | No | No | 621492 |
| Wyota Dialysis, LLC | DE | 07/02/2018 | LLC | CSC | ACTIVE | Active | 07/02/2018 | Yes | No | 621492 |
| Yards Dialysis, LLC | DE | 04/26/2016 | LLC | CSC | ACTIVE | Active | 04/26/2016 | No | No | 621492 |
| Yargol Dialysis, LLC | DE | 05/29/2013 | LLC | CSC | ACTIVE | Active | 05/29/2013 | Yes | No | 621492 |
| Ybor City Dialysis, LLC | DE | 06/15/2007 | LLC | CSC | ACTIVE | Active | 06/15/2007 | No | No | 621492 |
| Yucaipa Dialysis, LLC | DE | 06/15/2007 | LLC | CSC | ACTIVE | Active | 06/07/2007 | No | No | 621492 |
| Zara Dialysis, LLC | DE | 01/11/2013 | LLC | CSC | ACTIVE | Active | 01/11/2013 | No | No | 621492 |
| Zephyrhills Dialysis Center, LLC | DE | 05/16/2008 | LLC | CSC | ACTIVE | Active | 05/06/2008 | No | No | 621492 |
| Zillmar Dialysis, LLC | DE | 12/12/2017 | LLC | CSC | ACTIVE | Active | 12/12/2017 | No | No | 621492 |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|---------------------------|----------------|----------------|---------------|--------------------|---------------------------------------|--------------------|-----------------------|------------------------------------|-----------|
| Zomane Dialysis, LLC | DE | 04/02/2018 | LLC | CSC | ACTIVE | Active | 04/02/2018 | Yes | No | 621492 |
| (Historical Record of) DPC Medical Group, P.C. | WA | 09/30/2011 | PC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2018 | No | | |
| (Historical Record of) DPC Vail, LLC | DE | 12/02/2011 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2018 | Yes | No | |
| (Historical Record Of) Irvine Dialysis Center, LLC | DE | 05/08/2002 | LLC | CSC | INACTIVE | Inactive | | No | | |
| (Historical Record of) Open Access Miami, LLC | DE | 06/08/2007 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2018 | Yes | No | |
| (Historical Record of) Paladina DPC Holding Co., LLC | DE | 09/22/2011 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2018 | Yes | No | |
| (Historical Record of) Paladina Health Group of Texas | TX | 11/15/2012 | NFP | CSC | INACTIVE | Inactive - Terminated | 04/06/2018 | | Yes | |
| (Historical Record of) Paladina Health Medical Group, PC | CO | 05/16/2013 | CORP | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 05/16/2013 | | | |
| (Historical Record of) Paladina Health, LLC | DE | 09/23/2011 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2018 | Yes | No | |
| (Historical Record of) Paladina Medical Group of New Jersey, P.C. | NJ | 04/20/2017 | CORP | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2018 | No | No | 621492 |
| (Historical Record) Arizona Integrated Physicians, Inc. | DE | 11/20/2009 | CORP | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2016 | Yes | | 621111 |
| (Historical Record) Bends Dialysis, LLC | DE | 03/17/2010 | LLC | CSC | INACTIVE | Inactive | | No | | |
| (Historical Record) DNH Medical Management, Inc. | CA | 06/13/1978 | CORP | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 11/01/2015 | Yes | No | 541600 |
| (Historical Record) HCPAZ Preferred Care Network, LLC | AZ | 04/18/2014 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2016 | Yes | No | 621111 |
| (Historical Record) Healthcare Partners Arizona Medical Group, LLC | AZ | 07/29/2014 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2016 | Yes | No | 621111 |
| (Historical Record) HealthCare Partners Arizona, LLC | AZ | 01/15/2013 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 06/01/2016 | Yes | No | 621111 |
| (Historical Record) HomeChoice Partners, Inc. | DE | 10/18/1996 | CORP | CSC | INACTIVE | Inactive | 10/18/1996 | No | No | N/A |
| (Historical) Clough Dialysis, LLC | DE | 06/30/2015 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 05/01/2017 | Yes | No | 621492 |
| (Historical) ISD Trenton, LLC | DE | 09/12/2007 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 05/01/2017 | No | No | 621492 |
| (Historical) Mission Dialysis Services, LLC | DE | 03/03/2009 | LLC | CSC | INACTIVE | Inactive - Merged/Inactive/Sold | 05/01/2017 | Yes | No | 621492 |
| Airport Artificial Kidney Center, Ltd. L.P. | CA | 10/03/1994 | LP | CSC | INACTIVE | Inactive - Administratively Dissolved | | | | |
| American Access Care of New Jersey, L.L.C. | NJ | 03/14/2001 | LLC | NonCSC | N/A | Inactive | 12/02/2005 | | | |
| American Access Care of Pennsylvania, L.L.C. | NJ | 07/30/2002 | LLC | NonCSC | N/A | Inactive | 12/02/2005 | | | |
| American Access Care of SP, L.L.C. | NJ | 05/14/2003 | LLC | NonCSC | N/A | Inactive | 12/02/2005 | | | |
| American Outpatient Services Corporation | DE | 12/16/1985 | CORP | CSC | INACTIVE | Inactive | | | | |
| An Ren | Taiwan, Province Of China | 04/30/2013 | CORP | NonCSC | N/A | Inactive - Void | 06/14/2017 | | | |
| An Shu | Taiwan, Province Of China | 04/30/2013 | CORP | NonCSC | N/A | Inactive - Void | 06/14/2017 | | | |
| Anadarko Dialysis of Oklahoma, LLC | DE | 03/10/2006 | LLC | CSC | INACTIVE | Inactive | | | | |
| Bay Area Dialysis Partnership | FL | 01/21/2003 | GP | CSC | INACTIVE | Inactive - Dissolved | 01/21/2003 | Yes | No | 621492 |
| BONFIMED - Clinica de Diagnostico do Bonfim, Unipessoal LDA. | Portugal | 03/26/2012 | PRVTCOMP | NonCSC | N/A | Inactive - Merged/Inactive/Sold | 08/14/2013 | Yes | | |
| Bridge Of Life DaVita Medical Missions | CA | 12/11/2007 | CORP | CSC | INACTIVE | Inactive | | | | |
| Bronx RC Development, LLC | NY | 05/03/2006 | LLC | CSC | INACTIVE | Inactive | | No | | |
| Care NM ACO, LLC | DE | 05/11/2016 | LLC | CSC | INACTIVE | Inactive - Dissolved | 04/03/2018 | Yes | No | 621111 |
| Centrum Dializa 3 Sp. Z o.o. | Poland | 09/29/2017 | LLC | NonCSC | N/A | Inactive - Merged | 12/29/2018 | Yes | No | |
| Centrum Dializa II Sp. Z o.o. | Poland | 12/16/2016 | LLC | NonCSC | N/A | Inactive - Merged | 12/29/2017 | Yes | No | N/A |
| Dallas Nephrology, L.P. | TX | 04/21/2005 | LP | NonCSC | N/A | Inactive | 06/04/2007 | | | |
| DaVita 3SBio Healthcare Management (Liaoning) Co., Ltd. | China | 06/05/2012 | LLC | NonCSC | N/A | Inactive - Dissolved | 05/25/2018 | | | |
| DaVita Care (Dubai), LLC | DE | 08/13/2012 | LLC | CSC | INACTIVE | Inactive - Dissolved | 09/21/2016 | | No | |
| DaVita Care (India) Private Limited | India | 07/21/2008 | PRIVATELIMITED | NonCSC | N/A | Inactive - Merged/Inactive/Sold | 11/05/2018 | No | | |
| DaVita Care (Korea) Limited | Korea, Republic Of | 11/26/2010 | LIMITEDCOMPANY | NonCSC | N/A | Inactive - Dissolved | 04/06/2012 | Yes | | |
| DaVita Care (Philippines), Inc. | Philippines | 01/07/2011 | STOCKCORP | NonCSC | N/A | Inactive - In Liquidation | 02/04/2019 | Yes | | |
| DaVita Care (Thailand) Ltd. | Thailand | 12/21/2010 | LIMITEDCOMPANY | NonCSC | N/A | Inactive - Dissolved | 05/25/2011 | | | |
| DaVita Care (UK) Ltd. | United Kingdom | 05/05/2011 | PRIVATELIMITED | NonCSC | N/A | Inactive - Dissolved | 12/30/2014 | Yes | | |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|---|-----------------------|----------------|----------------|---------------|--------------------|---------------------------------------|--------------------|-----------------------|------------------------------------|---------------------|
| DaVita HealthCare Partners Plan, LLC | DE | 02/06/2013 | LLC | CSC | INACTIVE | Inactive | 03/25/2013 | Yes | No | |
| DaVita Hospice Nevada, LLC | DE | 08/26/2011 | LLC | CSC | INACTIVE | Inactive - Dissolved | 10/18/2017 | Yes | | 621111 |
| DaVita International, LLC | DE | 05/10/2012 | LLC | CSC | INACTIVE | Inactive - Dissolved | 06/08/2017 | | No | |
| DaVita Kidney Dialysis (Subang) SDN. BHD. | Malaysia | 04/14/2011 | PRVTCOMP | NonCSC | N/A | Inactive - Dissolved | 05/26/2011 | | | |
| DaVita Kidney Dialysis (TYP) Pte. Ltd. | Singapore | 03/16/2011 | PCLS | NonCSC | N/A | Inactive - Dissolved | 06/07/2013 | No | Yes | |
| DaVita Lehibi Cayman | Cayman Islands | 10/31/2011 | LIMITEDCOMPANY | NonCSC | N/A | Inactive - Dissolved | 10/30/2018 | No | No | |
| DaVita Medical ASC Colorado, LLC | CO | 10/27/2014 | LLC | NonCSC | N/A | Inactive - Dissolved | 06/01/2018 | Yes | No | 621493 |
| DaVita Medical Group Florida, P.A. | FL | 05/26/2006 | CORP | NonCSC | N/A | Inactive - Dissolved | 07/16/2018 | Yes | | 621111 |
| Davita Name Change, Inc. | DE | 10/17/2012 | CORP | CSC | INACTIVE | Inactive - Merged | 11/01/2012 | | No | |
| DaVita Nephrology Medical Associates of California, Inc. | CA | 04/23/2002 | CORP | CSC | INACTIVE | Inactive - Dissolved | 02/21/2012 | No | No | |
| DaVita Nephrology Medical Associates of Illinois, P.C. | IL | 10/18/2002 | CORP | CSC | INACTIVE | Inactive | | No | No | |
| DaVita Nephrology Medical Associates of Pennsylvania, P.C. | PA | 08/31/2006 | PC | CSC | INACTIVE | Inactive - Dissolved | 02/25/2013 | No | No | |
| DaVita Nephrology Medical Associates of Washington, P.C. | WA | 02/23/2004 | PC | CSC | INACTIVE | Inactive - Dissolved | 12/03/2014 | No | No | 621492 |
| DaVita Nephrology Partners- Midwest, Co. | OH | 08/29/2006 | PC | CSC | INACTIVE | Inactive - Dissolved | 03/21/2012 | No | No | |
| DaVita Patient Safety Organization, LLC | DE | 08/21/2014 | LLC | CSC | INACTIVE | Inactive - Dissolved | 07/13/2015 | Yes | No | |
| DaVita Pharmacy Colorado, LLC | CO | 10/27/2014 | LLC | CSC | INACTIVE | Inactive - Dissolved | 04/03/2018 | Yes | No | 621399 |
| DaVita Renal Care India Private Limited | India | 11/12/2010 | PRIVATELIMITED | NonCSC | N/A | Inactive - Administratively Dissolved | 04/20/2017 | Yes | No | |
| DaVita Servicos de Nefrologia Botafogo Ltda. | Brazil | 08/01/2017 | LLCL | NonCSC | N/A | Inactive - Merged | 10/01/2018 | Yes | No | |
| DaVita Servicos de Nefrologia da Penha Ltda. | Brazil | 12/31/2016 | LLCL | NonCSC | N/A | Inactive - Merged | 10/01/2018 | No | No | CNAE 86.40-1-03 |
| DaVita Servicos de Nefrologia Joao Dias Ltda. | Brazil | 02/04/1982 | LLCL | NonCSC | N/A | Inactive - Merged | 10/01/2018 | Yes | No | |
| DaVita Servicos de Nefrologia Perdizes Ltda. | Brazil | 10/01/2017 | LLCL | NonCSC | N/A | Inactive - Merged | 10/01/2018 | Yes | No | |
| DaVita Servicos Medicos Ltda. | Brazil | 10/18/2013 | LLCL | NonCSC | N/A | Inactive - Merged | 12/01/2018 | Yes | No | |
| DaVita VillageHealth Insurance Of Alabama, Inc. | AL | 02/05/2007 | CORP | CSC | INACTIVE | Inactive - Dissolved | 03/26/2014 | Yes | No | |
| DaVita VillageHealth of Georgia, Inc. | GA | 06/15/2007 | CORP | CSC | INACTIVE | Inactive - Dissolved | 05/02/2012 | Yes | No | |
| DaVita VillageHealth of Michigan, Inc. | MI | 12/18/2006 | CORP | CSC | INACTIVE | Inactive - Dissolved | 06/04/2009 | | | |
| DaVita VillageHealth of Ohio, Inc. | OH | 05/01/2007 | CORP | CSC | INACTIVE | Inactive - Dissolved | 03/01/2017 | Yes | No | |
| DaVita VillageHealth of Virginia, Inc. | VA | 12/19/2006 | CORP | CSC | INACTIVE | Inactive - Dissolved | 10/04/2011 | Yes | No | |
| Dializa Grojec Sp. z o.o. | Poland | 06/21/2011 | LLC | NonCSC | N/A | Inactive - Merged | 02/28/2014 | Yes | | |
| Dialysis Holdings Laboratory Services, Inc. | NV | 02/09/1996 | CORP | CSC | INACTIVE | Inactive - Merged | 12/05/2002 | | | |
| Dialysis Treatment Centers of Macon, LLC | GA | 08/15/1997 | LLC | CSC | INACTIVE | | | | No | |
| Dr. Ali Al Lehibi Medical Center | Saudi Arabia | 07/01/2007 | LLC | NonCSC | N/A | Inactive - Merged/Inactive/Sold | 05/28/2018 | | | |
| DVA Acquisition Company | DE | 01/27/2011 | CORP | CSC | INACTIVE | | | Yes | No | |
| DVA Dialysis Services SDN. BHD. | Malaysia | 04/14/2011 | PRVTCOMP | NonCSC | N/A | Inactive - Dissolved | 09/16/2014 | | | |
| DVA Healthcare Nephrology Partners, Inc. | NV | 11/25/1996 | CORP | CSC | INACTIVE | | | | No | |
| DVA Nephrology Partners, Inc. | TN | 01/24/1996 | CORP | CSC | INACTIVE | | | | | |
| DVA Nephrology Services, Inc. | DE | 11/23/1993 | CORP | CSC | INACTIVE | | | | | |
| DVA RENAL (MALAYSIA) SDN. BHD. | Malaysia | 12/15/2010 | PRVTCOMP | NonCSC | N/A | Inactive - Dissolved | 05/26/2013 | | | |
| DVA Renal Care Portugal, Unipessoal LDA | Portugal | 03/08/2012 | PRLLC | NonCSC | N/A | Inactive - Merged | 12/06/2017 | Yes | No | 86906; 86220;86210; |
| DVA Supply Corp. | TN | 10/07/1986 | CORP | CSC | INACTIVE | Inactive | | No | | |
| East Orange Artificial Kidney Center, Ltd | NJ | 07/13/1994 | CORP | CSC | INACTIVE | | | | | |
| Elitemed sp. z o.o. | Poland | 03/18/2011 | SPZOO | NonCSC | N/A | Inactive - Merged | 02/28/2014 | Yes | | |
| Everett Clinic Merger Sub, PLLC | WA | 02/26/2016 | CORP | CSC | INACTIVE | | | | | |
| Everett Management Acquisition, Inc. | WA | 11/20/2015 | HC | NonCSC | N/A | Inactive - Merged | 03/01/2016 | Yes | No | 621492 |
| Express Clinics Private Limited | India | 08/03/2011 | LBS | NonCSC | N/A | Inactive - Merged/Inactive/Sold | 11/24/2017 | No | Yes | |
| FullWell, LLC | DE | 06/19/2015 | LLC | NonCSC | N/A | Inactive - Merged/Inactive/Sold | 12/31/2016 | No | Yes | |
| Gambro Healthcare - Ohio Valley Holdings, LLC | TN | 03/18/1997 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare - Stamford, LLC | TN | 06/23/1997 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Acute Care Services Of South Florida, Inc | FL | 03/10/1994 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Ads Of Santa Monica, Inc. | CA | 04/15/1996 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Airport Dialysis Center, Inc | CA | 07/08/1992 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Dialysis Clinic Of Fayette County, LLC | TN | 03/02/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Dialysis Clinic Of Fayette County, LLC | GA | 12/28/1999 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Nephrology Partners, Inc | GA | 12/28/1999 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Alabama, Inc. | DE | 04/03/1992 | CORP | CSC | INACTIVE | | | | | |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|---------------------------|----------------|-------------|---------------|--------------------|---------------------------------|--------------------|-----------------------|------------------------------------|---------------|
| Gambro Healthcare Of Arizona Inc. | DE | 04/03/1992 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Benicia, LLC | CA | 02/27/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of California, Inc. | CA | 04/23/1993 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Central Florida, LLP | FL | 12/30/1997 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Colorado, Inc. | CO | 04/25/1995 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Connecticut, Inc. | CT | 04/26/1993 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of East Olympic Boulevard, Inc | CA | 10/20/1994 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of East Orange, Inc | NJ | 06/07/1993 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of East Orlando, LLP | FL | 07/21/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Eastern Ohio, LLC | TN | 05/21/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Florida, Inc | FL | 03/18/1988 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Frederick, LLC | TN | 06/24/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Freehold Inc | NJ | 06/07/1993 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Garden Grove, Inc | CA | 05/10/1982 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Garden Grove, Inc | CA | 05/10/1982 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Illinois Inc | IL | 10/31/1997 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Kentucky Inc | DE | 07/19/1990 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Las Vegas, LLC | TN | 06/24/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Laurens County, Inc. | GA | 12/10/1985 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Michigan Inc | MI | 05/05/1998 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Mid-Ohio, LLC | TN | 07/22/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Missouri Inc | DE | 04/11/1990 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Neptune Inc | NJ | 06/07/1993 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Nevada, Inc | NV | 05/04/1998 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of New Jersey, Inc | NJ | 04/22/1993 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of North Carolina, Inc. | NC | 07/30/1987 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Ohio, Inc | OH | 01/28/1998 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Oklahoma, Inc | DE | 12/14/1989 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Peachtree, Inc. | CO | | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Plantation, Inc | FL | 08/26/1976 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Rhode Island, Inc | DE | 09/22/1992 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Santa Monica, LLC | TN | 04/11/1996 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Southwest Orlando, LLP | FL | 11/02/1998 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Temple Terrace LLP | FL | 11/15/1999 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Tennessee Inc | TN | 01/07/1986 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Texas, Inc | TX | 07/11/1989 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of The District, Inc. | DC | 02/10/1995 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Union City, Inc. | NJ | 06/07/1993 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Virginia, Inc. | DE | 06/07/1990 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Washington Pennsylvania, L.L.C. | TN | 02/05/1999 | LLC | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Westminster, Inc. | CA | 01/11/1995 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare Of Wisconsin, Inc | DE | 12/05/1994 | CORP | CSC | INACTIVE | | | | | |
| Gambro Healthcare, Inc. | CO | 12/14/1995 | CORP | CSC | INACTIVE | | | | | |
| Garey Dialysis Center Partnership | CA | 05/01/1986 | GP | NonCSC | N/A | Inactive | 12/07/2005 | | | |
| Guam Renal Care Partnership | Guam | 01/01/1996 | GP | NonCSC | N/A | Inactive | 12/07/2005 | Yes | | |
| HCP Blocker Corporation | DE | 02/25/2005 | CORP | CSC | INACTIVE | Inactive | 10/31/2012 | | | |
| HCP Florida Holdings LLC | DE | 05/07/2007 | LLC | CSC | INACTIVE | | | Yes | No | |
| HCPAZ Merger Sub, Inc. | DE | 06/26/2013 | CORP | CSC | INACTIVE | | | | | |
| Healthcare Partners Pacifica Medical Group, LLC | DE | 10/14/2015 | LLC | CSC | INACTIVE | Inactive - Dissolved | 09/22/2016 | Yes | Yes | 621111 |
| Hemacare Dialysis Center Limited Partnership No. 1 | MI | 06/22/1994 | LP | CSC | INACTIVE | | | | | |
| Hemacare Dialysis Center Limited Partnership No. 2 | MI | 06/22/1994 | LP | CSC | INACTIVE | | | | | |
| Hong Ren | Taiwan, Province Of China | 04/30/2013 | CORP | NonCSC | N/A | Inactive - Void | 06/14/2017 | | | |
| HubP-Genesis Joint Venture LLC | DE | 11/07/2016 | LLC | CSC | INACTIVE | Inactive - Dissolved | 12/28/2018 | No | Yes | |
| IDC - International Dialysis Centers SGPS, Unipessoal, Lda. | Portugal | 03/31/2009 | PRVTCOMP | NonCSC | N/A | Inactive - Dissolved | 11/10/2017 | Yes | No | CAE: 64202-R3 |
| Junctions ASC, LLC | DE | 06/03/2010 | LLC | CSC | INACTIVE | Inactive - Dissolved | 03/11/2019 | Yes | No | |
| Kidney Care Rx, Inc. | DE | 05/28/1992 | CORP | CSC | INACTIVE | | | Yes | No | |
| La Grange Dialysis, LLC | DE | 01/18/2006 | LLC | CSC | INACTIVE | | | No | | |
| LaPine Ventures, LLC | DE | 08/27/2010 | LLC | CSC | INACTIVE | Inactive - Dissolved | 12/18/2018 | Yes | | 62492 |
| Lehbi Investment Limited | United Arab Emirates | 10/26/2011 | LLC | NonCSC | N/A | Inactive - Merged/Inactive/Sold | 05/28/2018 | No | | |
| Lietor Sp. Z.o.o. | Poland | 10/17/2011 | LLC | NonCSC | N/A | Inactive - Merged | 02/28/2014 | | | |
| Lifeline Midwest Associates of Allen Park, LLC | DE | 04/08/2015 | LLC | CSC | INACTIVE | Inactive - Dissolved | 12/18/2018 | Yes | No | 621492 |
| Lifeline Peripheral Arterial Disease Associates Of Allen Park, LLC | DE | 10/02/2014 | LLC | CSC | INACTIVE | Inactive - Dissolved | 12/18/2018 | Yes | No | |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|--|-----------------------|----------------|-------------|---------------|--------------------|--|--------------------|-----------------------|------------------------------------|-----------|
| Lifeline Sequoia Peach, LLC | DE | 09/28/2011 | LLC | CSC | INACTIVE | Inactive - Dissolved | 12/18/2018 | Yes | No | |
| Lifeline Vascular Birmingham, Inc. | DE | 03/15/2011 | CORP | CSC | INACTIVE | Inactive - Dissolved | 04/12/2013 | Yes | No | |
| Lifeline Vascular Center Of South Orlando, LLC | DE | 07/25/2012 | LLC | CSC | ACTIVE | Inactive - Merged/Inactive/S old | 04/01/2018 | Yes | No | |
| Lifeline Vascular Center-Orlando, LLC | DE | 04/26/2012 | LLC | CSC | ACTIVE | Inactive - Merged/Inactive/S old | 04/01/2018 | Yes | No | |
| Lifeline Vascular Management Of Houston, LLC | DE | 05/20/2013 | LLC | CSC | INACTIVE | Inactive - Dissolved | 03/11/2019 | Yes | No | |
| Louisville Dialysis Centers, LLC | DE | 11/17/2004 | LLC | CSC | INACTIVE | | | No | | |
| Manzanita At Home, LLC | DE | 12/12/2007 | LLC | CSC | INACTIVE | | | | | |
| MD Investments, L.L.C. | VA | 04/23/1997 | LLC | NonCSC | N/A | Inactive - Administratively Dissolved | 07/31/2017 | No | No | |
| Mesa Dialysis, LLC | DE | 07/22/2008 | LLC | CSC | INACTIVE | | | Yes | No | |
| MHS-XIV, LLC | DE | 06/23/1998 | LLC | CSC | ACTIVE | Inactive - Merged/Inactive/S old | 10/09/2015 | No | Yes | 621492 |
| MHS-XV, LLC | DE | 06/23/1998 | LLC | CSC | ACTIVE | Inactive - Merged/Inactive/S old | 10/09/2015 | No | Yes | 621492 |
| Middle Tennessee Dialysis Centers, LLC | TN | 09/02/1997 | LLC | CSC | INACTIVE | | | | | |
| Munera Sp. Z.o.o. | Poland | 10/17/2011 | LLC | NonCSC | N/A | Inactive - Merged | 02/28/2014 | Yes | | |
| Nephrology Medical Associates of California, Inc. | CA | 10/28/1998 | CORP | CSC | INACTIVE | Inactive - Dissolved | 11/14/2011 | No | No | |
| New Orleans East Dialysis Center, LLC | DE | 07/07/2005 | LLC | CSC | INACTIVE | | | Yes | | |
| NM Partners ACO, LLC | DE | 05/11/2016 | LLC | CSC | INACTIVE | Inactive - Dissolved | 04/03/2018 | Yes | No | |
| Northridge Medical Services Group, Incorporated | CA | 11/13/2006 | CORP | CSC | INACTIVE | Inactive - Dissolved | 11/09/2006 | No | Yes | 621111 |
| NTKC Management, L.L.C. | TX | 07/18/2007 | LLC | NonCSC | N/A | Inactive - Merged/Inactive/S old | 01/14/2010 | No | No | |
| Oklahoma City Dialysis Services, LLC | DE | 05/12/2006 | LLC | CSC | INACTIVE | | | | | |
| Pacific Dialysis Partnership | Guam | 01/31/1996 | GP | NonCSC | N/A | Inactive - Withdrawn | 02/05/2018 | Yes | No | 621492 |
| PDI Holdings, Inc. | DE | 05/14/2001 | CORP | CSC | INACTIVE | Inactive - Dissolved | 02/06/2019 | Yes | No | 621492 |
| PDI Supply, Inc. | DE | 07/02/2001 | CORP | CSC | INACTIVE | Inactive - Dissolved | 09/09/2009 | | | |
| Physicians Dialysis of Houston, LLP | TX | 12/17/2002 | LLP | NonCSC | N/A | Inactive - Administratively Dissolved | 09/08/2018 | No | No | 621492 |
| Physicians Dialysis, Inc. | DE | 10/27/2000 | CORP | CSC | ACTIVE | Inactive - Merged | 02/01/2015 | Yes | No | 621492 |
| Pluribus Dialise - Alcobaca, S.A. | Portugal | 08/01/2017 | S.A. | NonCSC | N/A | Inactive - Terminated | 12/19/2018 | Yes | No | |
| Renal Care of Seat Pleasant, LLC | MD | 07/25/2003 | LLC | NonCSC | N/A | Inactive - Managed Entity Only - Not Owned | 07/25/2003 | | | |
| Resource Advisors Corporation | NV | 11/27/2007 | CORP | CSC | INACTIVE | Inactive | 01/31/2013 | Yes | No | |
| RTC ACQ Co. | DE | 12/30/2014 | CORP | CSC | INACTIVE | Inactive - Administratively Dissolved | 02/03/2015 | Yes | No | |
| RTC Holdings, Inc. | DE | 12/27/1991 | CORP | CSC | INACTIVE | Inactive - Dissolved | 12/18/2018 | Yes | No | |
| RTC TN, Inc. | DE | 10/29/1996 | CORP | CSC | INACTIVE | Inactive - Dissolved | 12/19/2018 | Yes | No | |
| Seismic Acquisition LLC | CA | 05/02/2012 | LLC | CSC | INACTIVE | | | | | |
| Sentinel Assurance Risk Retention Group, Inc. | HI | 03/10/2004 | CORP | NonCSC | N/A | Inactive - Dissolved | 03/10/2004 | | | |
| Sumner Regional Dialysis Center LLC | DE | 04/15/1998 | LLC | CSC | INACTIVE | | | | | |
| Talbert Health Plan | CA | 12/15/2006 | CORP | CSC | INACTIVE | Inactive - Dissolved | 11/09/2017 | No | No | 524140 |
| Tandigm Care Solutions, LLC | PA | 04/19/2016 | PLLC | CSC | INACTIVE | Inactive - Merged/Inactive/S old | 04/19/2016 | No | Yes | TBD |
| Tandigm Health, LLC | DE | 04/01/2014 | LLC | NonCSC | N/A | Inactive - Merged/Inactive/S old | 04/01/2018 | No | Yes | 524290 |
| TCMC Dialysis Center, LLC | DE | 11/13/1997 | LLC | CSC | INACTIVE | | | | | |
| THP Services, Inc. | CA | 12/15/2006 | CORP | CSC | INACTIVE | Inactive - Dissolved | 11/13/2017 | No | Yes | 561490 |
| Total Nephrology Care Network Medical Associates, a Prof. Corp. | CA | 09/18/1995 | PC | NonCSC | N/A | Inactive - Dissolved | 02/11/2009 | No | | |
| Total Nephrology Care Network Medical Associates, P.C. | IL | 09/25/1997 | PC | CSC | INACTIVE | Inactive - Dissolved | 09/15/2009 | | No | |
| Total Renal Care of Colorado, Inc. | CO | 03/31/1971 | CORP | CSC | INACTIVE | | | No | | |
| Total Renal Support Services of North Carolina, LLC | DE | 02/04/1998 | LLC | CSC | INACTIVE | | | No | No | |
| Total Renal Support Services, Inc. | DE | 04/26/2007 | CORP | CSC | INACTIVE | | | | | |
| TRC Spin Healthcare, LLC | DE | 06/02/2011 | LLC | CSC | INACTIVE | Inactive | | | | |
| VRC Of Merced, LLC | CA | 05/01/1996 | LLC | CSC | INACTIVE | | | | | |
| Westminster Artificial Kidney Center, A California Limited Partnership | CA | 01/18/1995 | LP | CSC | INACTIVE | | | | | |
| Westside Dialysis, LLC | CA | 02/20/1998 | LLC | CSC | INACTIVE | | | | | |

| Entity Name | Domestic Jurisdiction | Formation Date | Entity Type | CSC Indicator | CSC Service Status | Entity Status | Entity Status Date | Wholly Owned (Yes/No) | DVA Ownership 50% or Less (Yes/No) | SIC/NAICS |
|-------------|---------------------------|----------------|-------------|---------------|--------------------|-----------------|--------------------|-----------------------|------------------------------------|-----------|
| Xiang You | Taiwan, Province Of China | 04/30/2013 | CORP | NonCSC | N/A | Inactive - Void | 06/14/2017 | | | |

| Facility Name (Common) | Street1 | Street2 | City | State | Zip | Phone | Fax | Services Provided | Num of Certified Stations | Medicare Cert Number |
|---|------------------------------------|---------|---------------|-------|------------|------------|------------|--|---------------------------------|----------------------------|
| PHENIX CITY DIALYSIS CENTER | 4391 RIVERCHASE DR | | PHENIX CITY | AL | 36867-7519 | 3342980294 | 3342983538 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 01-2523 |
| PDI-MONTGOMERY | 1001 FOREST AVE | | MONTGOMERY | AL | 36106-1181 | 3342699416 | 3342690024 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 01-2505 |
| PDI-EAST MONTGOMERY | 6890 WINTON BLOUNT BLVD | | MONTGOMERY | AL | 36117-3516 | 3342600671 | 3342609496 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 13 | 01-2557 |
| PDI-PRATTVILLE | 600 MCQUEEN SMITH RD S | | PRATTVILLE | AL | 36066-5716 | 3343581576 | 3343582139 | In-Center Hemo, In-Center Hemo Self Care | 16 | 01-2535 |
| PDI-ELMORE COUNTY | 125 HOSPITAL DR | | WETUMPKA | AL | 36092-1626 | 3345142037 | 3345149568 | In-Center Hemo, In-Center Hemo Self Care | 10 | 01-2553 |
| ATMORE DIALYSIS CENTER | 807 E CRAIG ST | | ATMORE | AL | 36502-3017 | 2513685593 | 2514461950 | In-Center Hemo, Disaster Related Expenditures | 10 | 01-2600 |
| SOUTH BALDWIN DIALYSIS CENTER | 150 W PEACHTREE AVE | | FOLEY | AL | 36535-2244 | 2519434155 | 2519701005 | In-Center Hemo, Disaster Related Expenditures | 13 | 01-2565 |
| TALLADEGA DIALYSIS | 726 BATTLE ST E | STE A | TALLADEGA | AL | 35160-2583 | 2563622332 | 2563622356 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 01-2622 |
| CENTER POINT DIALYSIS | 2337 1ST ST NE | | CENTER POINT | AL | 35215-3619 | 2055201108 | 2058530933 | In-Center Hemo, In-Center Hemo Self Care | 16 | 01-2623 |
| OPELIKA DIALYSIS CENTER | 2340 PEPPERELL PKWY | | OPELIKA | AL | 36801-6240 | 3347456883 | 3347452177 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 10 | 01-2628 |
| HOME DIALYSIS OPTIONS OF BALDWIN COUNTY PD | 27880 N MAIN ST | STE A | DAPHNE | AL | 36526-7080 | 2516261086 | 2516264056 | PD Services, Disaster Related Expenditures | 4 | 01-2627 |
| RAINBOW CITY DIALYSIS | 2800 RAINBOW DR | | RAINBOW CITY | AL | 35906-5811 | 2564133245 | 2564133289 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 01-2542 |
| GADSDEN DIALYSIS | 409 S 1ST ST | | GADSDEN | AL | 35901-5358 | 2565472511 | 2565478521 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1 | 24 | 01-2501 |
| DOTHAN DIALYSIS | 216 GRACELAND DR | | DOTHAN | AL | 36305-7346 | 3347934077 | 3347932404 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 27 | 01-2506 |
| BIRMINGHAM EAST DIALYSIS | 1105 E PARK DR | | BIRMINGHAM | AL | 35235-2560 | 2058336003 | 2058365157 | In-Center Hemo, In-Center Hemo Self Care | 20 | 01-2508 |
| TUSCALOOSA DIALYSIS | 805 OLD MILL ST | | TUSCALOOSA | AL | 35401-7132 | 2057526363 | 2057526566 | In-Center Hemo, In-Center Hemo Self Care | 19 | 01-2545 |
| DEMOPOLIS DIALYSIS | 511 S CEDAR AVE | | DEMOPOLIS | AL | 36732-2235 | 3342899700 | 3342897038 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 15 | 01-2543 |
| SHEFFIELD DIALYSIS | 1120 S JACKSON HWY | ST 107 | SHEFFIELD | AL | 35660-5770 | 2563818004 | 2563818199 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 01-2551 |
| OZARK DIALYSIS | 195 BUNTING DR | | OZARK | AL | 36360-1101 | 3347741410 | 3347742690 | In-Center Hemo, Disaster Related Expenditures | 19 | 01-2544 |
| FLORENCE DIALYSIS | 422 E DR HICKS BLVD | STE B | FLORENCE | AL | 35630-5730 | 2567645050 | 2567673728 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 01-2529 |
| GREENE COUNTY DIALYSIS | 544 US HIGHWAY 43 | | EUTAW | AL | 35462-4017 | 2053724000 | 2053724055 | In-Center Hemo, In-Center Hemo Self Care | 12 | 01-2550 |
| FAYETTE DIALYSIS | 2450 TEMPLE AVE N | | FAYETTE | AL | 35555-1160 | 2059328500 | 2059328332 | In-Center Hemo, In-Center Hemo Self Care | 10 | 01-2548 |
| TUSCALOOSA UNIVERSITY DIALYSIS | 220 15TH ST | | TUSCALOOSA | AL | 35401-3523 | 2053456004 | 2053455071 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 01-2502 |
| BOAZ DIALYSIS | 16 CENTRAL HENDERSON RD | | BOAZ | AL | 35957-5922 | 2568405931 | 2568401951 | In-Center Hemo, In-Center Hemo Self Care | 12 | 01-2594 |
| BIRMINGHAM CENTRAL DIALYSIS | 728 RICHARD ARRINGTON JR BLVD S | | BIRMINGHAM | AL | 35233-2106 | 2052506760 | 2052979190 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 32 | 01-2592 |
| BIRMINGHAM NORTH DIALYSIS | 1917 32ND AVE N | | BIRMINGHAM | AL | 35207-3333 | 2052979052 | 2052979058 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 24 | 01-2589 |
| BESSEMER DIALYSIS | 901 W LAKE MALL | | BESSEMER | AL | 35020-5393 | 2054241848 | 2054243408 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 16 | 01-2583 |
| ENSLEY DIALYSIS | 2630 AVENUE E | | BIRMINGHAM | AL | 35218-2163 | 2057861371 | 2057865175 | In-Center Hemo, In-Center Hemo Self Care | 24 | 01-2585 |
| SYLACAUGA DIALYSIS | 331 JAMES PAYTON BLVD | | SYLACAUGA | AL | 35150-8064 | 2562494994 | 2562492786 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 18 | 01-2588 |
| RUSSELLVILLE DIALYSIS | 14897 HIGHWAY 43 | | RUSSELLVILLE | AL | 35653-1954 | 2563327044 | 2563328959 | In-Center Hemo, In-Center Hemo Self Care | 10 | 01-2602 |
| EUFAULA DIALYSIS | 220 S ORANGE AVE | | EUFAULA | AL | 36027-1612 | 3346880806 | 3346889893 | In-Center Hemo, Disaster Related Expenditures | 12 | 01-2609 |
| NORTHPORT DIALYSIS | 2401 HOSPITAL DR | | NORTHPORT | AL | 35476-3392 | 2053398882 | 2053398807 | In-Center Hemo, In-Center Hemo Self Care | 14 | 01-2570 |
| PICKENS COUNTY DIALYSIS | 289 WILLIAM E HILL DR | STE A | CARROLLTON | AL | 35447-3247 | 2053671194 | 2053671248 | In-Center Hemo | 14 | 01-2640 |
| ATHENS DIALYSIS | 15953 ATHENS LIMESTONE DR | | ATHENS | AL | 35613-2214 | 2562334730 | 2562334755 | In-Center Hemo, In-Center Hemo Self Care | 20 | 01-2517 |
| WIREGRASS KIDNEY CENTER | 1450 ROSS CLARK CIR | STE 200 | DOTHAN | AL | 36301-4770 | 3347928907 | 3347928912 | In-Center Hemo, Disaster Related Expenditures | 20 | 01-2630 |
| RENAISSANCE DIALYSIS | 1840 DARBY DR | | FLORENCE | AL | 35630-2623 | 2567642313 | 2567642793 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 10 | 01-2629 |
| MUSCLE SHOALS DIALYSIS | 712 STATE ST | | MUSCLE SHOALS | AL | 35661-2940 | 2563867028 | 2563867074 | In-Center Hemo | 10 | 01-2632 |
| GULF SHORES DIALYSIS CENTER | 3947 GULF SHORES PKWY | STE 150 | GULF SHORES | AL | 36542-2859 | 2519672205 | 2519672210 | In-Center Hemo, PD Services, Disaster Related Expenditures | 9 | 01-2631 |
| ENTERPRISE DIALYSIS | 6002 BOLL WEEVIL CIR | | ENTERPRISE | AL | 36330-9420 | 3343080262 | 3343081373 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 01-2642 |
| LIMESTONE COUNTY DIALYSIS | 16236 LUCAS FERRY RD | | ATHENS | AL | 35611-3931 | 2562333965 | 2562333184 | In-Center Hemo, PD Services | 10 | 01-2650 |
| JEWEL DIALYSIS | 514 W TOWN PLZ | | BESSEMER | AL | 35020-5346 | 2054814386 | 2054811612 | In-Center Hemo | 10 | 01-2644 |
| CROWN DIALYSIS | 3007 27TH ST N | | BIRMINGHAM | AL | 35207-4549 | 2052970143 | 2052442769 | In-Center Hemo | 14 | 01-2647 |
| MAGIC CITY DIALYSIS | 300 22ND ST SO | | BIRMINGHAM | AL | 35233-2209 | 2059860592 | 2053216682 | In-Center Hemo, Nocturnal Hemo | 18 | 01-2645 |
| STEEL CITY DIALYSIS | 1809 AVE H | | BIRMINGHAM | AL | 35218-1542 | 2057852972 | 2057863317 | In-Center Hemo | 10 | 01-2646 |
| LEEDS DIALYSIS | 1650 MAXEY DR | | LEEDS | AL | 35094-7512 | 2056995383 | 2056999676 | In-Center Hemo | 10 | 01-2652 |
| ANDALUSIA DIALYSIS | 757 S THREE NOTCH ST | | ANDALUSIA | AL | 36420-4403 | 3342221628 | 3342222658 | In-Center Hemo, PD Services, Disaster Related Expenditures | 10 | 01-2655 |

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|--------------------------------------|--------------------------|---------------|-------------------|----|------------|------------|------------|---|----|---------|
| SPRINGVILLE DIALYSIS | 40 PURPLE HEART BLVD | | SPRINGVILLE | AL | 35146-4008 | 2054676811 | 2054677018 | In-Center Hemo | 10 | 01-2658 |
| ANNISTON DIALYSIS | 1612 NOBLE ST | | ANNISTON | AL | 36201-3839 | 2562373794 | 2562386855 | In-Center Hemo | 10 | 01-2666 |
| PERRY COUNTY DIALYSIS | 611 E LAFALETTE ST | | MARION | AL | 36756-2325 | 3346838519 | 3346834777 | In-Center Hemo | 10 | 01-2663 |
| DAVITA HOKES BLUFF DIALYSIS | 300 MEDICAL CENTER DR | STE 100 | GADSDEN | AL | 35903-1139 | 2564924970 | 2564925543 | In-Center Hemo | 9 | 01-2661 |
| HENRY COUNTY DIALYSIS | 671 OZARK RD | | ABBEVILLE | AL | 36310-2629 | 3345850131 | 3345850843 | In-Center Hemo, Disaster Related Expenditures | 10 | 01-2668 |
| MONARCH DIALYSIS | 2958 DORCHESTER DR | | MONTGOMERY | AL | 36116-3193 | 3342804980 | 3342801809 | In-Center Hemo | 22 | 01-2669 |
| HOME OPTIONS OF DOTHAN (PD) | 1763 E MAIN ST | | DOTHAN | AL | 36301-3045 | 3346730246 | 3346730328 | PD Services, Disaster Related Expenditures | 3 | 01-2673 |
| BREWTON DIALYSIS | 1023 DOUGLAS AVE | STE 300 | BREWTON | AL | 36426-1568 | 2518678509 | 2518677325 | In-Center Hemo, PD Services, Disaster Related Expenditures | 10 | 01-2665 |
| WALKER COUNTY DIALYSIS | 260 6TH AVE NW | | JASPER | AL | 35504-7419 | 2053846919 | 2052216415 | In-Center Hemo, PD Services | 13 | 01-2533 |
| MODEL CITY HT AT HOME | 1724 LEIGHTON AVE | | ANNISTON | AL | 36207-3833 | 2562365864 | 2567411782 | Home Hemo | 1 | 01-2685 |
| GREYSTONE DIALYSIS | 5406 HIGHWAY 280 | STE D107 | BIRMINGHAM | AL | 35242-6592 | 2059812045 | 2054085116 | In-Center Hemo | 10 | 01-2676 |
| BARBOUR COUNTY DIALYSIS | 1218 S EUFAULA AVE | | EUFAULA | AL | 36027-2713 | 3346877583 | 3346875389 | In-Center Hemo, PD Services | 8 | 01-2697 |
| RED MOUNTAIN HOME TRAINING (PD-HHD) | 300B 22ND STREET S | | BIRMINGHAM | AL | 35233-2209 | 2052506757 | 2054580146 | PD Services | 10 | 01-2670 |
| WHITE BLUFF DIALYSIS | 505 US HIGHWAY 80 W | STE F | DEMOPOLIS | AL | 36732-4148 | 3342871254 | 3342871166 | In-Center Hemo | 10 | 01-2679 |
| MODEL CITY HOME TRAINING (PD) | 1724 LEIGHTON AVE | | ANNISTON | AL | 36207-3833 | 2562365864 | 2567411782 | PD Services | 3 | 01-2685 |
| COLONEL DIALYSIS | 1830 LEE AVE SW | STE B-D | CULLMAN | AL | 35055-5268 | 2567378926 | 2567378966 | In-Center Hemo | 10 | 01-2694 |
| SPRINGS DIALYSIS | 218 MAIN ST | STE 114 & 118 | TRUSSVILLE | AL | 35173-1470 | 2056550871 | 2056551964 | In-Center Hemo, PD Services | 16 | 01-2693 |
| CRIMSON DIALYSIS | 6521 HIGHWAY 69 S | STE O | TUSCALOOSA | AL | 35405-6497 | 2057523267 | 2057523590 | In-Center Hemo | 10 | 01-2700 |
| MAJESTIC DIALYSIS | 1510 EASTERN BLVD | | MONTGOMERY | AL | 36117-1629 | 3342608519 | 3342608371 | In-Center Hemo, Nocturnal Hemo | 12 | 01-2701 |
| SOUTHWEST ARKANSAS DIALYSIS | 225 N DUDNEY RD | | MAGNOLIA | AR | 71753-3110 | 8702341322 | 8702341366 | In-Center Hemo | 9 | 04-2545 |
| HEMPSTEAD COUNTY DIALYSIS | 1803 S LAUREL ST | | HOPE | AR | 71801-8219 | 8707774040 | 8707773567 | In-Center Hemo | 10 | 04-2563 |
| MILLER COUNTY DIALYSIS | 816 EAST ST | | TEXARKANA | AR | 71854-6808 | 8707722756 | 8707722764 | In-Center Hemo | 20 | 04-2578 |
| JACKSONVILLE CENTRAL DIALYSIS CENTER | 400 T P WHITE DR | | JACKSONVILLE | AR | 72076-3287 | 5012411300 | 5019851344 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 04-2553 |
| NORTH LITTLE ROCK DIALYSIS CENTER | 4505 E MCCAIN BLVD | | NORTH LITTLE ROCK | AR | 72117-2902 | 5019452323 | 5019551162 | In-Center Hemo, In-Center Hemo Self Care | 12 | 04-2548 |
| FAYETTEVILLE DIALYSIS | 509 E MILLSAP RD | STE 111 | FAYETTEVILLE | AR | 72703-4862 | 4794436688 | 4795279917 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 9 | 04-2539 |
| BENTONVILLE DIALYSIS | 1104 SE 30TH ST | | BENTONVILLE | AR | 72712-4290 | 4796576220 | 4796576229 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 04-2540 |
| SILLOAM SPRINGS DIALYSIS | 500 S MOUNT OLIVE ST | STE 107 | SILLOAM SPRINGS | AR | 72761-3602 | 4795240104 | 4795240769 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 04-2549 |
| SPRINGDALE DIALYSIS | 2070 MCKENZIE RD | STE B | SPRINGDALE | AR | 72762-0870 | 4799271957 | 4797510523 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD | 17 | 04-2568 |
| MENA DIALYSIS CENTER | 1200 CRESTWOOD CIR | | MENA | AR | 71953-5516 | 4793948085 | 4793942164 | In-Center Hemo | 16 | 04-2582 |
| CENTRAL LITTLE ROCK DIALYSIS | 6 FREEWAY DR | STE 100 | LITTLE ROCK | AR | 72204-2486 | 5016646754 | 5012969942 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services, Nocturnal Hemo | 20 | 04-2571 |
| OUACHITA DIALYSIS | 1900 MALVERN AVE | STE 102 | HOT SPRINGS | AR | 71901-7776 | 5016240196 | 5013212415 | In-Center Hemo | 25 | 04-2507 |
| HOT SPRINGS DIALYSIS | 115 WRIGHTS ST | STE A | HOT SPRINGS | AR | 71913-6240 | 5016240153 | 5016240629 | In-Center Hemo, PD Services | 28 | 04-2531 |
| SOUTH ARKANSAS DIALYSIS | 620 W GROVE ST | | EL DORADO | AR | 71730-4462 | 8708628788 | 8708625756 | In-Center Hemo, PD Services | 38 | 04-2536 |
| OUACHITA VALLEY DIALYSIS | 1114 WASHINGTON ST NW | | CAMDEN | AR | 71701-3827 | 8708371330 | 8708371423 | In-Center Hemo, PD Services | 25 | 04-2525 |
| DEGRAY DIALYSIS | 312 PROFESSIONAL PARK DR | STE H | ARKADELPHIA | AR | 71923-5355 | 8702463021 | 8702453766 | In-Center Hemo | 17 | 04-2512 |
| RIVER VALLEY DIALYSIS | 3121 W 2ND CT | | RUSSELLVILLE | AR | 72801-4504 | 4799684687 | 4799682260 | In-Center Hemo, PD Services | 20 | 04-2508 |
| ASHLEY DIALYSIS | 1019 FRED LAGRONE DR | | CROSSETT | AR | 71635-4546 | 8703051225 | 8703051240 | In-Center Hemo | 25 | 04-2560 |
| MALVERN DIALYSIS | 1590 TANNER ST | | ROCKPORT | AR | 72104-2023 | 5013323000 | 5013325858 | In-Center Hemo | 26 | 04-2570 |
| BRADLEY COUNTY DIALYSIS | 204 BRAGG ST | | WARREN | AR | 71671-2500 | 8702267180 | 8702262488 | In-Center Hemo | 16 | 04-2576 |
| COLLEGE CITY DIALYSIS | 2630 DONAGHEY AVE | | CONWAY | AR | 72032-2317 | 5015042474 | 5015042611 | In-Center Hemo, Home Hemo, PD Services | 20 | 04-2598 |
| FORREST CITY DIALYSIS | 1501 N WASHINGTON ST | | FORREST CITY | AR | 72335-2152 | 8704944022 | 8704944769 | In-Center Hemo, PD Services | 12 | 04-2585 |
| ROGERS DIALYSIS | 101 N 37TH ST | | ROGERS | AR | 72756-0301 | 4798996868 | 4798996885 | In-Center Hemo, PD Services | 16 | 04-2586 |
| POCAHONTAS DIALYSIS | 404 CAMP RD | | POCAHONTAS | AR | 72455-1487 | 8702480138 | 8702480623 | In-Center Hemo, PD Services | 8 | 04-2595 |
| SOUTH LITTLE ROCK DIALYSIS | 6115 BASELINE RD | STE 100 | LITTLE ROCK | AR | 72209-4725 | 5015700543 | 5015700738 | In-Center Hemo, PD Services | 13 | 04-2590 |
| INDEPENDENCE COUNTY DIALYSIS | 1700 HARRISON ST | STE F | BATESVILLE | AR | 72501-7315 | 8703070828 | 8707935466 | In-Center Hemo | 12 | 04-2557 |
| JACKSON COUNTY DIALYSIS | 1912 MCLAIN ST | PRATT SQUARE | NEWPORT | AR | 72112-3659 | 8705232607 | 8705232824 | In-Center Hemo | 9 | 04-2554 |
| SEARCY DIALYSIS | 3208 LANGLEY DR | | SEARCY | AR | 72143-6020 | 5012684400 | 5012688279 | In-Center Hemo, PD Services | 16 | 04-2514 |
| SPRINGHILL DIALYSIS | 3401 SPRINGHILL DR | STE 190 | ROCK | AR | 72117-2925 | 5019453669 | 5019453949 | In-Center Hemo | 17 | 04-2513 |
| PULASKI COUNTY DIALYSIS | 202 JOHN HARDEN DR | | JACKSONVILLE | AR | 72076-3775 | 5019821004 | 5019821068 | In-Center Hemo | 9 | 04-2535 |
| LITTLE ROCK MIDTOWN DIALYSIS | 2 LILE CT | STE 102A | LITTLE ROCK | AR | 72205-6241 | 5012213123 | 5012213167 | In-Center Hemo | 24 | 04-2547 |
| SALINE COUNTY DIALYSIS | 1200 N MAIN ST | STE 2 | BENTON | AR | 72015-3341 | 5017761816 | 5017761872 | In-Center Hemo | 12 | 04-2558 |
| CONWAY DIALYSIS | 2445 CHRISTINA LN | | CONWAY | AR | 72034-6798 | 5013282186 | 5013282110 | In-Center Hemo, PD Services, Nocturnal Hemo | 20 | 04-2517 |
| RENAL CARE OF MARION | 1120 STATE HIGHWAY 77 | STE 2 | MARION | AR | 72364-9046 | 8707354087 | 8707354062 | In-Center Hemo, PD Services | 24 | 04-2573 |
| OSCEOLA DIALYSIS | 1332 W KEISER AVE | | OSCEOLA | AR | 72370-2919 | 8705634901 | 8705634959 | In-Center Hemo | 12 | 04-2534 |
| DIAMOND STATE DIALYSIS | 9022 LANDERS RD | STE E | NORTH LITTLE ROCK | AR | 72117-1599 | 5018341393 | 5018341450 | In-Center Hemo | 12 | 04-2597 |
| RENAL CENTER OF MOUNTAIN HOME | 200 E 8TH ST | STE 101 | MOUNTAIN HOME | AR | 72653-4402 | 8705086500 | 8705086550 | In-Center Hemo, PD Services | 20 | 04-2567 |
| HOPI DIALYSIS CENTER | HWY 264 MILE MARKER 388 | PO BOX 964 | POLACCA | AZ | 86042-0964 | 9287375490 | 9287375497 | In-Center Hemo, PD Services | 11 | 03-2592 |

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|---|----------------------------|------------------------|---------------|----|------------|------------|------------|---|----|---------|
| TUBA CITY DIALYSIS | 500 EDGEWATER DR | PO BOX 2910 | TUBA CITY | AZ | 86045-2905 | 9282834525 | 9282834801 | In-Center Hemo, PD Services | 26 | 03-2506 |
| CAMELBACK DIALYSIS CENTER (PD) | 7321 E OSBORN DR | | SCOTTSDALE | AZ | 85251-6418 | 4809700924 | 4804219345 | PD Services | 8 | 03-2504 |
| DESERT MOUNTAIN DIALYSIS CENTER | 9220 E MOUNTAIN VIEW RD | STE 105 | SCOTTSDALE | AZ | 85258-5134 | 4803912241 | 4804518331 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2525 |
| CHINLE DIALYSIS | US HWY 191 | PO BOX 879 | CHINLE | AZ | 86503-0879 | 9286745426 | 9286745461 | In-Center Hemo | 26 | 03-2518 |
| KAYENTA DIALYSIS | HIGHWAY 163 BOX 217 | | KAYENTA | AZ | 86033-9997 | 9286978193 | 9286978195 | In-Center Hemo | 18 | 03-2559 |
| PAPAGO DIALYSIS CENTER | 5115 E THOMAS RD | STE 115 | PHOENIX | AZ | 85018-7914 | 6029561831 | 6029560334 | In-Center Hemo | 13 | 03-2553 |
| ESTRELLA DIALYSIS CENTER | 8410 W THOMAS RD | STE 100 BLDG 1 | PHOENIX | AZ | 85037-3356 | 6232470808 | 6232479757 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2612 |
| GILBERT DIALYSIS CENTER | 5222 E BASELINE RD | STE 104 | GILBERT | AZ | 85234-2963 | 4808326996 | 4808327337 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2605 |
| TEMPE DIALYSIS CENTER | 2149 E WARNER RD | STE 110 | TEMPE | AZ | 85284-3496 | 4807303531 | 4804915964 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2609 |
| PHOENIX DIALYSIS CENTER | 337 E CORONADO RD | STE 101 | PHOENIX | AZ | 85004-1582 | 6022539006 | 6022539465 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2611 |
| ARROWHEAD LAKES DIALYSIS CENTER | 20325 N 51ST AVE | BLDG 11, STE 186 | GLENDALE | AZ | 85308-4625 | 6235336521 | 6235336579 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2604 |
| MOUNTAIN VISTA DIALYSIS CENTER OF ARIZONA | 10238 E HAMPTON AVE | STE 108 | MESA | AZ | 85209-3317 | 4803578009 | 4803570372 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2619 |
| PALM BROOK DIALYSIS CENTER | 14664 N DEL WEBB BLVD | | SUN CITY | AZ | 85351-2137 | 6235836550 | 6239772514 | In-Center Hemo, In-Center Hemo Self Care | 20 | 03-2601 |
| WESTBROOK DIALYSIS | 13907 W CAMINO DEL SOL | STE 103 | SUN CITY WEST | AZ | 85375-4405 | 6232147088 | 6232140109 | In-Center Hemo, In-Center Hemo Self Care | 16 | 03-2621 |
| NORTHWEST TUCSON DIALYSIS | 2945 W INA RD | STE 105 | TUCSON | AZ | 85741-2366 | 5207970049 | 5202298957 | In-Center Hemo, In-Center Hemo Self Care | 20 | 03-2618 |
| RIM COUNTRY DIALYSIS | 809 W LONGHORN RD | | PAYSON | AZ | 85541-4280 | 9284747000 | 9284749983 | In-Center Hemo, In-Center Hemo Self Care | 6 | 03-2615 |
| TUCSON CENTRAL DIALYSIS | 2901 E GRANT RD | | TUCSON | AZ | 85716-2717 | 5203253408 | 5203253469 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 03-2627 |
| GRAND HOME DIALYSIS | 14674 W MOUNTAIN VIEW BLVD | STE 204 | SURPRISE | AZ | 85374-2708 | 6235466120 | 6235462693 | PD Services | 4 | 03-2620 |
| YUMA DIALYSIS | 2130 W 24TH ST | | YUMA | AZ | 85364-6122 | 9287832365 | 9287836870 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 32 | 03-2502 |
| NOGALES DIALYSIS | 1605 N INDUSTRIAL PARK DR | STE H | NOGALES | AZ | 85621-4577 | 5202815779 | 5202815873 | In-Center Hemo, In-Center Hemo Self Care | 16 | 03-2543 |
| SELLS DIALYSIS | HWY 86 MILEPOST 113 | PO BOX 3030 | SELLS | AZ | 85634-3030 | 5203831701 | 5203833667 | In-Center Hemo, In-Center Hemo Self Care | 28 | 03-2513 |
| SIERRA VISTA DIALYSIS | 629 N HIGHWAY 90 BYP | STE 6 | SIERRA VISTA | AZ | 85635-2257 | 5204597791 | 5204597129 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 20 | 03-2520 |
| SOUTH YUMA DIALYSIS | 7179 E 31ST PLACE | | YUMA | AZ | 85365-8392 | 9283170517 | 9287269155 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD | 20 | 03-2556 |
| TUCSON SOUTH DIALYSIS | 3662 S 16TH AVE | | TUCSON | AZ | 85713-6001 | 5208829665 | 5208829206 | In-Center Hemo, In-Center Hemo Self Care | 30 | 03-2557 |
| PASCUA YAQUI TRIBE DIALYSIS | 7490 S CAMINO DE OESTE | | TUCSON | AZ | 85746-9308 | 5208796161 | 5205783655 | In-Center Hemo, In-Center Hemo Self Care | 13 | 03-2573 |
| TUCSON SOUTH CENTRAL DIALYSIS | 2024 E IRVINGTON RD | STE 7 | TUCSON | AZ | 85714-1825 | 5205730200 | 5205730210 | In-Center Hemo | 30 | 03-2589 |
| TUCSON WEST DIALYSIS | 1780 W ANKLAM RD | | TUCSON | AZ | 85745-2632 | 5206242220 | 5206206365 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 34 | 03-2500 |
| TUCSON EAST DIALYSIS | 6420 E BROADWAY BLVD | STE C300 | TUCSON | AZ | 85710-3534 | 5207902775 | 5207903174 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 03-2501 |
| CENTRAL MESA DIALYSIS CENTER | 1134 E UNIVERSITY DR | STE 101 | MESA | AZ | 85203-8048 | 4804643851 | 4806681460 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2624 |
| MARYVALE DIALYSIS CENTER | 4845 W MCDOWELL RD | STE 10A, 20A, 30A | PHOENIX | AZ | 85035-4076 | 6022788349 | 6022722674 | In-Center Hemo | 24 | 03-2634 |
| RITA RANCH DIALYSIS (AKA TUCSON EAST II) | 7355 S HOUGHTON RD | STE 101 | TUCSON | AZ | 85747-9380 | 5206634035 | 5206633826 | In-Center Hemo | 12 | 03-2632 |
| RAVEN DIALYSIS CENTER | 3540 E BASELINE RD | STE 110 | PHOENIX | AZ | 85042-9628 | 6024312110 | 6024312153 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2625 |
| BROOKWOOD DIALYSIS CENTER | 8910 N 43RD AVE | STE 107 | GLENDALE | AZ | 85302-5340 | 6239372735 | 6239372758 | In-Center Hemo, In-Center Hemo Self Care | 24 | 03-2630 |
| OCOTILLO DIALYSIS | 975 W CHANDLER HEIGHTS RD | UNIT 101 | CHANDLER | AZ | 85248-5724 | 4808024405 | 4808025390 | In-Center Hemo | 12 | 03-2631 |
| POWER ROAD DIALYSIS | 301 S POWER RD | STE 104 | MESA | AZ | 85206-5243 | 4806411193 | 4808073388 | In-Center Hemo | 12 | 03-2638 |
| WICKENBURG DIALYSIS | 811 N TEGNER | STE 101, 103, 105, 107 | WICKENBURG | AZ | 85390-5409 | 9286846898 | 9286846107 | In-Center Hemo, PD Services | 9 | 03-2637 |
| SWEETWATER RIDGE DIALYSIS | 7362 W THUNDERBIRD RD | STE 104 | PEORIA | AZ | 85381-5028 | 6234860327 | 6238785264 | In-Center Hemo | 20 | 03-2640 |
| EDGE RIVER DIALYSIS | 1197 S REDONDO CENTER DR | | YUMA | AZ | 85365-2036 | 9283294340 | 9287835018 | In-Center Hemo, PD Services | 13 | 03-2644 |
| DESERT DIALYSIS | 13000 N 103RD AVE | STE 66 | SUN CITY | AZ | 85351-3060 | 6235833131 | 6235835414 | In-Center Hemo | 20 | 03-2572 |

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|-------------------------------------|-----------------------------------|--------------------|-----------------|----|------------|------------|------------|---|----|---------|
| COTTONWOOD DIALYSIS | 1699 E COTTONWOOD ST | STE A200 | COTTONWOOD | AZ | 86326-4604 | 9286349295 | 9286349683 | In-Center Hemo | 13 | 03-2562 |
| PRESCOTT DIALYSIS | 980 WILLOW CREEK RD | STE 101 | PRESCOTT | AZ | 86301-1619 | 9287769459 | 9287768061 | In-Center Hemo | 12 | 03-2523 |
| ESTRELLA DIALYSIS CENTER (PD) | 8410 W THOMAS RD | BLDG 1, STE 100 | PHOENIX | AZ | 85037-3356 | 6232471749 | 6232471873 | PD Services | 1 | 03-2612 |
| SCOTTSDALE DIALYSIS | 5705 N SCOTTSDALE RD | STE 120 | SCOTTSDALE | AZ | 85250-5910 | 4809413860 | 4809414191 | In-Center Hemo | 12 | 03-2641 |
| FOUNTAIN HILLS DIALYSIS | 13430 N SAGUARO BLVD | BLDG 3 | FOUNTAIN HILLS | AZ | 85268-3728 | 4808165973 | 4808165767 | In-Center Hemo, PD Services | 12 | 03-2645 |
| EVERGREEN PARK DIALYSIS | 926 E MCDOWELL RD | STE 100 | PHOENIX | AZ | 85006-2503 | 6022521418 | 6022521928 | In-Center Hemo, PD Services | 20 | |
| SWAN DIALYSIS | 1635 N SWAN RD | | TUCSON | AZ | 85712-4046 | 5203271125 | 5203272963 | In-Center Hemo | 12 | 03-2651 |
| ORO VALLEY DIALYSIS | 1521 E TANGERINE RD | STE 101 | ORO VALLEY | AZ | 85755-6214 | 5202192879 | 5202190564 | In-Center Hemo, PD Services | 12 | 03-2652 |
| HAYWARD DIALYSIS CENTER | 21615 HESPERIAN BLVD | STE F | HAYWARD | CA | 94541-7026 | 5107809094 | 5107800635 | In-Center Hemo, In-Center Hemo Self Care | 31 | 05-2685 |
| PLEASANTON DIALYSIS CENTER | 5720 STONERIDGE MALL RD | STE 160 | PLEASANTON | CA | 94588-2882 | 9257370120 | 9257370155 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 22 | 05-2568 |
| UNION CITY DIALYSIS CENTER | 32930 ALVARADO NILES RD | STE 300 | UNION CITY | CA | 94587-8101 | 5104896996 | 5104893747 | In-Center Hemo | 38 | 05-2571 |
| EAST BAY PERITONEAL DIALYSIS CENTER | 13939 E 14TH ST | STE 110 | SAN LEANDRO | CA | 94578-2601 | 5106141380 | 5106140393 | PD Services | 4 | 05-2675 |
| SOUTH HAYWARD DIALYSIS | 254 JACKSON ST | | HAYWARD | CA | 94544-1907 | 5105831255 | 5105830631 | In-Center Hemo, In-Center Hemo Self Care | 24 | 05-2845 |
| KENNETH HAHN PLAZA DIALYSIS CENTER | 11854 S WILMINGTON AVE | | LOS ANGELES | CA | 90059-3016 | 3235675077 | 3235671490 | In-Center Hemo | 20 | 05-2858 |
| LODI DIALYSIS CENTER | 1610 W KETTLEMAN LN | STE D | LODI | CA | 95242-4210 | 2093349888 | 2093330888 | In-Center Hemo, In-Center Hemo Self Care | 21 | 05-2753 |
| FLORIN DIALYSIS CENTER | 7000 STOCKTON BLVD | | SACRAMENTO | CA | 95823-2312 | 9164243990 | 9164243799 | In-Center Hemo | 31 | 05-2857 |
| NORTH HIGHLANDS DIALYSIS CTR | 4612 ROSEVILLE RD | STE 100 | NORTH HIGHLANDS | CA | 95660-5175 | 9163341368 | 9163341543 | In-Center Hemo | 27 | 05-2826 |
| ALHAMBRA DIALYSIS CENTER | 1315 ALHAMBRA BLVD | STE 100 | SACRAMENTO | CA | 95816-5245 | 9164578252 | 9164573649 | In-Center Hemo | 20 | 05-2707 |
| ANTELOPE DIALYSIS CENTER | 6406 TUPELO DR | STE A | CITRUS HEIGHTS | CA | 95621-1780 | 9167211800 | 9167214376 | In-Center Hemo, In-Center Hemo Self Care | 31 | 05-2663 |
| CHICO DIALYSIS CENTER | 530 COHASSET RD | | CHICO | CA | 95926-2212 | 5308958966 | 5308950419 | In-Center Hemo, PD Services | 21 | 05-2553 |
| MANZANITA DIALYSIS CENTER | 4005 MANZANITA AVE | STE 17 | CARMICHAEL | CA | 95608-1779 | 9164833241 | 9164836347 | In-Center Hemo | 21 | 05-2604 |
| CAMERON PARK DIALYSIS | 3311 COACH LN | STE C | CAMERON PARK | CA | 95682-7247 | 5306775114 | 5306775190 | In-Center Hemo, In-Center Hemo Self Care | 24 | 05-2691 |
| SOUTH SACRAMENTO DIALYSIS CENTER | 7000 FRANKLIN BLVD | STE 880 | SACRAMENTO | CA | 95823-1838 | 9164272561 | 9164272025 | In-Center Hemo | 18 | 05-2569 |
| REDDING DIALYSIS CENTER | 1876 PARK MARINA DR | | REDDING | CA | 96001-0913 | 5302467474 | 5302460179 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 28 | 05-2528 |
| YUBA CITY DIALYSIS CENTER | 1525 PLUMAS CT | STE A | YUBA CITY | CA | 95991-2971 | 5306713652 | 5306714903 | In-Center Hemo, In-Center Hemo Self Care | 24 | 05-2563 |
| UNIVERSITY DIALYSIS CENTER | 333 UNIVERSITY AVE | STE 100 | SACRAMENTO | CA | 95825-6533 | 9169200877 | 9169201931 | In-Center Hemo, Nocturnal Hemo | 21 | 55-2549 |
| ORANGEVALE DIALYSIS CTR | 9267 GREENBACK LN | STE A2 | ORANGEVALE | CA | 95662-4864 | 9169885666 | 9169885636 | In-Center Hemo, In-Center Hemo Self Care | 20 | 05-2850 |
| EATON CANYON DIALYSIS | 2551 E WASHINGTON BLVD | | PASADENA | CA | 91107-1446 | 6267988896 | 6263988279 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Nocturnal Hemo | 31 | 05-2613 |
| PARAMOUNT DIALYSIS CENTER | 15625 LAKEWOOD BLVD | | PARAMOUNT | CA | 90723-4633 | 5627902478 | 5622720038 | In-Center Hemo, In-Center Hemo Self Care | 37 | 05-2652 |
| CRESCENT HEIGHTS DIALYSIS CENTER | 8151 BEVERLY BLVD | | LOS ANGELES | CA | 90048-4514 | 3236556226 | 3236556512 | In-Center Hemo, Nocturnal Hemo, PD Services | 20 | 05-2852 |
| OAKLAND PERITONEAL DIALYSIS CENTER | 5352 CLAREMONT AVE | | OAKLAND | CA | 94618-1035 | 5105970398 | 5105970385 | PD Services | 2 | 05-2822 |
| ANTIOCH DIALYSIS CENTER | 3100 DELTA FAIR BLVD | | ANTIOCH | CA | 94509-4001 | 9257535000 | 9257535055 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 05-2841 |
| SALINAS VALLEY DIALYSIS CENTER | 955 BLANCO CIR | STE C | SALINAS | CA | 93901-4452 | 8317586222 | 8317588345 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 34 | 05-2602 |
| LOS ANGELES DIALYSIS CENTER | 3901 S WESTERN AVE | | LOS ANGELES | CA | 90062-1112 | 3232940670 | 3232940499 | In-Center Hemo, PD Services | 28 | 05-2695 |
| MONTEREY PARK DIALYSIS CENTER | 2560 CORPORATE PL | STE 100-101 BLDG D | MONTEREY PARK | CA | 91754-7612 | 3237808787 | 3237800246 | In-Center Hemo, PD Services | 28 | 05-2700 |
| DELTA SIERRA DIALYSIS CENTER | 555 W BENJAMIN HOLT DR | STE 200 | STOCKTON | CA | 95207-3839 | 2094732294 | 2094732214 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 05-2784 |
| CENTURY CITY DIALYSIS | 10630 SANTA MONICA BLVD | | LOS ANGELES | CA | 90025-4837 | 3109542700 | 3104744565 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 30 | 05-2865 |
| SOLEDAD DIALYSIS CENTER | 901 LOS COCHES DR | | SOLEDAD | CA | 93960-2995 | 8316784310 | 8316784324 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 05-2892 |
| MONTCLAIR DIALYSIS CENTER | 9142 MONTE VISTA AVE | | MONTCLAIR | CA | 91763-1723 | 9096266505 | 9096245736 | In-Center Hemo, PD Services, In-Center Hemo Self Care | 28 | 05-2804 |
| PREMIER DIALYSIS CENTER | 7612 ATLANTIC AVE | | CUDAHY | CA | 90201-5020 | 3235625511 | 3235623347 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 36 | 05-2761 |
| UNITED DIALYSIS CENTER | 3111 LONG BEACH BLVD | | LONG BEACH | CA | 90807-5015 | 5624265155 | 5624265007 | In-Center Hemo, In-Center Hemo Self Care | 27 | 05-2671 |
| LAKE ELSINORE DIALYSIS | 32291 MISSION TRL | BLDG S | LAKE ELSINORE | CA | 92530-2304 | 9516745050 | 9516745570 | In-Center Hemo, In-Center Hemo Self Care | 18 | 05-2895 |
| GARFIELD HEMODIALYSIS CENTER | 118 HILLIARD AVE | | MONTEREY PARK | CA | 91754-1118 | 6262885796 | 6262883870 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 05-2564 |
| KIDNEY DIALYSIS CARE UNIT | 3600 E MARTIN LUTHER KING JR BLVD | | LYNWOOD | CA | 90262-2607 | 3108865156 | 3106086947 | In-Center Hemo | 40 | 05-2502 |
| LAKEWOOD DIALYSIS CENTER | 4611 SILVA ST | | LAKEWOOD | CA | 90712-2512 | 5626337441 | 5626304609 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 30 | 05-2539 |

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| VALLEY DIALYSIS | 6840 SEPULVEDA BLVD | STE 101 | VAN NUYS | CA | 91405-4401 | 8187791450 | 8187791466 | In-Center Hemo, PD Services | 32 | 05-2554 |
| DOWNEY DIALYSIS CENTER | 8630 FLORENCE AVE | STE 100 | DOWNEY | CA | 90240-4017 | 5629236741 | 5629232471 | In-Center Hemo, In-Center Hemo Self Care | 19 | 05-2574 |
| COVINA DIALYSIS CENTER | 1547 W GARVEY AVE N | | WEST COVINA | CA | 91790-2139 | 6269609405 | 6269602695 | In-Center Hemo | 17 | 05-2580 |
| WILSHIRE DIALYSIS CENTER | 1212 WILSHIRE BLVD | | LOS ANGELES | CA | 90017-1902 | 2134825181 | 2134824470 | In-Center Hemo, Nocturnal Hemo, PD Services | 22 | 05-2631 |
| Beverly Hills Dialysis Center | 50 N LA CIENEGA BLVD | STE 300 | BEVERLY HILLS | CA | 90211-2284 | 3102891612 | 3102891547 | In-Center Hemo | 30 | 05-2599 |
| WALNUT CREEK DIALYSIS CENTER | 404 N WIGET LN | | WALNUT CREEK | CA | 94598-2408 | 9259370203 | 9259469482 | In-Center Hemo, Nocturnal Hemo, PD Services | 24 | 05-2689 |
| NORWALK DIALYSIS CENTER | 12375 E IMPERIAL HWY | STE D3 | NORWALK | CA | 90650-3129 | 5629297430 | 5628631864 | In-Center Hemo | 17 | 05-2718 |
| GREATER EL MONTE DIALYSIS CENTER | 1938 TYLER AVE | STE J168 | SOUTH EL MONTE | CA | 91733-3623 | 6263506692 | 6263506986 | In-Center Hemo, In-Center Hemo Self Care | 14 | 05-2717 |
| TRC/USC KIDNEY CENTER | 2310 ALCAZAR ST | | LOS ANGELES | CA | 90033-5327 | 3234419966 | 3234419960 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 59 | 05-2794 |
| UNIVERSITY PARK DIALYSIS CENTER | 3986 S FIGUEROA ST | | LOS ANGELES | CA | 90037-1222 | 2137498297 | 2137490472 | In-Center Hemo | 20 | 05-2713 |
| AIRPORT SUNRISE DIALYSIS | 11300 HAWTHORNE BLVD | | INGLEWOOD | CA | 90304-2715 | 3106800601 | 3106809166 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 58 | 05-2746 |
| HOLLYWOOD DIALYSIS CENTER | 5108 W SUNSET BLVD | | LOS ANGELES | CA | 90027-5708 | 3239134010 | 3239134022 | In-Center Hemo, PD Services | 22 | 05-2801 |
| TRC/HARBOR-UCLA MFI TOTAL RENAL DIALYSIS CENTER | 21602 S VERMONT AVE | | TORRANCE | CA | 90502-1940 | 3105330413 | 3102126248 | In-Center Hemo, PD Services | 30 | 05-2802 |
| NAPA DIALYSIS CENTER | 3900 BEL AIRE PLZ | STE C | NAPA | CA | 94558-2823 | 7072538938 | 7072532851 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 05-2615 |
| LAKEPORT DIALYSIS CENTER | 804 11TH ST | STE 2 | LAKEPORT | CA | 95453-4102 | 7072637132 | 7072638926 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 05-2601 |
| FAIRFIELD DIALYSIS CENTER | 4660 CENTRAL WAY | | FAIRFIELD | CA | 94534-1803 | 7078637369 | 7078637384 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 32 | 05-2618 |
| VACAVILLE DIALYSIS CENTER | 941 MERCHANT ST | | VACAVILLE | CA | 95688-5315 | 7074478191 | 7074478196 | In-Center Hemo, In-Center Hemo Self Care | 21 | 05-2709 |
| SANTA ANA DIALYSIS CENTER | 1820 E DEERE AVE | | SANTA ANA | CA | 92705-5721 | 9492511221 | 9492511455 | In-Center Hemo | 26 | 05-2716 |
| BREA DIALYSIS CENTER | 595 TAMARACK AVE | STE A | BREA | CA | 92821-3125 | 7149900110 | 7149900946 | In-Center Hemo | 21 | 05-2621 |
| CORONA DIALYSIS CENTER | 2057 COMPTON AVE | STE 101 | CORONA | CA | 92881-7287 | 9517355845 | 9517353941 | In-Center Hemo, In-Center Hemo Self Care | 24 | 05-2661 |
| HEMET DIALYSIS CENTER | 3050 W FLORIDA AVE | | HEMET | CA | 92545-3619 | 9519259723 | 9519259789 | In-Center Hemo, In-Center Hemo Self Care | 39 | 05-2620 |
| VALLEY VIEW DIALYSIS CENTER | 26900 CACTUS AVE | | MORENO VALLEY | CA | 92555-3912 | 9512472844 | 9512478631 | In-Center Hemo, In-Center Hemo Self Care | 34 | 05-2807 |
| RIVERSIDE DIALYSIS CENTER | 4361 LATHAM ST | STE 100 | RIVERSIDE | CA | 92501-1767 | 9516822700 | 9516823024 | In-Center Hemo | 32 | 05-2532 |
| MOUNTAIN VISTA DIALYSIS CENTER | 4041 UNIVERSITY PKWY | | SAN BERNARDINO | CA | 92407-1823 | 9098870173 | 9098872892 | In-Center Hemo, PD Services | 28 | 05-2743 |
| TEMECULA DIALYSIS CENTER | 40945 COUNTY CENTER DR | STE G | TEMECULA | CA | 92591-6006 | 9512969744 | 9512969749 | In-Center Hemo, In-Center Hemo Self Care | 18 | 05-2735 |
| MAINPLACE DIALYSIS CENTER | 146 S MAIN ST | | ORANGE | CA | 92868-2861 | 7149380870 | 7149372986 | In-Center Hemo, Nocturnal Hemo, PD Services | 36 | 05-2503 |
| ROSEMEAD SPRINGS DIALYSIS CENTER | 3212 ROSEMEAD BLVD | | EL MONTE | CA | 91731-2807 | 6262803019 | 6262802856 | In-Center Hemo | 16 | 55-2511 |
| IMPERIAL CARE DIALYSIS CENTER | 4345 E IMPERIAL HWY | | LYNWOOD | CA | 90262-2318 | 3109000333 | 3109000334 | In-Center Hemo | 31 | 05-2844 |
| DIAMOND VALLEY DIALYSIS | 1181 N STATE ST | | SAN JACINTO | CA | 92583-6317 | 9514876528 | 9514878518 | In-Center Hemo | 37 | 05-2768 |
| MURRIETA DIALYSIS | 27602 CLINTON KEITH RD | BLDG F | MURRIETA | CA | 92562-8513 | 9516797914 | 9516797693 | In-Center Hemo, In-Center Hemo Self Care | 24 | 05-2730 |
| ASH TREE DIALYSIS | 2666 N GROVE INDUSTRIAL DR | STE 106 | FRESNO | CA | 93727-1552 | 5592511919 | 5592511333 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 36 | 55-2563 |
| WASCO PRISON DIALYSIS | 701 SCOFIELD AVE | | WASCO | CA | 93280-7515 | 6617587668 | | In-Center Hemo | 6 | |
| SOUTH VALLEY DIALYSIS | 17815 VENTURA BLVD | STE 100 | ENCINO | CA | 91316-3600 | 8187574520 | 8187571043 | In-Center Hemo, In-Center Hemo Self Care | 25 | 05-2744 |
| RIVERSIDE PD CENTRAL | 3660 PARK SIERRA DR | STE 108 | RIVERSIDE | CA | 92505-3071 | 9516873900 | 9516877998 | PD Services | 11 | 55-2627 |
| TURLOCK DIALYSIS CENTER | 50 W SYRACUSE AVE | | TURLOCK | CA | 95380-3143 | 2096567299 | 2096561715 | In-Center Hemo, In-Center Hemo Self Care | 16 | 55-2528 |
| BAKERSFIELD DIALYSIS CENTER | 5143 OFFICE PARK DR | | BAKERSFIELD | CA | 93309-0660 | 6613254741 | 6613257631 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 76 | 05-2673 |
| ANTELOPE VALLEY DIALYSIS | 1759 W AVENUE J | STE 102 | LANCASTER | CA | 93534-2703 | 6619426400 | 6617293985 | In-Center Hemo, PD Services | 30 | 05-2521 |
| INDIAN WELLS VALLEY DIALYSIS | 212 S RICHMOND RD | | RIDGECREST | CA | 93555-4434 | 7603717506 | 7603717806 | In-Center Hemo, In-Center Hemo Self Care | 12 | 05-2789 |
| PALMDALE REGIONAL | 1643 E PALMDALE BLVD | | PALMDALE | CA | 93550-4847 | 6615400925 | 6615400930 | In-Center Hemo | 24 | 05-2869 |
| STOCKTON KIDNEY CENTER | 1523 E MARCH LN | STE 200 | STOCKTON | CA | 95210-5607 | 2094723300 | 2094720900 | In-Center Hemo | 20 | 55-2592 |
| WHITTIER DIALYSIS | 10055 WHITTWOOD DR | | WHITTIER | CA | 90603-2313 | 5629471808 | 5629471186 | In-Center Hemo, Nocturnal Hemo, PD Services | 18 | 55-2509 |
| NORCO DIALYSIS | 1901 TOWN AND COUNTRY DR | STE 100 | NORCO | CA | 92860-3611 | 9517380185 | 9517388490 | In-Center Hemo, In-Center Hemo Self Care | 20 | 55-2571 |
| MAGNOLIA WEST DIALYSIS | 11161 MAGNOLIA AVE | | RIVERSIDE | CA | 92505-3605 | 9513518090 | 9513518099 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 30 | 55-2553 |
| TOKAY DIALYSIS CENTER | 312 S FAIRMONT AVE | STE A | LODI | CA | 95240-3840 | 2093695418 | 2093695963 | In-Center Hemo, In-Center Hemo Self Care | 12 | 55-2504 |
| CREEKSIDE DIALYSIS CENTER | 141 PARKER ST | | VACAVILLE | CA | 95688-3921 | 7074531325 | 7074531329 | In-Center Hemo, In-Center Hemo Self Care | 12 | 55-2510 |
| TUSTIN DIALYSIS | 2090 N TUSTIN AVE | STE 100 | SANTA ANA | CA | 92705-7869 | 7148352450 | 7148355715 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Nocturnal Hemo | 24 | 05-2897 |
| ELK GROVE DIALYSIS | 9281 OFFICE PARK CIR | STE 105 | ELK GROVE | CA | 95758-8069 | 9166910480 | 9166910488 | In-Center Hemo, In-Center Hemo Self Care | 21 | 55-2529 |
| MARYSVILLE DIALYSIS CENTER | 1015 8TH ST | | MARYSVILLE | CA | 95901-5271 | 5307419801 | 5307419805 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 15 | 55-2533 |
| SOUTH CHICO DIALYSIS CENTER | 2345 FOREST AVE | | CHICO | CA | 95928-7641 | 5308942180 | 5308942647 | In-Center Hemo, In-Center Hemo Self Care | 18 | 55-2530 |

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| LA HABRA DIALYSIS | 1611 W WHITTIER BLVD | | LA HABRA | CA | 90631-3618 | 5622670430 | 5622660045 | In-Center Hemo, Home Hemo, PD Services | 37 | 55-2852 |
| CONCORD DIALYSIS CENTER | 2300 STANWELL DR | STE C | CONCORD | CA | 94520-4841 | 9256777492 | 9256777497 | In-Center Hemo, In-Center Hemo Self Care | 21 | 55-2535 |
| MAR VISTA DIALYSIS CENTER | 2020 SANTA MONICA BLVD | STE 100 | SANTA MONICA | CA | 90404-2139 | 3104534900 | 3104534966 | In-Center Hemo, PD Services | 20 | 55-2580 |
| LAGUNA HILLS DIALYSIS | 25332 CABOT RD | | LAGUNA HILLS | CA | 92653-5506 | 9493801925 | 9493801746 | In-Center Hemo | 20 | 55-2718 |
| CITRUS VALLEY DIALYSIS | 894 HARDT STREET | | SAN BERNARDINO | CA | 92408-2854 | 9093886608 | 9093886639 | In-Center Hemo, In-Center Hemo Self Care | 20 | 55-2541 |
| YUCAIPA DIALYSIS CENTER | 33487 YUCAIPA BLVD | | YUCAIPA | CA | 92399-2064 | 9097976200 | 9097976446 | In-Center Hemo, In-Center Hemo Self Care | 12 | 55-2578 |
| CROSSROADS DIALYSIS | 3214 YORBA LINDA BLVD | | FULLERTON | CA | 92831-1707 | 7145776940 | 7145770530 | In-Center Hemo, PD Services, Nocturnal Hemo | 24 | 55-2544 |
| CLEARLAKE DIALYSIS | 14400 OLYMPIC DR | | CLEARLAKE | CA | 95422-8809 | 7079949785 | 7079949790 | In-Center Hemo, In-Center Hemo Self Care | 12 | 55-2586 |
| CARQUINEZ DIALYSIS | 125 CORPORATE PL | STE C | VALLEJO | CA | 94590-6968 | 7075563637 | 7075563642 | In-Center Hemo, In-Center Hemo Self Care | 21 | 55-2572 |
| ONTARIO DIALYSIS | 1950 S GROVE AVE | STE 101-105 | ONTARIO | CA | 91761-5693 | 9099305566 | 9099305690 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 20 | 55-2548 |
| RED BLUFF DIALYSIS CENTER | 2455 SISTER MARY COLUMBA DR | | RED BLUFF | CA | 96080-4364 | 5305270052 | 5305270059 | In-Center Hemo, In-Center Hemo Self Care | 15 | 55-2557 |
| BIXBY KNOLLS DIALYSIS | 3744 LONG BEACH BLVD | | LONG BEACH | CA | 90807-3310 | 5624241403 | 5624244310 | In-Center Hemo | 24 | 55-2614 |
| BELLFLOWER DIALYSIS CENTER | 15736 WOODRUFF AVE | | BELLFLOWER | CA | 90706-4018 | 5628043099 | 5628041544 | In-Center Hemo, Nocturnal Hemo | 20 | 55-2588 |
| LONG BEACH HARBOR DIALYSIS | 1075 E PACIFIC COAST HWY | | LONG BEACH | CA | 90806-5089 | 5625991511 | 5625991922 | In-Center Hemo | 12 | 55-2579 |
| SILVER LAKE DIALYSIS | 2723 W TEMPLE ST | | LOS ANGELES | CA | 90026-4723 | 2134803039 | 2134803287 | In-Center Hemo | 30 | 55-2659 |
| FOSTER CITY DIALYSIS | 1261 E HILLSDALE BLVD | STE 2 | FOSTER CITY | CA | 94404-1236 | 6506389301 | 6506389306 | In-Center Hemo | 16 | 55-2620 |
| NATOMAS DIALYSIS | 30 GOLDEN LAND CT | BLDG G | SACRAMENTO | CA | 95834-2423 | 9162856452 | 9162859715 | In-Center Hemo, In-Center Hemo Self Care | 24 | 55-2569 |
| SANGER SEQUOIA DIALYSIS | 2517 JENSEN AVE | BLDG B | SANGER | CA | 93657-2251 | 5598763852 | 5598763930 | In-Center Hemo | 16 | 55-2650 |
| WEST SACRAMENTO DIALYSIS CENTER | 3450 INDUSTRIAL BLVD | STE 100 | WEST SACRAMENTO | CA | 95691-5053 | 9163714947 | 9163718845 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 55-2591 |
| ABORN DIALYSIS | 3162 S WHITE RD | STE 100 | SAN JOSE | CA | 95148-4019 | 4082230620 | 4082230625 | In-Center Hemo | 18 | 55-2643 |
| REDWOOD CITY DIALYSIS | 1000 MARSHALL ST | | REDWOOD CITY | CA | 94063-2065 | 6503650129 | 6503650232 | In-Center Hemo, PD Services | 24 | 55-2665 |
| DOWNEY LANDING DIALYSIS CENTER | 11611 BELLFLOWER BLVD | | DOWNEY | CA | 90241-5408 | 5628620001 | 5628620040 | In-Center Hemo, In-Center Hemo Self Care | 31 | 55-2624 |
| CERES DIALYSIS CENTER | 1768 MITCHELL RD | STE 308 | CERES | CA | 95307-2156 | 2095389853 | 2095389858 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 55-2581 |
| ALMOND WOOD DIALYSIS | 501 E ALMOND AVE | | MADERA | CA | 93637-5661 | 5596649252 | 5596649255 | In-Center Hemo, In-Center Hemo Self Care | 22 | 55-2564 |
| SANTA FE SPRINGS DIALYSIS | 11147 WASHINGTON BLVD | | WHITTIER | CA | 90606-3007 | 5626950827 | 5626951132 | In-Center Hemo, In-Center Hemo Self Care | 16 | 55-2597 |
| SAN MARCOS DIALYSIS CENTER | 2135 MONTIEL RD | BLDG B | SAN MARCOS | CA | 92069-3511 | 7609750170 | 7609750177 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 20 | 55-2618 |
| SUNSET DIALYSIS CENTER | 3071 GOLD CANAL DR | | RANCHO CORDOVA | CA | 95670-6129 | 9166388429 | 9166388039 | In-Center Hemo, In-Center Hemo Self Care | 24 | 55-2612 |
| GARDEN GROVE HARBOR DIALYSIS | 13054 N HARBOR BLVD | | GARDEN GROVE | CA | 92843-1744 | 7145393395 | 7145393467 | In-Center Hemo, PD Services | 25 | 55-2781 |
| WESTLAKE DALY CITY DIALYSIS CENTER | 2201 JUNIPERO SERRA BLVD | STE A | DALY CITY | CA | 94014-1908 | 6507559480 | 6507559485 | In-Center Hemo | 24 | 55-2642 |
| EXETER DIALYSIS | 1116 W VISALIA RD | STE 106 | EXETER | CA | 93221-1482 | 5595921025 | 5595924103 | In-Center Hemo, In-Center Hemo Self Care | 24 | 55-2594 |
| CORNERHOUSE DIALYSIS CENTER | 2005 NAGLEE AVE | | SAN JOSE | CA | 95128-4801 | 4089980183 | 4082953790 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 25 | 55-2608 |
| MILPITAS DIALYSIS | 660 E CALAVERAS BLVD | | MILPITAS | CA | 95035-5442 | 4089456536 | 4089456549 | In-Center Hemo | 24 | |
| HESPERIA DIALYSIS CENTER | 14135 MAIN ST | STE 501 | HESPERIA | CA | 92345-8097 | 7609477405 | 7609497925 | In-Center Hemo, PD Services | 22 | 55-2626 |
| ROWLAND HEIGHTS DIALYSIS | 17875 COLIMA RD | UNIT A | CITY OF INDUSTRY | CA | 91748-1729 | 6269645849 | 6269658380 | In-Center Hemo, PD Services | 33 | 55-2843 |
| CANYON SPRINGS DIALYSIS | 22555 ALESSANDRO BLVD | BLDG 5 | MORENO VALLEY | CA | 92553-8533 | 9516536400 | 9518673270 | In-Center Hemo | 32 | 55-2622 |
| NORTHGATE DIALYSIS CENTER | 650 LAS GALLINAS AVE | | SAN RAFAEL | CA | 94903-3620 | 4154440376 | 4154914014 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 55-2607 |
| HUNTINGTON PARK DIALYSIS | 5942 RUGBY AVE | | HUNTINGTON PARK | CA | 90255-2803 | 3235857605 | 3235857635 | In-Center Hemo | 21 | 55-2667 |
| VISALIA VINEYARD DIALYSIS | 1140 S BEN MADDOX WAY | | VISALIA | CA | 93292-3643 | 5596351938 | 5596255713 | In-Center Hemo, PD Services | 24 | 55-2806 |
| RICHMOND DIALYSIS | 4200 MACDONALD AVE | STE A | RICHMOND | CA | 94805-2315 | 5102368861 | 5102362563 | In-Center Hemo | 24 | 55-2688 |
| LIVERMORE DIALYSIS | 3201 DOOLAN RD | STE 175 | LIVERMORE | CA | 94551-9610 | 9252459780 | 9252459785 | In-Center Hemo | 24 | 55-2638 |
| WEST ELK GROVE DIALYSIS | 2208 KAUSEN DR | STE 100 | ELK GROVE | CA | 95758-7174 | 9166835992 | 9166836025 | In-Center Hemo, In-Center Hemo Self Care | 22 | 55-2604 |
| LOS ALAMITOS DIALYSIS | 4141 KATELLA AVE | | LOS ALAMITOS | CA | 90720-3406 | 7149520175 | 7149520180 | In-Center Hemo, PD Services | 24 | 55-2691 |
| JOY OF DIXON DIALYSIS CENTER | 1640 N LINCOLN ST | | DIXON | CA | 95620-9268 | 7076938301 | 7076938306 | In-Center Hemo, In-Center Hemo Self Care, Nocturnal Hemo | 12 | 55-2603 |
| YOSEMITE STREET DIALYSIS CENTER | 1650 W YOSEMITE AVE | | MANTECA | CA | 95337-5193 | 2098245552 | 2098251786 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 21 | 55-2606 |
| DELTA VIEW DIALYSIS | 1150 E LELAND RD | | PITTSBURG | CA | 94565-5319 | 9254270867 | 9254270873 | In-Center Hemo | 20 | 55-2664 |
| SOUTH CERRITOS DIALYSIS | 12191 226TH ST | | HAWAIIAN GARDENS | CA | 90716-1510 | 5624214016 | 5624214652 | In-Center Hemo | 16 | 55-2686 |
| HIGHLAND RANCH DIALYSIS | 7223 CHURCH ST STE A14 | | HIGHLAND | CA | 92346-6837 | 9098629670 | 9098629675 | In-Center Hemo | 21 | 55-2663 |
| GOLDEN GATE DIALYSIS | 2700 GEARY BLVD | STE A | SAN FRANCISCO | CA | 94118-3406 | 4153451869 | 4156731206 | In-Center Hemo | 24 | 55-2811 |
| ANAHEIM WEST DIALYSIS | 1821 W LINCOLN AVE | | ANAHEIM | CA | 92801-6731 | 7147656510 | 7147656515 | In-Center Hemo, PD Services | 20 | 55-2676 |
| FREMONT DIALYSIS | 2599 STEVENSON BLVD | | FREMONT | CA | 94538-2315 | 5107964385 | 5107131249 | In-Center Hemo | 24 | 55-2698 |
| BERMUDA DUNES DIALYSIS | 78030 WILDCAT DR | STE 101 | PALM DESERT | CA | 92211-1116 | 7603455115 | 7603603110 | In-Center Hemo | 21 | 55-2707 |

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| IMPERIAL DIALYSIS | 2738 W IMPERIAL HWY | | INGLEWOOD | CA | 90303-3111 | 3237795399 | 3237795651 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 30 | 05-2670 |
| NORTH HOLLYWOOD DIALYSIS | 12126 VICTORY BLVD | | NORTH HOLLYWOOD | CA | 91606-3205 | 8189805070 | 8189809956 | In-Center Hemo, PD Services | 28 | 05-2781 |
| SAN JUAN CAPISTRANO SOUTH DIALYSIS | 31736 RANCHO VIEJO RD | STE B | SAN JUAN CAPISTRANO | CA | 92675-2783 | 9492401454 | 9492400735 | In-Center Hemo, PD Services | 18 | 05-2648 |
| MISSION VIEJO DIALYSIS | 27640 MARGUERITE PKWY | | MISSION VIEJO | CA | 92692-3604 | 9493472433 | 9493475958 | In-Center Hemo, PD Services | 20 | 05-2597 |
| HI-DESERT DIALYSIS | 56845 29 PALMS HWY | | YUCCA VALLEY | CA | 92284-2940 | 7603658706 | 7602280154 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 25 | 05-2776 |
| BANNING DIALYSIS | 6090 W RAMSEY ST | | BANNING | CA | 92220-3052 | 9518454494 | 9518454845 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 55-2520 |
| ALAMEDA COUNTY DIALYSIS | 10700 MACARTHUR BLVD | BLDG 7 | OAKLAND | CA | 94605-5298 | 5105685849 | 5103821632 | In-Center Hemo, In-Center Hemo Self Care | 24 | 05-2787 |
| INGLEWOOD DIALYSIS | 125 E ARBOR VITAE ST | | INGLEWOOD | CA | 90301-3839 | 3106776114 | 3106779456 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 40 | 05-2538 |
| POMONA DIALYSIS | 2111 N GAREY AVE | | POMONA | CA | 91767-2328 | 9095969997 | 9095967687 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 32 | 05-2591 |
| VICTOR VALLEY DIALYSIS | 16049 KAMANA RD | | APPLE VALLEY | CA | 92307-1331 | 7602428311 | 7602425419 | In-Center Hemo, In-Center Hemo Self Care | 22 | 05-2561 |
| BERKELEY DIALYSIS | 2655 SHATTUCK AVE | | BERKELEY | CA | 94704-3237 | 5104868706 | 5108491008 | In-Center Hemo, In-Center Hemo Self Care | 25 | 05-2587 |
| ESCONDIDO DIALYSIS | 203 E 2ND AVE | | ESCONDIDO | CA | 92025-4212 | 7607434401 | 7607437059 | In-Center Hemo, In-Center Hemo Self Care | 22 | 05-2525 |
| FULLERTON DIALYSIS | 238 ORANGEFAIR MALL | | FULLERTON | CA | 92832-3037 | 7144473045 | 7144473645 | In-Center Hemo | 25 | 05-2505 |
| HUNTINGTON BEACH DIALYSIS | 16892 BOLSA CHICA ST | STE 100 | HUNTINGTON BEACH | CA | 92649-3571 | 7148462102 | 7148468053 | In-Center Hemo | 10 | 05-2641 |
| PALM SPRINGS DIALYSIS | 1061 N INDIAN CANYON DR | | PALM SPRINGS | CA | 92262-4854 | 7603250909 | 7603201723 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 05-2541 |
| BENICIA DIALYSIS | 560 1ST ST | STE D103 | BENICIA | CA | 94510-3293 | 7077451488 | 7077458089 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 05-2810 |
| ATWATER DIALYSIS | 1201 COMMERCE AVE | | ATWATER | CA | 95301-5224 | 2093587681 | 2093587568 | In-Center Hemo, In-Center Hemo Self Care | 16 | 05-2706 |
| MERCED DIALYSIS | 3393 G ST | STE A | MERCED | CA | 95340-1308 | 2097230013 | 2097232725 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 32 | 05-2584 |
| SAN DIEGO SOUTH DIALYSIS | 995 GATEWAY CENTER WAY | STE 101 | SAN DIEGO | CA | 92102-4550 | 6192621960 | 6192622420 | In-Center Hemo, Nocturnal Hemo | 17 | 05-2799 |
| SANTA MONICA DIALYSIS | 1260 15TH ST | STE 102 | SANTA MONICA | CA | 90404-1136 | 3103934744 | 3103935308 | In-Center Hemo, In-Center Hemo Self Care | 22 | 05-2665 |
| TULARE DIALYSIS | 545 E TULARE AVE | | TULARE | CA | 93274-4220 | 5596888991 | 5596880326 | In-Center Hemo, In-Center Hemo Self Care | 16 | 05-2666 |
| VISALIA DIALYSIS | 5429 W CYPRESS AVE | | VISALIA | CA | 93277-8341 | 5597389279 | 5597334785 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 24 | 05-2696 |
| SAN YSIDRO DIALYSIS | 1445 30TH ST | STE A-B | SAN DIEGO | CA | 92154-3496 | 6195753901 | 6195755538 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 41 | 05-2866 |
| SAN DIEGO EAST DIALYSIS | 292 EUCLID AVE | STE 100 | SAN DIEGO | CA | 92114-3629 | 6192627225 | 6192627470 | In-Center Hemo, PD Services | 25 | 05-2883 |
| ENCINITAS DIALYSIS | 332 SANTA FE DR | STE 100 | ENCINITAS | CA | 92024-5143 | 7606323233 | 7606323111 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 15 | 05-2756 |
| CHINO DIALYSIS | 4445 RIVERSIDE DR | | CHINO | CA | 91710-3961 | 9094640347 | 9094640936 | In-Center Hemo | 24 | 05-2739 |
| GLENDALE DIALYSIS | 1000 E PALMER AVE | | GLENDALE | CA | 91205-3532 | 8182416382 | 8182418153 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 22 | 05-2632 |
| WESTMINSTER SOUTH DIALYSIS | 14014 MAGNOLIA ST | | WESTMINSTER | CA | 92683-4736 | 7148948712 | 7148948734 | In-Center Hemo, PD Services | 24 | 05-2773 |
| COLLEGE DIALYSIS | 6535 UNIVERSITY AVE | | SAN DIEGO | CA | 92115-5810 | 6192878796 | 6192874862 | In-Center Hemo, PD Services | 20 | 55-2513 |
| TOWER DIALYSIS | 8635 W 3RD ST | STE 560W | LOS ANGELES | CA | 90048-6110 | 3108551742 | 3102891032 | In-Center Hemo, PD Services | 25 | 05-2643 |
| CARMEL MOUNTAIN DIALYSIS | 9850 CARMEL MOUNTAIN RD | | SAN DIEGO | CA | 92129-2892 | 8585381083 | 8585386734 | In-Center Hemo, Nocturnal Hemo, PD Services | 16 | 55-2515 |
| FRESNO PALM BLUFFS DIALYSIS | 770 W PINEDALE AVE | | FRESNO | CA | 93711-5744 | 5594388512 | 5594388696 | In-Center Hemo, Nocturnal Hemo | 25 | 55-2505 |
| COSTA MESA DIALYSIS | 1590 SCENIC AVE | | COSTA MESA | CA | 92626-1400 | 7145409401 | 7145409420 | In-Center Hemo, PD Services, Nocturnal Hemo | 22 | 55-2518 |
| WHITE LANE DIALYSIS | 7701 WHITE LN | STE D | BAKERSFIELD | CA | 93309-0201 | 6613967158 | 6613967286 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 55-2521 |
| MANTECA DIALYSIS | 1620 W YOSEMITE AVE | | MANTECA | CA | 95337-5190 | 2098253905 | 2098246870 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 05-2723 |
| DALY CITY DIALYSIS | 1498 SOUTHGATE AVE | STE 101 | DALY CITY | CA | 94015-4015 | 6507554751 | 6507550356 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 34 | 05-2546 |
| VALLEJO DIALYSIS | 830 REDWOOD ST | | VALLEJO | CA | 94590-2942 | 7076422016 | 7076422023 | In-Center Hemo | 24 | 05-2567 |
| FRESNO DIALYSIS | 4308 W SHAW AVE | STE 101 | FRESNO | CA | 93722-6218 | 5592773070 | 5592764261 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1 | 24 | 05-2608 |
| OAKLAND DIALYSIS | 5354 CLAREMONT AVE | | OAKLAND | CA | 94618-1035 | 5105970104 | 5105970249 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 40 | 05-2729 |
| BAKERSFIELD BRIMHALL DIALYSIS | 8501 BRIMHALL RD | STE 500 | BAKERSFIELD | CA | 93312-2258 | 6613876603 | 6613876780 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 20 | 05-2635 |
| NORTHEAST DIALYSIS | 3501 MALL VIEW RD | STE 109 | BAKERSFIELD | CA | 93306-3045 | 6618723580 | 6618723554 | In-Center Hemo, In-Center Hemo Self Care | 12 | 05-2839 |
| SAN FRANCISCO DIALYSIS | 1499 WEBSTER ST | | SAN FRANCISCO | CA | 94115-3705 | 4159289003 | 4159289018 | In-Center Hemo | 30 | 05-2719 |
| HANFORD DIALYSIS | 402 W 8TH ST | | HANFORD | CA | 93230-4536 | 5595825462 | 5595822329 | In-Center Hemo, In-Center Hemo Self Care | 20 | 05-2628 |
| SAN PABLO DIALYSIS | 14020 SAN PABLO AVE | | SAN PABLO | CA | 94806-3604 | 5102340835 | 5102343854 | In-Center Hemo, In-Center Hemo Self Care | 22 | 05-2560 |
| CHINATOWN DIALYSIS | 636 CLAY ST | | SAN FRANCISCO | CA | 94111-2502 | 4152918992 | 4152918985 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1 | 22 | 05-2769 |
| EL CERRITO DIALYSIS | 10690 SAN PABLO AVE | | EL CERRITO | CA | 94530-2620 | 5105289590 | 5105289803 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 05-2786 |
| TRACY DIALYSIS | 425 W BEVERLY PL | STE A | TRACY | CA | 95376-3086 | 2098390398 | 2098390799 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 05-2814 |
| AUBURN DIALYSIS | 3126 PROFESSIONAL DR | STE 100 | AUBURN | CA | 95603-2411 | 5308868221 | 5308868608 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 05-2614 |

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| GRASS VALLEY DIALYSIS | 360 CROWN POINT CIRCLE | STE 210 | GRASS VALLEY | CA | 95945-2543 | 5304770734 | 5304770178 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 05-2805 |
| UPLAND DIALYSIS | 600 N 13TH AVE | | UPLAND | CA | 91786-4957 | 9099463802 | 9099460515 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 05-2552 |
| FONTANA DIALYSIS | 17590 FOOTHILL BLVD | | FONTANA | CA | 92335-3785 | 9093569664 | 9093569687 | In-Center Hemo, In-Center Hemo Self Care | 28 | 05-2682 |
| LOS BANOS DIALYSIS | 60 G ST | BLDG 5 STE D | LOS BANOS | CA | 93635-3658 | 2098262787 | 2098266325 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 05-2738 |
| BURBANK DIALYSIS | 1211 N SAN FERNANDO BLVD | | BURBANK | CA | 91504-4234 | 8188425576 | 8188424250 | In-Center Hemo, In-Center Hemo Self Care | 24 | 05-2637 |
| DELANO DIALYSIS | 405 DOVER PKWY | | DELANO | CA | 93215-3714 | 6617251370 | 6617251323 | In-Center Hemo, In-Center Hemo Self Care, Nocturnal Hemo | 32 | 05-2674 |
| SELMA DIALYSIS | 2711 CINEMA WAY | STE 111 | SELMA | CA | 93662-2662 | 5598912750 | 5598912755 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 30 | 05-2770 |
| LOS ANGELES DOWNTOWN DIALYSIS | 2021 S FLOWER ST | | LOS ANGELES | CA | 90007-1342 | 2137454222 | 2137491753 | In-Center Hemo | 28 | 05-2828 |
| ANAHEIM DIALYSIS | 1341 W LA PALMA AVE | | ANAHEIM | CA | 92801-2817 | 7142541484 | 7142541914 | In-Center Hemo, PD Services | 35 | 05-2734 |
| SADDEBACK DIALYSIS | 23141 PLAZA POINTE DR | | LAGUNA HILLS | CA | 92653-1425 | 9495889211 | 9495889299 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 25 | 05-2808 |
| MERCED EAST DIALYSIS | 464 E YOSEMITE AVE | STE B | MERCED | CA | 95340-8489 | 2092051126 | 2092051130 | In-Center Hemo | 12 | 55-2647 |
| WEST GLENDALE DIALYSIS | 1427 S GLENDALE AVE | | GLENDALE | CA | 91205-3313 | 8182410016 | 8182410038 | In-Center Hemo | 18 | 05-2859 |
| GATEWAY PLAZA DIALYSIS | 1580 W ROSECRANS AVE | | COMPTON | CA | 90220-1001 | 3106313085 | 3106313670 | In-Center Hemo | 16 | 55-2661 |
| PASADENA FOOTHILLS DIALYSIS | 3722 E COLORADO BLVD | | PASADENA | CA | 91107-3872 | 6264324331 | 6264324336 | In-Center Hemo, PD Services | 20 | 55-2660 |
| POMONA VALLEY DIALYSIS | 2703 S TOWNE AVE | | POMONA | CA | 91766-6206 | 9095904930 | 9095918425 | In-Center Hemo | 32 | 55-2774 |
| HAWTHORNE DIALYSIS | 14204 PRAIRIE AVE | | HAWTHORNE | CA | 90250-7908 | 3103491174 | 3103491903 | In-Center Hemo | 25 | 55-2744 |
| WESTBOROUGH DIALYSIS CENTER | 925 EL CAMINO REAL | | SOUTH SAN FRANCISCO | CA | 94080-3203 | 6506245433 | 6506245439 | In-Center Hemo | 5 | 55-2619 |
| BAKERSFIELD OAK ST DIALYSIS | 422 OAK ST | | BAKERSFIELD | CA | 93304-1744 | 6616310227 | 6616310501 | In-Center Hemo, PD Services | 24 | 55-2769 |
| LEMOORE DIALYSIS | 1345 W BUSH ST | | LEMOORE | CA | 93245-3303 | 5599243175 | 5599242485 | In-Center Hemo | 16 | 55-2679 |
| CATHEDRAL CITY DIALYSIS | 30885 DATE PALM DR | | CATHEDRAL CITY | CA | 92234-2958 | 7602023491 | 7602027015 | In-Center Hemo, PD Services | 21 | 55-2700 |
| SAN LEANDRO DIALYSIS | 15555 E 14TH ST | STE 520 | SAN LEANDRO | CA | 94578-1949 | 5103176510 | 5103176515 | In-Center Hemo, Nocturnal Hemo | 24 | 55-2633 |
| ROSEVILLE DIALYSIS | 1836 SIERRA GARDENS DR | STE 150 | ROSEVILLE | CA | 95661-2943 | 9167720306 | 9167720189 | In-Center Hemo | 24 | 55-2771 |
| CALVINE DIALYSIS | 8243 E STOCKTON BLVD | STE 100 | SACRAMENTO | CA | 95828-8204 | 9166826655 | 9166826554 | In-Center Hemo | 24 | 55-2683 |
| ARVIN DIALYSIS | 902 BEAR MOUNTAIN BLVD | | ARVIN | CA | 93203-1317 | 6618543699 | 6618545118 | In-Center Hemo | 16 | 55-2753 |
| HAYWARD MISSION HILLS DIALYSIS | 1661 INDUSTRIAL PKWY W | | HAYWARD | CA | 94544-7046 | 5102665743 | 5102591270 | In-Center Hemo | 24 | 55-2672 |
| SUN CITY MENIFEE DIALYSIS | 1702 ILLINOIS AVE | | PERRIS | CA | 92571-9371 | 9519281369 | 9519282150 | In-Center Hemo | 24 | 55-2715 |
| MOJAVE SAGE DIALYSIS | 17207 JASMINE ST | | VICTORVILLE | CA | 92395-7786 | 7602418167 | 7608435685 | In-Center Hemo, PD Services | 24 | 55-2708 |
| NORTH SACRAMENTO DIALYSIS | 251 LATHROP WAY | STE A | SACRAMENTO | CA | 95815-4223 | 9169224721 | 9169222189 | In-Center Hemo | 24 | 55-2705 |
| FIRESTONE BLVD DIALYSIS | 11913 FIRESTONE BLVD | | NORWALK | CA | 90650-2904 | 5628632127 | 5628633052 | In-Center Hemo | 24 | 55-2727 |
| NORTH MADERA DIALYSIS | 720 N I ST | | MADERA | CA | 93637-3079 | 5596648780 | 5596648971 | In-Center Hemo, PD Services | 20 | 55-2729 |
| SEQUOIA DIALYSIS | 440 N 11TH AVE | | HANFORD | CA | 93230-4404 | 5595870105 | 5595870293 | In-Center Hemo, PD Services | 20 | 55-2721 |
| SANTA CLARA DIALYSIS | 777 LAWRENCE EXPRESSWAY | STE 18 | SANTA CLARA | CA | 95051-5197 | 4082431130 | 4082431139 | In-Center Hemo | 24 | 55-2737 |
| LAUREL MEADOWS DIALYSIS | 3 ROSSI CIR | STE A | SALINAS | CA | 93907-2356 | 8314245726 | 8314242565 | In-Center Hemo | 24 | 55-2713 |
| SILICON VALLEY DIALYSIS | 725 RIDDER PARK DR | STE 10 | SAN JOSE | CA | 95131-2431 | 4083920390 | 4083920405 | In-Center Hemo | 32 | 55-2711 |
| MOORPARK DIALYSIS | 883 PATRIOT DR | STE C | MOORPARK | CA | 93021-3352 | 8055171442 | 8055171604 | In-Center Hemo, PD Services | 20 | 55-2728 |
| EL CAMINO DIALYSIS | 412 W EL CAMINO REAL | | MOUNTAIN VIEW | CA | 94040-2610 | 6509621903 | 6509620102 | In-Center Hemo | 24 | 55-2831 |
| COALINGA DIALYSIS | 1147 PHELPS AVE | | COALINGA | CA | 93210-9662 | 5599340690 | 5599340644 | In-Center Hemo | 12 | 55-2726 |
| COLTON RANCH DIALYSIS | 1405 W VALLEY BLVD | STE 100 | COLTON | CA | 92324-1910 | 9097837948 | 9097830125 | In-Center Hemo, Home Hemo, PD Services | 32 | 55-2791 |
| JURUPA VALLEY DIALYSIS | 8080 LIMONITE AVE | | JURUPA VALLEY | CA | 92509-6107 | 9513619405 | 9517270027 | In-Center Hemo | 25 | 55-2817 |
| SAN BRUNO DIALYSIS | 841 SAN BRUNO AVE W | | SAN BRUNO | CA | 94066-3443 | 6507941138 | 6507911125 | In-Center Hemo | 24 | |
| PORT CITY DIALYSIS | 1810 S FRESNO AVE | | STOCKTON | CA | 95206-1861 | 2099460738 | 2099460827 | In-Center Hemo | 24 | 55-2808 |
| SOUTH GATE DIALYSIS | 9848 ATLANTIC AVE | | SOUTH GATE | CA | 90280-5219 | 3235691035 | 3235691790 | In-Center Hemo, PD Services | 25 | 55-2821 |
| DINUBA DIALYSIS | 510 E NORTH WAY | | DINUBA | CA | 93618-1653 | 5595959462 | 5595959471 | In-Center Hemo, PD Services | 20 | 55-2740 |
| STEVENS CREEK DIALYSIS | 275 DI SALVO AVE | | SAN JOSE | CA | 95128-1628 | 4082970103 | 4082972265 | In-Center Hemo, Nocturnal Hemo | 24 | 55-2738 |
| LOS GATOS DIALYSIS | 14251 WINCHESTER BLVD | STE 100 | LOS GATOS | CA | 95032-1811 | 4083706756 | 4083706787 | In-Center Hemo | 18 | 55-2743 |
| ARCHWAY DIALYSIS OF MODESTO | 3001 HEALTH CARE WAY | BLDG E, STE 102 | MODESTO | CA | 95356-8503 | 2095431720 | 2095431596 | In-Center Hemo | 20 | 55-2760 |
| HERNDON DIALYSIS | 560 E HERNDON AVE | STE 101 | FRESNO | CA | 93720-2907 | 5594325278 | 5594351422 | In-Center Hemo | 48 | 55-2702 |
| ARCHWAY MODESTO HOME TRAINING (PD) | 3001 HEALTH CARE WAY | BLDG E, STE 101 | MODESTO | CA | 95356-8503 | 2095431721 | 2095431750 | PD Services | 4 | 55-2765 |
| CHANNEL ISLANDS DIALYSIS | 3541 W 5TH ST | STE A | OXNARD | CA | 93030-6403 | 8059845140 | 8059845647 | In-Center Hemo, PD Services | 16 | 55-2764 |
| NEWPORT IRVINE DIALYSIS | 4300 VON KARMAN AVE | | NEWPORT BEACH | CA | 92660-2004 | 9498631382 | 9498631407 | In-Center Hemo, PD Services | 17 | 55-2789 |
| SAN LEANDRO MARINA DIALYSIS | 2551 MERCED ST | | SAN LEANDRO | CA | 94577-4207 | 5103521207 | 5103521294 | In-Center Hemo | 24 | 55-2749 |
| BASTANCHURY DIALYSIS | 1950 SUNNYCREST DR | STE 1300 | FULLERTON | CA | 92835-3638 | 7145780015 | 7145785907 | In-Center Hemo, PD Services | 25 | 55-2759 |
| BLUFF RD DIALYSIS | 100 WASHINGTON BLVD | | MONTEBELLO | CA | 90640-6211 | 3237282984 | 3237266747 | In-Center Hemo, PD Services | 24 | 55-2773 |
| TULLY DIALYSIS | 1290 TULLY RD | STE 80 | SAN JOSE | CA | 95122-3069 | 4089938959 | 4089756223 | In-Center Hemo | 32 | 55-2723 |
| SAN RAFAEL DIALYSIS | 1415 3RD ST | | SAN RAFAEL | CA | 94901-2826 | 4154534437 | 4154534616 | In-Center Hemo, PD Services | 24 | 55-2794 |
| BEVERLYWOOD DIALYSIS | 2080 CENTURY PARK E | STE 210 | LOS ANGELES | CA | 90067-2001 | 3107720224 | 3107720120 | In-Center Hemo, PD Services | 13 | 55-2800 |
| FAIRFIELD DOWNTOWN DIALYSIS | 1800 N TEXAS ST | | FAIRFIELD | CA | 94533-4441 | 7073999984 | 7073999925 | In-Center Hemo | 24 | 55-2763 |
| BROADWAY DIALYSIS | 2624 STOCKTON BLVD | | SACRAMENTO | CA | 95817-2210 | 9164570113 | 9164570116 | In-Center Hemo | 34 | 55-2802 |
| CALVINE HOME TRAINING | 8231 E STOCKTON BLVD | STE A | SACRAMENTO | CA | 95828-8202 | 9166894254 | 9166899563 | PD Services | 6 | 55-2747 |
| WALNUT CREEK WEST DIALYSIS | 1221 ROSSMOOR PKWY | | WALNUT CREEK | CA | 94595-2539 | 9252959830 | 9252950256 | In-Center Hemo | 21 | 55-2772 |

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| WARNER CENTER DIALYSIS | 21040 CALIFA ST | STE A | WOODLAND HILLS | CA | 91367-5103 | 8187159602 | 8187150042 | In-Center Hemo, PD Services | 24 | 55-2835 |
| TULLY ROAD HOME TRAINING (PD) | 1290 TULLY RD | STE 60 | SAN JOSE | CA | 95122-3069 | 4082750105 | 4082750115 | PD Services | 4 | 55-2731 |
| AVALON DIALYSIS | 5807 AVALON BLVD | | LOS ANGELES | CA | 90011-5303 | 3232332452 | 3232332549 | In-Center Hemo | 24 | 55-2793 |
| UPLAND COLONIES DIALYSIS | 587 N MOUNTAIN AVE | | UPLAND | CA | 91786-5016 | 9099314515 | 9099815086 | In-Center Hemo | 25 | 55-2813 |
| GLENDORA FOOTHILLS DIALYSIS | 750 W ROUTE 66 | STE Q | GLENDORA | CA | 91740-4164 | 6263352063 | 6269141480 | In-Center Hemo | 24 | 55-2785 |
| ONTARIO MILLS DIALYSIS | 2403 S VINEYARD AVE | STE D | ONTARIO | CA | 91761-6471 | 9099233850 | 9099238568 | In-Center Hemo | 25 | 55-2815 |
| ARCADIA OAKS DIALYSIS | 721 W HUNTINGTON DR | | ARCADIA | CA | 91007-6734 | 6262949682 | 6264457455 | In-Center Hemo | 20 | 55-2787 |
| EL SOBRANTE DIALYSIS | 3380 SAN PABLO DAM RD | STE C-D | SAN PABLO | CA | 94803-7218 | 5102629230 | 5102629203 | In-Center Hemo | 20 | 55-2779 |
| NORTH GLENDALE DIALYSIS | 1505 WILSON TER STE 190 | | GLENDALE | CA | 91206-4015 | 8186378348 | 8186378354 | In-Center Hemo, PD Services | 36 | 55-2589 |
| CAMARILLO DIALYSIS | 2438 N PONDEROSA DR | STE C101 | CAMARILLO | CA | 93010-2465 | 8057640171 | 8053880360 | In-Center Hemo, PD Services | 18 | 55-2551 |
| THOUSAND OAKS DIALYSIS | 375 ROLLING OAKS DR | STE 100 | THOUSAND OAKS | CA | 91361-1024 | 8055571036 | 8055571173 | In-Center Hemo, PD Services | 15 | 05-2873 |
| SIMI VALLEY DIALYSIS | 970 ENCHANTED WAY | | SIMI VALLEY | CA | 93065-0953 | 8055849621 | 8055849703 | In-Center Hemo, PD Services | 24 | 05-2638 |
| SANTA PAULA DIALYSIS | 253 MARCH ST | | SANTA PAULA | CA | 93060-2511 | 8055253977 | 8055254746 | In-Center Hemo | 10 | 05-2800 |
| PACIFIC DIALYSIS | 2351 CLAY ST | FL 4 | SAN FRANCISCO | CA | 94115-1931 | 4154402852 | 4154478305 | In-Center Hemo | 30 | 55-2668 |
| DAVIES DIALYSIS | 45 CASTRO ST | SOUTH TOWER 2ND FL | SAN FRANCISCO | CA | 94114-1032 | 4152527030 | 4152527659 | In-Center Hemo | 16 | 55-2669 |
| VENTURA DIALYSIS | 2705 LOMA VISTA RD | STE 101 | VENTURA | CA | 93003-1596 | 8056437549 | 8056436891 | In-Center Hemo, PD Services | 20 | 55-2575 |
| OXNARD DIALYSIS | 1900 OUTLET CENTER DR | | OXNARD | CA | 93036-0677 | 8052783815 | 8059818596 | In-Center Hemo, PD Services | 20 | 55-2684 |
| SAN LUIS OBISPO DIALYSIS | 1043 MARSH ST | | SAN LUIS OBISPO | CA | 93401-3629 | 8055431013 | 8055435645 | In-Center Hemo, Acute Hemo 1:1, PD Services | 20 | 05-2811 |
| TEMPLETON DIALYSIS | 1310 LAS TABLAS RD | STE 101 | TEMPLETON | CA | 93465-9746 | 8054343473 | 8054343246 | In-Center Hemo, PD Services | 16 | 55-2567 |
| PISMO BEACH DIALYSIS | 320 JAMES WAY | STE 110 | PISMO BEACH | CA | 93449-2875 | 8055560577 | 8055560510 | In-Center Hemo | 14 | 55-2556 |
| SILVERADO DIALYSIS | 1100 TRANCAS ST | STE 266 AND 267 | NAPA | CA | 94558-2921 | 7072246533 | 7072246535 | In-Center Hemo, PD Services | 10 | 05-2565 |
| BURLINGAME DIALYSIS | 1720 EL CAMINO REAL | STE 12 | BURLINGAME | CA | 94010-3225 | 6506977601 | 6506977926 | In-Center Hemo, PD Services | 13 | 55-2681 |
| MILLS DIALYSIS | 100 S SAN MATEO DR | | SAN MATEO | CA | 94401-3805 | 6505484985 | 6506964639 | In-Center Hemo, PD Services | 19 | 55-2682 |
| CARSON DIALYSIS | 1309 E CARSON ST | | CARSON | CA | 90745-1631 | 3105131427 | 3105131581 | In-Center Hemo | 16 | 05-2803 |
| MORENO VALLEY DIALYSIS | 22620 GOLDENCREST DR | STE 101 | MORENO VALLEY | CA | 92553-9032 | 9516563804 | 9516567508 | In-Center Hemo | 24 | 55-2599 |
| CERRITOS DIALYSIS | 19222 PIONEER BLVD | STE 101 | CERRITOS | CA | 90703-6601 | 5629249990 | 5629249955 | In-Center Hemo | 21 | 05-2896 |
| ANAHEIM HILLS DIALYSIS | 4201 E LA PALMA AVE | | ANAHEIM | CA | 92807-1815 | 7149962900 | 7149962969 | In-Center Hemo | 21 | 55-2545 |
| LA PALMA DIALYSIS | 7880 VALLEY VIEW ST | | BUENA PARK | CA | 90620-2353 | 7146706812 | 7146706817 | In-Center Hemo, PD Services | 25 | 05-2627 |
| FOUNTAIN VALLEY DIALYSIS | 17150 EUCLID ST | STE 111 | VALLEY | CA | 92708-4092 | 7149661595 | 7149661555 | In-Center Hemo | 21 | 55-2630 |
| NEPHRON DIALYSIS | 5820 DOWNEY AVE | | LONG BEACH | CA | 90805-4517 | 5626630788 | 5626630794 | In-Center Hemo | 21 | 05-2788 |
| SFS DIALYSIS | 10012 NORWALK BLVD | STE 190 | SANTA FE SPRINGS | CA | 90670-3345 | 5629038281 | 5629038289 | In-Center Hemo | 24 | 05-2724 |
| IOWA STREET DIALYSIS | 8333 IOWA ST | STE 100 | DOWNEY | CA | 90241-4994 | 5629235901 | 5629236000 | In-Center Hemo | 21 | 55-2639 |
| SOUTH VALLEY AT HOME | 17815 VENTURA BLVD | STE 100 | ENCINO | CA | 91316-3600 | 8187574520 | 8187571043 | Home Hemo | 1 | 05-2744 |
| WARNER CENTER AT HOME | 21040 CALIFA ST | STE A | WOODLAND HILLS | CA | 91367-5103 | 8187159602 | 8187150042 | Home Hemo | 1 | |
| CIRCLE CITY DIALYSIS | 1180 W 6TH ST | STE 101 | CORONA | CA | 92882-3135 | 9518089068 | 9518089861 | In-Center Hemo | 33 | 55-2826 |
| EL DORADO DIALYSIS | 2977 REDONDO AVE | | LONG BEACH | CA | 90806-2445 | 5629883418 | 5629585819 | In-Center Hemo, PD Services | 25 | 55-2801 |
| OCEANSIDE DIALYSIS | 4182 OCEANSIDE BLVD | | OCEANSIDE | CA | 92056-6003 | 7609418393 | 7609418430 | In-Center Hemo, PD Services | 21 | 55-2841 |
| FRESNO NORTH HOME TRAINING (PD) | 6655 N MILBURN AVE | | FRESNO | CA | 93722-2162 | 5594510768 | 5594471542 | PD Services | 6 | 55-2782 |
| WHITMORE DIALYSIS | 1424 E WHITMORE AVE | | CERES | CA | 95307-9215 | 2095410112 | 2095411468 | In-Center Hemo | 24 | 55-2839 |
| SEVEN OAKS DIALYSIS | 4651 CORPORATE CT | | BAKERSFIELD | CA | 93311-8704 | 6616645887 | 6616640145 | In-Center Hemo | 24 | 55-2796 |
| WESTLAKE VILLAGE DIALYSIS | 30730 RUSSELL RANCH RD | STE A | WESTLAKE | CA | 91362-6355 | 8187077834 | 8187077874 | In-Center Hemo | 21 | 55-2824 |
| LA MIRADA DIALYSIS | 14337 IMPERIAL HWY | | LA MIRADA | CA | 90638-1942 | 5623212085 | 5623212679 | In-Center Hemo, PD Services | 21 | |
| SERRANO DIALYSIS | 1800 MEDICAL CENTER DR | STE 150 | SAN BERNARDINO | CA | 92411-1218 | 9098872717 | 9098873794 | In-Center Hemo | 25 | 55-2830 |
| ANAHEIM SPRINGS DIALYSIS | 1324 S EUCLID ST | | ANAHEIM | CA | 92802-2002 | 7147741518 | 7147741549 | In-Center Hemo | 25 | 55-2766 |
| TUSTIN RANCH DIALYSIS | 721 WEST 1ST ST | | TUSTIN | CA | 92780-2903 | 7145440079 | 7145440071 | In-Center Hemo, PD Services | 25 | 55-2807 |
| DAVITA HUNTINGTON DIALYSIS | 390 S FAIR OAKS AVE | STE 120 | PASADENA | CA | 91105-2540 | 6265642818 | 6265642889 | In-Center Hemo, PD Services | 25 | 55-2822 |
| VISTA DEL SOL DIALYSIS | 15002 AMARGOSA RD | | VICTORVILLE | CA | 92394-1868 | 4422554023 | 4422554030 | In-Center Hemo, PD Services | 25 | 55-2834 |
| ROLLING HILLS DIALYSIS | 25210 CRENSHAW BLVD | STE 110 | TORRANCE | CA | 90505-6134 | 3105301180 | 3105301312 | In-Center Hemo, PD Services | 25 | 55-2832 |
| SANTA ROSA SPRINGS DIALYSIS | 18 EAST FULTON RD | | SANTA ROSA | CA | 95403-7580 | 7075445043 | 7075445063 | In-Center Hemo, PD Services | 36 | |
| PETALUMA RIVER DIALYSIS | 417 N MCDOWELL BLVD | | PETALUMA | CA | 94954-2339 | 7077731293 | 7077731585 | In-Center Hemo, PD Services | 24 | 55-2849 |
| LONE TREE RANCH DIALYSIS | 4040 LONE TREE WAY | | ANTIOCH | CA | 94531-6209 | 9257773356 | 9257773379 | In-Center Hemo, PD Services | 24 | 55-2829 |
| DEER PARK DIALYSIS | 4401 MACK RD | | SACRAMENTO | CA | 95823-4545 | 9167383575 | 9164292368 | In-Center Hemo | 24 | 55-2814 |
| REDHAWK DIALYSIS | 44605 AVENIDA DE MISSIONES | STE 100 | TEMECULA | CA | 92592-3098 | 9513028315 | 9513030716 | In-Center Hemo | 25 | 55-2838 |
| PACHECO DIALYSIS | 1245 W PACHECO BLVD | | LOS BANOS | CA | 93635-8619 | 2098273934 | 2098273973 | In-Center Hemo | 24 | 55-2804 |
| GARDENA-CA | 1201 W 15TH ST | | GARDENA | CA | 90247-4096 | 3105386804 | 3105386836 | In-Center Hemo, PD Services | 25 | |
| CARSON PAVILION DIALYSIS | 20930 CHICO ST | | CARSON | CA | 90746-3603 | 3106381345 | 3106350464 | In-Center Hemo, PD Services | 25 | |
| GOLDEN STATE DIALYSIS | 4200 N GOLDEN STATE BLVD | | TURLOCK | CA | 95382-8840 | 2096340014 | 2096340048 | In-Center Hemo, PD Services | 24 | 55-2812 |

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| BRISTOL DIALYSIS | 1232 S BRISTOL ST | | SANTA ANA | CA | 92704-3422 | 7146624573 | 7145572369 | In-Center Hemo, PD Services | 25 | |
| HIDDEN VALLEY DIALYSIS | 1951 CITRACADO PKWY | | ESCONDIDO | CA | 92029-4158 | 7607460464 | 7607460392 | In-Center Hemo, PD Services | 37 | |
| MARINA DIALYSIS | 930 2ND AVE | | MARINA | CA | 93933-6009 | 8313847831 | 8313847786 | In-Center Hemo, PD Services | 24 | 55-2828 |
| PALMS VALLEY DIALYSIS | 38454 5TH ST W | | PALMDALE | CA | 93551-4480 | 6612679910 | 6612259869 | In-Center Hemo, PD Services | 33 | 55-2845 |
| VISTA HEIGHTS DIALYSIS | 12220 PERRIS BLVD | STE A | MORENO VALLEY | CA | 92557-7417 | 9512425112 | 9512429913 | In-Center Hemo | 37 | 55-2846 |
| INDIO DIALYSIS | 82900 AVENUE 42 | STE E | INDIO | CA | 92203-9658 | 7603426842 | 7603426807 | In-Center Hemo | 37 | |
| MAYFAIR PARK DIALYSIS | 14101 FRANCISQUITO AVE | | BALDWIN PARK | CA | 91706-6100 | 6263371847 | 6263370129 | In-Center Hemo | 25 | |
| BIDWELL DIALYSIS | 966 EAST AVE | | CHICO | CA | 95926-1309 | 5308929937 | 5303423199 | PD Services, In-Center Hemo | 24 | |
| TORRANCE EMERALD DIALYSIS | 20821 HAWTHORNE BLVD | | TORRANCE | CA | 90503-4609 | 3102141715 | 3102141710 | In-Center Hemo | 25 | 55-2854 |
| ARENA DIALYSIS | 2980 ADVANTAGE WAY | | SACRAMENTO | CA | 95834-9666 | 9165757658 | 9165758910 | In-Center Hemo, PD Services | 24 | 55-2847 |
| EASTRIDGE DIALYSIS | 3501 E CAPITOL EXPY | | SAN JOSE | CA | 95122-1024 | 4089292274 | 4089292296 | In-Center Hemo | 24 | 55-2848 |
| GRANT LINE (TRACY II)-CA | 2955 N CORRAL HOLLOW RD | STE 101 | TRACY | CA | 95376-8858 | 2098399302 | 2098398297 | In-Center Hemo | 24 | |
| VAN NUYS DIALYSIS | 14434 SHERMAN WAY | | VAN NUYS | CA | 91405-2340 | 8187878225 | 8187878313 | In-Center Hemo, PD Services | 37 | 55-2844 |
| VALENCIA DIALYSIS | 26861 BOUQUET CANYON RD | | SANTA CLARITA | CA | 91350-2372 | 6612633216 | 6612633254 | In-Center Hemo, PD Services | 13 | |
| MAYFAIR DIALYSIS | 4930 PARAMOUNT BLVD | | LAKEWOOD | CA | 90712-2904 | 4242966870 | 5625310715 | In-Center Hemo, PD Services | 36 | |
| PEARL DIALYSIS | 1492 CONSTITUTION BLVD | | SALINAS | CA | 93905-3807 | 8314421132 | 8314440238 | In-Center Hemo | 25 | |
| ROSE POINT DIALYSIS | 400 N PALM AVE | | WASCO | CA | 93280-7610 | 6617582360 | 6617582356 | In-Center Hemo | 16 | |
| WESTMONT DIALYSIS | 11239 S WESTERN AVE | | LOS ANGELES | CA | 90047-4848 | 3232423970 | 3234180549 | In-Center Hemo | 25 | |
| ROSE CITY DIALYSIS | 1382 LOCUST ST | | PASADENA | CA | 91106-1515 | 6263957769 | 6263957723 | In-Center Hemo | 25 | |
| CENTRAL COAST KIDNEY CENTER | 2263 S DEPOT ST | | SANTA MARIA | CA | 93455-1216 | 8053498600 | 8059285145 | In-Center Hemo, PD Services | 42 | 05-2871 |
| WEST HILLS DIALYSIS | 7230 MEDICAL CENTER DR | STE 101 | WEST HILLS | CA | 91307-1907 | 8187041033 | 8187041568 | In-Center Hemo, PD Services | 12 | 05-2588 |
| CORTEZ DIALYSIS CENTER | 610 E MAIN ST | STE C | CORTEZ | CO | 81321-3308 | 9705654302 | 9705654374 | In-Center Hemo, PD Services | 18 | 06-2528 |
| DURANGO DIALYSIS CENTER | 72 SUTTLE STREET | STE D | DURANGO | CO | 81303-6829 | 9703858608 | 9703858626 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 06-2547 |
| LAKEWOOD CROSSING DIALYSIS | 1057 S WADSWORTH BLVD | STE 100 | LAKEWOOD | CO | 80226-4361 | 7209626199 | 7209626196 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 22 | 06-2535 |
| LOWRY DIALYSIS CENTER | 7465 E 1ST AVE | STE A | DENVER | CO | 80230-6877 | 3033670946 | 3033670951 | In-Center Hemo, In-Center Hemo Self Care | 26 | 06-2529 |
| LONGMONT DIALYSIS CENTER | 1715 IRON HORSE DR | STE 170 | LONGMONT | CO | 80501-9617 | 3034854084 | 3034854081 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 06-2534 |
| COMMERCE CITY DIALYSIS | 6320 HOLLY ST | | COMMERCE CITY | CO | 80022-3325 | 3038534300 | 3038534333 | In-Center Hemo, In-Center Hemo Self Care | 18 | 06-2533 |
| LAKEWOOD DIALYSIS CENTER | 1750 PIERCE ST | STE C | LAKEWOOD | CO | 80214-1434 | 3032386111 | 3034620946 | In-Center Hemo, In-Center Hemo Self Care | 18 | 06-2502 |
| THORNTON DIALYSIS CENTER | 8800 FOX DR | | THORNTON | CO | 80260-6880 | 3034307020 | 3034879572 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 24 | 06-2511 |
| BOULDER DIALYSIS CENTER | 2880 FOLSOM ST | STE 110 | BOULDER | CO | 80304-3769 | 3034405600 | 3034404165 | In-Center Hemo, In-Center Hemo Self Care | 14 | 06-2517 |
| ARVADA DIALYSIS CENTER | 9950 W 80TH AVE | STE 25 | ARVADA | CO | 80005-3914 | 3034569556 | 3034568836 | In-Center Hemo, In-Center Hemo Self Care | 16 | 06-2521 |
| PIKES PEAK DIALYSIS CENTER | 2002 LELARAY ST | STE 130 | COLORADO SPRINGS | CO | 80909-2804 | 7194714615 | 7194710621 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 43 | 06-2507 |
| PRINTERS PLACE DIALYSIS CENTER | 2802 INTERNATIONAL CIR | | COLORADO SPRINGS | CO | 80910-3127 | 7196300602 | 7195205291 | In-Center Hemo | 16 | 06-2524 |
| AURORA DIALYSIS CENTER | 1411 S POTOMAC ST | AMC II STE 100 | AURORA | CO | 80012-4536 | 3033681911 | 3033681857 | In-Center Hemo, In-Center Hemo Self Care | 27 | 06-2514 |
| WESTMINSTER DIALYSIS CENTER | 9053 HARLAN ST | STE 90 | WESTMINSTER | CO | 80031-2908 | 3034272400 | 3034272504 | In-Center Hemo, In-Center Hemo Self Care | 22 | 06-2516 |
| MILE HIGH HOME DIALYSIS | 1750 PIERCE ST | STE A | LAKEWOOD | CO | 80214-1434 | 3032320939 | 3032746096 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 3 | 06-2541 |
| ALAMOSA DIALYSIS | 612 DEL SOL DR | | ALAMOSA | CO | 81101-8548 | 7195892022 | 7195896233 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 06-2550 |
| GRAND JUNCTION DIALYSIS CENTER | 710 WELLINGTON AVE | STE 20 | GRAND JUNCTION | CO | 81501-6100 | 9702638573 | 9702454398 | In-Center Hemo, PD Services | 18 | 06-2553 |
| BELCARO DIALYSIS CENTER | 755 S COLORADO BLVD | | DENVER | CO | 80246-8005 | 3037772844 | 3037772850 | In-Center Hemo, In-Center Hemo Self Care | 14 | 06-2544 |
| SOUTH WEST DENVER DIALYSIS | 8601 W CROSS DR | UNIT C-2 | LITTLETON | CO | 80123-2200 | 3039332367 | 3039332566 | In-Center Hemo, PD Services | 9 | 06-2572 |
| BRIGHTON DIALYSIS | 4700 E BROMLEY LN | STE 103 | BRIGHTON | CO | 80601-7821 | 3036592511 | 3036592595 | In-Center Hemo, In-Center Hemo Self Care | 12 | 06-2542 |
| NORTH METRO DIALYSIS CENTER | 12365 HURON ST | STE 500 | WESTMINSTER | CO | 80234-3498 | 3034519093 | 3034510561 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 18 | 06-2559 |
| NORTH COLORADO SPRINGS DIALYSIS | 6071 E WOODMEN RD | STE 100 | COLORADO SPRINGS | CO | 80923-2610 | 7196381223 | 7195977052 | In-Center Hemo, PD Services | 15 | 06-2561 |
| MESA COUNTY DIALYSIS | 561 25 RD | STE D | GRAND JUNCTION | CO | 81505-1360 | 9702489120 | 9702489125 | In-Center Hemo, PD Services | 15 | 06-2567 |
| BLACK CANYON DIALYSIS | 3421 S RIO GRANDE AVE | UNIT D1 | MONTROSE | CO | 81401-4840 | 9702407925 | 9702406197 | In-Center Hemo, PD Services | 13 | 06-2569 |
| SABLE DIALYSIS | 509 N SABLE BLVD | | AURORA | CO | 80011-0801 | 3033669458 | 3033649206 | In-Center Hemo, Nocturnal Hemo, PD Services | 30 | 06-2576 |
| WEST LAKEWOOD DIALYSIS | 11700 WEST 2ND PL | STE 325 | LAKEWOOD | CO | 80228-1755 | 3039874672 | 3039874687 | In-Center Hemo, PD Services | 12 | 06-2582 |
| LOVELAND CENTRAL DIALYSIS | 1453 DENVER AVE | | LOVELAND | CO | 80538-5226 | 9706634607 | 9706639076 | In-Center Hemo, PD Services | 12 | 06-2579 |
| NORTHEASTERN COLORADO DIALYSIS | 603 HOLLY DR | | STERLING | CO | 80751-4539 | 9705215368 | 9705213120 | In-Center Hemo, PD Services | 12 | 06-2577 |
| GREELEY DIALYSIS | 2812 W 10TH ST | | GREELEY | CO | 80634-5425 | 9703529072 | 9703529366 | In-Center Hemo, PD Services | 14 | 06-2586 |
| MONTBELLO DIALYSIS | 4834 CHAMBERS RD | | DENVER | CO | 80239-5152 | 3033711502 | 3033713627 | In-Center Hemo, PD Services | 12 | 06-2592 |
| FORT COLLINS DIALYSIS | 1601 PROSPECT PKWY | STE 180 | FORT COLLINS | CO | 80525-1076 | 9704930753 | 9704077230 | In-Center Hemo, PD Services | 13 | 06-2588 |
| PLATTE VALLEY DIALYSIS | 1321 S 4TH AVE | STE 100 | BRIGHTON | CO | 80601-6809 | 3036548202 | 3036548506 | In-Center Hemo, PD Services | 12 | 06-2591 |
| PDI-ROCKY HILL | 30 WATERCHASE DR | | ROCKY HILL | CT | 06067-2110 | 8605636000 | 8602573895 | In-Center Hemo, PD Services | 23 | 07-2518 |
| PDI-MIDDLESEX DIALYSIS CENTER | 100 MAIN ST | STE A | MIDDLETOWN | CT | 06457-3422 | 8603465600 | 8603465700 | In-Center Hemo, PD Services | 22 | 07-2524 |
| VERNON DIALYSIS CENTER | 460 HARTFORD TPKE STE C | | VERNON | CT | 06066-4847 | 8608961537 | 8608961689 | In-Center Hemo, Acute PD, PD Services | 22 | 07-2529 |

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| WINDHAM DIALYSIS CENTER | 375 TUCKIE RD | STE C | NORTH WINDHAM | CT | 06256-1345 | 8604561677 | 8604508403 | In-Center Hemo | 9 | 07-2530 |
| WATERBURY DIALYSIS CENTER | 150 MATTATUCK HEIGHTS RD | | WATERBURY | CT | 06705-3893 | 2034190488 | 2034650197 | In-Center Hemo | 16 | 07-2533 |
| BRIDGEPORT DIALYSIS | 900 MADISON AVE | STE 221 | BRIDGEPORT | CT | 06606-5534 | 2033350191 | 2033820322 | In-Center Hemo, PD Services | 50 | 07-2501 |
| GREATER WATERBURY DIALYSIS | 209 HIGHLAND AVE | | WATERBURY | CT | 06708-3055 | 2035747933 | 2035744136 | In-Center Hemo, PD Services | 30 | 07-2511 |
| SHELTON DIALYSIS | 750 BRIDGEPORT AVE | | SHELTON | CT | 06484-4734 | 2039259520 | 2039259536 | In-Center Hemo | 22 | 07-2510 |
| HARTFORD DIALYSIS | 675 TOWER AVE | RENAL UNIT 2ND FL | HARTFORD | CT | 06112-1260 | 8602420735 | 8602422239 | In-Center Hemo, PD Services | 27 | 07-2516 |
| NEW HAVEN DIALYSIS | 15 CENTER ST | STE 201 | NEW HAVEN | CT | 06510-3003 | 2038597770 | 2034951454 | In-Center Hemo, PD Services | 30 | 07-2507 |
| NEW LONDON DIALYSIS | 5 SHAWS COVE | STE 100 | NEW LONDON | CT | 06320-4974 | 8607011357 | 8604440802 | In-Center Hemo, PD Services | 23 | 07-2515 |
| STAMFORD DIALYSIS | 30 COMMERCE RD | | STAMFORD | CT | 06902-4550 | 2033589969 | 2033599252 | In-Center Hemo, PD Services | 34 | 07-2504 |
| NORWICH DIALYSIS | 113 SALEM TPKE | | NORWICH | CT | 06360-6484 | 8608871632 | 8608879095 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 07-2520 |
| BRANFORD DIALYSIS | 249 W MAIN ST | | BRANFORD | CT | 06405-4048 | 2034818531 | 2034818557 | In-Center Hemo | 13 | 07-2517 |
| MILFORD DIALYSIS | 470 BRIDGEPORT AVE | STE 5 | MILFORD | CT | 06460-4167 | 2033019040 | 2033019947 | In-Center Hemo | 22 | 07-2514 |
| SOUTH NORWALK DIALYSIS | 31 STEVENS ST | | NORWALK | CT | 06850-3805 | 2038386017 | 2038386494 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 22 | 07-2521 |
| TORRINGTON DIALYSIS | 780 LITCHFIELD ST | STE 100 | TORRINGTON | CT | 06790-6268 | 8604960661 | 8604960504 | In-Center Hemo, PD Services | 19 | 07-2523 |
| BLOOMFIELD DIALYSIS | 29 GRIFFIN RD S | | BLOOMFIELD | CT | 06002-1351 | 8602435389 | 8602438150 | In-Center Hemo, PD Services | 16 | 07-2528 |
| BLACK ROCK DIALYSIS | 427 STILLSON RD | | FAIRFIELD | CT | 06824-3153 | 2033829566 | 2033689289 | In-Center Hemo | 16 | 07-2535 |
| WILLARD AVENUE DIALYSIS | 445E WILLARD AVE | | NEWINGTON | CT | 06111-2318 | 8606671700 | 8606671708 | In-Center Hemo, PD Services | 19 | 07-2541 |
| HAMDEN DIALYSIS | 3000 DIXWELL AVE | STE 100 | HAMDEN | CT | 06518-3522 | 2032815361 | 2032815376 | In-Center Hemo, PD Services | 19 | 07-2543 |
| FARMINGTON DIALYSIS | 11 SOUTH RD | STE 110 | FARMINGTON | CT | 06032-2483 | 8606780587 | 8606780613 | In-Center Hemo, PD Services | 13 | 07-2545 |
| PALOMBA DRIVE DIALYSIS | 51 PALOMBA DR | | ENFIELD | CT | 06082-3801 | 8607490476 | 8607490649 | In-Center Hemo, PD Services | 10 | 07-2547 |
| HOUSATONIC DIALYSIS | 164 MOUNT PLEASANT RD | | NEWTOWN | CT | 06470-1408 | 2032700081 | 2032700065 | In-Center Hemo, PD Services | 10 | 07-2548 |
| DANBURY DIALYSIS | 111 OSBORNE ST | STE 211 | DANBURY | CT | 06810-6031 | 2037941938 | 2037960015 | In-Center Hemo, PD Services | 19 | 07-2544 |
| HAWLEY LANE DIALYSIS | 425 HAWLEY LN | | STRATFORD | CT | 06614-1514 | 2033755438 | 2033755487 | In-Center Hemo | 25 | 07-2553 |
| NORWALK RIVER DIALYSIS | 112 MAIN ST | | NORWALK | CT | 06851-4617 | 2032290420 | 2032290688 | In-Center Hemo | 13 | 07-2552 |
| HARTFORD DOWNTOWN DIALYSIS | 80 SEYMOUR ST | | HARTFORD | CT | 06106-3300 | 8602442108 | 8602442133 | In-Center Hemo, PD Services | 32 | 07-2554 |
| NEW BRITAIN DIALYSIS | 100 GRAND ST | | NEW BRITAIN | CT | 06052-2016 | 8602234603 | 8602234203 | In-Center Hemo, PD Services | 22 | |
| CHILDREN'S NATIONAL MEDICAL CENTER | 111 MICHIGAN AVE NW | | WASHINGTON | DC | 20010-2916 | 2024765148 | 2024763580 | In-Center Hemo, Acute Hemo 1:1, PD Services | 6 | 09-3300 |
| UNION PLAZA DIALYSIS CENTER | 810 1ST ST NE | STE 100 | WASHINGTON | DC | 20002-4227 | 2028423127 | 2028423160 | In-Center Hemo | 15 | 09-2520 |
| GRANT PARK DIALYSIS | 5000 NANNIE HELEN | | WASHINGTON | DC | 20019-5506 | 2023997700 | 2023993708 | In-Center Hemo | 12 | 09-2522 |
| LEE STREET DIALYSIS | 5155 LEE ST NE | | WASHINGTON | DC | 20019-4051 | 2023981047 | 2023983468 | In-Center Hemo | 20 | 09-2510 |
| WASHINGTON NURSING FACILITY | 2425 25TH ST SE | | WASHINGTON | DC | 20020-3409 | 2026780013 | 2026780083 | In-Center Hemo | 9 | 09-2524 |
| K STREET DIALYSIS | 2131 K ST NW | STE 300 | WASHINGTON | DC | 20037-1898 | 2022238453 | 2022239789 | In-Center Hemo, Nocturnal Hemo, PD Services | 25 | 09-2518 |
| GWU SOUTHEAST DIALYSIS | 3857A PENNSYLVANIA AVE SE | | WASHINGTON | DC | 20020-1309 | 2025819440 | 2025819446 | In-Center Hemo | 25 | 09-2517 |
| BRENTWOOD DIALYSIS | 1231 BRENTWOOD RD NE | | WASHINGTON | DC | 20018-1019 | 2026363711 | 2026363769 | In-Center Hemo, Home Hemo, PD Services | 24 | 09-2519 |
| EIGHTH STREET DIALYSIS | 920 BLADENSBURG RD NE | | WASHINGTON | DC | 20002-3930 | 2023990812 | 2023968767 | In-Center Hemo, PD Services | 24 | 09-2513 |
| GEORGETOWN HOME TRAINING | 2233 WISCONSIN AVE NW | STE 215 | WASHINGTON | DC | 20007-4119 | 2023371431 | 2023371625 | Home Hemo, PD Services | 4 | 09-2516 |
| INTERNATIONAL DIALYSIS | 1730 HAMLIN ST NE | | WASHINGTON | DC | 20018-1838 | 2025255415 | 2025255418 | In-Center Hemo, PD Services | 15 | 09-2525 |
| WASHINGTON CENTER OF AGING | 2601 18TH ST NE | A WING BASEMENT | WASHINGTON | DC | 20018-1301 | 2026367212 | 2026367216 | In-Center Hemo | 9 | 09-2530 |
| CELEBRATION DIALYSIS | 1154 CELEBRATION BLVD | | KISSIMMEE | FL | 34747-4605 | 4075661780 | 4075661756 | In-Center Hemo, Nocturnal Hemo, Disaster Related Expenditures | 20 | 10-2751 |
| GULF BREEZE DIALYSIS CENTER | 1519 MAIN ST | | DUNEDIN | FL | 34698-4650 | 7277384425 | 7277363353 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 20 | 10-2693 |
| LIGHTHOUSE POINT DIALYSIS | 200 SW NATURA AVE | | DEERFIELD BEACH | FL | 33441-3026 | 9544260152 | 9544260441 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2670 |
| POMPANO BEACH ARTIFICIAL KIDNEY CENTER | 600 SW 3RD ST | STE 1100 | POMPANO BEACH | FL | 33060-6936 | 9549425115 | 9549420946 | In-Center Hemo, PD Services, Disaster Related Expenditures | 28 | 10-2615 |
| TAMARAC ARTIFICIAL KIDNEY CENTER | 7140 W MCNAB RD | | TAMARAC | FL | 33321-5306 | 9547205336 | 9547203626 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2632 |
| HUNTERS CREEK DIALYSIS | 14050 TOWN LOOP BLVD | STE 104A | ORLANDO | FL | 32837-6190 | 4078589458 | 4078580761 | In-Center Hemo, Disaster Related Expenditures | 15 | 10-2740 |
| ARCADIA DIALYSIS CENTER | 1341 E OAK ST | | ARCADIA | FL | 34266-8902 | 8634918550 | 8634918553 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2757 |
| BAY BREEZE DIALYSIS | 11550 ULMERTON RD | | LARGO | FL | 33778-1501 | 7275844047 | 7275844790 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 10-2742 |
| CENTER FOR KIDNEY DISEASE AT NORTH SHORE | 1190 NW 95TH ST | STE 208 | MIAMI | FL | 33150-2065 | 3056912144 | 3056910362 | In-Center Hemo, Disaster Related Expenditures | 22 | 10-2583 |
| CENTER FOR KIDNEY DISEASE AT VENTURE | 1680 NE 164TH ST | | NORTH MIAMI BEACH | FL | 33162-4017 | 3057877345 | 3057875805 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 16 | 10-2630 |
| FLAMINGO PARK KIDNEY CENTER | 901 E 10TH AVE | BAY 17 | HIACLEAH | FL | 33010-3762 | 3058845677 | 3058842466 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 21 | 10-2664 |
| INTERAMERICAN DIALYSIS CENTER | 7815 CORAL WAY | STE 115 | MIAMI | FL | 33155-6541 | 3052614823 | 3052647263 | In-Center Hemo, PD Services, Disaster Related Expenditures | 25 | 10-2532 |

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| CORAL GABLES KIDNEY CENTER | 3280 PONCE DE LEON BLVD | | CORAL GABLES | FL | 33134-7252 | 3054489888 | 3054454984 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2578 |
| MIAMI LAKES ARTIFICIAL KIDNEY CENTER | 14600 NW 60TH AVE | | MIAMI LAKES | FL | 33014-2811 | 7866390496 | 3055564924 | In-Center Hemo, Disaster Related Expenditures | 18 | 10-2648 |
| SOUTH BROWARD ARTIFICIAL KIDNEY CENTER | 4401 HOLLYWOOD BLVD | | HOLLYWOOD | FL | 33021-6609 | 9549622211 | 9549643546 | In-Center Hemo, Disaster Related Expenditures | 30 | 10-2504 |
| PINE ISLAND KIDNEY CENTER | 1871 N PINE ISLAND RD | | PLANTATION | FL | 33322-5208 | 9549168958 | 9549168960 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2708 |
| PORT CHARLOTTE ARTIFICIAL KIDNEY CENTER | 4300 KINGS HWY | STE 406 | PORT CHARLOTTE | FL | 33980-2990 | 9416252822 | 9416259877 | In-Center Hemo, Disaster Related Expenditures | 21 | 10-2549 |
| COMPLETE DIALYSIS CARE | 7467 W SAMPLE RD | | CORAL SPRINGS | FL | 33065-4754 | 9547530248 | 9547553692 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 10-2645 |
| NORTH PALM BEACH DIALYSIS CENTER | 2841 PGA BLVD | | PALM BEACH GARDENS | FL | 33410-2910 | 5616305081 | 5616301535 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 10-2634 |
| OCALA REGIONAL KIDNEY CENTER-EAST | 2870 SE 1ST AVE | | OCALA | FL | 34471-0406 | 3523519140 | 3527323825 | In-Center Hemo, In-Center Hemo Self Care | 31 | 10-2678 |
| OCALA REGIONAL KIDNEY CENTER-WEST | 8585 SW HIGHWAY 200 | STE 19 | OCALA | FL | 34481-9644 | 3528545011 | 3528546299 | In-Center Hemo, Disaster Related Expenditures | 32 | 10-2683 |
| OCALA REGIONAL KIDNEY CENTER-SOUTH | 13940 N US HWY 441 | BLDG 400 | LADY LAKE | FL | 32159-8908 | 3527511240 | 3527511250 | In-Center Hemo, Disaster Related Expenditures | 25 | 10-2731 |
| OCALA REGIONAL KIDNEY CENTER-NORTH | 2620 W HWY 316 | | CITRA | FL | 32113-3555 | 3525914680 | 3525914679 | In-Center Hemo, Nocturnal Hemo, PD Services, Disaster Related Expenditures | 25 | 10-2793 |
| BRIGHT DIALYSIS | 2000 HARTMAN RD | STE 2 | FORT PIERCE | FL | 34947-4412 | 7724671117 | 7725959340 | In-Center Hemo | 22 | 10-2754 |
| BOCA RATON ARTIFICIAL KIDNEY CENTER | 998 NW 9TH CT | | BOCA RATON | FL | 33486-2214 | 5613923940 | 5613955663 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 10-2520 |
| CRYSTAL RIVER DIALYSIS | 7435 W GULF TO LAKE HWY | | CRYSTAL RIVER | FL | 34429-7834 | 3525648400 | 3525640147 | In-Center Hemo, PD Services | 16 | 10-2720 |
| DIALYSIS ASSOCIATES OF THE PALM BEACHES | 2611 POINSETTIA AVE | | WEST PALM BEACH | FL | 33407-5919 | 5618330759 | 5618351056 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2510 |
| BAYONET POINT-HUDSON KIDNEY CENTER | 14144 NEPHRON LN | | HUDSON | FL | 34667-6504 | 7278635459 | 7278620723 | In-Center Hemo, In-Center Hemo Self Care, Nocturnal Hemo, Disaster Related Expenditures | 16 | 10-2563 |
| NEW PORT RICHEY KIDNEY CENTER | 7421 RIDGE RD | | PORT RICHEY | FL | 34668-6935 | 7278468401 | 7278440100 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 28 | 10-2590 |
| HERNANDO KIDNEY CENTER | 2985 LANDOVER BLVD | | SPRING HILL | FL | 34608-7258 | 3526833630 | 3526838892 | In-Center Hemo, Home Hemo, PD Services, Disaster Related Expenditures | 34 | 10-2602 |
| VENICE DIALYSIS CENTER | 816 PINEBROOK RD | | VENICE | FL | 34285-7103 | 9414869057 | 9414849624 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 23 | 10-2675 |
| PANAMA CITY DIALYSIS CENTER | 615 N HIGHWAY 231 | | PANAMA CITY | FL | 32405-4704 | 8507851233 | 8509138048 | In-Center Hemo, Acute PD, PD Services, Disaster Related Expenditures | 37 | 10-2514 |
| MARIANNA DIALYSIS CENTER | 2930 OPTIMIST DR | | MARIANNA | FL | 32448-7703 | 8504825328 | 8504825329 | In-Center Hemo, PD Services, Disaster Related Expenditures | 21 | 10-2666 |
| LEESBURG DIALYSIS CENTER | 8425 US HWY 441 | STE 104 | LEESBURG | FL | 34788-4038 | 3524350082 | 3524350380 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 10-2551 |
| MT DORA DIALYSIS | 2735 W OLD US HIGHWAY 441 | | MOUNT DORA | FL | 32757-3526 | 3523837022 | 3523836251 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 10-2635 |
| COASTAL KIDNEY CENTER | 510 N MACARTHUR AVE | | PANAMA CITY | FL | 32401-3636 | 8509140824 | 8509149962 | In-Center Hemo, Disaster Related Expenditures | 28 | 10-2813 |
| AMELIA ISLAND DIALYSIS (28-NOV-2018) | 1525 LIME ST | STE 120 | FERNANDINA BEACH | FL | 32034-3015 | 9044911998 | 9044910006 | In-Center Hemo | 12 | 10-2743 |
| CHIPLEY DIALYSIS | 877 3RD ST | STE 2 | CHIPLEY | FL | 32428-1855 | 8506387783 | 8506388550 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2771 |
| NORTH OKALOOSA DIALYSIS | 320 REDSTONE AVE W | | CRESTVIEW | FL | 32536-6433 | 8506835700 | 8506835704 | In-Center Hemo, Disaster Related Expenditures | 15 | 10-2759 |
| WEST FLORIDA DIALYSIS | 8333 N DAVIS HWY | 1ST FLOOR ATTN DIALYSIS ROOM | PENSACOLA | FL | 32514-6050 | 8504748424 | 8509692879 | In-Center Hemo, Disaster Related Expenditures | 27 | 10-2518 |
| SANTA ROSA DIALYSIS | 5819 HIGHWAY 90 | | MILTON | FL | 32583-1763 | 8506238299 | 8506239616 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2726 |
| FLORIDA RENAL CENTER | 5300 W FLAGLER ST | | CORAL GABLES | FL | 33134-1148 | 3054435702 | 3054435176 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2840 |
| ST CLOUD DIALYSIS | 4750 OLD CANOE CREEK RD | | SAINT CLOUD | FL | 34769-1430 | 4074980018 | 4074980881 | In-Center Hemo, Disaster Related Expenditures | 23 | 10-2832 |
| LAKE GRIFFIN EAST DIALYSIS | 401 E NORTH BLVD | | LEESBURG | FL | 34748-5262 | 3523150062 | 3523150089 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2822 |
| HIALEAH ARTIFICIAL KIDNEY CENTER | 8524 NW 103RD ST | | HIALEAH | FL | 33016-4870 | 3058270576 | 3058270871 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2834 |
| PINNACLE DIALYSIS OF BOCA RATON | 2900 N MILITARY TRL | STE 195 | BOCA RATON | FL | 33431-6308 | 5612416667 | 5619898550 | In-Center Hemo, Acute Hemo 1:1, PD Services, Disaster Related Expenditures | 27 | 10-2658 |
| APOPKA DIALYSIS | 640 EXECUTIVE PARK CT | | APOPKA | FL | 32703-6075 | 4073898980 | 4073898984 | In-Center Hemo, Disaster Related Expenditures | 24 | 10-2829 |
| CASSELBERRY DIALYSIS | 4970 S US HWY 17/92 | | CASSELBERRY | FL | 32707-3888 | 3212077135 | 3212070254 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2857 |
| CENTRAL ORLANDO DIALYSIS | 2548 N ORANGE BLOSSOM TRL | STE 400 | ORLANDO | FL | 32804-4863 | 4072465081 | 4072465192 | In-Center Hemo, Disaster Related Expenditures | 24 | 10-2837 |
| SANFORD DIALYSIS | 1701 W 1ST ST | | SANFORD | FL | 32771-1605 | 4072689425 | 4072689899 | In-Center Hemo, Disaster Related Expenditures | 24 | 10-2827 |
| WINTER PARK HEMO DIALYSIS | 4100 METRIC DR | STE 300 | WINTER PARK | FL | 32792-6832 | 4076817600 | 4076817690 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 24 | 10-2858 |

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| WINTER PARK HOME PD DIALYSIS | 4100 METRIC DR | STE 200 | WINTER PARK | FL | 32792-6832 | 4076818730 | 4076818739 | PD Services, Disaster Related Expenditures | 2 | 10-2823 |
| EAST FT LAUDERDALE DIALYSIS CENTER | 1301 S ANDREWS AVE | STE 101 | FT LAUDERDALE | FL | 33316-1823 | 9547611273 | 9544670384 | In-Center Hemo, PD Services, Disaster Related Expenditures | 18 | 10-2805 |
| WESTON DIALYSIS CENTER | 2685 EXECUTIVE PARK DR | STE 1 | WESTON | FL | 33331-3651 | 9543891290 | 9543848207 | In-Center Hemo, PD Services, Disaster Related Expenditures | 15 | 10-2807 |
| AVENTURA KIDNEY CENTER | 22 SW 11TH ST | FLOOR 2 | HALLANDALE BEACH | FL | 33009-7038 | 9544580887 | 9544580948 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2875 |
| EMBASSY LAKES ARTIFICIAL KIDNEY CENTER | 11011 SHERIDAN ST | STE 308 | HOLLYWOOD | FL | 33026-1505 | 9544309166 | 9544309329 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2817 |
| DAVENPORT DIALYSIS | 45597 HIGHWAY 27 | RIDGEVIEW PLAZA | DAVENPORT | FL | 33897-4519 | 8634197408 | 8634209165 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2819 |
| LAUREL MANOR DIALYSIS CENTER AT THE VILLAGES | 1950 LAUREL MANOR DR | STE 190 | LADY LAKE | FL | 32162-5608 | 3522590250 | 3522590335 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2838 |
| REGENCY DIALYSIS CENTER | 9535 REGENCY SQUARE BLVD N | | JACKSONVILLE | FL | 32225-8128 | 9047250526 | 9047254726 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 16 | 10-2850 |
| INDIAN RIVER DIALYSIS CENTER | 2150 45TH ST | UNIT 102 | VERO BEACH | FL | 32967-6281 | 7725672529 | 7725672587 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2851 |
| WINTER PARK DIALYSIS | 3727 N GOLDENROD RD | STE 101 | WINTER PARK | FL | 32792-8611 | 4076575262 | 4076778641 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2859 |
| WEST PENSACOLA DIALYSIS CENTER | 598 N FAIRFIELD DR | STE 100 | PENSACOLA | FL | 32506-4320 | 8504536066 | 8504536681 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2845 |
| EMERALD COAST DIALYSIS | 1112 HOSPITAL RD | | FORT WALTON BEACH | FL | 32547-6742 | 8508644850 | 8508644356 | In-Center Hemo, PD Services | 16 | 68-2650 |
| CAPE CORAL SOUTH DIALYSIS | 3040 DEL PRADO BLVD S | | CAPE CORAL | FL | 33904-7232 | 2395490339 | 2395491349 | In-Center Hemo, Disaster Related Expenditures | 18 | 10-2847 |
| WEST BEACH DIALYSIS CENTER | 16201 PANAMA CITY BEACH PKWY | STE 102 | PANAMA CITY BEACH | FL | 32413-5301 | 8502330837 | 8502338436 | In-Center Hemo, Disaster Related Expenditures | 8 | 10-2863 |
| MIRAMAR KIDNEY CENTER | 2501 DYKES RD | STE 200 | MIRAMAR | FL | 33027-4223 | 9544316939 | 9544316993 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2866 |
| WESLEY CHAPEL DIALYSIS | 2255 GREEN HEDGES WAY | | WESLEY CHAPEL | FL | 33544-8183 | 8139730153 | 8139730673 | PD Services, Disaster Related Expenditures | 6 | 10-2887 |
| AVE MARIA DIALYSIS | 5340 USEPPA DR | | AVE MARIA | FL | 34142-5051 | 2393040198 | 2393481723 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2890 |
| SOUTH DADE KIDNEY CENTER | 11040 SW 184TH ST | | CUTLER BAY | FL | 33157-6602 | 3052591516 | 3052591769 | In-Center Hemo, PD Services, Disaster Related Expenditures | 23 | 68-2508 |
| EAST TAMPA DIALYSIS | 1701 E 9TH AVE | | YBOR CITY | FL | 33605-3801 | 8132471820 | 8132473129 | In-Center Hemo, Nocturnal Hemo, Disaster Related Expenditures | 21 | 10-2886 |
| POINCIANA DIALYSIS | 1002 CYPRESS PKWY | | KISSIMMEE | FL | 34759-3328 | 3216975658 | 3216975435 | In-Center Hemo, Disaster Related Expenditures | 21 | 10-2898 |
| BRANDON EAST DIALYSIS | 114 E BRANDON BLVD | | BRANDON | FL | 33511-5219 | 8136572783 | 8136572521 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 20 | 10-2779 |
| MIAMI CAMPUS DIALYSIS | 1951 NW 7TH AVE | STE 500 | MIAMI | FL | 33136-1121 | 3053258956 | 3053258748 | In-Center Hemo, PD Services, Nocturnal Hemo, Disaster Related Expenditures | 33 | 10-2656 |
| ORLANDO DIALYSIS | 116 STURTEVANT ST | | ORLANDO | FL | 32806-2021 | 4074269212 | 4074267476 | In-Center Hemo, Disaster Related Expenditures | 23 | 10-2623 |
| OCOE DIALYSIS | 11140 W COLONIAL DR | STE 5 | OCOE | FL | 34761-3300 | 4078770626 | 4078770603 | In-Center Hemo, Disaster Related Expenditures | 18 | 10-2639 |
| ORLANDO NORTH DIALYSIS | 5135 ADANSON ST | STE 700 | ORLANDO | FL | 32804-1338 | 4075393998 | 4075395708 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2707 |
| PLANTATION DIALYSIS | 7061 CYPRESS RD | STE 103 | PLANTATION | FL | 33317-2243 | 9545832100 | 9545842463 | In-Center Hemo, Disaster Related Expenditures | 25 | 10-2536 |
| SEBASTIAN DIALYSIS | 1424 US HWY 1 | STE C | SEBASTIAN | FL | 32958-1619 | 7725899182 | 7725899959 | In-Center Hemo, Acute Hemo 1:1, PD Services, Disaster Related Expenditures | 16 | 10-2727 |
| ORLANDO EAST DIALYSIS | 11616 LAKE UNDERHILL RD | STE 206 | ORLANDO | FL | 32825-4466 | 4073841175 | 4073841421 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 21 | 10-2660 |
| ST. PETERSBURG DIALYSIS | 1117 ARLINGTON AVE N | | ST PETERSBURG | FL | 33705-1521 | 7278969029 | 7278967269 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 10-2773 |
| ORANGE CITY DIALYSIS | 2575 S VOLUSIA AVE | STE 400 | ORANGE CITY | FL | 32763-9116 | 3867740101 | 3867740249 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2775 |
| MIAMI EAST DIALYSIS | 1250 NW 7TH ST | STE 106 | MIAMI | FL | 33125-3744 | 3055471496 | 3055471516 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2784 |
| TEMPLE TERRACE DIALYSIS | 11306 N 53RD ST | | TEMPLE TERRACE | FL | 33617-2214 | 8139892062 | 8139893658 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 10-2748 |
| PERRY DIALYSIS | 118 W MAIN ST | | PERRY | FL | 32347-2656 | 8505846012 | 8505846040 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2790 |
| FORT MYERS NORTH DIALYSIS | 16101 N CLEVELAND AVE | | NORTH FORT MYERS | FL | 33903-2148 | 2396564403 | 2396561886 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2788 |
| MELBOURNE DIALYSIS | 2235 S BABCOCK ST | | MELBOURNE | FL | 32901-5305 | 3219566252 | 3219566464 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2816 |
| ST PETERSBURG SOUTH DIALYSIS | 2850 34TH ST S | | ST PETERSBURG | FL | 33711-3817 | 7278644050 | 7278640013 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2803 |
| MIAMI GARDENS DIALYSIS | 3363 NW 167TH ST | | MIAMI GARDENS | FL | 33056-4254 | 3056279311 | 3056289389 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2839 |
| TALLAHASSEE WEST DIALYSIS | 5857 W TENNESSEE ST | | TALLAHASSEE | FL | 32304-9218 | 8503500002 | 8503500120 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 10-2673 |
| DAYTONA SOUTH DIALYSIS | 1801 S NOVA RD | STE 306 | SOUTH DAYTONA | FL | 32119-1775 | 3863223625 | 3863223695 | In-Center Hemo, Nocturnal Hemo, Disaster Related Expenditures | 24 | 10-2614 |
| DAYTONA BEACH DIALYSIS | 578 HEALTH BLVD | | DAYTONA BEACH | FL | 32114-1492 | 3862587322 | 3862580191 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 10-2521 |
| WEST TAMPA DIALYSIS | 4515 GEORGE RD | STE 300 | TAMPA | FL | 33634-7300 | 8138844008 | 8138841465 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2679 |
| FORT MYERS DIALYSIS | 4220 EXECUTIVE CIRCLE | STE 38 | FORT MYERS | FL | 33916-8055 | 2392743681 | 2392746168 | In-Center Hemo, PD Services, Disaster Related Expenditures | 34 | 10-2513 |

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| LEHIGH ACRES DIALYSIS | 2814 LEE BLVD | STE 16 | LEHIGH ACRES | FL | 33971-1561 | 2393687169 | 2393687541 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2618 |
| KISSIMMEE DIALYSIS | 802 N JOHN YOUNG PKWY | | KISSIMMEE | FL | 34741-4912 | 4078474423 | 4078475973 | In-Center Hemo, Disaster Related Expenditures | 25 | 10-2569 |
| NEW SMYRNA BEACH DIALYSIS | 110 S ORANGE ST | | NEW SMYRNA BEACH | FL | 32168-7153 | 3864090025 | 3864090410 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 12 | 10-2696 |
| LAKE WALES DIALYSIS | 1125 BRYN MAWR AVE | | LAKE WALES | FL | 33853-4333 | 8636799851 | 8636799856 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2712 |
| GREATER MIAMI DIALYSIS | 160 NW 176TH ST | STE 100 | MIAMI | FL | 33169-5023 | 3056536033 | 3056530118 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 20 | 10-2586 |
| LAKELAND DIALYSIS | 515 E BELLA VISTA ST | | LAKELAND | FL | 33805-3005 | 8636885463 | 8636887150 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2524 |
| PLANT CITY DIALYSIS | 1211 W REYNOLDS ST | STE 1 | PLANT CITY | FL | 33563-4321 | 8137522136 | 8137576729 | In-Center Hemo, PD Services, Disaster Related Expenditures | 17 | 10-2554 |
| WINTER HAVEN DIALYSIS | 1625 UNITY WAY NW | | WINTER HAVEN | FL | 33881-5226 | 8632948851 | 8632945212 | In-Center Hemo, Acute Hemo 1:1, PD Services, Disaster Related Expenditures | 20 | 10-2545 |
| BROWARD DIALYSIS | 1500 N FEDERAL HWY | STE 100 | FT LAUDERDALE | FL | 33304-5600 | 9543968990 | 9543966988 | In-Center Hemo, Disaster Related Expenditures | 21 | 10-2555 |
| BRADENTON DIALYSIS | 3501 CORTEZ RD W | STE 3 | BRADENTON | FL | 34210-3104 | 9417274209 | 9417538386 | In-Center Hemo, PD Services, Disaster Related Expenditures | 17 | 10-2646 |
| DELAND DIALYSIS | 350 E NEW YORK AVE | | DELAND | FL | 32724-5510 | 3867382570 | 3867389576 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 20 | 10-2573 |
| DELRAY DIALYSIS | 2655 W ATLANTIC AVE | | DELRAY BEACH | FL | 33445-4400 | 5612792626 | 5612792921 | In-Center Hemo, Disaster Related Expenditures | 22 | 10-2617 |
| LAKE WORTH DIALYSIS | 2459 S CONGRESS AVE | STE 100 | PALM SPRINGS | FL | 33406-7616 | 5614391532 | 5614391018 | In-Center Hemo, PD Services, Disaster Related Expenditures | 25 | 10-2637 |
| PALM COAST DIALYSIS | 13 KINGSWOOD DR | STE A | PALM COAST | FL | 32137-4614 | 3864454445 | 3864453312 | In-Center Hemo, PD Services, Disaster Related Expenditures | 22 | 10-2728 |
| FORT MYERS SOUTH DIALYSIS | 8850 GLADIOLUS DR | | FORT MYERS | FL | 33908-5102 | 2394151661 | 2394157440 | In-Center Hemo, PD Services, Disaster Related Expenditures | 22 | 10-2744 |
| FOUR FREEDOMS DIALYSIS | 289 SW RANGE AVE | STE A | MADISON | FL | 32340-2351 | 8509733852 | 8509739861 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 16 | 10-2737 |
| TALLAHASSEE SOUTH DIALYSIS | 2410 S ADAMS ST | | TALLAHASSEE | FL | 32301-6325 | 8502248757 | 8502248766 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2765 |
| SUN CITY CENTER DIALYSIS | 783 CORTARO DR | | RUSKIN | FL | 33573-6812 | 8136332847 | 8136332972 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2642 |
| CENTRAL TAMPA DIALYSIS | 4204 N MACDILL AVE | SOUTH BLDG | TAMPA | FL | 33607-6342 | 8138713202 | 8138713903 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2605 |
| ZEPHYRHILLS DIALYSIS | 36819 EILAND BLVD | UNIT 2 | ZEPHYRHILLS | FL | 33542-0600 | 8137887041 | 8137887236 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 10-2593 |
| BARTOW DIALYSIS | 1190 E CHURCH ST | | BARTOW | FL | 33830-4117 | 8635331601 | 8635338144 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2626 |
| ORMOND BEACH DIALYSIS | 420 S NOVA RD | STE 7 | ORMOND BEACH | FL | 32174-0411 | 3866762405 | 3866766738 | In-Center Hemo, Disaster Related Expenditures | 17 | 10-2638 |
| LAKELAND SOUTH DIALYSIS | 4774 S FLORIDA AVE | | LAKELAND | FL | 33813-2181 | 8636460462 | 8636470802 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 10-2764 |
| MIAMI NORTH DIALYSIS | 860 NE 125TH ST | | NORTH MIAMI | FL | 33161-5743 | 3058937887 | 3058934429 | In-Center Hemo, Disaster Related Expenditures | 17 | 10-2776 |
| BONITA SPRINGS DIALYSIS | 9134 BONITA BEACH RD SE | | BONITA SPRINGS | FL | 34135-4281 | 2399490444 | 2399490450 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2752 |
| ORLANDO SOUTHWEST DIALYSIS | 6925 LAKE ELLENOR DR | STE 650 | ORLANDO | FL | 32809-4670 | 4078521751 | 4078521748 | In-Center Hemo, Disaster Related Expenditures | 18 | 10-2750 |
| QUINCY DIALYSIS | 878 STRONG RD | | QUINCY | FL | 32351-5243 | 8508751570 | 8508751572 | In-Center Hemo, Disaster Related Expenditures | 20 | 10-2627 |
| TALLAHASSEE DIALYSIS | 1607 PHYSICIANS DR | | TALLAHASSEE | FL | 32308-4620 | 8508788776 | 8508789004 | In-Center Hemo, Disaster Related Expenditures | 27 | 10-2624 |
| SOUTH BEACH DIALYSIS | 1711 ALTON RD | | MIAMI BEACH | FL | 33139-2411 | 3056954175 | 3056954179 | In-Center Hemo, Acute Hemo 1:1, PD Services, Disaster Related Expenditures | 20 | 10-2718 |
| PALMETTO ARTIFICIAL KIDNEY CENTER | 7150 W 20TH AVE | STE 109 | HIALEAH | FL | 33016-5509 | 3058278399 | 3058271892 | In-Center Hemo, PD Services, Disaster Related Expenditures | 15 | 10-2665 |
| RENOVATION OF LIFE DIALYSIS | 14505 COMMERCE WAY | STE 600 | MIAMI LAKES | FL | 33016-1530 | 3053628399 | 3053628351 | In-Center Hemo, Disaster Related Expenditures | 16 | 68-2512 |
| GREATER TAMPA AT HOME PD | 4204 N MACDILL AVE | STE 1B BLDG | TAMPA | FL | 33607-6364 | 8138728216 | 8138728469 | PD Services | 4 | 10-2885 |
| JACKSONVILLE SOUTH DIALYSIS CENTER | 14965 OLD SAINT AUGUSTINE RD | UNIT 114 | JACKSONVILLE | FL | 32258-9481 | 9048809494 | 9048800295 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2873 |
| PINELLAS WEST SHORE DIALYSIS | 3451 66TH ST N | STE A | ST PETERSBURG | FL | 33710-1568 | 7273458389 | 7273458410 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 10-2889 |
| WINTER GARDEN DIALYSIS | 1222 WINTER GARDEN VINELAND RD | BLDG 3 STE 100 | WINTER GARDEN | FL | 34787-4449 | 4078770364 | 4078773641 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2880 |
| KENDALL KIDNEY CENTER | 8364 MILLS DR | STE 1740 | MIAMI | FL | 33183-4806 | 3052733783 | 3052733873 | In-Center Hemo, Home Hemo, PD Services, Disaster Related Expenditures | 17 | 10-2897 |
| GATEWAY DIALYSIS | 5705 LEE BLVD | STE 16 | LEHIGH ACRES | FL | 33971-6342 | 2394795251 | 2394795275 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2888 |
| ORLANDO PARK DIALYSIS | 5397 W COLONIAL DR | STE 120 | ORLANDO | FL | 32808-7647 | 4075323109 | 4075324881 | In-Center Hemo, Disaster Related Expenditures | 24 | 10-2884 |
| PALM BREEZE DIALYSIS | 14942 TAMIAAMI TRL | STE E | NORTH PORT | FL | 34287-2705 | 9414290443 | 9414292240 | In-Center Hemo, Disaster Related Expenditures | 16 | 10-2892 |
| PORT SAINT JOE DIALYSIS | 3871 HIGHWAY 98 E | STE 101 | PORT ST JOE | FL | 32456-5318 | 8502292662 | 8502292675 | In-Center Hemo, Disaster Related Expenditures | 12 | 68-2505 |

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| CAPE CORAL NORTH DIALYSIS | 1315 SE 8TH TERRACE | | CAPE CORAL | FL | 33990-3213 | 2397728599 | 2397729421 | In-Center Hemo, Disaster Related Expenditures | 12 | 68-2501 |
| CARROLLWOOD DIALYSIS | 14358 N DALE MABRY HWY | | TAMPA | FL | 33618-2018 | 8139603751 | 8139617312 | In-Center Hemo, Nocturnal Hemo, Disaster Related Expenditures | 16 | 68-2520 |
| LAKE VISTA DIALYSIS | 3187 US HWY 98 N | | LAKELAND | FL | 33805-2103 | 8636032130 | 8636865687 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 68-2517 |
| CLARCONA DIALYSIS | 8259 CLARCONA OCOEE RD | | ORLANDO | FL | 32818-1228 | 4072992173 | 4072997673 | In-Center Hemo, PD Services | 16 | 68-2665 |
| PLANTATION HOME TRAINING (PD) | 8144 W BROWARD BLVD | | PLANTATION | FL | 33324-2000 | 9544739138 | 9544732941 | PD Services, Disaster Related Expenditures | 3 | 68-2543 |
| KEYS GATE DIALYSIS | 1982 NE 8TH ST | | HOMESTEAD | FL | 33033-4704 | 3052473506 | 3052473859 | In-Center Hemo, PD Services, Home Hemo, Disaster Related Expenditures | 16 | 68-2564 |
| DORAL KIDNEY CENTER | 7755 NW 48TH ST | STE 120 | DORAL | FL | 33166-5401 | 3054365279 | 3054368087 | In-Center Hemo, Disaster Related Expenditures | 12 | 68-2527 |
| KENNEDY BOULEVARD DIALYSIS | 2205 W KENNEDY BLVD | | TAMPA | FL | 33606-1536 | 8132543638 | 8132543809 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2596 |
| KISSIMMEE HOME TRAINING PD | 1203 N CENTRAL AVE | STE A | KISSIMMEE | FL | 34741-4407 | 4075189232 | 4075189350 | PD Services, Home Hemo, Disaster Related Expenditures | 4 | 68-2538 |
| PALATKA DIALYSIS | 326 ZEAGLER DR | | PALATKA | FL | 32177-3817 | 3863299458 | 3863299340 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 68-2532 |
| MEMORIAL PLAZA DIALYSIS | 3901 UNIVERSITY BLVD S | STE 111 | JACKSONVILLE | FL | 32216-4374 | 9047310247 | 9047314046 | In-Center Hemo, PD Services, Disaster Related Expenditures | 18 | 68-2516 |
| LAUDERHILL DIALYSIS | 2916 N STATE ROAD 7 | | LAUDERDALE LAKES | FL | 33313-1912 | 9547316044 | 9547316078 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2535 |
| SUNSHINE STATE DIALYSIS | 2710 ALLEN RD | | TALLAHASSEE | FL | 32312-2607 | 8502972019 | 8505237842 | In-Center Hemo | 20 | 68-2663 |
| DOWNTOWN PENSACOLA DIALYSIS | 700 E CERVANTES ST | STE A | PENSACOLA | FL | 32501-3210 | 8504331534 | 8504331538 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2529 |
| GAINESVILLE NEWBERRY DIALYSIS | 1177 NW 64TH TER | | GAINESVILLE | FL | 32605-4218 | 3523313240 | 3523313245 | In-Center Hemo, Disaster Related Expenditures | 18 | 68-2592 |
| SILVER SPRINGS SHORES DIALYSIS | 9310 SPRING RD | | OCALA | FL | 34472-2913 | 3526870403 | 3526872527 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2530 |
| DEERFIELD BEACH DIALYSIS | 1983 W HILLSBORO BLVD | | DEERFIELD BEACH | FL | 33442-1418 | 9544263350 | 9544265275 | In-Center Hemo, Disaster Related Expenditures | 12 | 68-2540 |
| JACKSONVILLE ARLINGTON DIALYSIS | 929 UNIVERSITY BLVD N | | JACKSONVILLE | FL | 32211-5529 | 9047431689 | 9047431570 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 68-2526 |
| HOME OPTIONS OF PENSACOLA (PD) | 812 CREIGHTON RD | | PENSACOLA | FL | 32504-7028 | 8509699082 | 8504752635 | PD Services, Disaster Related Expenditures | 4 | 68-2534 |
| BUENA VENTURA LAKES DIALYSIS | 1998 E OSCEOLA PKWY | | KISSIMMEE | FL | 34743-8600 | 4073481271 | 4073481407 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2563 |
| MANASOTA DIALYSIS | 6960 PROFESSIONAL PKWY E | UNITS 4 & 5 | SARASOTA | FL | 34240-8428 | 9413622864 | 9419074720 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 68-2574 |
| JUPITER DIALYSIS | 630 MAPLEWOOD DR | STE 300 | JUPITER | FL | 33458-5571 | 5617481750 | 5617481585 | In-Center Hemo, Disaster Related Expenditures | 16 | 68-2586 |
| PORT ORANGE DIALYSIS | 3997 S NOVA RD | | PORT ORANGE | FL | 32127-9296 | 3867617961 | 3867632150 | In-Center Hemo, PD Services | 16 | 68-2632 |
| GAINESVILLE HOME DIALYSIS | 4960 W NEWBERRY RD | STE 280 | GAINESVILLE | FL | 32607-2201 | 3523784960 | 3523711552 | PD Services, Disaster Related Expenditures | 3 | 68-2531 |
| OVIEDO DIALYSIS | 7560 RED BUG LAKE RD | STE 1048 | OVIEDO | FL | 32765-6591 | 4073660211 | 4073664269 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2549 |
| GOLDEN GLADES DIALYSIS | 15600 NW 15TH AVE | STE D | MIAMI GARDENS | FL | 33169-5609 | 3056211328 | 3056216272 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 68-2556 |
| USF DIALYSIS | 10770 N 46TH ST | STE A100 | TAMPA | FL | 33617-3465 | 8136327918 | 8136327952 | In-Center Hemo, PD Services, Disaster Related Expenditures | 29 | 10-2636 |
| ADVANCED DIALYSIS CENTER OF FORT LAUDERDALE | 911 E OAKLAND PARK BLVD | | OAKLAND PARK | FL | 33334-2725 | 9543187000 | 9543187001 | In-Center Hemo, Disaster Related Expenditures | 23 | 10-2878 |
| PEMBROKE PINES DIALYSIS | 10970 PINES BLVD | STE 70 | PEMBROKE PINES | FL | 33026-5208 | 9544356145 | 9544427350 | In-Center Hemo, Disaster Related Expenditures | 28 | 10-2647 |
| FORT LAUDERDALE DIXIE DIALYSIS | 1299 E COMMERCIAL BLVD | STE 100 | OAKLAND PARK | FL | 33334-4806 | 9547766056 | 9547768088 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 10-2701 |
| HALLANDALE DIALYSIS | 2655 HOLLYWOOD BLVD | | HOLLYWOOD | FL | 33020-4840 | 9549259909 | 9549275852 | In-Center Hemo, Disaster Related Expenditures | 22 | 10-2601 |
| SOUTH FLORIDA DIALYSIS | 1 OAKWOOD BLVD | STE 100 | HOLLYWOOD | FL | 33020-1937 | 9548947500 | 9548947700 | In-Center Hemo, PD Services, Disaster Related Expenditures | 21 | 10-2680 |
| DAVIE CITY DIALYSIS | 7950 SW 30TH ST | | DAVIE | FL | 33328-1979 | 9545772778 | 9545772710 | In-Center Hemo, Disaster Related Expenditures | 15 | 10-2808 |
| DADELAND DIALYSIS | 9175 SW 87TH AVE | | MIAMI | FL | 33176-2302 | 3052733830 | 3052733804 | In-Center Hemo, PD Services, Disaster Related Expenditures | 18 | 10-2738 |
| ST AUGUSTINE DIALYSIS | 264 SOUTHPARK CIR E | | SAINT AUGUSTINE | FL | 32086-5137 | 9048080445 | 9048080446 | In-Center Hemo, Disaster Related Expenditures | 18 | 10-2692 |
| KEY WEST DIALYSIS | 1122 KEY PLZ | | KEY WEST | FL | 33040-4076 | 3052948453 | 3052943421 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 10-2543 |
| NAPLES RENAL CENTER | 6625 HILLWAY CIR | | NAPLES | FL | 34112-8756 | 2397759454 | 2397321391 | In-Center Hemo, PD Services, Disaster Related Expenditures | 19 | 10-2809 |
| LAKEWOOD RANCH DIALYSIS | 8470 COOPER CREEK BLVD | | UNIVERSITY PARK | FL | 34201-2020 | 9413590676 | 9413587012 | In-Center Hemo, Disaster Related Expenditures | 12 | 10-2733 |
| DELTONA DIALYSIS | 1200 DELTONA BLVD | STE 26 | DELTONA | FL | 32725-6389 | 3865740225 | 3865746460 | In-Center Hemo, PD Services, Disaster Related Expenditures | 21 | 10-2616 |
| NORTH BREVARD DIALYSIS | 250 HARRISON ST | STE 110 | TITUSVILLE | FL | 32780-5026 | 3213831345 | 3212684875 | In-Center Hemo, Disaster Related Expenditures | 21 | 10-2654 |
| DELTONA AT HOME | 1200 DELTONA BLVD | STE 26 | DELTONA | FL | 32725-6389 | 3865740225 | 3865746460 | Home Hemo | 1 | 10-2616 |
| LAKE MARY AT HOME | 39 SKYLINE DR | STE 1001 | LAKE MARY | FL | 32746-7123 | 4078338667 | 4078338672 | Home Hemo | 1 | 68-2567 |
| BRIGHT AT HOME | 2000 HARTMAN RD | | FORT PIERCE | FL | 34947-4412 | 7724671117 | 7725959340 | Home Hemo | 22 | 10-2754 |
| LYNN HAVEN DIALYSIS | 404 E 24TH ST | | LYNN HAVEN | FL | 32444-4881 | 8502712937 | 8502710326 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 68-2582 |
| WINTER HAVEN SOUTH DIALYSIS | 7220 CYPRESS GARDENS BLVD | | WINTER HAVEN | FL | 33884-3217 | 8633245040 | 8633248492 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 68-2552 |
| LAKE MARY DIALYSIS | 39 SKYLINE DR | STE 1001 | LAKE MARY | FL | 32746-7123 | 4078338667 | 4078338672 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 68-2567 |
| BEACH BOULEVARD DIALYSIS | 14444 BEACH BLVD | STE B | JACKSONVILLE | FL | 32250-2079 | 9049929254 | 9049928835 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 68-2560 |

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|---|--------------------------------------|----------|------------------|----|------------|------------|------------|---|----|---------|
| COLUMBIA COUNTY DIALYSIS | 1389 W US HIGHWAY 90 | STE 100 | LAKE CITY | FL | 32055-6130 | 3864660197 | 3862928992 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 68-2568 |
| CLAY COUNTY DIALYSIS | 1784 BLANDING BLVD | | MIDDLEBURG | FL | 32068-3807 | 9042911537 | 9042829869 | PD Services, In-Center Hemo, Disaster Related Expenditures | 16 | 68-2572 |
| ST AUGUSTINE HOME TRAINING (PD) | 252 SOUTHPARK CIR E | | ST AUGUSTINE | FL | 32086-5137 | 9048231594 | 9048081437 | PD Services, Disaster Related Expenditures | 3 | 68-2561 |
| DUNN AVENUE DIALYSIS | 1215 DUNN AVE | STE 8 | JACKSONVILLE | FL | 32218-4897 | 9047573540 | 9047513499 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 68-2566 |
| LAND O LAKES DIALYSIS | 2100 VIA BELLA BLVD | STE 104 | LAND O LAKES | FL | 34639-5429 | 8139488157 | 8139499071 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2598 |
| WELLINGTON DIALYSIS | 573 N STATE ROAD 7 | | ROYAL PALM BEACH | FL | 33411-3524 | 5617934285 | 5617847090 | In-Center Hemo, Home Hemo, PD Services | 16 | 68-2633 |
| WEST BOYNTON DIALYSIS | 10150 HAGEN RANCH RD | STE 101 | BOYNTON BEACH | FL | 33437-3776 | 5617366096 | 5617386190 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 68-2577 |
| FALKENBURG DIALYSIS | 3140 S FALKENBURG RD | STE 101 | RIVERVIEW | FL | 33578-2594 | 8133721625 | 8133721615 | In-Center Hemo, PD Services | 20 | 68-2630 |
| OCALA WEST HOME TRAINING (PD-ICH) | 8615 SW 103RD STREET RD | | OCALA | FL | 34481-9622 | 3528543099 | 3528543480 | PD Services, In-Center Hemo, Disaster Related Expenditures | 2 | 68-2573 |
| BAYSHORE DIALYSIS | 16151 SLATER RD | | NORTH FORT MYERS | FL | 33917-6502 | 2397311006 | 2397311070 | In-Center Hemo, Disaster Related Expenditures | 16 | 68-2616 |
| LAKE SEMINOLE DIALYSIS | 10799 PARK BLVD | | SEMINOLE | FL | 33772-5420 | 7273190180 | 7273190175 | In-Center Hemo, Disaster Related Expenditures | 20 | 68-2612 |
| TAMPA BAY DIALYSIS | 2301 W DR MARTIN LUTHER KING JR BLVD | | TAMPA | FL | 33607-6405 | 8138767023 | 8138791530 | In-Center Hemo, Disaster Related Expenditures | 24 | 68-2594 |
| TRINITY DIALYSIS | 2870 BUND AVE | | NEW PORT RICHEY | FL | 34655-1849 | 7273727742 | 7273727551 | In-Center Hemo | 20 | 68-2629 |
| ORLANDO AIRPORT DIALYSIS | 5778 S SEMORAN BLVD | STE A | ORLANDO | FL | 32822-4819 | 4072823835 | 4072829520 | In-Center Hemo, Disaster Related Expenditures | 24 | 68-2618 |
| BROOKSVILLE DIALYSIS | 7326 BROAD ST | | BROOKSVILLE | FL | 34601-3114 | 3525406185 | 3527998190 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 68-2621 |
| MIAMI JEWISH DIALYSIS | 5200 NE 2ND AVE | | MIAMI | FL | 33137-2706 | 3057518699 | 3057518195 | In-Center Hemo, PD Services | 12 | 68-2657 |
| OSLO DIALYSIS | 100 S US HIGHWAY 1 | | VERO BEACH | FL | 32962-3630 | 7725678496 | 7725625735 | In-Center Hemo, Disaster Related Expenditures | 16 | 68-2615 |
| CALLE OCHO DIALYSIS | 1800 SW 8TH ST | | MIAMI | FL | 33135-3418 | 3055412560 | 3056422261 | In-Center Hemo, PD Services | 16 | 68-2651 |
| FLEMING ISLAND DIALYSIS | 4575 US HIGHWAY 17 | STE 301 | FLEMING ISLAND | FL | 32003-4825 | 9042152476 | 9042158344 | In-Center Hemo, PD Services | 12 | 68-2648 |
| JACKSONVILLE WESTSIDE DIALYSIS | 5276 BLANDING BLVD | STE 26 | JACKSONVILLE | FL | 32210-8176 | 9045736405 | 9049089975 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 68-2627 |
| ALAFAYA DIALYSIS | 12001 SCIENCE DR | STE 110 | ORLANDO | FL | 32826-2913 | 4072828202 | 4072089391 | In-Center Hemo | 20 | 68-2637 |
| CLERMONT DIALYSIS | 1350 N HANCOCK RD | | CLERMONT | FL | 34711-5952 | 3523940072 | 3522410433 | In-Center Hemo | 12 | 68-2669 |
| BETHESDA DIALYSIS | 332 N CONGRESS AVE | | BOYNTON BEACH | FL | 33426-3413 | 5617359313 | 5613648240 | In-Center Hemo | 16 | 68-2640 |
| INVERRARY DIALYSIS | 4984 N UNIVERSITY DR | | LAUDERHILL | FL | 33351-5748 | 9547481659 | 9547489865 | In-Center Hemo | 20 | 68-2658 |
| WILDWOOD DIALYSIS | 4713 E SR 44 | STE 900 | WILDWOOD | FL | 34785-7462 | 3523301103 | 3523301106 | In-Center Hemo, PD Services | 12 | 68-2647 |
| PHILIPS HIGHWAY DIALYSIS | 8021 PHILIPS HIGHWAY | STE 13 | JACKSONVILLE | FL | 32256-4452 | 9046369652 | 9046369657 | In-Center Hemo, PD Services | 16 | |
| COUNTY LINE DIALYSIS | 21353 NW 2ND AVE | | MIAMI GARDENS | FL | 33169-2112 | 3056542724 | 3056540433 | In-Center Hemo | 20 | |
| METROWEST DIALYSIS | 4578 S KIRKMAN RD | | ORLANDO | FL | 32811-2848 | 4072983977 | 4072985785 | In-Center Hemo | 24 | 68-2661 |
| BROOKSIDE DIALYSIS | 10725 WILES RD | | CORAL SPRINGS | FL | 33076-2014 | 9547969925 | 9547967360 | In-Center Hemo, PD Services | 16 | 68-2655 |
| CAPE POINT DIALYSIS | 4539 CHIQUITA BLVD S | | CAPE CORAL | FL | 33914-6352 | 2395490202 | 2395490345 | In-Center Hemo | 16 | |
| ESTERO DIALYSIS | 9431 CORKSCREW PALMS CIR | | ESTERO | FL | 33928 | 2399470004 | 2399471125 | In-Center Hemo | 13 | |
| SANDY SHORES DIALYSIS | 5947 20TH ST | | VERO BEACH | FL | 32966-4676 | 7727700331 | 7727700336 | In-Center Hemo | 12 | |
| HARDEN DIALYSIS | 2105 HARDEN BLVD | | LAKELAND | FL | 33803 | 8632840534 | 8632841140 | In-Center Hemo | 16 | |
| DEL RIO DIALYSIS | 6222 HARNEY RD | | TAMPA | FL | 33610-5500 | 8133727090 | 8133727255 | In-Center Hemo | 16 | |
| ULTIMATE KIDNEY CARE | 2720 SW 97TH AVE | STE 201 | MIAMI | FL | 33165-2680 | 3052262699 | 3052264199 | In-Center Hemo | 15 | 68-2546 |
| DIALYSIS CENTER OF MIDDLE GEORGIA-MACON | 2494 2ND ST | | MACON | GA | 31206 | 4784641872 | 4784640792 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services, Acute PD | 16 | 11-2583 |
| DIALYSIS CENTER OF MIDDLE GEORGIA-WARNER ROBINS | 509 N HOUSTON RD | | WARNER ROBINS | GA | 31093-8844 | 4783281800 | 4789295499 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 11-2620 |
| ELBERTON DIALYSIS CENTER | 894 ELBERT ST | | ELBERTON | GA | 30635-2628 | 7062839833 | 7062839844 | In-Center Hemo, In-Center Hemo Self Care | 18 | 11-2545 |
| WASHINGTON DIALYSIS CENTER | 154 WASHINGTON PLZ | | WASHINGTON | GA | 30673-2074 | 7066785855 | 7066786903 | In-Center Hemo, In-Center Hemo Self Care | 25 | 11-2527 |
| EAST POINT DIALYSIS CENTER | 2669 CHURCH ST | | EAST POINT | GA | 30344-3115 | 4047651780 | 4047659939 | In-Center Hemo, In-Center Hemo Self Care | 28 | 11-2655 |
| MCDONOUGH DIALYSIS CENTER | 114 DUNN ST | | MCDONOUGH | GA | 30253-2347 | 7708984999 | 7708980059 | In-Center Hemo, In-Center Hemo Self Care | 18 | 11-2651 |
| NEPHROLOGY CENTER OF SOUTH AUGUSTA | 1631 GORDON HWY | STE 1B | AUGUSTA | GA | 30906-2221 | 7067908300 | 7067909944 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 11-2671 |
| PERRY DIALYSIS CENTER | 1027 KEITH DR | | PERRY | GA | 31069-2948 | 4789877120 | 4789883095 | In-Center Hemo, In-Center Hemo Self Care | 11 | 11-2683 |
| BAKERS FERRY DIALYSIS | 3645 BAKERS FERRY RD SW | | ATLANTA | GA | 30331-3712 | 4046911932 | 4046912786 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2729 |
| IRIS CITY DIALYSIS | 521 N EXPRESSWAY | STE 1509 | GRIFFIN | GA | 30223-2073 | 7702283177 | 7702298431 | In-Center Hemo, PD Services | 28 | 11-2711 |
| FOREST PARK DIALYSIS CENTER | 380 FOREST PKWY | STE C | FOREST PARK | GA | 30297-2107 | 4043610646 | 4043610727 | In-Center Hemo, In-Center Hemo Self Care | 18 | 11-2692 |
| NEPHROLOGY CENTER OF STATESBORO | 4B COLLEGE PLZ | | STATESBORO | GA | 30458-4928 | 9126814028 | 9128713615 | In-Center Hemo, In-Center Hemo Self Care | 18 | 11-2584 |
| BUCKHEAD DIALYSIS | 1575 NORTHSIDE DR NW | STE 365 | ATLANTA | GA | 30318-4210 | 4043518266 | 4043519345 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care | 18 | 11-2578 |
| JONESBORO DIALYSIS | 129 KING ST | | JONESBORO | GA | 30236-3656 | 7704712381 | 7704778027 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2517 |

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| SOUTHWEST ATLANTA DIALYSIS CENTER | 3620 MARTIN LUTHER KING DR SW | | ATLANTA | GA | 30331-3711 | 4046967303 | 4046991656 | In-Center Hemo, In-Center Hemo Self Care | 30 | 11-2523 |
| LINDEN DIALYSIS | 121 LINDEN AVE NE | | ATLANTA | GA | 30308-2432 | 4048179700 | 4048176644 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 28 | 11-2566 |
| FORT VALLEY DIALYSIS CENTER | 557 BLUEBIRD BLVD | | FORT VALLEY | GA | 31030-5083 | 4788257208 | 4788253114 | In-Center Hemo, In-Center Hemo Self Care | 13 | 11-2559 |
| MILLEDGEVILLE DIALYSIS | 400 S WAYNE ST | | MILLEDGEVILLE | GA | 31061-3446 | 4784539489 | 4784533100 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 11-2571 |
| MOULTRIE DIALYSIS CENTER | 2419 S MAIN ST | | MOULTRIE | GA | 31768-6531 | 2298901221 | 2298901226 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 10 | 11-2603 |
| COLUMBUS DIALYSIS | 6228 BRADLEY PARK DR | STE B | COLUMBUS | GA | 31904-3604 | 7065968222 | 7065968381 | In-Center Hemo, In-Center Hemo Self Care | 22 | 11-2573 |
| BUENA VISTA DIALYSIS | 102 E BURKHALTER AVE | STE A | BUENA VISTA | GA | 31803-9701 | 2296495017 | 2296496410 | In-Center Hemo, In-Center Hemo Self Care | 12 | 11-2598 |
| DECATUR DIALYSIS CENTER | 1987 CANDLER RD | | DECATUR | GA | 30032-4212 | 4042861700 | 4042861710 | In-Center Hemo, In-Center Hemo Self Care | 20 | 11-2633 |
| EAST MACON DIALYSIS CENTER | 165 EMERY HWY | STE 101 | MACON | GA | 31217-3666 | 4787551144 | 4787551127 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 11-2602 |
| ELLIJAY DIALYSIS | 449 INDUSTRIAL BLVD | STE 240 | ELLIJAY | GA | 30540-6724 | 7062761417 | 7062761454 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 11-2709 |
| GAINESVILLE DIALYSIS | 2545 FLINTRIDGE RD | STE 130 | GAINESVILLE | GA | 30501-7428 | 7705367194 | 7705351597 | In-Center Hemo, PD Services | 19 | 11-2693 |
| NEWMAN DIALYSIS | 242 BULLSBORO DR | | NEWMAN | GA | 30263-1295 | 7703045850 | 7703045855 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 11-2689 |
| EAST GEORGIA DIALYSIS | 1989 STAMBUK LN | | STATESBORO | GA | 30458-2642 | 9128715394 | 9126814330 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 29 | 11-2710 |
| COBB DIALYSIS | 3865 MEDICAL PARK DR | | AUSTELL | GA | 30106-1109 | 7707328616 | 7707328605 | In-Center Hemo | 16 | 11-2581 |
| NORTHLAKE DIALYSIS | 1350 MONTREAL RD | STE 200 | TUCKER | GA | 30084-8144 | 6784060825 | 6784060830 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 11-2695 |
| PAULDING DIALYSIS | 4019 JOHNS RD | | DALLAS | GA | 30132-3420 | 7704453571 | 7704453898 | In-Center Hemo, PD Services | 16 | 11-2594 |
| SWEETWATER DIALYSIS | 7117 S SWEETWATER RD | | LITHIA SPRINGS | GA | 30122-2446 | 6789453600 | 6789453623 | In-Center Hemo, Nocturnal Hemo, PD Services | 17 | 11-2706 |
| CENTENNIAL ATLANTA DIALYSIS | 418 DECATUR ST SE | | ATLANTA | GA | 30312-1801 | 4045241606 | 4045253502 | In-Center Hemo, In-Center Hemo Self Care | 18 | 11-2660 |
| KIDNEY DIALYSIS CENTER | 640 MARTIN LUTHER KING JR BLVD | STE 100 | MACON | GA | 31201-3206 | 4787425850 | 4787425860 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 26 | 11-2803 |
| SNAPPFINGER DIALYSIS | 5255 SNAPPFINGER PARK DR | STE 115 | DECATUR | GA | 30035-4066 | 7709810558 | 7709814828 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 24 | 11-2646 |
| EAST DEKALB DIALYSIS | 2853 CANDLER RD | STE 203 | DECATUR | GA | 30034-1421 | 4042410402 | 4043280232 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 11-2715 |
| VIDALIA FIRST STREET DIALYSIS | 906 E 1ST ST | | VIDALIA | GA | 30474-4207 | 9125388908 | 9125388909 | In-Center Hemo, In-Center Hemo Self Care | 21 | 11-2723 |
| GROVEPARK DIALYSIS | 794 MCDONOUGH RD | | JACKSON | GA | 30233-1572 | 7705040365 | 7705048761 | In-Center Hemo, PD Services | 12 | 11-2741 |
| WEST GEORGIA DIALYSIS | 1216 STARK AVE | | COLUMBUS | GA | 31906-2500 | 7063200103 | 7063201906 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2742 |
| LAKE HEARN DIALYSIS | 1150 LAKE HEARN DR NE | STE 100 | ATLANTA | GA | 30342-1566 | 4048479850 | 4048479261 | In-Center Hemo, In-Center Hemo Self Care | 20 | 11-2745 |
| DIALYSIS OF LITHONIA | 2485 PARK CENTRAL BLVD | STE A | DECATUR | GA | 30035-3903 | 6784189808 | 6784189802 | In-Center Hemo, In-Center Hemo Self Care Training | 24 | 11-2746 |
| BUFORD DIALYSIS | 1550 BUFORD HWY | STE 1E | BUFORD | GA | 30518-3666 | 7708312379 | 7708316983 | In-Center Hemo, PD Services | 21 | 11-2760 |
| SNELLVILLE DIALYSIS | 2135 MAIN ST E | STE 130 | SNELLVILLE | GA | 30078-6424 | 7709793117 | 7709793640 | In-Center Hemo, Home Hemo, PD Services | 18 | 11-2806 |
| SUGARLOAF DIALYSIS | 1705 BELLE MEADE CT | STE 110 | LAWRENCEVILLE | GA | 30043-5895 | 7705132833 | 7705137611 | In-Center Hemo, PD Services | 20 | 11-2758 |
| SOUTHSTAR ADAMSVILLE DIALYSIS | 3651 BAKERS FERRY RD SW | | ATLANTA | GA | 30331-3712 | 4044721856 | 4044723970 | In-Center Hemo, In-Center Hemo Self Care | 20 | 11-2790 |
| SOUTHERN CRESCENT DIALYSIS CENTER | 275 UPPER RIVERDALE RD SW | STE B | RIVERDALE | GA | 30274-2556 | 7709077022 | 7709077587 | In-Center Hemo, In-Center Hemo Self Care | 20 | 11-2771 |
| MEDLOCK BRIDGE DIALYSIS | 10680 MEDLOCK BRIDGE RD | STE 103 | DULUTH | GA | 30097-8420 | 7706222167 | 7706225542 | In-Center Hemo, Nocturnal Hemo, PD Services | 16 | 11-2778 |
| MOUNTAIN PARK DIALYSIS | 5235 MEMORIAL DR | | STONE MOUNTAIN | GA | 30083-3112 | 4042961344 | 4042964706 | In-Center Hemo, In-Center Hemo Self Care | 16 | 11-2777 |
| ATHENS EAST DIALYSIS | 2026 S MILLEDGE AVE | STE A2 | ATHENS | GA | 30605-6480 | 7065493082 | 7065493802 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 11-2789 |
| TIFTON DIALYSIS | 624 LOVE AVE | | TIFTON | GA | 31794-4406 | 2293821497 | 2293864748 | In-Center Hemo, PD Services | 14 | 11-2794 |
| UNION CITY DIALYSIS | 6851 SHANNON PKWY | STE 200 | UNION CITY | GA | 30291-2049 | 7707749033 | 7707743189 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2788 |
| SATILLA RIVER DIALYSIS | 308 CARSWELL AVE | | WAYCROSS | GA | 31501-4762 | 9122851663 | 9122853078 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 11-2817 |
| NORTH HENRY DIALYSIS | 3546 HIGHWAY 138 SE | | STOCKBRIDGE | GA | 30281-4170 | 7705077169 | 6782899223 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 24 | 11-2784 |
| CEDAR GREEN-GA | | | GREENVILLE | GA | 30222 | 1234567890 | | In-Center Hemo | 12 | |
| CORDELE DIALYSIS CENTER | 1013 E 16TH AVE | | CORDELE | GA | 31015-1539 | 2292730163 | 2292735849 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2796 |
| POOLER DIALYSIS | 54 TRADERS WAY | | POOLER | GA | 31322-4158 | 9127481018 | 9127484187 | In-Center Hemo, PD Services | 16 | 11-2811 |
| ROME DIALYSIS | 20 RIVERBEND DR SW | STE 100 | ROME | GA | 30161-6066 | 7062369550 | 7062369308 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 21 | 11-2505 |
| OAK STREET DIALYSIS | 2704 N OAK ST | BLDG H | VALDOSTA | GA | 31602-1723 | 2292474857 | 2292458658 | In-Center Hemo, In-Center Hemo Self Care | 23 | 11-2515 |
| SOUTHERN LANE DIALYSIS | 1840 SOUTHERN LN | | DECATUR | GA | 30033-4033 | 4043258884 | 4043258879 | In-Center Hemo, In-Center Hemo Self Care | 16 | 11-2596 |
| CANDLER COUNTY DIALYSIS | 325 CEDAR ST | | METTER | GA | 30439-4043 | 9126856604 | 9126855540 | In-Center Hemo, In-Center Hemo Self Care | 20 | 11-2624 |
| JESUP DIALYSIS | 301 PEACHTREE ST | | JESUP | GA | 31545-0245 | 9124278946 | 9124273164 | In-Center Hemo, In-Center Hemo Self Care | 16 | 11-2532 |
| DOUGLAS DIALYSIS | 190 WESTSIDE DR | STE A | DOUGLAS | GA | 31533-3534 | 9123843439 | 9123836324 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 23 | 11-2535 |
| EASTLAKE DIALYSIS | 1757 CANDLER RD | | DECATUR | GA | 30032-3276 | 4042892313 | 4042892450 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2553 |

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| WYLDYS ROAD DIALYSIS | 1815 WYLDYS RD | | AUGUSTA | GA | 30909-4430 | 7067330522 | 7067330432 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2579 |
| DOUGLASVILLE DIALYSIS | 3899 LONGVIEW DR | | DOUGLASVILLE | GA | 30135-1373 | 7709498403 | 7709498406 | In-Center Hemo, PD Services | 20 | 11-2526 |
| BRUNSWICK DIALYSIS | 53 SCRANTON CONNECTOR | | BRUNSWICK | GA | 31525-1862 | 9122648657 | 9122656542 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 11-2514 |
| ATLANTA DIALYSIS | 567 NORTH AVE NE | STE 200 | ATLANTA | GA | 30308-2721 | 4048531662 | 4048533674 | In-Center Hemo, PD Services | 28 | 11-2561 |
| ATLANTA EAST DIALYSIS | 1308 MORELAND AVE SE | | ATLANTA | GA | 30316-3224 | 4046275511 | 4046275522 | In-Center Hemo, In-Center Hemo Self Care | 23 | 11-2611 |
| BRUNSWICK SOUTH DIALYSIS | 2930 SPRINGDALE RD | | BRUNSWICK | GA | 31520-4838 | 9122671507 | 9122679768 | In-Center Hemo, In-Center Hemo Self Care | 16 | 11-2608 |
| THOMASTON DIALYSIS | 1065 US HIGHWAY 19 NORTH | | THOMASTON | GA | 30286-2230 | 7066486364 | 7066483505 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 23 | 11-2557 |
| PIEDMONT DIALYSIS | 105 COLLIER RD NW | STE B | ATLANTA | GA | 30309-1730 | 4043556055 | 4043528376 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 21 | 11-2567 |
| ATHENS WEST DIALYSIS | 1747 LANGFORD DR | BLDG 500 | WATKINSVILLE | GA | 30677-7370 | 7065831785 | 7065831943 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 28 | 11-2513 |
| ATLANTA AIRPORT DIALYSIS | 2685 METROPOLITAN PKWY SW | STE F | ATLANTA | GA | 30315-7926 | 4047612630 | 4047612618 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2568 |
| LAURENS COUNTY DIALYSIS | 2400 BELLEVUE RD | STE 8 | DUBLIN | GA | 31021-2856 | 4782725190 | 4782752433 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 26 | 11-2546 |
| PONCE CITY DIALYSIS | 567 NORTH AVE NE | STE 100 | ATLANTA | GA | 30308-2721 | 4047459580 | 4047459155 | In-Center Hemo, In-Center Hemo Self Care | 25 | 11-2562 |
| NORTH FULTON DIALYSIS | 1250 NORTHMEADOW PKWY | STE 120 | ROSWELL | GA | 30076-4914 | 7705692888 | 7705692861 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 11-2617 |
| ATLANTA WEST DIALYSIS | 2538 MARTIN LUTHER KING JR DR SW | | ATLANTA | GA | 30311-1779 | 4046991300 | 4046991144 | In-Center Hemo | 20 | 11-2643 |
| BAXLEY DIALYSIS | 539 FAIR ST | | BAXLEY | GA | 31513-0112 | 9123660202 | 9123660333 | In-Center Hemo, In-Center Hemo Self Care | 13 | 11-2638 |
| FAYETTEVILLE DIALYSIS | 1279 HIGHWAY 54 W | STE 110 | FAYETTEVILLE | GA | 30214-4551 | 6788179974 | 6788179930 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 11-2657 |
| CUMMING DIALYSIS | 911 MARKET PLACE BLVD | STE 3 | CUMMING | GA | 30041-7938 | 6785136486 | 6789475446 | In-Center Hemo, In-Center Hemo Self Care | 12 | 11-2681 |
| ATLANTA SOUTH DIALYSIS | 3158 EAST MAIN ST | STE A | EAST POINT | GA | 30344-4800 | 4047615593 | 4047610622 | In-Center Hemo, In-Center Hemo Self Care | 18 | 11-2678 |
| EFFINGHAM NORTH DIALYSIS | 1451 GA HWY 21 S | STE A | SPRINGFIELD | GA | 31329-5244 | 9127544289 | 9127546564 | In-Center Hemo, In-Center Hemo Self Care | 12 | 11-2661 |
| WILLIAMS STREET DIALYSIS | 2812 WILLIAMS ST | | SAVANNAH | GA | 31404-4134 | 9123545005 | 9123537509 | In-Center Hemo, In-Center Hemo Self Care | 20 | 11-2636 |
| DERENNE DIALYSIS | 5303 MONTGOMERY ST | | SAVANNAH | GA | 31405-5138 | 9123521354 | 9123527489 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 26 | 11-2639 |
| ABERCORN DIALYSIS | 11706 MERCY BLVD | STE 9 | SAVANNAH | GA | 31419-1751 | 9129616006 | 9129619257 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 12 | 11-2631 |
| MONTEZUMA DIALYSIS | 114 DEVAUGHN AVE | | MONTEZUMA | GA | 31063-1708 | 4784727099 | 4784727128 | In-Center Hemo, In-Center Hemo Self Care | 12 | 11-2724 |
| WRIGHTSVILLE DIALYSIS | 2240 W ELM ST | | WRIGHTSVILLE | GA | 31096-2016 | 4788648701 | 4788648716 | In-Center Hemo, In-Center Hemo Self Care | 12 | 11-2725 |
| LORING HEIGHTS DIALYSIS | 1741 COMMERCE DR NW | | ATLANTA | GA | 30318-3107 | 4043515758 | 4043519470 | In-Center Hemo, In-Center Hemo Self Care | 20 | 11-2727 |
| HINESVILLE DIALYSIS | 522 ELMA G MILES PKWY | | HINESVILLE | GA | 31313-4021 | 9123684850 | 9123687247 | In-Center Hemo, In-Center Hemo Self Care | 16 | 11-2555 |
| ST. MARY'S DIALYSIS | 2714 OSBORNE RD | | SAINT MARYS | GA | 31558-4049 | 9128827507 | 9128827523 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 11-2558 |
| AMERICUS DIALYSIS | 227 N LEE ST | | AMERICUS | GA | 31709-3525 | 2299282257 | 2299280695 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 11-2528 |
| KENNESTONE DIALYSIS | 200 COBB PKWY N | STE 318 | MARIETTA | GA | 30062-3558 | 6787971110 | 6787971176 | In-Center Hemo, PD Services | 20 | 11-2810 |
| SHAMROCK DIALYSIS | 1016 CLAXTON DAIRY RD | STE 1A | DUBLIN | GA | 31021-7971 | 4782754200 | 4782754225 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 11-2813 |
| SUNRISE ON CENTRAL DIALYSIS | 540 CENTRAL AVE | | ATLANTA | GA | 30312-2735 | 4045819314 | 4046814718 | In-Center Hemo, PD Services, Nocturnal Hemo | 19 | 11-2852 |
| ARBOR PLACE DIALYSIS | 9559 HIGHWAY 5 | STE 1 | DOUGLASVILLE | GA | 30135-1573 | 6783910993 | 6783910977 | In-Center Hemo | 13 | 11-2807 |
| GEORGIA DIALYSIS FOR ADOLESCENTS AND PEDIATRICS | 4434 HUGH HOWELL RD | | TUCKER | GA | 30084-4905 | 7704917187 | 7704917192 | In-Center Hemo, PD Services | 16 | 11-2816 |
| PEACHTREE CITY DIALYSIS | 2830 W HWY 54 | BLDG 100 STE J AND K | PEACHTREE CITY | GA | 30269-1026 | 6783649165 | 6783649823 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 11-2815 |
| CONYERS DIALYSIS | 1501 MILSTEAD RD NE | | CONYERS | GA | 30012-3838 | 7707618097 | 7707618141 | In-Center Hemo, PD Services | 17 | 11-2828 |
| MCAFFEE DIALYSIS | 1987 CANDLER RD | STE C | DECATUR | GA | 30032-4212 | 4042848596 | 4042848595 | In-Center Hemo, PD Services | 20 | 11-2841 |
| COLONIAL SPRINGS DIALYSIS | 2840 EAST WEST CONNECTOR | STE 350 | AUSTELL | GA | 30106-6852 | 7702222236 | 7702224907 | In-Center Hemo, PD Services | 17 | 11-2829 |
| WALTON COUNTY DIALYSIS | 225 PLAZA DR | | MONROE | GA | 30655-3184 | 7702076942 | 7702676811 | In-Center Hemo, PD Services | 12 | 11-2863 |
| MAGNOLIA OAKS DIALYSIS | 2377 HWY 196 W | | HINESVILLE | GA | 31313-8036 | 9123682710 | 9123682714 | In-Center Hemo, PD Services | 20 | 11-2831 |
| NORTH CARROLLTON DIALYSIS | 195 PARKWOOD CIRCLE | | CARROLLTON | GA | 30117-8756 | 7708328959 | 7708328796 | In-Center Hemo | 12 | 11-2840 |
| DARIEN DIALYSIS | 5873 HIGHWAY 17 | | DARIEN | GA | 31305-4015 | 9124371211 | 9124371244 | In-Center Hemo | 8 | 11-2848 |
| LAKE HARTWELL DIALYSIS | 1065 E FRANKLIN ST | | HARTWELL | GA | 30643-2205 | 7063763285 | 7063761674 | In-Center Hemo, PD Services | 8 | 11-2854 |
| VALDOSTA HOME TRAINING | 401 NORTHSIDE DR | STE A | VALDOSTA | GA | 31602-1872 | 2292479286 | 2292479190 | PD Services | 3 | 11-2857 |
| ALBANY DIALYSIS | 244 CORDELE RD | STE 165 | ALBANY | GA | 31705-2412 | 2294466412 | 2294837806 | In-Center Hemo, PD Services | 13 | 85-2519 |
| SAVANNAH GATEWAY DIALYSIS | 5973 OGEECHEE RD | | SAVANNAH | GA | 31419-8901 | 9129251920 | 9129252935 | In-Center Hemo, PD Services | 13 | 11-2859 |
| MCDUFFIE DIALYSIS | 621 MCNEIL CIRCLE | | THOMSON | GA | 30824-8060 | 7065953054 | 7065953907 | In-Center Hemo | 17 | 11-2855 |
| MCFARLAND DIALYSIS | 6225 ATLANTA HWY | STE 117 | ALPHARETTA | GA | 30004-8799 | 7705691275 | 7704751932 | In-Center Hemo, PD Services | 17 | 11-2870 |
| OLD NATIONAL DIALYSIS | 5615 OLD NATIONAL HWY | STE A | COLLEGE PARK | GA | 30349-3817 | 4047629243 | 4047625304 | In-Center Hemo, PD Services | 17 | 11-2875 |
| TRI COUNTY DIALYSIS | 2540 FLAT SHOALS RD | | ATLANTA | GA | 30349-4314 | 7709916479 | 7709915206 | In-Center Hemo, PD Services | 17 | 11-2877 |
| TURNER HILL DIALYSIS | 7301 STONECREST CONCOURSE | STE 101 | LITHONIA | GA | 30038-6902 | 7704848475 | 7704848916 | In-Center Hemo, PD Services | 20 | 11-2866 |

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| WEST HIRAM DIALYSIS | 76 HIGHLAND PAVILION CT | STE 129 | HIRAM | GA | 30141-3170 | 6783841180 | 6783840662 | In-Center Hemo, PD Services | 17 | 11-2867 |
| BUCKHEAD HOME TRAINING (PD) | 1575 NORTHSIDE DR NW | STE 355 | ATLANTA | GA | 30318-4210 | 4043521870 | 4043523107 | PD Services | 4 | 11-2851 |
| SOUTH FULTON HOME TRAINING (PD) | 1275 E CLEVELAND AVE | 1ST FLR | EAST POINT | GA | 30344-3433 | 4043059080 | 4043059084 | PD Services | 3 | 11-2880 |
| COLUMBUS HOME TRAINING (PD/HHD) | 1200 BROOKSTONE CENTRE PKWY | STE 111 | COLUMBUS | GA | 31904-2934 | 7063222935 | 7063174862 | PD Services | 4 | 11-2869 |
| MERIWETHER GREENVILLE DIALYSIS | 4130 WHITE HOUSE PKWY | | WARM SPRINGS | GA | 31830-2214 | 7066553642 | 7066553754 | In-Center Hemo, PD Services | 11 | 11-2881 |
| VICTORY DIALYSIS | 2401 SHELBY ST | | COLUMBUS | GA | 31903-3360 | 7066825327 | 7066826059 | In-Center Hemo | 12 | 11-2876 |
| LOCUST GROVE DIALYSIS | 521 STANLEY K TANGER BLVD | | LOCUST GROVE | GA | 30248-2591 | 7709141432 | 7709577565 | In-Center Hemo, PD Services | 12 | 11-2892 |
| MONTREAL DIALYSIS | 1901 MONTREAL RD | | TUCKER | GA | 30084-5245 | 7709389865 | 7704140284 | In-Center Hemo | 13 | 85-2536 |
| QUITMAN DIALYSIS | 101 E DAVIS ST | | QUITMAN | GA | 31643-1407 | 2292639483 | 2292636948 | In-Center Hemo | 12 | 85-2555 |
| FLINT RIVER DIALYSIS | 700 GORDON AVE | | BAINBRIDGE | GA | 39819-5713 | 2292460173 | 2292460177 | In-Center Hemo | 19 | 85-2553 |
| CAIRO DIALYSIS | 1182 5TH ST SE | | CAIRO | GA | 39828-3141 | 2293770852 | 2293778670 | In-Center Hemo | 12 | 85-2541 |
| CAMILLA DIALYSIS | 251 US HWY 19 N | | CAMILLA | GA | 31730-1410 | 2295222045 | 2295222049 | In-Center Hemo | 19 | 85-2540 |
| RED HILLS DIALYSIS | 201 OLD ALBANY RD | | THOMASVILLE | GA | 31792-4010 | 2292265931 | 2292265940 | In-Center Hemo | 41 | 85-2542 |
| TROUP COUNTY DIALYSIS | 140 GLENN BASS RD | | LA GRANGE | GA | 30240-5809 | 7068820193 | 7068821895 | In-Center Hemo, PD Services | 33 | 11-2858 |
| MIDATLANTA HOME AT HOME | 418 DECATUR ST SE | STE B | ATLANTA | GA | 30312-1801 | 4046140641 | 4045243651 | Home Hemo | 5 | 11-2842 |
| CARTERSVILLE RENAL CENTER | 419 E MAIN ST | | CARTERSVILLE | GA | 30121-3349 | 6787211045 | 6787211252 | In-Center Hemo, PD Services | 13 | 11-2691 |
| AUSTELL RENAL CENTER | 3642 MARATHON CIR | | AUSTELL | GA | 30106-6821 | 7704394170 | 7704394252 | In-Center Hemo | 12 | 11-2825 |
| NORTHWEST GEORGIA DIALYSIS | 260 HOSPITAL RD | | CANTON | GA | 30114-2409 | 6788803939 | 7704799466 | In-Center Hemo, Home Hemo, PD Services | 19 | 11-2765 |
| GREENSBORO DIALYSIS | 1220 SILOAM RD | | GREENSBORO | GA | 30642-2810 | 7064537222 | 7064530022 | In-Center Hemo, PD Services | 15 | 11-2640 |
| EAST COBB DIALYSIS | 4880 LOWER ROSWELL RD | STE 770 | MARIETTA | GA | 30068-4375 | 7703210675 | 7705098283 | In-Center Hemo | 13 | 11-2572 |
| CLASSIC CITY DIALYSIS | 1686 PRINCE AVE | | ATHENS | GA | 30606-6021 | 7068507400 | 7068507404 | In-Center Hemo, PD Services | 20 | 11-2821 |
| MILLER AT HOME | 213 DELORES ST | | COLQUITT | GA | 39837-3528 | 2297581985 | 2297582555 | Home Hemo | 1 | 11-2898 |
| EAST COBB AT HOME | 4880 LOWER ROSWELL RD | STE 770 | MARIETTA | GA | 30068-4375 | 7703210675 | 7705098282 | Home Hemo | 1 | 11-2572 |
| SAVANNAH RIVERSIDE DIALYSIS | 540 E OGLETHORPE AVE | | SAVANNAH | GA | 31401-4121 | 9122363053 | 9122381024 | In-Center Hemo, PD Services | 16 | 11-2891 |
| JESSE JEWELL DIALYSIS | 1475 JESSE JEWELL PKWY NE | STE 110 | GAINESVILLE | GA | 30501-3802 | 7705387598 | 7705387632 | In-Center Hemo | 13 | 85-2538 |
| BRASELTON DIALYSIS | 1241 FRIENDSHIP RD | STE 130 | BRASELTON | GA | 30517-5609 | 7709656056 | 7709658185 | In-Center Hemo | 13 | 85-2514 |
| NEWTON COUNTY DIALYSIS | 10132 CARLIN DR | | COVINGTON | GA | 30014-3651 | 7703858008 | 7703857287 | In-Center Hemo, PD Services | 17 | 11-2883 |
| SUMTER COUNTY DIALYSIS | 1432 E FORTSYTH ST | | AMERICUS | GA | 31709-3808 | 2299249709 | 2299246002 | In-Center Hemo | 12 | 11-2885 |
| MILLER DIALYSIS | 213 DELORES ST | | COLQUITT | GA | 39837-3528 | 2297581985 | 2297582555 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 11-2898 |
| CHAPEL WOODS DIALYSIS | 2460 WESLEY CHAPEL RD | STE 250 | DECATUR | GA | 30035-3420 | 7709871439 | 6784187948 | In-Center Hemo | 17 | 85-2510 |
| SENOIA DIALYSIS | 105 VILLAGE CIRCLE | | SENOIA | GA | 30276-3494 | 7705990242 | 7705993540 | In-Center Hemo, PD Services | 13 | 85-2518 |
| TOWN PARK DIALYSIS | 401 TOWN PARK BLVD | | EVANS | GA | 30809-3487 | 7068549502 | 7068559982 | In-Center Hemo, Home Hemo, PD Services | 16 | 85-2520 |
| JEFFERSONVILLE II (NAME TO BE CHANGED)-GA | | | JEFFERSONVILLE | GA | 31044 | 1234567890 | | In-Center Hemo, PD Services | 12 | |
| TARA BOULEVARD DIALYSIS | 6540 TARA BLVD | STE 200 | JONESBORO | GA | 30236-1228 | 7709688279 | 7709688744 | In-Center Hemo | 20 | 85-2525 |
| EAGLES LANDING DIALYSIS | 270 VILLAGE CENTER PKWY | | STOCKBRIDGE | GA | 30281-9044 | 7703898255 | 7703893264 | In-Center Hemo, PD Services | 16 | 85-2543 |
| CENTER HILL DIALYSIS | 2045 DONALD LEE HOLLOWELL PKWY NW | | ATLANTA | GA | 30318-4701 | 4047921611 | 4047990816 | In-Center Hemo | 13 | 85-2527 |
| ROCKBRIDGE DIALYSIS | 8032 ROCKBRIDGE RD | | LITHONIA | GA | 30058-5882 | 6785268340 | 7704824671 | In-Center Hemo, PD Services | 13 | 85-2534 |
| DULUTH DIALYSIS | 3170 PEACHTREE INDUSTRIAL BLVD | STE 100 | DULUTH | GA | 30097-8615 | 7702325219 | 7704763730 | In-Center Hemo, PD Services | 13 | 85-2551 |
| COWAN LAKE DIALYSIS | 1950 HONEY CREEK COMMONS SE | | CONYERS | GA | 30094-3422 | 7709182563 | 7709182059 | In-Center Hemo | 13 | 85-2547 |
| MACLAND DIALYSIS | 4110 AUSTELL POWDER SPRINGS RD | STE 100 | POWDER SPRINGS | GA | 30127-2954 | 7704398775 | 7704398736 | In-Center Hemo | 17 | 85-2546 |
| PANOLA DIALYSIS | 5360 SNAPPINGER WOODS DR | STE 102 | STONECREST | GA | 30035-4046 | 7703221301 | 7703222491 | In-Center Hemo, PD Services | 20 | 85-2554 |
| LILBURN DIALYSIS | 4805 LAWRENCEVILLE HWY | STE 320B | LILBURN | GA | 30047-3800 | 7703817544 | 7703819857 | In-Center Hemo | 17 | 85-2545 |
| POPLAR DIALYSIS | 2301 NEWNAN CROSSING BLVD | STE 180 | NEWNAN | GA | 30265-2542 | 7702532403 | 7702538092 | In-Center Hemo | 13 | 85-2560 |
| THOMAS COUNTY HT AT HOME | 708 S BROAD ST | | THOMASVILLE | GA | 31792-6107 | 2292264541 | 2292264545 | Home Hemo | 12 | |
| NORTH ATLANTA HT AT HOME | 980 JOHNSON FERRY RD | STE 410A | ATLANTA | GA | 30342-1626 | 4042563537 | 4042563541 | Home Hemo | 1 | |
| RAINBOW-WAILUKU DIALYSIS | 80 MAHALANI ST | | WAILUKU | HI | 96793-2531 | 8082980555 | 8086334884 | In-Center Hemo, PD Services, Nocturnal Hemo | 11 | 12-2526 |
| RAINBOW DIALYSIS-LAHAINA | 305 KEAWE ST | STE 503 | LAHAINA | HI | 96761-2734 | 8086618372 | 8086619484 | In-Center Hemo | 6 | 12-2528 |
| HARLAN DIALYSIS | 1213 GARFIELD AVE | | HARLAN | IA | 51537-2057 | 7127554257 | 7127552398 | In-Center Hemo, In-Center Hemo Self Care | 6 | 16-2528 |
| SHENANDOAH DIALYSIS | 300 PERSHING AVE | | SHENANDOAH | IA | 51601-2355 | 7122465220 | 7122465226 | In-Center Hemo, In-Center Hemo Self Care | 12 | 16-2527 |
| CENTRAL DES MOINES DIALYSIS | 1215 PLEASANT ST | STE 106 | DES MOINES | IA | 50309-1409 | 5152415715 | 5152415782 | In-Center Hemo | 20 | 16-2501 |
| WEST DES MOINES DIALYSIS | 6800 LAKE DR | STE 185 | WEST DES MOINES | IA | 50266-2544 | 5152212944 | 5152211903 | In-Center Hemo, PD Services | 10 | 16-2506 |
| CRESTON DIALYSIS | 1700 W TOWNLINE ST | | CRESTON | IA | 50801-1054 | 6417825202 | 6417825228 | In-Center Hemo | 8 | 16-2514 |
| ATLANTIC DIALYSIS | 1500 E 10TH ST | | ATLANTIC | IA | 50022-1935 | 7122437485 | 7122437486 | In-Center Hemo | 6 | 16-2520 |
| NEWTON DIALYSIS | 204 N 4TH AVE E | STE 134 | NEWTON | IA | 50208-3135 | 6417922600 | 6417922701 | In-Center Hemo | 8 | 16-2523 |
| BUCHANAN COUNTY DIALYSIS | 1600 1ST ST E | | INDEPENDENCE | IA | 50644-3155 | 3193347437 | 3193347414 | In-Center Hemo | 12 | 16-2544 |
| CEDAR VALLEY WAVERLY DIALYSIS | 220 10th ST SW | | WAVERLY | IA | 50677-2930 | 3193528019 | 3193528032 | In-Center Hemo | 16 | 16-2542 |
| BLACK HAWK DIALYSIS | 3421 W 9TH ST | | WATERLOO | IA | 50702-5401 | 3192728700 | 3192728695 | In-Center Hemo | 18 | 16-2541 |

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| CEDAR VALLEY DIALYSIS | 1661 W RIDGEWAY AVE | | WATERLOO | IA | 50701-4541 | 3192266425 | 3192266421 | In-Center Hemo, PD Services | 24 | 16-2516 |
| WEST UNION DIALYSIS | 405 HIGHWAY 150 N | | WEST UNION | IA | 52175-1003 | 5634225734 | 5634225830 | In-Center Hemo | 16 | 16-2526 |
| RIVERPOINT DIALYSIS UNIT | 501 SW 7TH ST | STE B | DES MOINES | IA | 50309-4538 | 5152831300 | 5152831316 | In-Center Hemo, PD Services | 16 | 16-2529 |
| EAST DES MOINES DIALYSIS | 1301 PENNSYLVANIA AVE | STE 208 | DES MOINES | IA | 50316-2365 | 5152625995 | 5152628350 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 16-2533 |
| PERRY DIALYSIS | 610 10TH ST | STE L100 | PERRY | IA | 50220-2221 | 5154652657 | 5154652874 | In-Center Hemo | 8 | 16-2534 |
| COUNCIL BLUFFS DIALYSIS CENTER | 300 W BROADWAY | STE 150 | COUNCIL BLUFFS | IA | 51503-9077 | 7123880261 | 7123880269 | In-Center Hemo, PD Services | 24 | 16-2539 |
| PELLA DIALYSIS | 1117 HAZEL ST | | PELLA | IA | 50219-1338 | 6416288826 | 6416288830 | In-Center Hemo, PD Services | 9 | 16-2566 |
| GRUNDY CENTER DIALYSIS | 101 E J AVENUE | | GRUNDY CENTER | IA | 50638-2031 | 3198254730 | 3198254733 | In-Center Hemo | 8 | 16-2545 |
| CEDAR RAPIDS DIALYSIS | 5945 COUNCIL ST NE | | CEDAR RAPIDS | IA | 52402-5858 | 3192947088 | 3192944196 | In-Center Hemo, PD Services | 12 | 16-2552 |
| SIOUX CITY DIALYSIS | 5865 SUNNYBROOK DR | | SIOUX CITY | IA | 51106-4203 | 7122748068 | 7122763877 | In-Center Hemo, PD Services | 12 | 16-2561 |
| GREEN COUNTRY DIALYSIS | 5250 UTICA RIDGE RD | | DAVENPORT | IA | 52807-3872 | 5633557913 | 5633554007 | In-Center Hemo, PD Services | 12 | 16-2554 |
| ANKENY DIALYSIS | 2625 N ANKENY BLVD | | ANKENY | IA | 50023-4704 | 5159633174 | 5159643620 | In-Center Hemo, PD Services | 12 | 16-2557 |
| FIVE SEASONS DIALYSIS | 1002 4TH AVE SE | STE A | CEDAR RAPIDS | IA | 52403-2425 | 3193631538 | 3193640982 | In-Center Hemo | 16 | 16-2558 |
| OTTUMWA DIALYSIS | 1005 PENNSYLVANIA AVE | STE 101 | OTTUMWA | IA | 52501-6408 | 6416821531 | 6416820794 | In-Center Hemo | 12 | 16-2560 |
| AMES MARY GREELEY DIALYSIS | 2322 E 13TH ST | | AMES | IA | 50010-5669 | 5152396800 | 5152338151 | In-Center Hemo, PD Services | 16 | 16-2549 |
| MARSHALLTOWN MARY GREELEY DIALYSIS | 3120 S 2ND ST | | MARSHALLTOWN | IA | 50158-4614 | 6417521819 | 6417524836 | In-Center Hemo | 24 | 16-2548 |
| IOWA FALLS MARY GREELEY DIALYSIS | 701 WASHINGTON AVE | STE E | IOWA FALLS | IA | 50126-2109 | 6416485241 | 6416483628 | In-Center Hemo | 8 | 16-2547 |
| EA MOTTO DIALYSIS | 1228 E RUSHOLME ST | STE 1000 | DAVENPORT | IA | 52803-2467 | 5633220101 | 5633222092 | In-Center Hemo | 24 | 16-2559 |
| WINDSOR HEIGHTS DIALYSIS | 1119 73RD ST | | WINDSOR HEIGHTS | IA | 50324-1313 | 5152749303 | 5152556418 | In-Center Hemo | 12 | 16-2567 |
| RENAL CENTER OF FORT DODGE | 2520 9TH AVE SOUTH | | FORT DODGE | IA | 50501-5440 | 5155746200 | 5155746078 | In-Center Hemo, PD Services | 16 | 16-2550 |
| RENAL CENTER OF STORM LAKE | 1426 LAKE AVE | | STORM LAKE | IA | 50588-1910 | 7127326900 | 7127326906 | In-Center Hemo, PD Services | 16 | 16-2518 |
| CEDAR RAPIDS AT HOME | 5945 COUNCIL ST N E | | CEDAR RAPIDS | IA | 52402-5858 | 3192947088 | 3192944196 | Home Hemo | 1 | |
| TREASURE VALLEY DIALYSIS CENTER | 3045 E ST LUKES ST | STE 105 | MERIDIAN | ID | 83642-3507 | 2088872174 | 2088879437 | In-Center Hemo | 17 | 13-2513 |
| NAMPA DIALYSIS CENTER | 846 PARKCENTRE WAY | | NAMPA | ID | 83651-1790 | 2084675180 | 2084674475 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care | 15 | 13-2501 |
| TABLE ROCK DIALYSIS CENTER | 5610 W GAGE ST | STE B | BOISE | ID | 83706-1332 | 2086588111 | 2086588127 | In-Center Hemo | 25 | 13-2502 |
| TWIN FALLS DIALYSIS CENTER | 582 POLE LINE RD | | TWIN FALLS | ID | 83301-3042 | 2087332006 | 2087332051 | In-Center Hemo | 24 | 13-2505 |
| BURLEY DIALYSIS CENTER | 741 N OVERLAND AVE | | BURLEY | ID | 83318-3440 | 2086775483 | 2086775498 | In-Center Hemo, Home Hemo | 12 | 13-2503 |
| GATE CITY DIALYSIS CENTER | 2001 BENCH RD | | POCATELLO | ID | 83201-2033 | 2086371090 | 2086370750 | In-Center Hemo, In-Center Hemo Self Care | 18 | 13-2506 |
| SNAKE RIVER DIALYSIS CENTER | 1491 PARKWAY DR | | BLACKFOOT | ID | 83221-1667 | 2087851720 | 2087851709 | In-Center Hemo | 14 | 13-2524 |
| CALDWELL DIALYSIS CENTER | 4716 BEACON LN | | CALDWELL | ID | 83605-4834 | 2084548260 | 2084548204 | In-Center Hemo | 12 | 13-2518 |
| TAYLOR CROSSING DIALYSIS | 900 PANCHERI DR | STE B | IDAHO FALLS | ID | 83402-3310 | 2085241336 | 2085247452 | In-Center Hemo | 14 | |
| MOSCOW DIALYSIS | 212 RODEO DR | STE 110 | MOSCOW | ID | 83843-9791 | 2088825925 | 2088825926 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 13-2521 |
| TREASURE VALLEY AT HOME | 3045 E ST LUKES ST | STE 105 | MERIDIAN | ID | 83642-6303 | 2088872174 | 2088879437 | Home Hemo | 1 | |
| FRUITLAND DIALYSIS | 815 NW 13TH ST | | FRUITLAND | ID | 83619-2316 | 2084523600 | 2084523609 | In-Center Hemo | 12 | 13-2533 |
| LOGAN SQUARE DIALYSIS | 2838 N KIMBALL AVE | | CHICAGO | IL | 60618-7524 | 7733423738 | 7733428186 | In-Center Hemo, In-Center Hemo Self Care | 28 | 14-2534 |
| LAKE COUNTY DIALYSIS SERVICES | 565 LAKEVIEW PKWY | STE 176 | VERNON HILLS | IL | 60061-1822 | 8479180592 | 8475491281 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 18 | 14-2552 |
| LINCOLN PARK DIALYSIS | 2484 N ELSTON AVE | | CHICAGO | IL | 60647-2002 | 7732784403 | 7734896986 | In-Center Hemo, In-Center Hemo Self Care | 25 | 14-2528 |
| TRC CHILDREN'S DIALYSIS CENTER | 1333 N KINGSBURY ST | | CHICAGO | IL | 60642-2687 | 3126422631 | 3126422695 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 8 | 14-2604 |
| EMERALD DIALYSIS | 710 W 43RD ST | | CHICAGO | IL | 60609-3435 | 7738435668 | 7735238225 | In-Center Hemo, In-Center Hemo Self Care | 24 | 14-2529 |
| OLYMPIA FIELDS DIALYSIS CENTER | 4557 LINCOLN HWY | STE B | MATTESON | IL | 60443-2385 | 7085031112 | 7085031116 | In-Center Hemo, In-Center Hemo Self Care | 24 | 14-2548 |
| CHICAGO HEIGHTS DIALYSIS | 177 W JOE ORR RD | STE B | CHICAGO HEIGHTS | IL | 60411-1733 | 7087559000 | 7087559017 | In-Center Hemo | 16 | 14-2635 |
| STONY CREEK DIALYSIS | 6246 W 95TH ST | | OAK LAWN | IL | 60453-2702 | 7082339027 | 7082339429 | In-Center Hemo, In-Center Hemo Self Care | 14 | 14-2661 |
| BEVERLY DIALYSIS | 8109 SOUTH WESTERN AVE | | CHICAGO | IL | 60620-5939 | 7737780173 | 7737780193 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 14-2638 |
| MONTCLARE DIALYSIS CENTER | 7009 W BELMONT AVE | | CHICAGO | IL | 60634-4533 | 7738896051 | 7738896030 | In-Center Hemo, In-Center Hemo Self Care | 16 | 14-2649 |
| MT GREENWOOD DIALYSIS | 3401 W 111TH ST | | CHICAGO | IL | 60655-3329 | 7734450558 | 7734450829 | In-Center Hemo | 16 | 14-2660 |
| LAKE VILLA DIALYSIS | 37809 N IL ROUTE 59 | | LAKE VILLA | IL | 60046-7332 | 8472454872 | 8472454873 | In-Center Hemo, In-Center Hemo Self Care | 12 | 14-2666 |
| LITTLE VILLAGE DIALYSIS | 2335 W CERMAK RD | | CHICAGO | IL | 60608-3811 | 7735232939 | 7735233797 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 14-2668 |
| KANKAKEE COUNTY DIALYSIS | 581 WILLIAM R LATHAM SR DR | STE 104 | BOURBONNAIS | IL | 60914-2439 | 8159363088 | 8159363756 | In-Center Hemo, In-Center Hemo Self Care | 14 | 14-2685 |
| WEST SIDE DIALYSIS | 1600 W 13TH ST | STE 3 | CHICAGO | IL | 60608-1306 | 3122439286 | 3127332466 | In-Center Hemo | 12 | 14-2783 |
| NORWOOD PARK DIALYSIS | 7435 W TALCOTT AVE | | CHICAGO | IL | 60631-3707 | 7739907620 | 7735947964 | In-Center Hemo | 14 | 14-2851 |
| HARVEY DIALYSIS | 16641 S HALSTED ST | STE A | HARVEY | IL | 60426-6174 | 7082109500 | 7082109510 | In-Center Hemo | 18 | 14-2698 |
| GRAND CROSSING DIALYSIS | 7319 S COTTAGE GROVE AVE | | CHICAGO | IL | 60619-1909 | 7737833491 | 7737836046 | In-Center Hemo | 12 | 14-2728 |
| BIG OAKS DIALYSIS | 5623 W TOUHY AVE | | NILES | IL | 60714-4019 | 8476473140 | 8476475006 | In-Center Hemo | 12 | 14-2712 |
| WEST LAWN DIALYSIS | 7000 S PULASKI RD | | CHICAGO | IL | 60629-5842 | 7732845324 | 7732845616 | In-Center Hemo | 12 | 14-2719 |
| PALOS PARK DIALYSIS | 13155 S LA GRANGE RD | | ORLAND PARK | IL | 60462-1162 | 7089230928 | 7089230945 | In-Center Hemo | 12 | 14-2732 |
| BARRINGTON CREEK DIALYSIS (Chronic Only) | 28160 W NORTHWEST HWY | | LAKE BARRINGTON | IL | 60010-2324 | 8473811325 | 8473811793 | In-Center Hemo | 12 | 14-2736 |
| LAWNDALE DIALYSIS | 3934 W 24TH ST | | CHICAGO | IL | 60623-3371 | 7732770578 | 7735421381 | In-Center Hemo | 16 | 14-2768 |
| NEW LENOX HOME TRAINING | 1890 SILVER CROSS BLVD | STE 465 | NEW LENOX | IL | 60451-9545 | 8154624258 | 8154624290 | PD Services | 3 | 14-2785 |

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| FLOSSMOOR HOME DIALYSIS | 19720 GOVERNORS HWY | STE 2 | FLOSSMOOR | IL | 60422-2075 | 7087997239 | 7087991252 | PD Services | 4 | 14-2775 |
| IRVING PARK DIALYSIS | 4323 N PULASKI RD | | CHICAGO | IL | 60641-2155 | 7732798714 | 7732798624 | In-Center Hemo | 12 | 14-2840 |
| CHICAGO RIDGE DIALYSIS | 10511 S HARLEM AVE | | CHICAGO RIDGE | IL | 60415-1291 | 7083612863 | 7083612954 | In-Center Hemo | 16 | 14-2793 |
| CRYSTAL SPRINGS DIALYSIS | 720 COG CIRCLE | STE A | CRYSTAL LAKE | IL | 60014-7301 | 8154594945 | 8154594836 | In-Center Hemo | 16 | 14-2716 |
| COBBLESTONE DIALYSIS | 836 DUNDEE AVE | STE A | ELGIN | IL | 60120-3068 | 8478889386 | 8478889394 | In-Center Hemo | 16 | 14-2715 |
| KENWOOD DIALYSIS | 4259 S COTTAGE GROVE AVE | STE 100 | CHICAGO | IL | 60653-2929 | 7732853621 | 7739245670 | In-Center Hemo, Nocturnal Hemo | 32 | 14-2717 |
| STONY ISLAND DIALYSIS | 8725 S STONY ISLAND AVE | | CHICAGO | IL | 60617-2709 | 7732217320 | 7732217410 | In-Center Hemo | 32 | 14-2718 |
| WOODLAWN DIALYSIS | 5060 S STATE ST | | CHICAGO | IL | 60609-5328 | 7732851840 | 7732853485 | In-Center Hemo | 32 | 14-2721 |
| RENAL CENTER WEST JOLIET | 1051 ESSINGTON RD | STE 160 | JOLIET | IL | 60435-2893 | 8157253275 | 8157253833 | In-Center Hemo, PD Services | 29 | 14-2742 |
| RENAL CENTER NEW LENOX | 1890 SILVER CROSS BLVD | PAVILIO N A STE 150 | NEW LENOX | IL | 60451-9528 | 8153203049 | 8153203241 | In-Center Hemo | 19 | 14-2741 |
| MORRIS DIALYSIS | 1551 CREEK DR | | MORRIS | IL | 60450-6857 | 8154160475 | 8154160547 | In-Center Hemo | 9 | 14-2740 |
| ARLINGTON HEIGHTS RENAL CENTER | 17 W GOLF RD | | ARLINGTON HEIGHTS | IL | 60005-3905 | 8474372188 | 8474371891 | In-Center Hemo | 20 | 14-2628 |
| HAZEL CREST RENAL CENTER | 3470 W 183RD ST | | HAZEL CREST | IL | 60429-2428 | 7087993101 | 7087993320 | In-Center Hemo, Nocturnal Hemo | 20 | 14-2622 |
| LOOP RENAL CENTER | 1101 S CANAL ST | | CHICAGO | IL | 60607-4901 | 3123412543 | 3123419498 | In-Center Hemo | 28 | 14-2505 |
| COUNTRY HILLS DIALYSIS | 4215 W 167TH ST | | COUNTRY CLUB HILLS | IL | 60478-2017 | 7082061845 | 7089577521 | In-Center Hemo | 24 | 14-2575 |
| SOUTH HOLLAND RENAL CENTER | 16110 LA SALLE ST | | SOUTH HOLLAND | IL | 60473-1299 | 7083317697 | 7083317698 | In-Center Hemo | 24 | 14-2544 |
| WAUKEGAN RENAL CENTER | 3350 GRAND AVE | STE 100 | WAUKEGAN | IL | 60085-2206 | 8477820640 | 8475999563 | In-Center Hemo | 24 | 14-2577 |
| BUFFALO GROVE DIALYSIS | 1291 W DUNDEE RD | | BUFFALO GROVE | IL | 60089-4009 | 8472539400 | 8472539484 | In-Center Hemo | 16 | 14-2650 |
| EVANSTON RENAL CENTER | 1922 DEMPSTER ST | | EVANSTON | IL | 60202-1016 | 8478695336 | 8478695313 | In-Center Hemo | 18 | 14-2511 |
| SCHAUMBURG RENAL CENTER | 1156 S ROSELLE RD | | SCHAUMBURG | IL | 60193-4072 | 8475244310 | 8475244311 | In-Center Hemo | 22 | 14-2654 |
| CARPENTERSVILLE DIALYSIS | 2203 RANDALL RD | | CARPENTERSVILL E | IL | 60110-3355 | 8474266456 | 8474264795 | In-Center Hemo | 13 | 14-2598 |
| MARENGO CITY DIALYSIS | 910 GREENLEE ST | STE B | MARENGO | IL | 60152-8200 | 8155685800 | 8155685900 | In-Center Hemo | 13 | 14-2643 |
| GARFIELD KIDNEY CENTER | 414 N HOMAN AVE | | CHICAGO | IL | 60624-3350 | 7732650750 | 7738266429 | In-Center Hemo | 16 | 14-2777 |
| FLOSSMOOR HOME AT HOME | 19720 GOVERNORS HWY | STE 2 | FLOSSMOOR | IL | 60422-2075 | 7087997239 | 7087991252 | Home Hemo | 1 | 14-2775 |
| ALSIP HOME TRAINING (PD) | 11500 S PULASKI RD | | ALSIP | IL | 60803-1610 | 7083857145 | 7083857487 | PD Services | 4 | 14-2808 |
| HUNTLEY DIALYSIS | 10370 HALIGUS RD | STE 100 | HUNTLEY | IL | 60142-9582 | 8476698145 | 8476698165 | In-Center Hemo | 12 | 14-2828 |
| TINLEY PARK DIALYSIS | 16767 80TH AVE | | TINLEY PARK | IL | 60477-2361 | 7084294738 | 7084294984 | In-Center Hemo | 12 | 14-2810 |
| PARK MANOR DIALYSIS | 9505 S COLFAX AVE | | CHICAGO | IL | 60617-4976 | 7739785446 | 7739785549 | In-Center Hemo | 16 | 14-2831 |
| CALUMET CITY DIALYSIS | 1200 SIBLEY BLVD | | CALUMET CITY | IL | 60409-2327 | 7088626454 | 7088626540 | In-Center Hemo | 16 | 14-2817 |
| WASHINGTON HEIGHTS DIALYSIS | 10620 S HALSTED ST | | CHICAGO | IL | 60628-2310 | 7737798149 | 7737798195 | In-Center Hemo | 16 | 14-2835 |
| BRIGHTON PARK DIALYSIS | 4737 S CALIFORNIA AVE | | CHICAGO | IL | 60632-2015 | 7736509026 | 7735232468 | In-Center Hemo | 16 | |
| SALT CREEK DIALYSIS | 196 WEST NORTH AVE | | VILLA PARK | IL | 60181-1226 | 6302793350 | 6302793378 | In-Center Hemo, Home Hemo, PD Services | 12 | 14-2855 |
| GENEVA CROSSING DIALYSIS | 546 S SCHMALE RD | | CAROL STREAM | IL | 60188-2419 | 6302604086 | 6302604116 | In-Center Hemo, Home Hemo, PD Services | 12 | |
| FORD CITY DIALYSIS | 8159 S CICERO AVE | | CHICAGO | IL | 60652-2017 | 7737358820 | 7735855536 | In-Center Hemo | 12 | 14-2854 |
| MANTENO DIALYSIS | 1 E DIVISION ST | | MANTENO | IL | 60950-1507 | 8154688944 | 8154688993 | In-Center Hemo, PD Services | 15 | 14-2671 |
| KANKAKEE RIVER DIALYSIS | 455 W COURT ST | STE 100 | KANKAKEE | IL | 60901-3692 | 8159372470 | 8159378743 | In-Center Hemo, PD Services | 24 | 14-2850 |
| SUN HEALTH DIALYSIS | 2121 ONEIDA ST | STE 104 | JOLIET | IL | 60435-6546 | 8157257886 | 8157257876 | In-Center Hemo | 17 | 14-2553 |
| GLEN DIALYSIS | 2601 COMPASS RD | STE 145 | GLENVIEW | IL | 60026-8089 | 8476577574 | 8476578022 | In-Center Hemo | 16 | 14-2746 |
| GRANITE CITY DIALYSIS CENTER | 9 AMERICAN VLG | | GRANITE CITY | IL | 62040-3706 | 6184525858 | 6184526868 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 14-2537 |
| SAUGET DIALYSIS | 2061 GOOSE LAKE RD | | SAUGET | IL | 62206-2822 | 6183327801 | 6183327815 | In-Center Hemo, In-Center Hemo Self Care | 24 | 14-2561 |
| CHURCHVIEW DIALYSIS | 417 WARE AVE | | ROCKFORD | IL | 61107-6413 | 8153974123 | 8153973059 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 14-2640 |
| FREEPORT DIALYSIS | 1028 S KUNKLE BLVD | | FREEPORT | IL | 61032-6914 | 8152322477 | 8152330824 | In-Center Hemo, In-Center Hemo Self Care | 10 | 14-2642 |
| ROCKFORD DIALYSIS | 3339 N ROCKTON AVE | | ROCKFORD | IL | 61103-2839 | 8156364493 | 8156374814 | In-Center Hemo, In-Center Hemo Self Care | 22 | 14-2647 |
| WHITESIDE DIALYSIS | 4406 E LINCOLNWAY | | STERLING | IL | 61081-9749 | 8155350447 | 8155359474 | In-Center Hemo, In-Center Hemo Self Care | 15 | 14-2648 |
| BENTON DIALYSIS | 1151 ROUTE 14 W | | BENTON | IL | 62812-1500 | 6184354850 | 6184354852 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 14-2608 |
| CENTRALIA DIALYSIS | 1231 STATE ROUTE 161 | | CENTRALIA | IL | 62801-6739 | 6185332535 | 6185333911 | In-Center Hemo, PD Services | 14 | 14-2609 |
| MARION DIALYSIS | 324 S 4TH ST | | MARION | IL | 62959-1241 | 6189978410 | 6189978415 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 13 | 14-2570 |
| MOUNT VERNON DIALYSIS | 4102 N WATER TOWER PL | | MOUNT VERNON | IL | 62864-6583 | 6182443407 | 6182426137 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 14-2541 |
| METRO EAST DIALYSIS | 5105 W MAIN ST | | BELLEVILLE | IL | 62226-4728 | 6182339018 | 6182335647 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 36 | 14-2527 |
| OLNEY DIALYSIS CENTER | 117 N BOONE ST | | OLNEY | IL | 62450-2109 | 6183934234 | 6183934614 | In-Center Hemo, In-Center Hemo Self Care | 7 | 14-2674 |
| MARYVILLE DIALYSIS | 2102 VADALABENE DR | STE 1 | MARYVILLE | IL | 62062-5632 | 6182881196 | 6182881294 | In-Center Hemo, In-Center Hemo Self Care | 16 | 14-2634 |
| ROXBURY DIALYSIS CENTER | 622 ROXBURY RD | | ROCKFORD | IL | 61107-5089 | 8153970713 | 8153970796 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 16 | 14-2665 |
| DIXON KIDNEY CENTER | 1131 N GALENA AVE | | DIXON | IL | 61021-1015 | 8152840595 | 8152840547 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Acute Hemo 1:1 | 13 | 14-2651 |
| SYCAMORE DIALYSIS | 2200 GATEWAY DR | | SYCAMORE | IL | 60178-3113 | 8157580205 | 8157580244 | In-Center Hemo, In-Center Hemo Self Care | 14 | 14-2639 |
| WAYNE COUNTY DIALYSIS | 303 NW 11TH ST | STE 1 | FAIRFIELD | IL | 62837-1203 | 6188427204 | 6188427279 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 14-2688 |

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| EDWARDSVILLE DIALYSIS | 235 S BUCHANAN ST | | EDWARDSVILLE | IL | 62025-2108 | 6186929217 | 6186929439 | In-Center Hemo | 8 | 14-2701 |
| VANDALIA DIALYSIS | 301 MATTES AVE | | VANDALIA | IL | 62471-2061 | 6182831366 | 6182831390 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 14-2693 |
| MACON COUNTY DIALYSIS | 1090 W MCKINLEY AVE | | DECATUR | IL | 62526-3208 | 2178779351 | 2178772137 | In-Center Hemo, In-Center Hemo Self Care | 23 | 14-2584 |
| EFFINGHAM DIALYSIS | 904 MEDICAL PARK DR | STE 1 | EFFINGHAM | IL | 62401-2193 | 2173429558 | 2173421049 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 14-2580 |
| JACKSONVILLE DIALYSIS | 1515 W WALNUT ST | | JACKSONVILLE | IL | 62650-1150 | 2172433042 | 2172431365 | In-Center Hemo, In-Center Hemo Self Care | 14 | 14-2581 |
| LITCHFIELD DIALYSIS | 915 ST FRANCIS WAY | | LITCHFIELD | IL | 62056-1775 | 2173242200 | 2173242077 | In-Center Hemo, In-Center Hemo Self Care | 12 | 14-2583 |
| MATTOON DIALYSIS | 6051 DEVELOPMENT DR | | CHARLESTON | IL | 61920-9467 | 2173452550 | 2173455770 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 14-2585 |
| SPRINGFIELD CENTRAL DIALYSIS | 600 N GRAND AVE W | | SPRINGFIELD | IL | 62702-2538 | 2175280556 | 2175284065 | In-Center Hemo, In-Center Hemo Self Care | 21 | 14-2586 |
| TAYLORVILLE DIALYSIS | 901 W SPRESSER ST | | TAYLORVILLE | IL | 62568-1831 | 2178245460 | 2178245967 | In-Center Hemo, In-Center Hemo Self Care | 12 | 14-2587 |
| LINCOLN DIALYSIS | 2100 5TH ST | | LINCOLN | IL | 62656-9115 | 2177326798 | 2177327076 | In-Center Hemo, In-Center Hemo Self Care | 14 | 14-2582 |
| SPRINGFIELD MONTVALE DIALYSIS | 2930 MONTVALE DR | STE A | SPRINGFIELD | IL | 62704-5376 | 2177932781 | 2177932845 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 17 | 14-2590 |
| DECATUR EAST WOOD DIALYSIS | 794 E WOOD ST | | DECATUR | IL | 62523-1155 | 2174256403 | 2174258724 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 14-2599 |
| ALTON DIALYSIS | 309 HOMER ADAMS PKWY | | ALTON | IL | 62002-5929 | 6184620186 | 6184620213 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 14-2619 |
| RUSHVILLE DIALYSIS | 112 SULLIVAN DRIVE | | RUSHVILLE | IL | 62681-1293 | 2173222652 | 2173224893 | In-Center Hemo, In-Center Hemo Self Care | 8 | 14-2620 |
| ILLINI RENAL DIALYSIS | 1004 W ANTHONY DR | | CHAMPAIGN | IL | 61821-1205 | 2173557020 | 2173557313 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 14-2633 |
| ROBINSON DIALYSIS | 1215 N ALLEN ST | STE B | ROBINSON | IL | 62454-1100 | 6185447092 | 6185447370 | In-Center Hemo | 9 | 14-2714 |
| SPRINGFIELD SOUTH DIALYSIS | 2930 S 6TH ST | | SPRINGFIELD | IL | 62703-5944 | 2175281745 | 2175288972 | In-Center Hemo, PD Services | 12 | 14-2733 |
| DRIFTWOOD DIALYSIS | 1808 S WEST AVE | | FREEPORT | IL | 61032-6712 | 8152320295 | 8152321635 | In-Center Hemo, PD Services | 10 | 14-2747 |
| SHILOH DIALYSIS | 1095 N GREEN MOUNT RD | | BELLEVILLE | IL | 62221-3303 | 6186281108 | 6186281459 | In-Center Hemo, PD Services | 16 | 14-2753 |
| RED BUD DIALYSIS | 1500 E MARKET ST | LOT 4 | RED BUD | IL | 62278-2143 | 6182823444 | 6182823578 | In-Center Hemo, PD Services | 8 | 14-2772 |
| MOLINE HOME TRAINING PD | 4650 38TH AVE | | MOLINE | IL | 61265-6706 | 3097364260 | 3097364296 | PD Services | 2 | 14-2762 |
| TAZEWELL COUNTY DIALYSIS | 1021 COURT ST | STE A | PEKIN | IL | 61554-4807 | 3094781000 | 3093461369 | In-Center Hemo, PD Services | 8 | 14-2767 |
| TIMBER CREEK DIALYSIS | 1001 S ANNIE GLIDDEN RD | | DEKALB | IL | 60115-8250 | 8157483074 | 8157483148 | In-Center Hemo | 12 | 14-2763 |
| ADAMS COUNTY DIALYSIS | 436 N 10TH ST | | QUINCY | IL | 62301-2601 | 2172237913 | 2172231369 | In-Center Hemo, Acute Hemo 1:1, PD Services | 18 | 14-2711 |
| PITTSFIELD DIALYSIS | 640 W WASHINGTON ST | | PITTSFIELD | IL | 62363-1350 | 2172852780 | 2172854549 | In-Center Hemo | 5 | 14-2708 |
| JERSEYVILLE DIALYSIS | 917 S STATE ST | | JERSEYVILLE | IL | 62052-2344 | 6184989532 | 6184981012 | In-Center Hemo, PD Services | 17 | 14-2636 |
| STONECREST DIALYSIS | 1302 E STATE ST | | ROCKFORD | IL | 61104-2228 | 8159685794 | 8159688669 | In-Center Hemo | 12 | 14-2615 |
| ALTON AT HOME | 309 HOMER ADAMS PKWY | | ALTON | IL | 62002-5929 | 6184620186 | 6184620213 | Home Hemo | 1 | |
| DIXON KIDNEY AT HOME | 1131 N GALENA AVE | | DIXON | IL | 61021-1015 | 8152840595 | 8152840547 | Home Hemo | 1 | 14-2651 |
| BELVIDERE DIALYSIS | 1751 HENRY LUCKOW LN | | BELVIDERE | IL | 61008-1702 | 8155440311 | 8155449292 | In-Center Hemo | 12 | 142795 |
| VERMILION COUNTY DIALYSIS | 26 E WEST NEWELL RD | | DANVILLE | IL | 61834-7488 | 2174311470 | 2174311753 | In-Center Hemo | 12 | 14-2812 |
| MACHESNEY PARK DIALYSIS | 7170 N PERRYVILLE RD | | MACHESNEY PARK | IL | 61115-7700 | 8158858132 | 8158858178 | In-Center Hemo | 12 | 14-2806 |
| MONTGOMERY COUNTY DIALYSIS | 1822 SENATOR MILLER DR | | HILLSBORO | IL | 62049-2401 | 2175323000 | 2175323009 | In-Center Hemo, PD Services | 8 | 14-2813 |
| FOREST CITY DIALYSIS | 198 N SPRINGFIELD AVE | | ROCKFORD | IL | 61101-5086 | 8159628914 | 8159628952 | In-Center Hemo | 12 | 14-2825 |
| O'FALLON DIALYSIS | 1941 FRANK SCOTT PKWY E | STE B | SHILOH | IL | 62269-7387 | 6186220592 | 6186220650 | In-Center Hemo | 12 | 14-2818 |
| COLLINSVILLE DIALYSIS | 101 LANTER CT | | COLLINSVILLE | IL | 62234-6124 | 6183442016 | 6183442102 | In-Center Hemo | 8 | 14-2822 |
| FOXPOINT DIALYSIS | 1300 SCHAEFER RD | STE J | GRANITE CITY | IL | 62040-6859 | 6184518730 | 6184518738 | In-Center Hemo | 12 | 14-2838 |
| EDGEMONT DIALYSIS | 8 VIEUX CARRE DR | | EAST SAINT LOUIS | IL | 62203-1923 | 6183983809 | 6183983881 | In-Center Hemo | 12 | 14-2847 |
| COMPREHENSIVE RENAL CARE-GARY | 4802 BROADWAY | | GARY | IN | 46408-4509 | 2198871199 | 2198871605 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care | 40 | 15-2521 |
| COMPREHENSIVE RENAL CARE-HAMMOND | 222 DOUGLAS ST | | HAMMOND | IN | 46320-1960 | 2199321199 | 2199322393 | In-Center Hemo, In-Center Hemo Self Care | 32 | 15-2522 |
| COMPREHENSIVE RENAL CARE-VALPARAISO | 606 LINCOLNWAY | | VALPARAISO | IN | 46383-5728 | 2195311299 | 2195311094 | In-Center Hemo, In-Center Hemo Self Care | 22 | 15-2527 |
| COMPREHENSIVE RENAL CARE-MICHIGAN CITY | 9836 WEST 400 NORTH | | MICHIGAN CITY | IN | 46360-2910 | 2198781989 | 2198789569 | In-Center Hemo, In-Center Hemo Self Care | 16 | 15-2546 |
| COMPREHENSIVE RENAL CARE-MUNSTER | 9100 CALUMET AVE | | MUNSTER | IN | 46321-2806 | 2198361299 | 2198369447 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 15-2549 |
| COMPREHENSIVE RENAL CARE-EAST CHICAGO | 4320 FIR ST | UNIT 404 | EAST CHICAGO | IN | 46312-3078 | 2193971199 | 2193971625 | In-Center Hemo, In-Center Hemo Self Care | 12 | 15-2561 |
| MERRILLVILLE DIALYSIS | 9223 TAFT ST | | MERRILLVILLE | IN | 46410-6911 | 2197939035 | 2197939171 | In-Center Hemo, In-Center Hemo Self Care | 16 | 15-2581 |
| LA PORTE DIALYSIS | 1406 E LINCOLNWAY | STE A | LA PORTE | IN | 46350-8047 | 2193243080 | 2193249528 | In-Center Hemo, Home Hemo, PD Services | 12 | 15-2684 |
| WESTVIEW DIALYSIS | 3749 COMMERCIAL DR | LAFAYETTE PLACE SHOPPING CENTER | INDIANAPOLIS | IN | 46222-1676 | 3172994693 | 3172995461 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 17 | 15-2596 |
| FRANKLIN DIALYSIS | 1140 W JEFFERSON ST | STE A | FRANKLIN | IN | 46131-2101 | 3177364304 | 3177365787 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 152603 |
| WHITewater VALLEY DIALYSIS | 2302 CHESTER BLVD | | RICHMOND | IN | 47374-1221 | 7659355128 | 7659355749 | In-Center Hemo, PD Services | 12 | 15-2680 |
| CHESTERTON DIALYSIS | 711 PLAZA DR | STE 6 | CHESTERTON | IN | 46304-5506 | 2199266049 | 2199299201 | In-Center Hemo, In-Center Hemo Self Care | 12 | 15-2628 |
| INDY SOUTH DIALYSIS | 972 EMERSON PKWY | STE E | GREENWOOD | IN | 46143-6202 | 3178810641 | 3178815451 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 15-2616 |
| CARMEL DIALYSIS | 180 E CARMEL DR | | CARMEL | IN | 46032-2633 | 3175758916 | 3175759136 | In-Center Hemo, PD Services | 12 | 15-2620 |
| HOOSIER HILLS DIALYSIS | 143 S KINGSTON DR | | BLOOMINGTON | IN | 47408-6342 | 8123331697 | 8123331945 | In-Center Hemo, PD Services | 12 | 15-2642 |

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| PORTAGE DIALYSIS | 5823 US HIGHWAY 6 | | PORTAGE | IN | 46368-4851 | 2197640564 | 2197640809 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 15-2630 |
| ST. JOHN DIALYSIS | 10033 WICKER AVE | STE 6 | SAINT JOHN | IN | 46373-8777 | 2193655043 | 2193655385 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 15-2627 |
| INDY EAST DIALYSIS | 1208 N ARLINGTON AVE | | INDIANAPOLIS | IN | 46219-3203 | 3173536315 | 3173536358 | In-Center Hemo, PD Services, Nocturnal Hemo | 16 | 15-2661 |
| AVON DIALYSIS | 9210 ROCKVILLE RD | STE D | INDIANAPOLIS | IN | 46234-2670 | 3172092544 | 3172092741 | In-Center Hemo, PD Services | 12 | 15-2645 |
| PAOLI DIALYSIS | 555 WEST LONGEST ST | | PAOLI | IN | 47454-9670 | 8127233571 | 8127234823 | In-Center Hemo, PD Services | 12 | 15-2652 |
| CARMEL HEALTH AND LIVING DIALYSIS | 118 MEDICAL DR | STE 114 | CARMEL | IN | 46032-2923 | 3178449045 | 3178449097 | In-Center Hemo | 6 | 15-2650 |
| SUMMIT CITY DIALYSIS | 3233 E COUSEUM BLVD | | FORT WAYNE | IN | 46805-1561 | 2603731599 | 2603731555 | In-Center Hemo | 24 | 15-2653 |
| FORT WAYNE SOUTH DIALYSIS | 302 E PETTIT AVE | | FORT WAYNE | IN | 46806-3007 | 2604560451 | 2604589269 | In-Center Hemo | 20 | 15-2647 |
| FORT WAYNE WEST DIALYSIS | 4916 ILLINOIS RD | STE 118 | FORT WAYNE | IN | 46804-5116 | 2604340483 | 2604351527 | In-Center Hemo, PD Services | 12 | 15-2648 |
| APPLESEED DIALYSIS | 1833 MAGNAVOX WAY | | FORT WAYNE | IN | 46804-1539 | 2604321036 | 2604322085 | PD Services, In-Center Hemo | 4 | 15-2649 |
| BROWNSBURG DIALYSIS | 124 E NORTHFIELD DR | STE N | BROWNSBURG | IN | 46112-2601 | 3178583561 | 3178584967 | In-Center Hemo | 10 | 15-2656 |
| EAGLE HIGHLANDS DIALYSIS | 6925 SHORE TER | | INDIANAPOLIS | IN | 46254-4675 | 3172950423 | 3172950245 | In-Center Hemo, Nocturnal Hemo, PD Services | 16 | 15-2658 |
| SOUTH BEND WEST DIALYSIS | 5660 NIMTZ PKWY | | SOUTH BEND | IN | 46628-6205 | 5742317570 | 5742317571 | In-Center Hemo | 12 | 15-2659 |
| MISHAWAKA DIALYSIS | 1420 TRINITY PL | | MISHAWAKA | IN | 46545-5005 | 5742317204 | 5742317205 | In-Center Hemo, PD Services | 16 | 15-2655 |
| MUNCIE DIALYSIS | 820 E MCGALLIARD RD | | MUNCIE | IN | 47303-2081 | 7652821266 | 7652821218 | In-Center Hemo, PD Services | 12 | 15-2665 |
| FALL CREEK DIALYSIS | 3820 N COLLEGE AVE | | INDIANAPOLIS | IN | 46205-2755 | 3179265125 | 3179264439 | In-Center Hemo | 20 | 15-2694 |
| BRAZIL DIALYSIS | 115 S MURPHY AVE | | BRAZIL | IN | 47834-8296 | 8124428481 | 8124428490 | In-Center Hemo | 9 | 15-2683 |
| TERRE HAUTE DIALYSIS | 504 6TH AVE | | TERRE HAUTE | IN | 47807-1025 | 8122328560 | 8122328501 | In-Center Hemo, PD Services | 13 | 15-2689 |
| BLUE RIVER VALLEY RENAL CENTER | 2309 S MILLER ST | SUITE 100 | SHELBYVILLE | IN | 46176-9350 | 3173980486 | 3173980493 | In-Center Hemo | 12 | 15-2545 |
| MARION COUNTY DIALYSIS | 3834 S EMERSON AVE | BLDG B | INDIANAPOLIS | IN | 46203-5902 | 3177873171 | 3177868319 | In-Center Hemo | 24 | 15-2512 |
| QUAD COUNTIES DIALYSIS | 528 N GRANDSTAFF DR | | AUBURN | IN | 46706-1660 | 2609270100 | 2609271196 | In-Center Hemo | 9 | 15-2539 |
| KENDALLVILLE RENAL CENTER | 602 N SAWYER RD | | KENDALLVILLE | IN | 46755-2566 | 2605990423 | 2605990447 | In-Center Hemo | 20 | 15-2625 |
| PLAINFIELD RENAL CENTER | 8110 NETWORK DR | | PLAINFIELD | IN | 46168-9024 | 3178388089 | 3178389062 | In-Center Hemo, Nocturnal Hemo, PD Services | 24 | 15-2637 |
| INDY EAST AT HOME | 1208 N ARLINGTON AVE | | INDIANAPOLIS | IN | 46219-3203 | 3173536315 | 3173536358 | Home Hemo | 1 | 15-2661 |
| EAGLE HIGHLANDS AT HOME | 6925 SHORE TER | | INDIANAPOLIS | IN | 46254-4675 | 3172950423 | 3172950245 | Home Hemo | 1 | 15-2658 |
| FORT WAYNE NORTH DIALYSIS | 415 E DUPONT RD | | FORT WAYNE | IN | 46825-2051 | 2606370431 | 2606376641 | In-Center Hemo, Nocturnal Hemo | 12 | 152681 |
| IRISH DIALYSIS | 4350 S IRONWOOD DR | | SOUTH BEND | IN | 46614-3073 | 5742994529 | 5742994737 | In-Center Hemo, PD Services | 20 | 15-2668 |
| ELKHART DIALYSIS | 1401 N MICHIGAN ST | | ELKHART | IN | 46514-2209 | 5742625295 | 5742628895 | In-Center Hemo, PD Services | 12 | 15-2664 |
| THREE RIVERS DIALYSIS | 6721 OLD TRAIL RD | STE 100 | FORT WAYNE | IN | 46809-2655 | 2604788582 | 2604788566 | In-Center Hemo, PD Services | 12 | 15-2676 |
| SULLIVAN DIALYSIS | 2232 N HOSPITAL BLVD | STE 1 | SULLIVAN | IN | 47882-7674 | 8122685593 | 8122685693 | In-Center Hemo, PD Services | 13 | 15-2685 |
| WHITING DIALYSIS | 816 119TH ST | | WHITING | IN | 46394-1401 | 2194730712 | 2194730931 | In-Center Hemo, Home Hemo, PD Services | 9 | 15-2698 |
| SPEEDWAY DIALYSIS | 2636 W MICHIGAN ST | | INDIANAPOLIS | IN | 46222-3727 | 3174230956 | 3174230868 | In-Center Hemo | 13 | 15-2700 |
| INDY CAPITOL DIALYSIS | 2140 N CAPITOL AVE | | INDIANAPOLIS | IN | 46202-1225 | 3179217536 | 3179217572 | In-Center Hemo | 16 | 15-2688 |
| UNIVERSITY DIALYSIS OF INDY | 550 UNIVERSITY BLVD | STE 1115 | INDIANAPOLIS | IN | 46202-5149 | 3176358729 | 3176359512 | In-Center Hemo | 31 | 15-2686 |
| HOME DIALYSIS OF INDIANAPOLIS AT HOME | 8803 N MERIDIAN ST | STE 150 | INDIANAPOLIS | IN | 46260-5376 | 3175741798 | 3175741825 | Home Hemo | 1 | 15-2687 |
| BATESVILLE DIALYSIS CENTER | 232 STATE ROAD 129 S | | BATESVILLE | IN | 47006-7694 | 8129345666 | 8129345657 | In-Center Hemo | 12 | 152507 |
| LAWRENCEBURG DIALYSIS CENTER | 721 RUDOLPH WAY | | GREENDALE | IN | 47025-8378 | 8125374240 | 8125374671 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 15-2511 |
| MADISON DIALYSIS CENTER | 220 CLIFTY DR | UNIT K | MADISON | IN | 47250-1669 | 8122652278 | 8122656458 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1 | 9 | 15-2514 |
| TELL CITY DIALYSIS CENTER | 1602 MAIN ST | | TELL CITY | IN | 47586-1310 | 8125471140 | 8125471150 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 15-2574 |
| EAST EVANSVILLE DIALYSIS | 1312 PROFESSIONAL BLVD | | EVANSVILLE | IN | 47714-8007 | 8124916300 | 8124017554 | In-Center Hemo, In-Center Hemo Self Care | 25 | 15-2569 |
| NORTH EVANSVILLE DIALYSIS | 1151 W BUENA VISTA RD | | EVANSVILLE | IN | 47710-3334 | 8124010140 | 8124010151 | In-Center Hemo, In-Center Hemo Self Care | 24 | 15-2536 |
| VINCENNES DIALYSIS | 700 WILLOW ST | STE 101 | VINCENNES | IN | 47591-1029 | 8128820546 | 8128820938 | In-Center Hemo, In-Center Hemo Self Care | 20 | 15-2592 |
| JASPER DIALYSIS | 671 3RD AVE | STE A | JASPER | IN | 47546-3653 | 8124821791 | 8124821865 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 15-2523 |
| DAVIES COUNTY DIALYSIS | 310 NE 14TH ST | | WASHINGTON | IN | 47501-2137 | 8122549950 | 8122549960 | In-Center Hemo, In-Center Hemo Self Care | 14 | 15-2568 |
| NEW ALBANY DIALYSIS | 2669 CHARLESTOWN RD | STE F | NEW ALBANY | IN | 47150-2573 | 8125421250 | 8125421403 | In-Center Hemo, In-Center Hemo Self Care | 12 | 15-2589 |
| PRINCETON DIALYSIS | 2227 SHERMAN DR | | PRINCETON | IN | 47670-1062 | 8123852906 | 8123853293 | In-Center Hemo, In-Center Hemo Self Care | 12 | 15-2629 |
| CORYDON DIALYSIS CENTER | 1937 OLD HWY 135 NW | | CORYDON | IN | 47112-2013 | 8127385200 | 8127384935 | In-Center Hemo, In-Center Hemo Self Care | 12 | 15-2619 |
| GREENSBURG DIALYSIS | 1531 N COMMERCE EAST DR | STE 6 | GREENSBURG | IN | 47240-3259 | 8126626570 | 8126626572 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 9 | 15-2615 |
| FREEDOM DIALYSIS (PD) | 800 N MAIN ST | | EVANSVILLE | IN | 47711-5052 | 8124235368 | 8124235419 | PD Services | 13 | 15-2690 |
| NORTH VERNON DIALYSIS | 2340 N STATE HWY 7 | | NORTH VERNON | IN | 47265-7183 | 8123528150 | 8123528204 | In-Center Hemo | 10 | 15-2636 |
| NEWBURGH DIALYSIS | 4311 HIGHWAY 261 | STE A | NEWBURGH | IN | 47630-2653 | 8128532010 | 8128533601 | In-Center Hemo | 16 | 15-2644 |
| JEFFERSONVILLE DIALYSIS | 365 QUARTERMASTER CT | | JEFFERSONVILLE | IN | 47130-3670 | 8122882296 | 8122884153 | In-Center Hemo, PD Services | 12 | 15-2651 |
| SCOTTSBURG DIALYSIS | 1619 W MCCLAIN AVE | | SCOTTSBURG | IN | 47170-1161 | 8127525249 | 8127526313 | In-Center Hemo | 8 | 15-2646 |
| SPRING STREET DIALYSIS | 1601 SPRING ST | | JEFFERSONVILLE | IN | 47130-2903 | 8122842098 | 8122842680 | In-Center Hemo | 13 | 15-2666 |
| EAGLES DIALYSIS | 5301 PEARL DR | | EVANSVILLE | IN | 47712-8111 | 8124670161 | 8124670139 | In-Center Hemo | 13 | 15-2682 |
| FREEDOM DIALYSIS | 800 N MAIN ST | | EVANSVILLE | IN | 47711-5052 | 8124235368 | 8124235419 | In-Center Hemo | 13 | 15-2690 |
| PRATT DIALYSIS CENTER | 203 WATSON ST | STE 110 | PRATT | KS | 67124-3092 | 6206727006 | 6206727063 | In-Center Hemo, PD Services | 12 | 17-2537 |
| WICHITA DIALYSIS CENTER | 909 N TOPEKA ST | | WICHITA | KS | 67214-3620 | 3162639090 | 3162650842 | In-Center Hemo, Nocturnal Hemo | 23 | 17-2503 |

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| EAST WICHITA DIALYSIS CENTER | 320 N HILLSIDE ST | | WICHITA | KS | 67214-4918 | 3166843200 | 3166846298 | In-Center Hemo, In-Center Hemo Self Care | 24 | 17-2519 |
| INDEPENDENCE DIALYSIS CENTER | 801 W MYRTLE ST | | INDEPENDENCE | KS | 67301-3239 | 6203316117 | 6203316484 | In-Center Hemo | 12 | 17-2511 |
| GARDEN CITY DIALYSIS CENTER | 2308 E KANSAS AVE | | GARDEN CITY | KS | 67846-6959 | 6202609852 | 6202710148 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services | 17 | 17-2514 |
| RENAL TREATMENT CENTER-WINFIELD | 1315 E 4TH AVE | | WINFIELD | KS | 67156-2457 | 6202214100 | 6202212272 | In-Center Hemo | 12 | 17-2526 |
| PARSONS DIALYSIS CENTER | 1902 S US HIGHWAY 59 BLDG B | | PARSONS | KS | 67357-4948 | 6204211081 | 6204211598 | In-Center Hemo, PD Services | 12 | 17-2530 |
| RENAL TREATMENT CENTER-NEWTON | 1223 WASHINGTON RD | | NEWTON | KS | 67114-4855 | 3162839950 | 3162834478 | In-Center Hemo | 12 | 17-2529 |
| RENAL TREATMENT CENTER-DERBY | 250 W RED POWELL DR | | DERBY | KS | 67037-2626 | 3167882899 | 3167886404 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 18 | 17-2533 |
| MAIZE DIALYSIS CENTER | 10001 W GRADY AVE | | MAIZE | KS | 67101-3747 | 3167731400 | 3167731412 | In-Center Hemo, Nocturnal Hemo, PD Services | 24 | 17-2548 |
| JOHNSON COUNTY DIALYSIS | 10453 W 84TH TER | | LENEXA | KS | 66214-1641 | 9134922044 | 9134922451 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 26 | 17-2501 |
| WYANDOTTE COUNTY DIALYSIS | 5001 STATE AVE | | KANSAS CITY | KS | 66102-3459 | 9132875724 | 9135961370 | In-Center Hemo | 21 | 17-2523 |
| NE WICHITA DIALYSIS CENTER | 2630 N WEBB RD | STE 100 BLDG 100 | WICHITA | KS | 67226-8174 | 3166365719 | 3166365738 | In-Center Hemo, In-Center Hemo Self Care | 12 | 17-2542 |
| LEAVENWORTH DIALYSIS | 501 OAK ST | | LEAVENWORTH | KS | 66048-2646 | 9136511431 | 9136515143 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 17-2545 |
| WYANDOTTE CENTRAL DIALYSIS | 3737 STATE AVE | | KANSAS CITY | KS | 66102-3830 | 9132330536 | 9132330903 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 15 | 17-2544 |
| OLATHE DIALYSIS | 732 W FRONTIER LN | | OLATHE | KS | 66061-7202 | 9133904937 | 9133905194 | In-Center Hemo, In-Center Hemo Self Care | 12 | 17-2541 |
| WYANDOTTE WEST DIALYSIS | 11014 HASKELL AVE | | KANSAS CITY | KS | 66109-4404 | 9137219780 | 9137219818 | In-Center Hemo, In-Center Hemo Self Care | 17 | 17-2536 |
| LENEXA DIALYSIS | 8630 HALSEY ST | | LENEXA | KS | 66215-2880 | 9138941100 | 9138946915 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 17-2509 |
| PAOLA DIALYSIS | 1605 E PEORIA ST | | PAOLA | KS | 66071-1893 | 9132948417 | 9132949132 | In-Center Hemo | 12 | 17-2553 |
| NALL DIALYSIS | 10787 NALL AVE | STE 130 | OVERLAND PARK | KS | 66211-1375 | 9136492671 | 9136492869 | In-Center Hemo, PD Services | 13 | 17-2555 |
| ANDOVER DIALYSIS | 626 S ANDOVER RD | STE 900 | ANDOVER | KS | 67002-8910 | 3167332984 | 3167334138 | In-Center Hemo, PD Services | 16 | 17-2557 |
| DIALYSIS CENTER OF HUTCHINSON | 1901 N WALDRON ST | | HUTCHINSON | KS | 67502-1129 | 6207280440 | 6207280499 | In-Center Hemo, PD Services | 20 | 17-2546 |
| TOPEKA DIALYSIS | 634 SW MULVANE ST | STE 300 | TOPEKA | KS | 66606-1678 | 7852342277 | 7852342396 | In-Center Hemo | 50 | 17-2508 |
| OTTAWA DIALYSIS | 1320 S ASH ST | STE 206 | OTTAWA | KS | 66067-3413 | 7852425300 | 7852427615 | In-Center Hemo | 12 | 17-2510 |
| LAWRENCE DIALYSIS | 330 ARKANSAS ST | STE 100 | LAWRENCE | KS | 66044-1394 | 7858432000 | 7858430574 | In-Center Hemo | 15 | 17-2524 |
| SABETHA DIALYSIS | 106 N 12TH ST | | SABETHA | KS | 66534-1810 | 7852840100 | 7852840101 | In-Center Hemo | 10 | 17-2534 |
| LAWRENCE HOME TRAINING | 3510 CLINTON PKWY | STE 110 | LAWRENCE | KS | 66047-2145 | 7858410490 | 7858308697 | PD Services | 6 | 17-2559 |
| GARDNER DIALYSIS | 328 E MAIN ST | | GARDNER | KS | 66030-1314 | 9138848488 | 9138848243 | In-Center Hemo | 16 | 17-2560 |
| EMPORIA DIALYSIS | 1616 INDUSTRIAL RD | STE 2004 | EMPORIA | KS | 66801-6222 | 6203408043 | 6203408063 | In-Center Hemo, PD Services | 13 | 17-2561 |
| NOTTINGHAM DIALYSIS | 14010 W 134TH PL | | OLATHE | KS | 66062-6139 | 9137640358 | 9137640328 | In-Center Hemo | 12 | 17-2565 |
| HOPEFIELD DIALYSIS | 2425 S ROUSE ST | | PITTSBURG | KS | 66762-6606 | 6202310794 | 6202310901 | In-Center Hemo, PD Services | 13 | 17-2567 |
| AIR CAPITAL DIALYSIS | 1812 S SENECA ST | STE 110 | WICHITA | KS | 67213-4104 | 3162631248 | 3162631521 | In-Center Hemo | 17 | 17-2572 |
| WANAMAKER DIALYSIS | 3711 SW WANAMAKER RD | | TOPEKA | KS | 66610-1368 | 7852731824 | 7852731881 | In-Center Hemo | 24 | 17-2563 |
| MISSION DIALYSIS | 2852 W 47TH AVE | | KANSAS CITY | KS | 66103-3243 | 9134031843 | 9134031848 | In-Center Hemo | 12 | 17-2566 |
| FREE STATE DIALYSIS | 1918 E 23RD ST | | LAWRENCE | KS | 66046-5069 | 7853129377 | 7858321498 | In-Center Hemo | 12 | 17-2573 |
| MANHATTAN DIALYSIS | 519 MCCALL RD | STE 100 | MANHATTAN | KS | 66502-5038 | 7855395743 | 7855395781 | In-Center Hemo, PD Services | 12 | 17-2564 |
| OVERLAND PARK DIALYSIS | 12201 W 110TH ST | | OVERLAND PARK | KS | 66210-4045 | 9134515984 | 9133275401 | In-Center Hemo, PD Services | 16 | 17-2571 |
| WALNUT RIVER DIALYSIS | 701 W CENTRAL AVE | | EL DORADO | KS | 67042-2117 | 3163224541 | 3163224579 | In-Center Hemo | 12 | |
| EASTERN KENTUCKY DIALYSIS | 167 WEDDINGTON BRANCH RD | | PIKEVILLE | KY | 41501-3204 | 6064324477 | 6064324201 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 18-2538 |
| PAINTSVILLE DIALYSIS CENTER | 4750 S KY ROUTE 321 | | HAGERHILL | KY | 41222-9012 | 6067891101 | 6067897818 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 18-2548 |
| RAVEN ROCK DIALYSIS | 483 GATEWAY INDUSTRIAL PARK | | JENKINS | KY | 41537-9209 | 6068322070 | 6068322345 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 11 | 18-2566 |
| SOUTH WILLIAMSON DIALYSIS | 204 APPALACHIAN PLAZA | | SOUTH WILLIAMSON | KY | 41503-9404 | 6062376221 | 6062376223 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 18-2598 |
| LOUISA DIALYSIS | 2145 HWY 2565 | | LOUISA | KY | 41230-9166 | 6066383403 | 6066383404 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services, Home Hemo | 15 | 18-2580 |
| DIALYSIS OF CENTRAL KENTUCKY | 2807 RING ROAD | | ELIZABETHTOWN | KY | 42701-9114 | 2707351883 | 2703608982 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 18-2504 |
| TAYLOR COUNTY DIALYSIS CENTER | 1595 OLD LEBANON RD | | CAMPBELLSVILLE | KY | 42718-3372 | 2704650787 | 2707893626 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 18-2518 |
| OWENSBORO DIALYSIS CENTER | 1930 E PARRISH AVE | | OWENSBORO | KY | 42303-1443 | 2709260120 | 2706919865 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 25 | 18-2547 |
| GARDENSIDE DIALYSIS | 70 N GARDENMILE RD | | HENDERSON | KY | 42420-5529 | 2708300050 | 2708300051 | In-Center Hemo, In-Center Hemo Self Care | 15 | 18-2544 |
| TURFWAY PD TRAINING | 11 SPIRAL DR | STE 15A | FLORENCE | KY | 41042-1394 | 8596472802 | 8596476012 | PD Services | 4 | 18-2586 |
| MADISONVILLE DIALYSIS CENTER | 255 E NORTH ST | | MADISONVILLE | KY | 42431-1641 | 2708217824 | 2708216659 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 18-2597 |
| BARDSTOWN DIALYSIS CENTER | 210 W JOHN FITCH AVE | | BARDSTOWN | KY | 40004-1115 | 5023501130 | 5023501125 | In-Center Hemo, In-Center Hemo Self Care | 10 | 18-2568 |
| LOUISVILLE DIALYSIS | 8037 DIXIE HWY | | LOUISVILLE | KY | 40258-1344 | 5029379111 | 5029373911 | In-Center Hemo, In-Center Hemo Self Care | 24 | 18-2570 |

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|---------------------------------|---------------------------|--------------------|-----------------|----|------------|------------|------------|---|----|---------|
| LEITCHFIELD DIALYSIS | 912 WALLACE AVE | STE 106 | LEITCHFIELD | KY | 42754-2405 | 2702300163 | 2702300173 | In-Center Hemo | 10 | 18-2574 |
| LAGRANGE DIALYSIS | 240 PARKER DR | | LA GRANGE | KY | 40031-1200 | 5022225527 | 5022256356 | In-Center Hemo, In-Center Hemo Self Care | 12 | 18-2572 |
| TURFWAY DIALYSIS | 11 SPIRAL DR | STE 15 | FLORENCE | KY | 41042-1394 | 8593711263 | 8596476085 | In-Center Hemo, In-Center Hemo Self Care | 16 | 18-2582 |
| SPRINGHURST DIALYSIS | 10201 CHAMPION FARMS DR | | LOUISVILLE | KY | 40241-6150 | 5024252131 | 5024252151 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 18-2577 |
| WEST BROADWAY DIALYSIS | 720 W BROADWAY | | LOUISVILLE | KY | 40202-2240 | 5025842059 | 5025842835 | In-Center Hemo, PD Services | 24 | 18-2581 |
| RADCLIFF DIALYSIS | 180 E LINCOLN TRAIL BLVD | | RADCLIFF | KY | 40160-1254 | 2703522252 | 2703525380 | In-Center Hemo | 12 | 18-2611 |
| MEADOWS EAST DIALYSIS | 2529 SIX MILE LN | | LOUISVILLE | KY | 40220-2934 | 5024994384 | 5024994990 | In-Center Hemo, In-Center Hemo Self Care | 12 | 18-2592 |
| MAYSVILLE DIALYSIS | 489 TUCKER DR | | MAYSVILLE | KY | 41056-9111 | 6067590923 | 6067594915 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 18-2589 |
| COLD SPRING DIALYSIS | 430 CROSS ROADS BLVD | | COLD SPRING | KY | 41076-2341 | 8594413981 | 8594414582 | In-Center Hemo, In-Center Hemo Self Care | 12 | 18-2583 |
| WILLIAMSTOWN DIALYSIS | 103 BARNES RD | STE A | WILLIAMSTOWN | KY | 41097-9468 | 8598230500 | 8598230588 | In-Center Hemo | 12 | 18-2595 |
| HOPKINSVILLE DIALYSIS | 115 N VIRGINIA ST | | HOPKINSVILLE | KY | 42240-3143 | 2708875622 | 2708869784 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 18-2519 |
| CRESTVIEW HILLS DIALYSIS | 400 CENTRE VIEW BLVD | | CRESTVIEW HILLS | KY | 41017-3478 | 8593415561 | 8593415746 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 18-2529 |
| SOUTH HILLS DIALYSIS | 525 ALEXANDRIA PIKE | STE 120 | SOUTHGATE | KY | 41071-3243 | 8594425539 | 8594425587 | In-Center Hemo, In-Center Hemo Self Care | 12 | 18-2542 |
| CHRISTIAN COUNTY DIALYSIS | 200 BURLEY AVE | | HOPKINSVILLE | KY | 42240-8725 | 2707070701 | 2707070780 | In-Center Hemo, In-Center Hemo Self Care | 13 | 18-2549 |
| HAMBURG DIALYSIS | 1745 ALYSHEBA WAY | | LEXINGTON | KY | 40509-9013 | 8595430084 | 8595430619 | In-Center Hemo, Home Hemo, PD Services | 12 | 18-2601 |
| BOURBON COUNTY DIALYSIS | 213 LETTON DR | PARIS TOWNE SQUARE | PARIS | KY | 40361-2251 | 8599881117 | 8599881978 | In-Center Hemo | 10 | 18-2603 |
| VERSAILLES DIALYSIS | 480 LEXINGTON RD | STE E | VERSAILLES | KY | 40383-1918 | 8592560110 | 8592560115 | In-Center Hemo | 12 | 18-2606 |
| SHEPHERDSVILLE DIALYSIS CENTER | 150 BROOKS WAY | STE 15 | BROOKS | KY | 40109-6105 | 5029552153 | 5029552174 | In-Center Hemo, In-Center Hemo Self Care | 12 | 18-2600 |
| DIALYSIS OF WARREN COUNTY | 391 SUWANNEE TRAIL ST | | BOWLING GREEN | KY | 42103-7956 | 2707465805 | 2707465375 | In-Center Hemo, PD Services | 15 | 18-2615 |
| 12TH STREET COVINGTON DIALYSIS | 1500 JAMES SIMPSON JR WAY | STE 1100 | COVINGTON | KY | 41011-0801 | 8592614345 | 8592614378 | In-Center Hemo | 17 | 18-2604 |
| GENERAL BUTLER DIALYSIS | 329 FLOYD DR | STE B | CARROLLTON | KY | 41008-8258 | 5027324713 | 5027328352 | In-Center Hemo | 8 | 18-2616 |
| SHELBYVILLE ROAD DIALYSIS | 4600 SHELBYVILLE RD | STE 310 | LOUISVILLE | KY | 40207-3326 | 5028934791 | 5028934793 | In-Center Hemo | 12 | 18-2614 |
| KENTUCKY HOME TRAINING | 2130 NICHOLASVILLE RD | STE 5 | LEXINGTON | KY | 40503-2520 | 8592779911 | 8592778450 | PD Services | 4 | 18-2627 |
| PORTLAND DIALYSIS | 2118 PORTLAND AVE | | LOUISVILLE | KY | 40212-1032 | 5027764371 | 5027727259 | In-Center Hemo | 13 | 18-2630 |
| SHELBY COUNTY DIALYSIS | 50 CHURCH VIEW ST | | SHELBYVILLE | KY | 40065-1663 | 5026470127 | 5026334991 | In-Center Hemo, PD Services | 13 | 18-2635 |
| WALTON DIALYSIS | 13250 SERVICE RD | | WALTON | KY | 41094-9565 | 8594850321 | 8594850327 | In-Center Hemo, PD Services | 13 | 18-2636 |
| BRIDGEVIEW DIALYSIS | 2480 US HWY 41 N | STE J | HENDERSON | KY | 42420-2376 | 2708308061 | 2708312925 | In-Center Hemo | 13 | 18-2637 |
| LOST RIVER DIALYSIS | 737 DISHMAN LN | | BOWLING GREEN | KY | 42101-4098 | 2708461054 | 2708462866 | In-Center Hemo | 12 | 18-2638 |
| MEMORIAL DIALYSIS CENTER | 4427 S ROBERTSON ST | | NEW ORLEANS | LA | 70115-6308 | 5048991103 | 5048991956 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 22 | 19-2608 |
| KENNER REGIONAL DIALYSIS CENTER | 200 W ESPLANADE AVE | STE 100 | KENNER | LA | 70065-2473 | 5044710931 | 5044710317 | In-Center Hemo, Nocturnal Hemo | 14 | 19-2599 |
| WESTBANK CHRONIC RENAL CENTER | 3631 BEHRMAN PL | | NEW ORLEANS | LA | 70114-0906 | 5043660808 | 5043673816 | In-Center Hemo, Nocturnal Hemo, PD Services | 29 | 19-2507 |
| FLEUR DE LIS DIALYSIS | 5555 BULLARD AVE | STE 110 | NEW ORLEANS | LA | 70128-3450 | 5042402696 | 5042402877 | In-Center Hemo, PD Services | 25 | 19-2523 |
| SLIDELL KIDNEY CARE | 662 ROBERT BLVD | | SLIDELL | LA | 70458-1648 | 9856495197 | 9856495218 | In-Center Hemo, PD Services | 25 | 19-2556 |
| DIALYSIS SYSTEMS OF COVINGTON | 210 GREENBRIAR BLVD | | COVINGTON | LA | 70433-7235 | 9858751915 | 9858751918 | In-Center Hemo, PD Services | 12 | 19-2613 |
| DIALYSIS SYSTEMS OF HAMMOND | 15799 PROFESSIONAL PLZ | | HAMMOND | LA | 70403-1452 | 9855428827 | 9855426351 | In-Center Hemo, PD Services | 13 | 19-2626 |
| WASHINGTON PARISH DIALYSIS | 724 WASHINGTON ST | | FRANKLINTON | LA | 70438-1790 | 9857951111 | 9857950000 | In-Center Hemo | 14 | 19-2615 |
| BOGALUSA KIDNEY CARE | 2108 AVENUE F | | BOGALUSA | LA | 70427-5027 | 9857357811 | 9857351501 | In-Center Hemo | 15 | 19-2540 |
| OAKWOOD DIALYSIS CENTER | 148 HECTOR AVE | | GRETNA | LA | 70056-2531 | 5043761603 | 5043762364 | In-Center Hemo | 19 | 19-2683 |
| NORTHSHORE KIDNEY CENTER | 106 MEDICAL CENTER DR | | SLIDELL | LA | 70461-5503 | 9856906018 | 9856906074 | In-Center Hemo | 8 | 19-2666 |
| METAIRIE DIALYSIS CENTER | 7100 AIRLINE DR | | METAIRIE | LA | 70003-5950 | 5047311969 | 5047318533 | In-Center Hemo, Nocturnal Hemo, PD Services | 12 | 19-2678 |
| RIVER PARISHES DIALYSIS | 2880 W AIRLINE HWY | | LA PLACE | LA | 70068-2922 | 9854797505 | 9854797510 | In-Center Hemo | 12 | 19-2681 |
| MARRERO DIALYSIS | 1908 JUTLAND DR | | HARVEY | LA | 70058-2359 | 5043476224 | 5043476257 | In-Center Hemo | 17 | 19-2694 |
| CRESCENT CITY DIALYSIS CENTER | 3909 BIENVILLE ST | STE 1B | NEW ORLEANS | LA | 70119-5151 | 5044837117 | 5044838937 | In-Center Hemo, PD Services | 17 | 19-2696 |
| NEW ORLEANS UPTOWN DIALYSIS | 1401 FOUCHER ST # 4 | | NEW ORLEANS | LA | 70115-3515 | 5048978530 | 5048978790 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services, Nocturnal Hemo | 20 | 19-2581 |
| CHATEAU DIALYSIS | 720 VILLAGE RD | | KENNER | LA | 70065-2751 | 5044692796 | 5044697587 | In-Center Hemo, PD Services, Acute Hemo 1:1 | 16 | 19-2534 |
| DERIDDER DIALYSIS | 239 E 1ST ST | | DERIDDER | LA | 70634-4105 | 3374620950 | 3374601933 | In-Center Hemo | 12 | 19-2598 |
| LAKE CHARLES SOUTHWEST DIALYSIS | 300 18th ST | | LAKE CHARLES | LA | 70601-7342 | 3374336831 | 3374336613 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 19-2597 |
| SULPHUR DIALYSIS | 944 BEGLIS PKWY | | SULPHUR | LA | 70663-5102 | 3376260774 | 3376262803 | In-Center Hemo | 12 | 19-2612 |
| MONROE JACKSON STREET-ACUTE | 309 JACKSON ST | STE 383 | MONROE | LA | 71201-7407 | 3189664405 | 3189665280 | Acute Hemo 1:1, Acute PD, In-Center Hemo | 20 | 19-2654 |
| MAGNOLIA DIALYSIS | 1125 S BURNSIDE AVE | | GONZALES | LA | 70737-4248 | 2256444490 | 2256449032 | In-Center Hemo, Nocturnal Hemo | 17 | 19-2551 |
| BROADMOOR DIALYSIS | 1815 E 70TH ST | | SHREVEPORT | LA | 71105-5301 | 3187977940 | 3187978143 | In-Center Hemo, PD Services | 13 | 19-2695 |
| RED RIVER DIALYSIS | 9205 LINWOOD AVE | | SHREVEPORT | LA | 71106-7006 | 3186030548 | 3186038905 | In-Center Hemo | 13 | 19-2711 |
| ESSEN LANE DIALYSIS | 7703 PICARDY AVE | | BATON ROUGE | LA | 70808-4338 | 2257698669 | 2257660095 | In-Center Hemo, PD Services | 21 | 19-2716 |
| MID CITY DIALYSIS | 2902 FLORIDA BLVD | | BATON ROUGE | LA | 70802-2723 | 2253878558 | 2253878250 | In-Center Hemo | 13 | 19-2725 |
| SCOTLANDVILLE DIALYSIS | 7797 HOWELL BLVD | | BATON ROUGE | LA | 70807-5583 | 2253576929 | 2253551008 | In-Center Hemo | 17 | 19-2720 |

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| WESTWEGO DIALYSIS | 1 WESTBANK EXPRESSWAY | | WESTWEGO | LA | 70094-4156 | 5043476942 | 5043476957 | In-Center Hemo, PD Services | 12 | 19-2713 |
| NOLA DIALYSIS | 5646 READ BLVD | STE 150 | NEW ORLEANS | LA | 70127-3106 | 5042482137 | 5042481832 | In-Center Hemo, PD Services | 14 | 19-2715 |
| ALGIERS DIALYSIS | 2924 GENERAL DEGAULLE DR | | NEW ORLEANS | LA | 70114-6440 | 5043670006 | 5043670340 | In-Center Hemo | 13 | 19-2719 |
| RIVER BEND DIALYSIS | 1057 PAUL MAILLARD RD | ST B1350 | LULING | LA | 70070-4349 | 9853311156 | 9853311112 | In-Center Hemo, Acute Hemo 1:1, Acute PD | 15 | 19-2707 |
| GARDEN DISTRICT DIALYSIS | 2620 JENA ST | | NEW ORLEANS | LA | 70115-6325 | 5042696004 | 5042696011 | In-Center Hemo, PD Services | 14 | 19-2689 |
| BROADMOOR AT HOME | 1815 E 70TH ST | | SHREVEPORT | LA | 71105-5301 | 3187977940 | 3187978143 | Home Hemo | 4 | 19-2695 |
| EAST BATON ROUGE DIALYSIS | 1333 ONEAL LANE | | BATON ROUGE | LA | 70816-1957 | 2252261444 | 2252729857 | In-Center Hemo, Nocturnal Hemo, PD Services | 24 | 19-2616 |
| HOUMA DIALYSIS | 108 PICONE RD | | HOUMA | LA | 70363-7051 | 9858688187 | 9858794639 | In-Center Hemo, PD Services | 15 | 19-2509 |
| FREMAUX DIALYSIS | 1566 SHORTCUT HWY | | SLIDELL | LA | 70458-8126 | 9856439237 | 9857260400 | In-Center Hemo | 13 | 19-2724 |
| YOUNGSSVILLE DIALYSIS | 314 YOUNGSSVILLE HWY | STE 125 | LAFAYETTE | LA | 70508-4524 | 3378375044 | 3378375609 | In-Center Hemo, PD Services | 13 | 19-2721 |
| MARIGNY DIALYSIS | 2345 ST CLAUDE AVE | | NEW ORLEANS | LA | 70117-8352 | 5049474197 | 5049439545 | In-Center Hemo | 19 | 19-2717 |
| WALKER SOUTH DIALYSIS | 28375 WALKER RD S | | WALKER | LA | 70785-6029 | 2256642099 | 2257916079 | In-Center Hemo | 13 | 192729 |
| EARHART DIALYSIS | 7730 EARHART BLVD | | NEW ORLEANS | LA | 70125-2504 | 5048611256 | 5048615082 | In-Center Hemo, PD Services | 15 | 19-2738 |
| PRAIRIEVILLE DIALYSIS | 17123 COMMERCE CENTRE DR | | PRAIRIEVILLE | LA | 70769-3481 | 2256731127 | 2256731126 | In-Center Hemo | 17 | 19-2736 |
| GENTILLY DIALYSIS | 4720 PARIS AVE | | NEW ORLEANS | LA | 70122-2553 | 5042839098 | 5042823888 | In-Center Hemo | 21 | 19-2735 |
| COVINGTON TRACE DIALYSIS | 3999 HWY 190 E SERVICE RD | STE A | COVINGTON | LA | 70433-4914 | 9852761998 | 9852766856 | In-Center Hemo, PD Services | 13 | 19-2750 |
| PDI-FITCHBURG | 551 ELECTRIC AVE | | FITCHBURG | MA | 01420-5371 | 9783434100 | 9783434559 | In-Center Hemo, PD Services | 19 | 22-2536 |
| PDI-WORCESTER | 19 GLENNE ST | STE A | WORCESTER | MA | 01605-3918 | 5084219539 | 5084216653 | In-Center Hemo, PD Services | 26 | 22-2564 |
| BOSTON DIALYSIS | 660 HARRISON AVE | | BOSTON | MA | 02118-2304 | 6178597000 | 6178594579 | In-Center Hemo, PD Services | 37 | 22-2526 |
| BROOKLINE DIALYSIS | 322 WASHINGTON ST | | BROOKLINE | MA | 02445-6850 | 6177347794 | 6177346999 | In-Center Hemo, PD Services | 25 | 22-2529 |
| NORTHEAST CAMBRIDGE DIALYSIS | 799 CONCORD AVE | | CAMBRIDGE | MA | 02138-1048 | 6175477700 | 6178644724 | In-Center Hemo, PD Services | 18 | 22-2533 |
| NEW BEDFORD DIALYSIS | 237-B STATE RD | | NORTH DARTMOUTH | MA | 02747-2612 | 5089920629 | 5089991319 | In-Center Hemo, PD Services | 22 | 22-2530 |
| WEYMOUTH DIALYSIS | 330 LIBBEY INDUSTRIAL PKWY | STE 900 | WEYMOUTH | MA | 02189-3122 | 7813317700 | 7813313046 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 27 | 22-2517 |
| WOBURN DIALYSIS | 23 WARREN AVE | | WOBURN | MA | 01801-7906 | 7819357700 | 7819337690 | In-Center Hemo, PD Services | 16 | 22-2520 |
| WELLINGTON CIRCLE DIALYSIS CENTER | 10 CABOT RD | STE 103B | MEDFORD | MA | 02155-5275 | 7813069740 | 7813069745 | In-Center Hemo, PD Services | 16 | 22-2542 |
| SALEM NORTHEAST DIALYSIS | 207 HIGHLAND AVE | | SALEM | MA | 01970-1829 | 9787442075 | 9785421976 | In-Center Hemo, PD Services | 22 | 22-2543 |
| BURLINGTON REGIONAL DIALYSIS | 31 MALL RD | STE 1B | BURLINGTON | MA | 01803-4138 | 7812703580 | 7812703653 | In-Center Hemo, PD Services | 17 | 22-2556 |
| AMESBURY RENAL CENTER | 24 MORRILL PLACE | | AMESBURY | MA | 01913-3530 | 9783887100 | 9783883666 | In-Center Hemo | 17 | 22-2532 |
| NORTH ANDOVER RENAL CENTER | 201 SUTTON ST | | NORTH ANDOVER | MA | 01845-1612 | 9789751119 | 9789750444 | In-Center Hemo, PD Services | 22 | 22-2545 |
| SHREWSBURY STREET DIALYSIS | 267 SHREWSBURY ST | | WORCESTER | MA | 01604-4623 | 7745306353 | 7745306348 | In-Center Hemo, PD Services | 16 | 22-2592 |
| BALTIMORE COUNTY DIALYSIS CENTER | 3689 OFFUTT RD | STE A | RANDALLSTOWN | MD | 21133-3515 | 4109222475 | 4109221506 | In-Center Hemo, In-Center Hemo Self Care | 28 | 21-2546 |
| CARROLL COUNTY DIALYSIS FACILITY | 193 STONER AVE | STE 120 | WESTMINSTER | MD | 21157-5782 | 4108711762 | 4108711766 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 21-2537 |
| RIVERTOWNE DIALYSIS | 6169 LIVINGSTON RD | | OXON HILL | MD | 20745-3006 | 3018394105 | 3018394106 | In-Center Hemo | 21 | 21-2621 |
| HARFORD ROAD DIALYSIS CENTER | 5800 HARFORD RD | | BALTIMORE | MD | 21214-1847 | 4104441544 | 4104442787 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 19 | 21-2605 |
| BERTHA SIRK DIALYSIS CENTER | 5820 YORK RD | STE 10 | BALTIMORE | MD | 21212-3620 | 4105329311 | 4105325833 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care | 16 | 21-2543 |
| GREENSPRING DIALYSIS CENTER | 4701 MOUNT HOPE DR | STE C | BALTIMORE | MD | 21215-3246 | 4105850467 | 4105850491 | In-Center Hemo, In-Center Hemo Self Care | 36 | 21-2551 |
| DULANEY TOWSON DIALYSIS CENTER | 113 WEST RD | STE 201 | TOWSON | MD | 21204-2318 | 4108253690 | 4108253697 | In-Center Hemo, In-Center Hemo Self Care | 14 | 21-2612 |
| DOWNTOWN DIALYSIS CENTER | 821 N EUTAW ST | STE 401 | BALTIMORE | MD | 21201-6304 | 4103833455 | 4103833468 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 31 | 21-2522 |
| EASTON DIALYSIS CENTER | 500 CADMUS LN | STE 201 | EASTON | MD | 21601-4094 | 4108228659 | 4108225138 | In-Center Hemo, PD Services | 15 | 21-2512 |
| BERLIN DIALYSIS CENTER | 9952 NORTH MAIN ST | BLDG #3 | BERLIN | MD | 21811-1049 | 4106411321 | 4106411538 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 18 | 21-2520 |
| ROCKVILLE DIALYSIS CENTER | 15204 OMEGA DR | STE 110 | ROCKVILLE | MD | 20850-4813 | 3019472427 | 2406832440 | In-Center Hemo | 17 | 21-2511 |
| CHESTERTOWN DIALYSIS CENTER | 100 BROWN ST | | CHESTERTOWN | MD | 21620-1435 | 4107789555 | 4107789623 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD | 9 | 21-2565 |
| WHEATON DIALYSIS CENTER | 11941 GEORGIA AVE | | WHEATON | MD | 20902-2001 | 3019499620 | 3019499783 | In-Center Hemo, PD Services | 24 | 21-2576 |
| OWINGS MILLS DIALYSIS CENTER | 11221 DOLFIELD BLVD | STE 118 | OWINGS MILLS | MD | 21117-3254 | 4103632019 | 4103632047 | In-Center Hemo, In-Center Hemo Self Care | 25 | 21-2574 |
| KIDNEY CARE OF LARGO | 1300 MERCANTILE LN | STE 194 | MARLBORO | MD | 20774-5339 | 3019254100 | 3019254810 | In-Center Hemo, In-Center Hemo Self Care | 29 | 21-2530 |
| KIDNEY CARE OF LAUREL | 14631 LAUREL BOWIE RD | UNITS 100-105 | LAUREL | MD | 20707-4403 | 3017253559 | 3017253599 | In-Center Hemo, PD Services | 18 | 21-2538 |
| RENAL CARE OF BOWIE | 4861 TESLA DR | STES G-H | BOWIE | MD | 20715-4318 | 3018095342 | 3018095539 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 21-2626 |
| TAKOMA PARK DIALYSIS | 1502 UNIVERSITY BLVD E | | HYATTSVILLE | MD | 20783-4620 | 3014081202 | 3014349278 | In-Center Hemo | 21 | 21-2590 |
| RENAL CARE OF LANHAM | 4451 PARLIAMENT PL | STE R | LANHAM | MD | 20706-1872 | 3014297300 | 3014592409 | In-Center Hemo, PD Services | 30 | 21-2552 |
| RENAL CARE OF SEAT PLEASANT | 6274 CENTRAL AVE | | SEAT PLEASANT | MD | 20743-6128 | 3013366274 | 3013363946 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 21-2640 |
| KIDNEY HOME CENTER PD | 2270 ROLLING RUN DR | STE 600 | WINDSOR MILL | MD | 21244-1864 | 4102650618 | 4102650614 | PD Services | 21 | 21-2659 |
| PIKESVILLE DIALYSIS | 6609 REISTERSTOWN RD | STE 100 | BALTIMORE | MD | 21215-2662 | 4103581745 | 4103581526 | In-Center Hemo | 22 | 21-2636 |
| CAMBRIDGE DIALYSIS CENTER | 704 CAMBRIDGE PLAZA | | CAMBRIDGE | MD | 21613-2531 | 4102282791 | 4102211298 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 22 | 21-2639 |
| GERMANTOWN DIALYSIS | 20111 CENTURY BLVD | STE C | GERMANTOWN | MD | 20874-9165 | 3015404601 | 3015402908 | In-Center Hemo, Nocturnal Hemo, PD Services | 22 | 21-2638 |
| SETON DRIVE DIALYSIS | 4800 SETON DR | | BALTIMORE | MD | 21215-3210 | 4105850446 | 4105850448 | In-Center Hemo | 12 | 21-2653 |
| NORTHWEST DIALYSIS CENTER | 2245 ROLLING RUN DR | STE 1 | WINDSOR MILL | MD | 21244-1858 | 4102650158 | 4109444686 | In-Center Hemo, Nocturnal Hemo | 15 | 21-2655 |
| ABERDEEN DIALYSIS | 780 W BEL AIR AVE | | ABERDEEN | MD | 21001-2236 | 4102739333 | 4102739337 | In-Center Hemo | 15 | 21-2650 |

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| WASHINGTON COUNTY DIALYSIS | 246 EASTERN BLVD N | STE 104 | HAGERSTOWN | MD | 21740-5965 | 3017977839 | 3013939046 | PD Services | 2 | 21-2667 |
| CALVERTON DIALYSIS | 4780 CORRIDOR PL | STE C | BELTSVILLE | MD | 20705-1165 | 3015950231 | 3015953439 | In-Center Hemo, PD Services | 12 | 21-2663 |
| CATONSVILLE NORTH DIALYSIS | 5401 BALTIMORE NATIONAL PIKE | | BALTIMORE | MD | 21229-2102 | 4108694618 | 4108694704 | In-Center Hemo, In-Center Hemo Self Care | 25 | 21-2634 |
| LAKESIDE DIALYSIS | 10401 HOSPITAL DR | STE G02 | CLINTON | MD | 20735-3113 | 3018566550 | 3018565693 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 15 | 21-2564 |
| SILVER SPRING DIALYSIS | 8040 GEORGIA AVE | STE 150 | SILVER SPRING | MD | 20910-4959 | 3016088961 | 3016088966 | In-Center Hemo, PD Services | 27 | 21-2593 |
| FALLS ROAD DIALYSIS | 1423 CLARKVIEW RD | STE 500 | BALTIMORE | MD | 21209-2189 | 4108284643 | 4108238305 | In-Center Hemo | 12 | 21-2588 |
| WHITESQUARE DIALYSIS | 1 NASHUA CT STE E | | BALTIMORE | MD | 21221-3131 | 4106875580 | 4106878559 | In-Center Hemo, PD Services | 18 | 21-2523 |
| 25TH STREET DIALYSIS | 920 E 25TH ST | | BALTIMORE | MD | 21218-5503 | 4102351611 | 4102353721 | In-Center Hemo | 21 | 21-2595 |
| BEL AIR DIALYSIS | 2225 OLD EMMORTON RD | STE 105 | BEL AIR | MD | 21015-6122 | 4105152078 | 4105153425 | In-Center Hemo, PD Services, Nocturnal Hemo | 24 | 21-2594 |
| PASADENA DIALYSIS | 8037 GOVERNOR RITCHIE HWY | STE A | PASADENA | MD | 21122-7121 | 4105904615 | 4107666718 | In-Center Hemo, PD Services | 30 | 21-2613 |
| FREDERICK DIALYSIS | 140 THOMAS JOHNSON DR | STE 100 | FREDERICK | MD | 21702-4475 | 3016950900 | 3016952808 | In-Center Hemo, PD Services | 27 | 21-2598 |
| DUNDALK DIALYSIS | 14 COMMERCE ST | | DUNDALK | MD | 21222-4307 | 4102849000 | 4102845584 | In-Center Hemo | 12 | 21-2616 |
| CEDAR LANE DIALYSIS | 6334 CEDAR LN | STE 101 | COLUMBIA | MD | 21044-3898 | 4105315390 | 4105317958 | In-Center Hemo, In-Center Hemo Self Care | 13 | 21-2628 |
| GLEN BURNIE DIALYSIS | 6934 AVIATION BLVD | STE J-M | GLEN BURNIE | MD | 21061-2593 | 4105536951 | 4107660513 | In-Center Hemo | 30 | 21-2631 |
| SOUTHERN MARYLAND DIALYSIS | 9211 STUART LN | 4TH FL | CLINTON | MD | 20735-2712 | 3018566602 | 3018566623 | In-Center Hemo, In-Center Hemo Self Care | 13 | 21-2563 |
| HOWARD COUNTY DIALYSIS | 5999 HARPERS FARM RD | STE 110E | COLUMBIA | MD | 21044-3023 | 4109974244 | 4107308235 | In-Center Hemo, In-Center Hemo Self Care | 24 | 21-2516 |
| CATONSVILLE DIALYSIS | 1581 SULPHUR SPRING RD | STE 112 | BALTIMORE | MD | 21227-2599 | 4102427766 | 4102425788 | In-Center Hemo | 30 | 21-2528 |
| MERCY DIALYSIS | 315 N CALVERT ST | STE 300 | BALTIMORE | MD | 21202-3611 | 4103321122 | 4103321151 | In-Center Hemo | 30 | 21-2542 |
| HARBOR PARK DIALYSIS | 111 CHERRY HILL RD | | BALTIMORE | MD | 21225-1392 | 4103543037 | 4103543095 | In-Center Hemo | 21 | 21-2556 |
| LANDOVER DIALYSIS | 1200 MERCANTILE LN | STE 105 | UPPER MARLBORO | MD | 20774-5389 | 3013222861 | 3013225829 | In-Center Hemo, Nocturnal Hemo | 22 | 21-2545 |
| KIDNEY HOME CENTER (TCU) | 2270 ROLLING RUN DR | STE 600 | WINDSOR MILL | MD | 21244-1864 | 4102650618 | 4102650614 | In-Center Hemo | 21 | 21-2659 |
| MT. RAINIER DIALYSIS | 2303 VARNUM ST | | MT RAINIER | MD | 20712-1459 | 3012775350 | 3019856875 | In-Center Hemo, PD Services | 16 | 21-2720 |
| DISTRICT HEIGHTS DIALYSIS | 5701 SILVER HILL RD | | DISTRICT HEIGHTS | MD | 20747-1102 | 3018170010 | 3018170019 | In-Center Hemo, PD Services | 18 | 21-2657 |
| FOREST LANDING DIALYSIS | 2220 COMMERCE RD | STE 1 | FOREST HILL | MD | 21050-2560 | 4106386020 | 4106387180 | In-Center Hemo | 24 | 21-2668 |
| CHARLES COUNTY DIALYSIS | 4475 REGENCY PL | STE 102 & 103 | WHITE PLAINS | MD | 20695-3072 | 3019329874 | 3016382846 | In-Center Hemo, PD Services | 15 | 21-2672 |
| GLEN BURNIE HOME TRAINING | 6934 AVIATION BLVD | STE H | GLEN BURNIE | MD | 21061-2593 | 4107604976 | 4107611040 | PD Services | 6 | 21-2674 |
| ANNAPOLIS DIALYSIS | 1127 WEST ST | STE 100 | ANNAPOLIS | MD | 21401-3615 | 4106266139 | 4102681294 | In-Center Hemo, PD Services | 16 | 21-2682 |
| ROCK CREEK DIALYSIS | 5544 NORBECK RD | | ROCKVILLE | MD | 20853-2441 | 3014602090 | 3014602094 | In-Center Hemo, PD Services | 12 | 21-2678 |
| PG COUNTY SOUTH DIALYSIS | 5442 SAINT BARNABAS RD | | OXON HILL | MD | 20745-3622 | 3018940572 | 3016301389 | In-Center Hemo, PD Services | 22 | 21-2675 |
| DEER CREEK HOME TRAINING | 602 S ATWOOD RD | STE 106 | BEL AIR | MD | 21014-4198 | 4108384613 | 4108384924 | PD Services | 4 | 21-2673 |
| CORAL HILLS DIALYSIS | 4797 MARLBORO PIKE | | CAPITOL HEIGHTS | MD | 20743-5213 | 3014201513 | 3014203912 | In-Center Hemo, PD Services | 19 | 21-2683 |
| FORESTVILLE DIALYSIS | 3424 DONNELL DR | | FORESTVILLE | MD | 20747-3209 | 3015680381 | 3017361704 | In-Center Hemo, PD Services | 19 | 21-2695 |
| MIDDLEBROOK DIALYSIS | 12401 MIDDLEBROOK RD | STE 160 | GERMANTOWN | MD | 20874-1523 | 3015406020 | 3015406030 | In-Center Hemo, PD Services | 21 | 21-2625 |
| BALLENGER CREEK DIALYSIS | 5205 CHAIRMANS CT | STE 101 | FREDERICK | MD | 21703-2915 | 3016626572 | 3016440676 | In-Center Hemo | 28 | 21-2654 |
| WINDSOR DIALYSIS | 2707 N ROLLING RD | STE 104-105 | WINDSOR MILL | MD | 21244-2157 | 4109442649 | 4109442726 | In-Center Hemo | 18 | 21-2632 |
| KIDNEY HOME DOWNTOWN AT HOME FRIENDLY FARMS HOME DIALYSIS (PD-HHD) | 200 SAINT PAUL ST | STE 5 | BALTIMORE | MD | 21202-2025 | 4102445638 | 4102446405 | Home Hemo | 1 | 21-2702 |
| | 10905 FORT WASHINGTON RD | STE 307 | FORT WASHINGTON | MD | 20744-5843 | 3012920540 | 3012923493 | Home Hemo, PD Services | 4 | 21-2714 |
| EASTERN BOULEVARD DIALYSIS | 246 EASTERN BLVD N | STE 105 | HAGERSTOWN | MD | 21740-5965 | 3017454251 | 3017974637 | In-Center Hemo | 16 | 21-2691 |
| KIDNEY HOME DOWNTOWN | 200 SAINT PAUL ST | STE 5 | BALTIMORE | MD | 21202-2025 | 4102445638 | 4102446405 | PD Services | 4 | 21-2702 |
| GREENBELT HOME TRAINING (PD ONLY) | 10210 GREENBELT RD | STE 100 | LANHAM | MD | 20706-6223 | 3017940142 | 3017944857 | PD Services | 4 | 21-2710 |
| QUEEN ANNE HOME TRAINING | 125 SHOREWAY DR | STE 330 | QUEENSTOWN | MD | 21658-1683 | 4108274527 | 4108273148 | PD Services | 2 | 21-2689 |
| ODENTON DIALYSIS | 1360 BLAIR DR | STE L & M | ODENTON | MD | 21113-1343 | 4106743918 | 4106728947 | In-Center Hemo | 19 | 21-2711 |
| BRANDYWINE DIALYSIS | 7651 MATAPEAKE BUSINESS DR | STE 206 | BRANDYWINE | MD | 20613-3038 | 3017827863 | 3017823731 | In-Center Hemo, PD Services | 22 | 21-2698 |
| GLENARDEN DIALYSIS | 9701 PHILADELPHIA CT | STE A | LANHAM | MD | 20706-4431 | 3019183830 | 3013065129 | In-Center Hemo | 24 | 21-2699 |
| LARGO TOWN CENTER DIALYSIS | 1101 MERCANTILE LN | STE 104 | LARGO | MD | 20774-5360 | 3013417480 | 3017737206 | In-Center Hemo, Nocturnal Hemo | 22 | 21-2713 |
| BRIGGS CHANEY DIALYSIS | 13875 OUTLET DR | | SILVER SPRING | MD | 20904-4971 | 3018908976 | 3018901505 | In-Center Hemo | 18 | 21-2706 |
| RIDGE ROAD DIALYSIS | 530 E RIDGEVILLE BLVD | | MOUNT AIRY | MD | 21771-5252 | 3018295683 | 3018295254 | In-Center Hemo | 13 | 21-2725 |
| LAUREL LAKES DIALYSIS | 14500 LAUREL PL | | LAUREL | MD | 20707-4961 | 3014975454 | 3017762531 | In-Center Hemo | 13 | 21-2724 |
| LA PLATA DIALYSIS | 6700 CRAIN HWY | STE 103 | LA PLATA | MD | 20646-4950 | 3019342784 | 3019349094 | In-Center Hemo | 19 | 21-2732 |
| EDGEWOOD DIALYSIS | 1415 S MOUNTAIN RD | STE 105 | JOPPA | MD | 21085-3236 | 4106716059 | 4106129206 | In-Center Hemo | 16 | 21-2731 |
| GAITHERSBURG DIALYSIS | 202 PERRY PKWY | STE 3 | GAITHERSBURG | MD | 20877-2172 | 3019870912 | 3019476115 | In-Center Hemo | 16 | 21-2728 |
| LOCH RAVEN DIALYSIS | 5315 YORK RD | | BALTIMORE | MD | 21212-3830 | 4103238790 | 4103238795 | In-Center Hemo | 16 | 21-2735 |

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| GOLDEN MILE DIALYSIS | 1306 W PATRICK ST | STE 5 | FREDERICK | MD | 21703-4869 | 3016961090 | 3016961095 | In-Center Hemo | 13 | 21-2733 |
| GOOD SAMARITAN DIALYSIS | 5601 LOCH RAVEN BLVD | | BALTIMORE | MD | 21239-2945 | 4434444095 | 4434444098 | In-Center Hemo, PD Services | 53 | 21-2722 |
| UNION MEMORIAL DIALYSIS | 201 E UNIVERSITY PKWY | | BALTIMORE | MD | 21218-2829 | 4105544535 | 4105544544 | In-Center Hemo, PD Services | 27 | 21-2721 |
| GOOD SAMARITAN DIALYSIS (WALKER) | 5601 LOCH RAVEN BLVD | | BALTIMORE | MD | 21239-2945 | 4434444955 | 4434444959 | In-Center Hemo | 53 | 21-2722 |
| DEER CREEK HT AT HOME | 602 S ATWOOD RD | STE 106 | BEL AIR | MD | 21014-4198 | 4108384613 | 4108384924 | Home Hemo | 1 | 21-2673 |
| CAMBRIDGE AT HOME | 704 CAMBRIDGE PLZ | | CAMBRIDGE | MD | 21613-2531 | 4102282791 | 4102211298 | Home Hemo | 22 | 21-2639 |
| EASTERN MAINE DIALYSIS | 11 SHORT ST | | ELLSWORTH | ME | 04605-1718 | 2076679294 | 2076679414 | In-Center Hemo | 12 | 20-2514 |
| LINCOLN LAKES REGIONAL DIALYSIS | 250 ENFIELD RD | | LINCOLN | ME | 04457-0367 | 2077946095 | 2077946190 | In-Center Hemo | 8 | 20-2513 |
| BOYD DIALYSIS | 925 UNION ST | STE 1 | BANGOR | ME | 04401-3051 | 2079411298 | 2079411304 | In-Center Hemo, PD Services | 21 | 20-2512 |
| BREWER DIALYSIS | 403 WILSON ST | | BREWER | ME | 04412-1521 | 2079890027 | 2079890306 | In-Center Hemo, PD Services | 13 | 20-2517 |
| NEW CENTER DIALYSIS | 7700 2ND AVE | | DETROIT | MI | 48202-2411 | 3138709473 | 3138711742 | In-Center Hemo, In-Center Hemo Self Care | 17 | 23-2529 |
| CLARKSTON DIALYSIS | 6770 DIXIE HWY | STE 205 | CLARKSTON | MI | 48346-2089 | 2486200958 | 2486201204 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 22 | 23-2575 |
| YPSILANTI DIALYSIS | 2766 WASHTENAW RD | | YPSILANTI | MI | 48197-1506 | 7345289280 | 7345281139 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 16 | 23-2568 |
| JACKSON DIALYSIS | 234 W LOUIS GLICK HWY | | JACKSON | MI | 49201-1326 | 5178411712 | 5178411724 | In-Center Hemo, PD Services | 21 | 23-2571 |
| GRAND BLANC DIALYSIS CENTER | 3625 GENESYS PKWY | | GRAND BLANC | MI | 48439-8070 | 8109538800 | 8109538808 | In-Center Hemo, In-Center Hemo Self Care | 16 | 23-2569 |
| SOUTHFIELD WEST DIALYSIS | 21900 MELROSE AVE | STE 4 | SOUTHFIELD | MI | 48075-7967 | 2483568079 | 2483568151 | In-Center Hemo | 18 | 23-2604 |
| DAVISON DIALYSIS | 1011 S STATE RD | | DAVISON | MI | 48423-1903 | 8106588224 | 8106588232 | In-Center Hemo, In-Center Hemo Self Care | 15 | 23-2605 |
| WEST BLOOMFIELD DIALYSIS | 6010 W MAPLE RD | STE 215 | WEST BLOOMFIELD | MI | 48322-4406 | 2485391025 | 2485392986 | In-Center Hemo, In-Center Hemo Self Care | 8 | 23-2661 |
| FLUSHING DIALYSIS | 3469 PIERSON PL | STE A | FLUSHING | MI | 48433-2704 | 8107335004 | 8107335384 | In-Center Hemo, PD Services, In-Center Hemo Self Care | 12 | 23-2601 |
| BRIGHTON DIALYSIS | 7960 GRAND RIVER RD | STE 210 | BRIGHTON | MI | 48114-7336 | 8102256288 | 8102256291 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 23-2551 |
| MACOMB KIDNEY CENTER | 28295 SCHOENHERR RD | STE A | WARREN | MI | 48088-4300 | 5865588160 | 5865588159 | In-Center Hemo, In-Center Hemo Self Care | 20 | 23-2540 |
| NORTH OAKLAND DIALYSIS | 450 N TELEGRAPH RD | STE 600 | PONTIAC | MI | 48341-1037 | 2483332230 | 2483339589 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 36 | 23-2511 |
| NOVI DIALYSIS | 27150 PROVIDENCE PKWY | STE A | NOVI | MI | 48374-1272 | 2484496947 | 2484496995 | In-Center Hemo, In-Center Hemo Self Care | 21 | 23-2549 |
| CORNERSTONE DIALYSIS | 23857 GREENFIELD RD | | SOUTHFIELD | MI | 48075-3122 | 2485696111 | 2485691049 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 25 | 23-2512 |
| OAK PARK DIALYSIS | 13481 W 10 MILE RD | | OAK PARK | MI | 48237-4633 | 2485829750 | 2485829760 | In-Center Hemo, In-Center Hemo Self Care | 20 | 23-2613 |
| SAGINAW DIALYSIS | 311 HOYT AVE | | SAGINAW | MI | 48607-1105 | 9897715094 | 9897715053 | In-Center Hemo, In-Center Hemo Self Care | 13 | 23-2586 |
| FLINT DIALYSIS CENTER | 2 HURLEY PLZ | STE 115 | FLINT | MI | 48503-5904 | 8102399920 | 8102626676 | In-Center Hemo, In-Center Hemo Self Care | 20 | 23-2608 |
| HALLWOOD DIALYSIS CENTER | 4929 CLIO RD | STE B | FLINT | MI | 48504-1897 | 8107874496 | 8107874602 | In-Center Hemo, In-Center Hemo Self Care | 16 | 23-2609 |
| PARK PLAZA DIALYSIS | G1075 N BALLENGER HWY | | FLINT | MI | 48504-4431 | 8102358468 | 8102359144 | In-Center Hemo, In-Center Hemo Self Care | 15 | 23-2610 |
| STATE FAIR DIALYSIS | 19800 WOODWARD AVE | | DETROIT | MI | 48203-5102 | 3138938610 | 3138938865 | In-Center Hemo | 21 | 23-2578 |
| BATTLE CREEK DIALYSIS | 220 E GOODALE AVE | | BATTLE CREEK | MI | 49037-2728 | 2699688401 | 2699688410 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 23-2617 |
| PDI-GRAND RAPIDS | 801 CHERRY ST SE | | GRAND RAPIDS | MI | 49506-1440 | 6164585100 | 6164585200 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 36 | 23-2565 |
| PDI-GRAND RAPIDS EAST | 1230 EKHART ST NE | | GRAND RAPIDS | MI | 49503-1372 | 6167428930 | 6167420456 | In-Center Hemo, In-Center Hemo Self Care, Nocturnal Hemo | 25 | 23-2588 |
| PDI-GRAND HAVEN | 16964 ROBBINS RD | | GRAND HAVEN | MI | 49417-2796 | 6168472825 | 6168474428 | In-Center Hemo, In-Center Hemo Self Care | 12 | 23-2563 |
| PDI-HIGHLAND PARK | 64 VICTOR ST | | HIGHLAND PARK | MI | 48203-3128 | 3138527700 | 3138527704 | In-Center Hemo, In-Center Hemo Self Care | 28 | 23-2570 |
| PDI-CADIEUX | 6150 CADIEUX ROAD | | DETROIT | MI | 48224-2006 | 3136409295 | 3136409314 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 32 | 23-2584 |
| DOWNRIVER KIDNEY CENTER | 5600 ALLEN RD | | ALLEN PARK | MI | 48101-2604 | 3133825933 | 3133825942 | In-Center Hemo, In-Center Hemo Self Care | 24 | 23-2592 |
| WESTLAND DIALYSIS | 36588 FORD RD | | WESTLAND | MI | 48185-3769 | 7347211030 | 7347210833 | In-Center Hemo, In-Center Hemo Self Care | 16 | 23-2622 |
| FASHION SQUARE DIALYSIS | 5641 BAY RD | | SAGINAW | MI | 48604-2509 | 9892491350 | 9892491170 | In-Center Hemo | 13 | 23-2719 |
| BALLENGER POINTE DIALYSIS | 2262 S BALLENGER HWY | | FLINT | MI | 48503-3447 | 8102329004 | 8102358006 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 23-2624 |
| ROCHESTER HILLS DIALYSIS | 1886 W AUBURN RD | STE 100 | ROCHESTER HILLS | MI | 48309-3865 | 2482997901 | 2482997883 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 20 | 23-2628 |
| COMMERCE TOWNSHIP DIALYSIS | 120 W COMMERCE RD | | COMMERCE TOWNSHIP | MI | 48382-3915 | 2483634862 | 2483635238 | In-Center Hemo | 12 | 23-2637 |
| CHELSEA DIALYSIS | 1620 COMMERCE PARK DR | STE 200 | CHELSEA | MI | 48118-2136 | 7344759710 | 7344759720 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 9 | 23-2632 |
| EAST DEARBORN DIALYSIS | 13200 W WARREN AVE | | DEARBORN | MI | 48126-2410 | 3135820131 | 3135820881 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 16 | 23-2631 |
| CLINTON TOWNSHIP DIALYSIS | 15918 19 MILE RD | STE 110 | CLINTON TOWNSHIP | MI | 48038-1101 | 5864129195 | 5864129196 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 23-2647 |
| FENTON DIALYSIS | 17420 SILVER PKWY | | FENTON | MI | 48430-4429 | 8107509200 | 8107509210 | In-Center Hemo, In-Center Hemo Self Care | 12 | 23-2635 |
| WALKER DIALYSIS | 2680 WALKER AVE NW | STE A | WALKER | MI | 49544-1385 | 6167351172 | 6167351383 | In-Center Hemo | 17 | 23-2690 |
| IONIA DIALYSIS | 2622 HEARTLAND BLVD | | IONIA | MI | 48846-8757 | 6165220265 | 6165220298 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 23-2638 |
| GROSSE POINTE DIALYSIS | 18000 E WARREN AVE | STE 100 | DETROIT | MI | 48224-1336 | 3133435371 | 3133436015 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 24 | 23-2643 |
| KALAMAZOO WEST DIALYSIS | 1040 N 10TH ST | STE 100 | KALAMAZOO | MI | 49009-6149 | 2693534366 | 2693534793 | In-Center Hemo | 6 | 23-2641 |

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| KALAMAZOO CENTRAL DIALYSIS | 535 S BURDICK ST | STE 110 | KALAMAZOO | MI | 49007-5261 | 2693430251 | 2693430266 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 10 | 23-2639 |
| TAYLOR-MI | | | TAYLOR | MI | 48180 | | | In-Center Hemo | 12 | |
| ORCHARD SQUARE DIALYSIS | 1900 S TELEGRAPH RD | STE 200 | BLOOMFIELD HILLS | MI | 48302-0238 | 2484510954 | 2484510681 | In-Center Hemo | 20 | 23-2656 |
| RIVERWOOD DIALYSIS | 24467 W 10 MILE RD | | SOUTHFIELD | MI | 48033-2931 | 2483523137 | 2483523827 | In-Center Hemo | 16 | 23-2665 |
| MUSKEGON DIALYSIS | 1250 MERCY DR | STE 201 | MUSKEGON | MI | 49444-1830 | 2317370075 | 2317370606 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 28 | 23-2562 |
| LUDINGTON DIALYSIS | 7 N ATKINSON DR | STE 210 | LUDINGTON | MI | 49431-1953 | 2318434609 | 2318439209 | In-Center Hemo, In-Center Hemo Self Care | 17 | 23-2572 |
| SCHAEFFER DRIVE DIALYSIS | 18100 SCHAEFER HWY | | DETROIT | MI | 48235-2600 | 3138614354 | 3138614369 | In-Center Hemo, In-Center Hemo Self Care | 20 | 23-2583 |
| REDFORD DIALYSIS | 22711 GRAND RIVER AVE | | DETROIT | MI | 48219-3113 | 3132550171 | 3132558036 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 32 | 23-2543 |
| KRESGE DIALYSIS | 4145 CASS AVE | | DETROIT | MI | 48201-1707 | 3138334330 | 3138334257 | In-Center Hemo, In-Center Hemo Self Care | 32 | 23-2545 |
| GREENVIEW DIALYSIS | 18544 W 8 MILE RD | | SOUTHFIELD | MI | 48075-4194 | 2485691729 | 2485692471 | In-Center Hemo, In-Center Hemo Self Care | 24 | 23-2600 |
| ROMULUS DIALYSIS | 31470 E CORSE RD | | ROMULUS | MI | 48174-1963 | 7347225455 | 7347225682 | In-Center Hemo, In-Center Hemo Self Care | 12 | 23-2596 |
| NEWAYGO COUNTY DIALYSIS | 1317 W MAIN ST | | FREMONT | MI | 49412-1478 | 2319244535 | 2319244865 | In-Center Hemo, In-Center Hemo Self Care | 14 | 23-2607 |
| DEARBORN DIALYSIS | 1185 MONROE ST | | DEARBORN | MI | 48124-2814 | 3132748100 | 3132748103 | In-Center Hemo, In-Center Hemo Self Care | 25 | 23-2520 |
| GARDEN WEST DIALYSIS | 5715 N VENOY RD | | WESTLAND | MI | 48185-2830 | 7342619418 | 7342611371 | In-Center Hemo, In-Center Hemo Self Care | 24 | 23-2550 |
| SOUTHGATE DIALYSIS | 14752 NORTHLINE RD | | SOUTHGATE | MI | 48195-2467 | 7342840005 | 7342840124 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, Acute Hemo 1:1 | 30 | 23-2535 |
| OAKWOOD RENAL SERVICES | 18100 OAKWOOD BLVD | STE 206 | DEARBORN | MI | 48124-4085 | 3134387959 | 3134387960 | In-Center Hemo | 18 | 23-2702 |
| BURTON DIALYSIS | 4015 DAVISON RD | | BURTON | MI | 48509-1401 | 8107151312 | 8107151356 | In-Center Hemo, PD Services | 12 | 23-2663 |
| MT MORRIS DIALYSIS | 6141 N SAGINAW RD | | MOUNT MORRIS | MI | 48458-2403 | 8107878134 | 8107878527 | In-Center Hemo | 13 | 23-2672 |
| TOWN CENTER DIALYSIS | 323 N MICHIGAN AVE | | SAGINAW | MI | 48602-4240 | 9897913624 | 9897913841 | In-Center Hemo, PD Services | 13 | 23-2680 |
| NORTON SHORES DIALYSIS | 955 SEMINOLE RD | | NORTON SHORES | MI | 49441-4341 | 2317800246 | 2317800261 | In-Center Hemo | 12 | 23-2689 |
| APPLE AVENUE DIALYSIS | 2480 E APPLE AVE | UNIT E | MUSKEGON | MI | 49442-4471 | 2317730597 | 2317777050 | In-Center Hemo, PD Services | 17 | 23-2678 |
| ROSEVILLE COMMONS DIALYSIS | 18001 E 10 MILE RD | STE B | ROSEVILLE | MI | 48066-3803 | 5867712286 | 5867712581 | In-Center Hemo, PD Services | 24 | 23-2736 |
| ANN ARBOR DIALYSIS | 3147 OAK VALLEY DR | | ANN ARBOR | MI | 48103-9248 | 7342135269 | 7342226073 | In-Center Hemo | 16 | 23-2687 |
| RIVERVIEW DIALYSIS | 18236 FORT ST | | RIVERVIEW | MI | 48193-7439 | 7342834513 | 7342834570 | In-Center Hemo | 21 | 23-2686 |
| HARPER WOODS DIALYSIS | 19265 VERNIER RD | | HARPER WOODS | MI | 48225-1010 | 3136400271 | 3136407683 | In-Center Hemo | 24 | 23-2684 |
| SPARTAN DIALYSIS | 4530 S HAGADORN RD | STE A | EAST LANSING | MI | 48823-5304 | 5173338414 | 5173338430 | In-Center Hemo, Nocturnal Hemo | 12 | 23-2706 |
| EAST CHINA DIALYSIS | 4180 HOSPITAL DR | | EAST CHINA | MI | 48054-2232 | 8103260032 | 8103260151 | In-Center Hemo, PD Services | 13 | 23-2718 |
| BAD AXE-MI | 897 N VAN DYKE RD | | BAD AXE | MI | 48413-7912 | 9892697657 | 9892697645 | In-Center Hemo, PD Services | 13 | 23-2698 |
| BAY CITY DIALYSIS | 3170 S PROFESSIONAL DR | | BAY CITY | MI | 48706-2839 | 9896868782 | 9896868563 | In-Center Hemo | 16 | 23-2531 |
| GLADWIN DIALYSIS | 673 QUARTER ST | | GLADWIN | MI | 48624-1954 | 9892460128 | 9892460175 | In-Center Hemo, PD Services | 19 | 23-2649 |
| MIDLAND DIALYSIS | 4901 JEFFERSON AVE | | MIDLAND | MI | 48640-2905 | 9898397770 | 9898397777 | In-Center Hemo, PD Services | 24 | 23-2541 |
| WEST BRANCH DIALYSIS | 599 COURT ST | | WEST BRANCH | MI | 48661-9310 | 9893458422 | 9893458431 | In-Center Hemo, PD Services | 14 | 23-2534 |
| GAYLORD DIALYSIS | 1989 WALDEN DR | | GAYLORD | MI | 49735-8241 | 9897316418 | 9897314776 | In-Center Hemo | 12 | 23-2556 |
| CASS CITY DIALYSIS | 6757 MAIN ST | | CASS CITY | MI | 48726-1556 | 9898725544 | 9898725692 | In-Center Hemo | 16 | 23-2573 |
| ALPENA DIALYSIS | 301 OXBOW DR | | ALPENA | MI | 49707-1447 | 9893563128 | 9893580072 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services | 19 | 23-2553 |
| ALMA DIALYSIS | 1730 WRIGHT AVE | | ALMA | MI | 48801-1024 | 9894632366 | 9894632667 | In-Center Hemo, PD Services | 17 | 23-2676 |
| GREENVILLE DIALYSIS | 101 S GREENVILLE WEST DR | | GREENVILLE | MI | 48838-1598 | 6162259500 | 6162259007 | In-Center Hemo | 10 | 23-2677 |
| MT PLEASANT DIALYSIS | 404 S CRAPO ST | | MT PLEASANT | MI | 48858-2944 | 9897798724 | 9897798894 | In-Center Hemo | 15 | 23-2675 |
| ROSCOMMON DIALYSIS | 10450 N ROSCOMMON RD | | ROSCOMMON | MI | 48653-9296 | 9892750362 | 9892750409 | In-Center Hemo, PD Services | 13 | 23-2705 |
| RIVERBEND DIALYSIS | 415 S TELEGRAPH RD | | MONROE | MI | 48161-1611 | 7342415704 | 7344575361 | In-Center Hemo, PD Services | 13 | 23-2704 |
| ALGER HEIGHTS DIALYSIS | 705 28TH ST SE | | GRAND RAPIDS | MI | 49548-1303 | 6164750553 | 6164754266 | In-Center Hemo, PD Services | 20 | 23-2714 |
| STARRWOOD DIALYSIS | 3425 STARR RD | STE B | ROYAL OAK | MI | 48073-2100 | 2485490208 | 2485490240 | In-Center Hemo | 17 | 23-2708 |
| PARTRIDGE CREEK DIALYSIS | 46360 GRATIOT AVE | | CHESTERFIELD | MI | 48051-2800 | 5869495417 | 5869495691 | In-Center Hemo, PD Services | 24 | 23-2713 |
| BELLEVILLE DIALYSIS | 10850 BELLEVUE RD | | BELLEVILLE | MI | 48111-5304 | 7346977604 | 7346977261 | In-Center Hemo | 12 | 23-2724 |
| COLMARE DIALYSIS | 6302 DIXIE HWY | | BRIDGEPORT | MI | 48722-9566 | 9897770780 | 9897770717 | In-Center Hemo | 12 | 23-2723 |
| TROY DIALYSIS | 2391 FIFTEEN MILE RD | | STERLING HEIGHTS | MI | 48310 | 5867952920 | 5867952708 | In-Center Hemo | 13 | 23-2739 |
| WYOMING STREET DIALYSIS | 13945 WYOMING ST | | DETROIT | MI | 48238-2333 | 3139315230 | 3139313084 | In-Center Hemo, PD Services | 13 | 23-2738 |
| ARDEN HILLS DIALYSIS UNIT | 3900 NORTHWOODS DR | STE 110 | ARDEN HILLS | MN | 55112-6911 | 6514833159 | 6514839156 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2518 |
| BURNSVILLE DIALYSIS UNIT | 501 E NICOLLET BLVD | STE 150 | BURNSVILLE | MN | 55337-6784 | 9528921117 | 9528926644 | In-Center Hemo, In-Center Hemo Self Care | 20 | 24-2515 |
| COON RAPIDS DIALYSIS UNIT | 3960 COON RAPIDS BLVD NW | STE 309 | COON RAPIDS | MN | 55433-2598 | 7634218717 | 7634214789 | In-Center Hemo, In-Center Hemo Self Care | 16 | 24-2514 |
| EDINA DIALYSIS CENTER | 6565 FRANCE AVE S | STE 100 | EDINA | MN | 55435-2137 | 9529208371 | 9529290539 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2501 |
| MAPLEWOOD DIALYSIS CENTER | 2785 WHITE BEAR AVE N | STE 201 | MAPLEWOOD | MN | 55109-1320 | 6517792222 | 6517799736 | In-Center Hemo, In-Center Hemo Self Care | 16 | 24-2512 |
| MINNEAPOLIS DIALYSIS UNIT | 825 S 8TH ST | SLIP 42 | MINNEAPOLIS | MN | 55404-1208 | 6123475972 | 6123475876 | In-Center Hemo, In-Center Hemo Self Care | 32 | 24-2503 |
| MINNETONKA DIALYSIS UNIT | 17809 HUTCHINS DR | | MINNETONKA | MN | 55345-4100 | 9524709944 | 9524709842 | In-Center Hemo, In-Center Hemo Self Care | 10 | 24-2526 |
| ST PAUL DIALYSIS | 555 PARK ST | STE 180 | SAINT PAUL | MN | 55103-2192 | 6512918855 | 6512910514 | In-Center Hemo, In-Center Hemo Self Care | 16 | 24-2513 |
| UNIVERSITY DIALYSIS UNIT RIVERSIDE | 1045 WESTGATE DR | STE 90 | SAINT PAUL | MN | 55114-1079 | 6516451847 | 6516451890 | In-Center Hemo, In-Center Hemo Self Care | 24 | 24-2539 |
| WEST ST PAUL DIALYSIS UNIT | 1555 LIVINGSTON AVE | | WEST ST PAUL | MN | 55118-3411 | 6514552995 | 6514554368 | In-Center Hemo, In-Center Hemo Self Care | 20 | 24-2505 |

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|----------------------------------|---------------------------|----------------------|------------------|----|------------|------------|------------|--|----|---------|
| CASS LAKE DIALYSIS | 602 3RD ST NW | | CASS LAKE | MN | 56633-3395 | 2183354095 | 2183354188 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 24-2528 |
| FARIBAULT DIALYSIS UNIT | 201 LYNDALE AVE S | STE F | FARIBAULT | MN | 55021-5758 | 5073340306 | 5073328935 | In-Center Hemo, In-Center Hemo Self Care | 10 | 24-2508 |
| MARSHALL DIALYSIS CENTER | 1420 E COLLEGE DR | STE 600 | MARSHALL | MN | 56258-2065 | 5075327393 | 5075325776 | In-Center Hemo, In-Center Hemo Self Care | 8 | 24-2502 |
| MONTEVIDEO DIALYSIS CENTER | 824 N 11TH ST | MONTE VIDEO HOSPITAL | MONTEVIDEO | MN | 56265-1629 | 3202697451 | 3202696911 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD | 6 | 24-2511 |
| RED WING DIALYSIS UNIT | 3028 N SERVICE DR | | RED WING | MN | 55066-1921 | 6513887711 | 6513884311 | In-Center Hemo, In-Center Hemo Self Care | 8 | 24-2520 |
| REDWOOD FALLS DIALYSIS | 1104 E BRIDGE ST | | REDWOOD FALLS | MN | 56283-1808 | 5076372076 | 5076379968 | In-Center Hemo, In-Center Hemo Self Care | 8 | 24-2522 |
| ST PAUL CAPITOL DIALYSIS | 555 PARK ST | STE 230 | SAINT PAUL | MN | 55103-2193 | 6512213318 | 6512244187 | In-Center Hemo, In-Center Hemo Self Care | 16 | 24-2533 |
| RIVER CITY DIALYSIS | 1970 NORTHWESTERN AVE S | | STILLWATER | MN | 55082-6567 | 6514300067 | 6514300140 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2535 |
| WOODBURY DIALYSIS | 1850 WEIR DR | STE 3 | WOODBURY | MN | 55125-2260 | 6517304522 | 6517305089 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2536 |
| BLOOMINGTON DIALYSIS UNIT OF TRC | 8591 LYNDALE AVE S | | BLOOMINGTON | MN | 55420-2237 | 9527035888 | 9527035889 | In-Center Hemo, In-Center Hemo Self Care | 20 | 24-2547 |
| WYOMING DIALYSIS | 5657 257TH ST | | WYOMING | MN | 55092-8072 | 6514088938 | 6514628176 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2531 |
| PIPESTONE DIALYSIS | 916 4TH AVE SW | | PIPESTONE | MN | 56164-1890 | 5078256623 | 5078256627 | In-Center Hemo, In-Center Hemo Self Care | 7 | 24-2541 |
| MINNEAPOLIS NE DIALYSIS | 1049 10TH AVE SE | | MINNEAPOLIS | MN | 55414-1312 | 6123316088 | 6123316090 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2553 |
| ST LOUIS PARK DIALYSIS CENTER | 3505 LOUISIANA AVE S | | ST LOUIS PARK | MN | 55426-4121 | 9522851400 | 9522851406 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 28 | 24-2554 |
| ST PAUL CAPITAL DIALYSIS PD | 555 PARK ST | STE 230 SUITE 300 | SAINT PAUL | MN | 55103-2193 | 6512213437 | 6512245012 | PD Services | 5 | 24-2565 |
| EAGAN DIALYSIS UNIT | 2750 BLUE WATER RD | | EAGAN | MN | 55121-1773 | 6516880132 | 6516880905 | In-Center Hemo, In-Center Hemo Self Care | 16 | 24-2557 |
| EDEN PRAIRIE DIALYSIS | 14852 SCENIC HEIGHTS RD | STE 255 BLDG B | EDEN PRAIRIE | MN | 55344-2320 | 9529342411 | 9529343851 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2556 |
| RICHFIELD DIALYSIS | 6601 LYNDALE AVE S | STE 150 | RICHFIELD | MN | 55423-2490 | 6128692118 | 6128692219 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2563 |
| NEW HOPE DIALYSIS CENTER | 5640 INTERNATIONAL PKWY | | NEW HOPE | MN | 55428-3047 | 7635370300 | 7635370340 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2564 |
| SCOTT COUNTY DIALYSIS | 7456 S PARK DR | | SAVAGE | MN | 55378-3635 | 9522264766 | 9522264770 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2567 |
| COTTAGE GROVE DIALYSIS | 8800 E POINT DOUGLAS RD S | STE 100 | COTTAGE GROVE | MN | 55016-4160 | 6514595655 | 6514596696 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2566 |
| MINNEAPOLIS UPTOWN DIALYSIS | 3601 LYNDALE AVE S | | MINNEAPOLIS | MN | 55409-1103 | 6128254583 | 6128254651 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2568 |
| HIGHLAND PARK DIALYSIS | 1559 7TH ST W | | SAINT PAUL | MN | 55102-4243 | 6512227139 | 6512243655 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2573 |
| SUN RAY DIALYSIS UNIT | 1744 OLD HUDSON RD | | SAINT PAUL | MN | 55106-6118 | 6517935191 | 6517746520 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 12 | 24-2574 |
| WESTWOOD HILLS DIALYSIS | 7525 WAYZATA BLVD | | SAINT LOUIS PARK | MN | 55426-1621 | 9525461401 | 9525440583 | In-Center Hemo | 12 | 24-2576 |
| EAST RIVER ROAD DIALYSIS | 5301 E RIVER RD | STE 117 | FRIDLEY | MN | 55421-3778 | 7635715556 | 7635717882 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2569 |
| MAPLE GROVE DIALYSIS UNIT | 15655 GROVE CIR N | | MAPLE GROVE | MN | 55369-4489 | 7634202804 | 7634207162 | In-Center Hemo, In-Center Hemo Self Care | 12 | 24-2571 |
| EAST VALLEY DIALYSIS | 14050 PILOT KNOB RD | STE 100 | APPLE VALLEY | MN | 55124-6647 | 9524234062 | 9524236974 | In-Center Hemo, PD Services | 12 | 24-2589 |
| ROBBINSDALE DIALYSIS | 3461 W BROADWAY AVE | | ROBBINSDALE | MN | 55422-2955 | 7635214865 | 7635226754 | In-Center Hemo, PD Services | 16 | 24-2582 |
| DIALYSIS AT MANKATO CLINIC | 1400 MADISON AVE | STE 400 | MANKATO | MN | 56001-5476 | 5073850432 | 5073851584 | In-Center Hemo, PD Services | 12 | 24-2585 |
| PARK RAPIDS DIALYSIS | 110 7TH ST W | | PARK RAPIDS | MN | 56470-1872 | 2187321000 | 2187324598 | In-Center Hemo, PD Services | 8 | 24-2587 |
| MOORHEAD DIALYSIS | 1710 CENTER AVE W | | DILWORTH | MN | 56529-1309 | 2182333354 | 2182333482 | In-Center Hemo, PD Services | 12 | 24-2584 |
| CENTRAL AVENUE DIALYSIS | 10994 BALTIMORE ST NE | | BLAINE | MN | 55449-4601 | 7637865026 | 7637864138 | In-Center Hemo, PD Services | 12 | 24-2591 |
| NORTHFIELD DIALYSIS | 2004 JEFFERSON RD | | NORTHFIELD | MN | 55057-3253 | 5076456762 | 5076452372 | In-Center Hemo, PD Services | 8 | 24-2588 |
| HISTORICAL HASTINGS DIALYSIS | 1828 MARKET BLVD | | HASTINGS | MN | 55033-3494 | 6514382155 | 6514382164 | In-Center Hemo, PD Services | 8 | 24-2594 |
| GLENCOE DIALYSIS | 1123 HENNEPIN AVE N | | GLENCOE | MN | 55336-2234 | 3208641901 | 3208643361 | In-Center Hemo, PD Services | 8 | 24-2596 |
| ROCHESTER DIALYSIS | 2660 S BROADWAY | STE A | ROCHESTER | MN | 55904-6264 | 5072881617 | 5072890672 | In-Center Hemo, PD Services | 12 | 24-2600 |
| APOLLO DIALYSIS | 30 25TH AVE S | | ST CLOUD | MN | 56301-6285 | 3202598592 | 3202598903 | In-Center Hemo | 12 | 24-2598 |
| MILLE LACS DIALYSIS | 245 ISLE ST W | | ISLE | MN | 56342 | 3206763593 | 3206763316 | In-Center Hemo, PD Services | 8 | 24-2597 |
| LARPENITEUR AVE DIALYSIS | 1739 LEXINGTON AVE N | | ROSEVILLE | MN | 55113-6522 | 6514899260 | 6514899119 | In-Center Hemo, Home Hemo, PD Services | 12 | 24-2603 |
| MANKATO UPTOWN DIALYSIS | 1802 COMMERCE DR | | NORTH MANKATO | MN | 56003-1800 | 5073879095 | 5073454947 | In-Center Hemo, PD Services | 16 | 24-2697 |
| LAKEVILLE DIALYSIS | 20184 HERITAGE DR | | LAKEVILLE | MN | 55044-6855 | 9529855438 | 9524699742 | In-Center Hemo, PD Services | 8 | 24-2605 |
| NEW ULM DIALYSIS | 701 N BROADWAY | | NEW ULM | MN | 56073-1201 | 5073541216 | 5073540416 | In-Center Hemo | 12 | 24-2606 |
| PHALEN DIALYSIS | 862 ARCADE ST | | SAINT PAUL | MN | 55106-3852 | 6517760466 | 6517767838 | In-Center Hemo | 12 | 24-2701 |
| SOUTH COUNTY DIALYSIS | 4145 UNION RD | | SAINT LOUIS | MO | 63129-1064 | 3148941851 | 3148943879 | In-Center Hemo, PD Services | 12 | 26-2574 |
| ST LOUIS DIALYSIS CENTER | 2610 CLARK AVE | | SAINT LOUIS | MO | 63103-2502 | 3145340909 | 3145340661 | In-Center Hemo | 25 | 26-2503 |
| CRYSTAL CITY DIALYSIS CENTER | 960 S TRUMAN BLVD | | FESTUS | MO | 63028-3714 | 6369375761 | 6369375774 | In-Center Hemo, PD Services | 12 | 26-2524 |
| BLUFF CITY DIALYSIS CENTER | 2400 LUCY LEE PKWY | STE E | POPLAR BLUFF | MO | 63901-2429 | 5736862321 | 5736860847 | In-Center Hemo, PD Services | 12 | 26-2526 |
| HOPE AGAIN DIALYSIS CENTER | 1207 STATE ROUTE VV | | KENNETT | MO | 63857-3823 | 5738880222 | 5738880019 | In-Center Hemo | 16 | 26-2534 |
| CRESTWOOD DIALYSIS | 9560 WATSON RD | STE A | SAINT LOUIS | MO | 63126-1541 | 3148420322 | 3148420351 | In-Center Hemo, Nocturnal Hemo, PD Services | 12 | 26-2591 |
| HAMPTON AVENUE DIALYSIS | 1425 HAMPTON AVE | | SAINT LOUIS | MO | 63139-3115 | 3147814022 | 3147814063 | In-Center Hemo | 12 | 26-2607 |

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| LAMPLIGHTER DIALYSIS | 12654 LAMPLIGHTER SQUARE SHPG CTR | | SAINT LOUIS | MO | 63128-2746 | 3147297979 | 3147297958 | In-Center Hemo, PD Services | 16 | 26-2606 |
| RTC-COLUMBIA DIALYSIS | 1701 E BROADWAY | STE G102 | COLUMBIA | MO | 65201-8029 | 5734420573 | 5734423498 | In-Center Hemo, Nocturnal Hemo | 12 | 26-2611 |
| GRANDVIEW DIALYSIS | 13812 S US HIGHWAY 71 | | GRANDVIEW | MO | 64030-3685 | 8167631179 | 8167631390 | In-Center Hemo, PD Services | 12 | 26-2644 |
| NORTH ST LOUIS COUNTY DIALYSIS | 13119 NEW HALLS FERRY RD | | FLORISSANT | MO | 63033-3228 | 3148383252 | 3148382129 | In-Center Hemo | 14 | 26-2625 |
| EASTLAND DIALYSIS | 19101 E VALLEY VIEW PKWY | STE E | INDEPENDENCE | MO | 64055-6907 | 8167956018 | 8167959572 | In-Center Hemo, PD Services | 20 | 26-2626 |
| EUREKA DIALYSIS CENTER | 419 MERAMEC BLVD | | EUREKA | MO | 63025-3906 | 6365872063 | 6365872778 | In-Center Hemo, Home Hemo, PD Services | 13 | 26-2628 |
| ROLLA DIALYSIS | 1503 E 10TH ST | | ROLLA | MO | 65401-3696 | 5733646475 | 5733649254 | In-Center Hemo, PD Services | 16 | 26-2536 |
| HOSPITAL HILL DIALYSIS | 900 E 21ST ST | | KANSAS CITY | MO | 64108-2703 | 8168429286 | 8162210169 | In-Center Hemo | 21 | 26-2551 |
| WASHINGTON SQUARE DIALYSIS | 1112 WASHINGTON SQ | | WASHINGTON | MO | 63090-5336 | 6363908233 | 6363902771 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 26-2562 |
| FLORISSANT DIALYSIS | 10887 W FLORISSANT AVE | | SAINT LOUIS | MO | 63136-2405 | 3145245737 | 3145245752 | In-Center Hemo, Nocturnal Hemo, PD Services | 20 | 26-2561 |
| ST CHARLES DIALYSIS | 2125 BLUESTONE DR | | SAINT CHARLES | MO | 63303-6704 | 6369408840 | 6369400797 | In-Center Hemo | 12 | 26-2568 |
| SHREWSBURY DIALYSIS | 7303 WATSON RD | STE 7 | SAINT LOUIS | MO | 63119-4405 | 3147525913 | 3148322527 | In-Center Hemo, PD Services | 12 | 26-2572 |
| ST. LOUIS WEST DIALYSIS | 400 N LINDBERGH BLVD | | SAINT LOUIS | MO | 63141-7814 | 3149890886 | 3149890596 | In-Center Hemo, Nocturnal Hemo | 21 | 26-2583 |
| DE BALIVIERE DIALYSIS | 324 DE BALIVIERE AVE | | SAINT LOUIS | MO | 63112-1804 | 3143679111 | 3143679248 | In-Center Hemo, In-Center Hemo Self Care, Nocturnal Hemo | 32 | 26-2527 |
| HAZELWOOD DIALYSIS | 637 DUNN RD | STE 125 | HAZELWOOD | MO | 63042-1757 | 3148954419 | 3148954578 | In-Center Hemo | 12 | 26-2589 |
| LIBERTY | 2525 GLENN HENDREN DR | | LIBERTY | MO | 64068-9625 | 8167814422 | 8167922101 | In-Center Hemo, In-Center Hemo Self Care | 14 | 26-2530 |
| NORTHLAND DIALYSIS | 2750 CLAY EDWARDS DR | STE 100 | NORTH KANSAS CITY | MO | 64116-3257 | 8168422056 | 8162216091 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 21 | 26-2504 |
| LAKE ST. LOUIS DIALYSIS | 200 BREVCO PLZ | STE 201 | LAKE SAINT LOUIS | MO | 63367-2950 | 6365614799 | 6365614533 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 26-2541 |
| CAMERON DIALYSIS | 1003 W 4TH ST | | CAMERON | MO | 64429-1466 | 8166326056 | 8166326058 | In-Center Hemo, In-Center Hemo Self Care | 11 | 26-2578 |
| CHILLICOTHE DIALYSIS | 588 E BUSINESS 36 | | CHILLICOTHE | MO | 64601-3721 | 6607071092 | 6607070491 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 9 | 26-2580 |
| ST. JOSEPH DIALYSIS | 5514 CORPORATE DR | STE 100 | SAINT JOSEPH | MO | 64507-7754 | 8166711948 | 8166711909 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 25 | 26-2576 |
| ST. PETERS DIALYSIS | 300 FIRST EXECUTIVE AVE | STE A | SAINT PETERS | MO | 63376-1655 | 6364416070 | 6364416367 | In-Center Hemo, Nocturnal Hemo | 12 | 26-2599 |
| PLATTE WOODS DIALYSIS | 7667 NW PRAIRIE VIEW RD | | KANSAS CITY | MO | 64151-1544 | 8167465542 | 8167465654 | In-Center Hemo, In-Center Hemo Self Care | 14 | 26-2596 |
| DEXTER DIALYSIS | 2010 N OUTER RD | | DEXTER | MO | 63841-8001 | 5736243452 | 5736243188 | In-Center Hemo | 8 | 26-2635 |
| SWOPE DIALYSIS | 4407 E 50TH TER | | KANSAS CITY | MO | 64130-2855 | 8169241201 | 8169241799 | In-Center Hemo | 19 | 26-2651 |
| TIMBERLAKE DIALYSIS | 12110 HOLMES RD | | KANSAS CITY | MO | 64145-1707 | 8169423827 | 8169423153 | In-Center Hemo | 12 | 26-2634 |
| VILLA OF WATERBURY | 929 WATERBURY FALLS DR | | O FALLON | MO | 63368-2202 | 6363290697 | 6363291089 | In-Center Hemo | 6 | 26-2636 |
| VILLA OF ST JOHN | 9030 SAINT CHARLES ROCK RD | | SAINT LOUIS | MO | 63114-4246 | 3144291724 | 3144276499 | In-Center Hemo | 6 | 26-2639 |
| MAPLE VALLEY DIALYSIS | 649 MAPLE VALLEY DR | | FARMINGTON | MO | 63640-1993 | 5737470946 | 5737470536 | In-Center Hemo, PD Services | 12 | 26-2640 |
| BOWLES AVENUE DIALYSIS | 1011 BOWLES AVE | STE 210 | FENTON | MO | 63026-2384 | 6363267130 | 6363268011 | In-Center Hemo, PD Services | 12 | 26-2649 |
| TOWN AND COUNTRY WEST DIALYSIS | 12855 N 40 DR | STE LL4 | SAINT LOUIS | MO | 63141-8657 | 3145420049 | 3145420057 | In-Center Hemo, PD Services | 12 | 26-2648 |
| CHAMBERS DIALYSIS | 10241 LEWIS AND CLARK BLVD | | SAINT LOUIS | MO | 63136-5505 | 3148685982 | 3148685918 | In-Center Hemo, PD Services, Nocturnal Hemo | 20 | 26-2646 |
| ARNOLD DIALYSIS | 102 RICHARDSON XING | | ARNOLD | MO | 63010-6023 | 6364675619 | 6364675997 | In-Center Hemo, PD Services | 8 | 26-2647 |
| SPRINGFIELD NORTH DIALYSIS | 1007 E KEARNEY ST | | SPRINGFIELD | MO | 65803-3433 | 4178739926 | 4178651602 | In-Center Hemo, PD Services | 12 | 26-2656 |
| SOUTH CITY DIALYSIS | 3740 S JEFFERSON AVE | | SAINT LOUIS | MO | 63118-3905 | 3146646687 | 3147721614 | In-Center Hemo | 12 | 26-2654 |
| KANSAS AVENUE DIALYSIS | 604 KANSAS AVE | | CLINTON | MO | 64735-3069 | 6608900830 | 6608900789 | In-Center Hemo, PD Services | 13 | 26-2663 |
| HANNIBAL DIALYSIS | 119 PROGRESS RD | | HANNIBAL | MO | 63401-6628 | 5734060165 | 5734060144 | In-Center Hemo, PD Services | 15 | 26-2637 |
| SIKESTON JAYCEE REGIONAL DIALYSIS | 135 PLAZA DR STE 101 | | SIKESTON | MO | 63801-5148 | 5734727230 | 5734727214 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services | 18 | 26-2643 |
| LAKE ST. LOUIS HOME AT HOME | 200 BREVCO PLZ | STE 202 | LAKE ST LOUIS | MO | 63367-2950 | 6366254460 | 6366254463 | Home Hemo | 3 | 26-2641 |
| KANSAS CITY RENAL CENTER | 4333 MADISON AVE | STE 100 | KANSAS CITY | MO | 64111-3434 | 8167560645 | 8167561726 | In-Center Hemo, PD Services | 24 | 26-2564 |
| BUTLER RENAL CENTER | 601 W NURSERY ST | | BUTLER | MO | 64730-1872 | 6606796513 | 6606796517 | In-Center Hemo | 10 | 26-2588 |
| HARRISONVILLE RENAL CENTER | 308 GALAXIE AVE | | HARRISONVILLE | MO | 64701-2084 | 8163802004 | 8163807692 | In-Center Hemo, PD Services | 12 | 26-2523 |
| MARSHALL RENAL CENTER | 359 W MORGAN ST | | MARSHALL | MO | 65340-1929 | 6608869080 | 6608869033 | In-Center Hemo | 8 | 26-2581 |
| LEES SUMMIT RENAL CENTER | 100 NE MISSOURI RD | STE 100 | LEES SUMMIT | MO | 64086-4702 | 8165243312 | 8165243321 | In-Center Hemo, Home Hemo, Nocturnal Hemo, PD Services | 17 | 26-2617 |
| WESTPORT RENAL CENTER | 3947 BROADWAY ST | | KANSAS CITY | MO | 64111-2516 | 8165311181 | 8165311186 | In-Center Hemo | 24 | 26-2631 |
| HARRISONVILLE RENAL AT HOME | 308 GALAXIE AVE | | HARRISONVILLE | MO | 64701-2084 | 8163802004 | 8163807692 | Home Hemo | 1 | |
| ARNOLD AT HOME | 102 RICHARDSON XING | | ARNOLD | MO | 63010-6023 | 6364675619 | 6364675997 | Home Hemo | 1 | |
| CHAMBERS AT HOME | 10241 LEWIS AND CLARK BLVD | | SAINT LOUIS | MO | 63136-5505 | 3148685982 | 3148685918 | Home Hemo | 1 | |
| BOWLES AVENUE AT HOME | 1011 BOWLES AVE | STE 210 | FENTON | MO | 63026-2384 | 6363267130 | 6363268011 | Home Hemo | 1 | |
| KANSAS AVENUE AT HOME | 604 KANSAS AVE | | CLINTON | MO | 64735-3069 | 6608900830 | 6608900789 | Home Hemo | 1 | 26-2663 |
| NORTH COUNTY KIDNEY CARE DIALYSIS | 1554 SIERRA VISTA PLZ | | SAINT LOUIS | MO | 63138-2040 | 3144380864 | 3143551857 | In-Center Hemo, PD Services | 20 | 26-2673 |
| EXCELSIOR SPRINGS DIALYSIS | 1745 W JESSE JAMES RD | | EXCELSIOR SPRINGS | MO | 64024-1801 | 8166372685 | 8166372635 | In-Center Hemo, PD Services | 13 | 26-2662 |
| TRENTON DIALYSIS | 1709 E 9TH ST | | TRENTON | MO | 64683-2641 | 6603597342 | 6603597367 | In-Center Hemo, PD Services | 8 | 26-2668 |
| SHOAL CREEK DIALYSIS | 8260 N BOOTH AVE | | KANSAS CITY | MO | 64158-7201 | 8167922502 | 8167922635 | In-Center Hemo | 16 | 26-2676 |
| NATURAL BRIDGE DIALYSIS | 8980 NATURAL BRIDGE RD | | SAINT LOUIS | MO | 63121-3917 | 3144262064 | 3144262462 | In-Center Hemo | 20 | 26-2683 |
| WESTFALL DIALYSIS | 8029 WEST FLORISSANT AVE | | JENNINGS | MO | 63136-1400 | 3143822869 | 3143830795 | In-Center Hemo, PD Services | 20 | 26-2685 |
| ROBIDOUX DIALYSIS | 802 JULES ST | | SAINT JOSEPH | MO | 64501-1944 | 8162333340 | 8162333470 | In-Center Hemo | 16 | 26-2691 |
| SILVER CREEK DIALYSIS | 2011 E 32ND ST | STE 101 | JOPLIN | MO | 64804-3018 | 4176279490 | 4176279459 | In-Center Hemo, PD Services | 8 | 26-2687 |
| CROSS KEYS DIALYSIS | 14001 NEW HALLS FERRY RD | STE 133 | FLORISSANT | MO | 63033-2708 | 3148397416 | 3148397464 | In-Center Hemo | 16 | 26-2686 |

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| HOUSE SPRINGS DIALYSIS | 40 WALTERS PL | | HOUSE SPRINGS | MO | 63051-1491 | 6363755270 | 6363755302 | In-Center Hemo, PD Services | 20 | 26-2693 |
| BLUE RIDGE DIALYSIS | 8608 E 63RD ST | | KANSAS CITY | MO | 64133-4725 | 8163536100 | 8163536106 | In-Center Hemo | 20 | 26-2694 |
| SINGING RIVER DIALYSIS | 4907 TELEPHONE RD | | PASCAGOULA | MS | 39567-1823 | 2287620701 | 2286962955 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 28 | 25-2516 |
| OCEAN SPRINGS DIALYSIS | 13150 PONCE DE LEON DR | | OCEAN SPRINGS | MS | 39564-2460 | 2288183201 | 2288186468 | In-Center Hemo, Nocturnal Hemo, PD Services | 16 | 25-2519 |
| LUCEDALE DIALYSIS | 652 MANILA ST | | LUCEDALE | MS | 39452-5962 | 6019478701 | 6019478980 | In-Center Hemo, In-Center Hemo Self Care | 16 | 25-2556 |
| CANTON RENAL CENTER | 620 E PEACE ST | | CANTON | MS | 39046-4729 | 6018593382 | 6018598591 | In-Center Hemo | 22 | 25-2521 |
| HAZLEHURST DIALYSIS | 201 N HALEY ST | | HAZLEHURST | MS | 39083-3111 | 6018945509 | 6018945514 | In-Center Hemo, PD Services | 17 | 25-2551 |
| JACKSON NORTH DIALYSIS | 571 E BEASLEY RD | SUITE A | JACKSON | MS | 39206-3042 | 6019571999 | 6019563165 | In-Center Hemo, PD Services | 46 | 25-2501 |
| JACKSON SOUTH DIALYSIS | 1015 I 20 FRONTAGE RD | | JACKSON | MS | 39204-5807 | 6013739154 | 6019600749 | In-Center Hemo | 35 | 25-2535 |
| JACKSON SOUTHWEST DIALYSIS | 1828 RAYMOND RD | | JACKSON | MS | 39204-4126 | 6013737897 | 6013737899 | In-Center Hemo | 18 | 25-2533 |
| RENAL CARE OF LEXINGTON | 22579 DEPOT ST | | LEXINGTON | MS | 39095-7339 | 6628343355 | 6628343587 | In-Center Hemo, PD Services | 22 | 25-2539 |
| BRANDON RENAL CENTER | 101 CHRISTIAN DR | | BRANDON | MS | 39042-2678 | 6018249764 | 6018249761 | In-Center Hemo, PD Services | 24 | 25-2549 |
| RENAL CARE OF CARTHAGE | 312 ELLIS ST | | CARTHAGE | MS | 39051-3809 | 6012676856 | 6012676859 | In-Center Hemo | 15 | 25-2562 |
| GREAT FALLS DIALYSIS | 3400 10TH AVE S | STE 1 | GREAT FALLS | MT | 59405-3473 | 4067270411 | 4064530080 | In-Center Hemo, PD Services, Acute Hemo 1:1, Acute PD | 17 | 27-2509 |
| ASHEVILLE KIDNEY CENTER | 1600 CENTRE PARK DR | | ASHEVILLE | NC | 28805-6206 | 8282511224 | 8282514695 | In-Center Hemo, In-Center Hemo Self Care, Nocturnal Hemo | 52 | 34-2506 |
| HENDERSONVILLE DIALYSIS CENTER | 1250 7TH AVE E | | HENDERSONVILLE | NC | 28792-2610 | 8286971602 | 8286930127 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 34-2564 |
| SYLVA DIALYSIS CENTER | 655 ASHEVILLE HWY | | SYLVA | NC | 28779-2747 | 8285863340 | 8285863350 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 16 | 34-2556 |
| WEAVERVILLE DIALYSIS | 329 MERRIMON AVE | | WEAVERVILLE | NC | 28787-9253 | 8286581441 | 8286581563 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care | 20 | 34-2604 |
| DIALYSIS CARE OF ANSON COUNTY | 923 E CASWELL ST | | WADESBORO | NC | 28170-2305 | 7046945545 | 7046949139 | In-Center Hemo, In-Center Hemo Self Care | 15 | 34-2560 |
| DIALYSIS CARE OF EDGEcombe COUNTY | 3206 WESTERN BLVD | | TARBORO | NC | 27886-1828 | 2526419004 | 2526419007 | In-Center Hemo, PD Services | 35 | 34-2577 |
| DIALYSIS CARE OF FRANKLIN COUNTY | 1706 NC HWY 39 N | | LOUISBURG | NC | 27549-8329 | 9194960300 | 9194960188 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 27 | 34-2571 |
| DIALYSIS CARE OF HOKE COUNTY | 403 S MAIN ST | | RAEFORD | NC | 28376-3222 | 9108756561 | 9108756652 | In-Center Hemo, In-Center Hemo Self Care | 24 | 34-2579 |
| DIALYSIS CARE OF MARTIN COUNTY | 100 MEDICAL DR | | WILLIAMSTON | NC | 27892-2156 | 2527922386 | 2527924832 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 23 | 34-2584 |
| DIALYSIS CARE OF MONTGOMERY COUNTY | 323 W MAIN ST | | BISCOE | NC | 27209-9528 | 9104284052 | 9104284535 | In-Center Hemo, In-Center Hemo Self Care | 20 | 34-2583 |
| DIALYSIS CARE OF MOORE COUNTY | 16 REGIONAL DR | | PINEHURST | NC | 28374-8850 | 9102952124 | 9102952336 | In-Center Hemo, In-Center Hemo Self Care | 25 | 34-2555 |
| DIALYSIS CARE OF RICHMOND COUNTY | 771 CHERAW RD | | HAMLET | NC | 28345-7158 | 9105825822 | 9105821320 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 30 | 34-2539 |
| DIALYSIS CARE OF ROCKINGHAM COUNTY | 251 W KINGS HWY | | EDEN | NC | 27288-5009 | 3366237906 | 3366237428 | In-Center Hemo, PD Services | 25 | 34-2536 |
| DIALYSIS CARE OF ROWAN COUNTY | 111 DORSETT DR | | SALISBURY | NC | 28144-2278 | 7046372107 | 7046399272 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 33 | 34-2546 |
| DIALYSIS CARE OF RUTHERFORD COUNTY | 226 COMMERCIAL ST | | FOREST CITY | NC | 28043-2851 | 8282483660 | 8282483825 | In-Center Hemo, PD Services | 30 | 34-2566 |
| DIALYSIS CARE OF KANNAPOLIS | 1607 N MAIN ST | | KANNAPOLIS | NC | 28081-2317 | 7049330809 | 7049326964 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 30 | 34-2592 |
| SEDC BURGAW DIALYSIS CENTER | 704 S DICKERSON ST | | BURGAW | NC | 28425-4904 | 9102599925 | 9102597067 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care | 18 | 34-2558 |
| SEDC ELIZABETHTOWN DIALYSIS CENTER | 101 DIALYSIS DR | | ELIZABETHTOWN | NC | 28337-9048 | 9108627022 | 9108626312 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 26 | 34-2578 |
| SEDC JACKSONVILLE DIALYSIS CENTER | 14 OFFICE PARK DR | | JACKSONVILLE | NC | 28546-7325 | 9103536888 | 9103536839 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 33 | 34-2532 |
| SEDC KENANSVILLE DIALYSIS CENTER | 305 BEASLEY ST | | KENANSVILLE | NC | 28349-8798 | 9102960748 | 9102961658 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care | 17 | 34-2535 |
| SEDC SHALLOTTE DIALYSIS CENTER | 4770 SHALLOTTE AVE | | SHALLOTTE | NC | 28470-6596 | 9107545563 | 9107545569 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 14 | 34-2582 |
| SEDC WHITEVILLE DIALYSIS CENTER | 608 PECAN LN | | WHITEVILLE | NC | 28472-2949 | 9106420233 | 9106426239 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 26 | 34-2521 |
| SEDC WILMINGTON DIALYSIS CENTER | 2215 YAUPON DR | | WILMINGTON | NC | 28401-7334 | 9103430664 | 9103430674 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Nocturnal Hemo | 34 | 34-2511 |
| CHEROKEE DIALYSIS CENTER | 53 ECHOTA CHURCH RD | | CHEROKEE | NC | 28719-9702 | 8284976866 | 8284972598 | In-Center Hemo, In-Center Hemo Self Care | 20 | 34-2602 |
| BURLINGTON DIALYSIS | 873 HEATHER RD | | BURLINGTON | NC | 27215-6288 | 3365703494 | 3362278615 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 34-2567 |
| WAYNESVILLE DIALYSIS CENTER | 11 PARK TERRACE DR | | CLYDE | NC | 28721-7445 | 8286272907 | 8286272924 | In-Center Hemo, In-Center Hemo Self Care | 19 | 34-2629 |
| COPPERFIELD DIALYSIS | 1030 VINEHAVEN DR NE | | CONCORD | NC | 28025-2438 | 7047957552 | 7047957569 | In-Center Hemo, In-Center Hemo Self Care | 27 | 34-2631 |
| CHADBOURN DIALYSIS CENTER | 210 STRAWBERRY BLVD | | CHADBOURN | NC | 28431-1418 | 9106543190 | 9106545747 | In-Center Hemo, In-Center Hemo Self Care | 17 | 34-2628 |
| REIDSVILLE DIALYSIS | 1307 FREEWAY DR | | REIDSVILLE | NC | 27320-7104 | 3363486857 | 3363486861 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 27 | 34-2640 |
| SOUTHERN PINES DIALYSIS CENTER | 209 WINDSTAR PL | | SOUTHERN PINES | NC | 28387-7086 | 9106926218 | 9106929473 | In-Center Hemo, In-Center Hemo Self Care | 17 | 34-2638 |
| MAXTON DIALYSIS | 202 E DR MARTIN LUTHER KING JR DR | | MAXTON | NC | 28364-1861 | 9108442693 | 9108442696 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 34-2651 |
| MCDOWELL COUNTY DIALYSIS | 100 SPAULDING RD | STE 2 | MARION | NC | 28752-5116 | 8286599790 | 8286599794 | In-Center Hemo, PD Services | 13 | 34-2645 |
| SMOKY MOUNTAIN DIALYSIS | 1611 ANDREWS RD | | MURPHY | NC | 28906-5100 | 8288354910 | 8288357394 | In-Center Hemo | 13 | 34-2649 |
| GREENE COUNTY DIALYSIS CENTER | 1025 KINGOLD BLVD | | SNOW HILL | NC | 28580-1616 | 2527479987 | 2527479990 | In-Center Hemo, In-Center Hemo Self Care | 21 | 34-2650 |
| MAYLAND DIALYSIS CENTER | 575 ALTAPASS HWY | | SPRUCE PINE | NC | 28777-3012 | 8287668122 | 8287656946 | In-Center Hemo | 9 | 34-2660 |

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| WALLACE DIALYSIS | 5650 S NC 41 HWY | | WALLACE | NC | 28466-6094 | 9102856424 | 9102856928 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 34-2659 |
| ELIZABETH CITY DIALYSIS | 1840 W CITY DR | | ELIZABETH CITY | NC | 27909-9632 | 2523382217 | 2523384051 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 28 | 34-2515 |
| DURHAM DIALYSIS | 201 HOOD ST | | DURHAM | NC | 27701-3715 | 9196800002 | 9196800012 | In-Center Hemo, In-Center Hemo Self Care | 25 | 34-2550 |
| WILSON DIALYSIS | 2833 WOOTEN BLVD SW | | WILSON | NC | 27893-8625 | 2522061471 | 2522067157 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 40 | 34-2507 |
| GOLDSBORO DIALYSIS | 2609 HOSPITAL RD | | GOLDSBORO | NC | 27534-9424 | 9197341410 | 9197317346 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 34-2531 |
| ROXBORO DIALYSIS | 1005 RIDGE RD | | ROXBORO | NC | 27573-4513 | 3365985196 | 3365985054 | In-Center Hemo, In-Center Hemo Self Care | 37 | 34-2562 |
| MT OLIVE DIALYSIS | 105 MICHAEL MARTIN RD | | MOUNT OLIVE | NC | 28365-1112 | 9196580878 | 9196580873 | In-Center Hemo, In-Center Hemo Self Care | 17 | 34-2573 |
| GOLDSBORO SOUTH DIALYSIS | 1704 WAYNE MEMORIAL DR | | GOLDSBORO | NC | 27534-2240 | 9197396505 | 9197396506 | In-Center Hemo, In-Center Hemo Self Care | 25 | 34-2587 |
| DURHAM WEST DIALYSIS | 4307 WESTERN PARK PL | | DURHAM | NC | 27705-1204 | 9193840712 | 9193840853 | In-Center Hemo, Home Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 27 | 34-2616 |
| CHARLOTTE EAST DIALYSIS | 5627 ALBEMARLE RD | | CHARLOTTE | NC | 28212-3611 | 7045353962 | 7045314878 | In-Center Hemo, PD Services | 34 | 34-2627 |
| FOREST HILLS DIALYSIS | 1605 MEDICAL PARK DR W | | WILSON | NC | 27893-2799 | 2522650020 | 2522650645 | In-Center Hemo | 31 | 34-2637 |
| VANCE COUNTY DIALYSIS | 854 S BECKFORD DR | | HENDERSON | NC | 27536-3487 | 2524924239 | 2524925713 | In-Center Hemo, In-Center Hemo Self Care | 35 | 34-2543 |
| EDENTON DIALYSIS | 312 MEDICAL ARTS DR | | EDENTON | NC | 27932-8607 | 2524820763 | 2524820863 | In-Center Hemo, In-Center Hemo Self Care | 17 | 34-2541 |
| AHOSKIE DIALYSIS | 129 HERTFORD COUNTY HIGH RD | | AHOSKIE | NC | 27910-8131 | 2523323896 | 2523323971 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 34-2570 |
| UNION COUNTY DIALYSIS | 615 COMFORT LN | | MONROE | NC | 28112-5599 | 7042250944 | 7042259233 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 33 | 34-2526 |
| SOUTH CHARLOTTE DIALYSIS | 6450 BANNINGTON RD | | CHARLOTTE | NC | 28226-1327 | 7045429499 | 7045428234 | In-Center Hemo, In-Center Hemo Self Care | 23 | 34-2523 |
| NORTH CHARLOTTE DIALYSIS CENTER | 6620 OLD STATESVILLE RD | | CHARLOTTE | NC | 28269-6768 | 7045991355 | 7045991511 | In-Center Hemo | 36 | 34-2663 |
| MARSHVILLE DIALYSIS CENTER | 7260 E MARSHVILLE BLVD | | MARSHVILLE | NC | 28103-1191 | 7046245000 | 7046245040 | In-Center Hemo | 12 | 34-2666 |
| CHARLOTTE DIALYSIS | 2321 W MOREHEAD ST | STE 102 | CHARLOTTE | NC | 28208-5145 | 7043335535 | 7043333862 | In-Center Hemo, In-Center Hemo Self Care | 34 | 34-2548 |
| WAKE FOREST DIALYSIS CENTER | 11001 INGLESIDE PL | | RALEIGH | NC | 27614-8577 | 9195560968 | 9195567497 | In-Center Hemo, PD Services | 22 | 34-2675 |
| HARRISBURG DIALYSIS CENTER | 3310 PERRY ST | | CONCORD | NC | 28027-3901 | 7047921144 | 7047921164 | In-Center Hemo, PD Services | 25 | 34-2670 |
| CAPE FEAR DIALYSIS | 3005 ENTERPRISE DR | | WILMINGTON | NC | 28405-2181 | 9107968684 | 9107997758 | In-Center Hemo | 32 | 34-2685 |
| SOUTHPORT DIALYSIS CENTER | 1513 N HOWE ST | STE 15 | SOUTHPORT | NC | 28461-2770 | 9104540272 | 9104540277 | In-Center Hemo, In-Center Hemo Self Care | 11 | 34-2669 |
| BREVARD DIALYSIS | 102 COLLEGE STATION DR | STE 10 | BREVARD | NC | 28712-3355 | 8288844075 | 8288844073 | In-Center Hemo, PD Services | 11 | 34-2693 |
| CARTHAGE DIALYSIS | 165 SAVANNAH GARDEN DR | | CARTHAGE | NC | 28327-6161 | 9109471052 | 9109471060 | In-Center Hemo | 12 | 34-2679 |
| MINT HILL DIALYSIS | 11308 HAWTHORNE DR | | MINT HILL | NC | 28227-9300 | 7045732549 | 7045453747 | In-Center Hemo | 22 | 34-2692 |
| SOUTHPOINT DIALYSIS | 415 W NC HWY 54 | | DURHAM | NC | 27713-7516 | 9195445536 | 9195445667 | In-Center Hemo | 16 | 34-2683 |
| SANDHILLS DIALYSIS | 809 S LONG DR | STE B | ROCKINGHAM | NC | 28379-4375 | 9108959924 | 9109975042 | In-Center Hemo | 16 | 34-2690 |
| NORTH BURLINGTON DIALYSIS | 2019 N CHURCH ST | | BURLINGTON | NC | 27217-2928 | 3362273450 | 3362272084 | In-Center Hemo, PD Services | 18 | 34-2686 |
| LUMBEE RIVER DIALYSIS | 11016 RED SPRINGS RD | | RED SPRINGS | NC | 28377-8060 | 9108433205 | 9108431694 | In-Center Hemo | 15 | 34-2698 |
| BILTMORE HOME TRAINING (PD ONLY) | 10 MCDOWELL ST | STE 110 | ASHEVILLE | NC | 28801-4104 | 8282552839 | 8282518366 | PD Services | 10 | 34-2695 |
| FRANKLIN TOWNSHIP DIALYSIS | 80 WESTGATE PLZ | | FRANKLIN | NC | 28734-1422 | 8283691957 | 8285246576 | In-Center Hemo, PD Services | 11 | 34-2696 |
| BULL CITY DIALYSIS | 1306 MORRENE RD | | DURHAM | NC | 27705-4509 | 9193814865 | 9193816033 | In-Center Hemo, PD Services | 16 | 34-2732 |
| SURF CITY DIALYSIS | 22807 US HIGHWAY 17 N | | HAMPSTEAD | NC | 28443-3178 | 9103290706 | 9103290841 | In-Center Hemo | 10 | 34-2703 |
| MEBANE DIALYSIS | 616 N FIRST ST | | MEBANE | NC | 27302-2106 | 9195631052 | 9195631484 | In-Center Hemo | 10 | 34-2739 |
| SAMPSON COUNTY HOME TRAINING | 331 NORTH BLVD | | CLINTON | NC | 28328-1911 | 9105902777 | 9105921646 | PD Services | 5 | 34-2712 |
| NEW RIVER DIALYSIS | 111 YOPP RD | | FRANKSVILLE | NC | 28540-3509 | 9109890157 | 9109890328 | In-Center Hemo, PD Services | 25 | 34-2700 |
| KERR LAKE DIALYSIS | 1274 RUIN CREEK RD | | HENDERSON | NC | 27537-4168 | 2524310233 | 2524310252 | In-Center Hemo, PD Services | 16 | 34-2704 |
| ALAMANCE COUNTY DIALYSIS | 829 S MAIN ST | | GRAHAM | NC | 27253-4706 | 3362299169 | 3362296378 | In-Center Hemo, PD Services | 10 | 34-2709 |
| HUNTERSVILLE DIALYSIS | 9622 KINCEY AVE | | HUNTERSVILLE | NC | 28078-9140 | 7049123890 | 7049481177 | In-Center Hemo | 18 | 34-2707 |
| LELAND DIALYSIS | 1220 MAGNOLIA VILLAGE WAY | | LELAND | NC | 28451-9464 | 9103710391 | 9103713304 | In-Center Hemo | 11 | 34-2716 |
| NEW HANOVER DIALYSIS | 3147 S 17TH ST | | WILMINGTON | NC | 28412-1030 | 9107946110 | 9107944288 | In-Center Hemo | 12 | 34-2717 |
| ALBEMARLE DIALYSIS | 101 DAVITA LANE | | ELIZABETH CITY | NC | 27909-3314 | 2523380151 | 2523380567 | In-Center Hemo, PD Services | 14 | 34-2708 |
| RESEARCH TRIANGLE PARK DIALYSIS | 4021 STIRRUP CREEK DR | STE 400 | DURHAM | NC | 27703-9352 | 9192064606 | 9192241449 | In-Center Hemo, PD Services | 10 | 34-2718 |
| BROOKSHIRE DIALYSIS | 5601 TUCKASEEGEE RD | | CHARLOTTE | NC | 28208-2525 | 7043956091 | 7043954963 | In-Center Hemo | 10 | 34-2731 |
| COASTAL PLAINS DIALYSIS | 209 NC HWY 111 S | | GOLDSBORO | NC | 27534-9253 | 9197785766 | 9197517672 | In-Center Hemo, PD Services | 12 | 34-2723 |
| SUGAR CREEK DIALYSIS | 5100 REAGAN DR | STE 10 | CHARLOTTE | NC | 28206-1353 | 7049219823 | 7045972902 | In-Center Hemo | 10 | 34-2736 |
| FAYETTEVILLE ROAD DIALYSIS | 285 PARACLETE DR | | RAEFORD | NC | 28376-9493 | 9108780052 | 9108752902 | In-Center Hemo, PD Services | 10 | 34-2727 |
| SPENCER DIALYSIS | 1287 N SALISBURY AVE | | SPENCER | NC | 28159-1834 | 7046363545 | 7046363275 | In-Center Hemo, PD Services | 10 | 34-2730 |
| NASH COUNTY DIALYSIS | 110 ENTERPRISE DR | | ROCKY MOUNT | NC | 27804-9503 | 2524510661 | 2524510665 | In-Center Hemo, PD Services, Nocturnal Hemo | 12 | 34-2728 |
| DURHAM REGIONAL DIALYSIS | 3901 N ROXBORO ST | STE 108 | DURHAM | NC | 27704-2181 | 9194712523 | 9194718699 | In-Center Hemo | 10 | 34-2734 |
| SHARPSBURG DIALYSIS | 191 SE RAILROAD ST | | SHARPSBURG | NC | 27878-9500 | 2524461791 | 2524461796 | In-Center Hemo, PD Services | 10 | 34-2725 |
| GLEN RAVEN DIALYSIS | 2210 W WEBB AVE | | BURLINGTON | NC | 27217-1068 | 3365389820 | 3365389826 | In-Center Hemo | 10 | 34-2726 |
| CATAWBA COUNTY DIALYSIS | 1900 3RD AVE LN SE | | HICKORY | NC | 28602-2959 | 8283040102 | 8283224570 | In-Center Hemo, PD Services | 10 | 34-2729 |
| ROANOKE-CHOWAN DIALYSIS | 626 W MAIN ST | | MURFREESBORO | NC | 27855-1510 | 2523960572 | 2523960368 | In-Center Hemo, PD Services | 10 | 34-2740 |
| FARGO DIALYSIS CENTER | 4474 23RD AVE S | STE M | FARGO | ND | 58104-8795 | 7012813900 | 7012822635 | In-Center Hemo, PD Services | 12 | 35-2502 |
| OAKES DIALYSIS | 413 S 7TH ST | | OAKES | ND | 58474-1920 | 7017422110 | 7017422177 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 35-2504 |
| SCOTTSBLUFF DIALYSIS CENTER | 820 W 42ND ST | STE 1600 | SCOTTSBLUFF | NE | 69361-5017 | 3082203572 | 3082203592 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 20 | 28-2502 |
| GRAND ISLAND DIALYSIS | 203 E STOLLEY PARK RD | STE G | GRAND ISLAND | NE | 68801-8256 | 3083844067 | 3083820461 | In-Center Hemo | 12 | 28-2522 |
| MCCOOK DIALYSIS CENTER | 801 W C ST | STE 4 | MC COOK | NE | 69001-3592 | 3083451916 | 3083451928 | In-Center Hemo, PD Services | 8 | 28-2517 |

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| HASTINGS DIALYSIS CENTER | 1900 N SAINT JOSEPH AVE | | HASTINGS | NE | 68901-2652 | 4024634893 | 4024637049 | In-Center Hemo, PD Services | 12 | 28-2501 |
| CAPITAL CITY DIALYSIS | 307 N 46TH ST | | LINCOLN | NE | 68503-3714 | 4024665123 | 4024668351 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 28-2503 |
| SOUTH LINCOLN DIALYSIS | 3401 PLANTATION DR | STE 140 | LINCOLN | NE | 68516-4712 | 4024216011 | 4024216052 | In-Center Hemo, In-Center Hemo Self Care | 8 | 28-2526 |
| OMAHA WEST DIALYSIS | 13014 W DODGE RD | | OMAHA | NE | 68154-2148 | 4024458950 | 4024458955 | In-Center Hemo | 21 | 28-2506 |
| OMAHA CENTRAL DIALYSIS | 144 S 40TH ST | | OMAHA | NE | 68131-3004 | 4025580818 | 4025582286 | In-Center Hemo | 17 | 28-2516 |
| DODGE COUNTY DIALYSIS | 1949 E 23RD AVE S | | FREMONT | NE | 68025-2452 | 4027217005 | 4027217480 | In-Center Hemo | 12 | 28-2512 |
| SORENSEN PARK DIALYSIS | 6212 N 73RD PLAZA | STE 100 | OMAHA | NE | 68134-1801 | 4025714147 | 4025739208 | In-Center Hemo | 12 | 28-2514 |
| OMAHA SOUTH DIALYSIS | 3339 L ST | | OMAHA | NE | 68107-2500 | 4027340772 | 4027340891 | In-Center Hemo | 20 | 28-2511 |
| CORNHUSKER DIALYSIS | 505 CORNHUSKER RD | STE 107 | BELLEVUE | NE | 68005-7911 | 4022922813 | 4022922823 | In-Center Hemo | 12 | 28-2518 |
| OMAHA FLORENCE DIALYSIS | 7454 N 30TH ST | | OMAHA | NE | 68112-2722 | 4024510723 | 4024530228 | In-Center Hemo | 12 | 28-2531 |
| OMAHA HARRISON DIALYSIS | 6610 S 168TH ST | STE 8 | OMAHA | NE | 68135-5412 | 4028964609 | 4028961439 | In-Center Hemo | 12 | 28-2529 |
| OMAHA HOME TRAINING (PD) | 8021 CASS ST | | OMAHA | NE | 68114-3525 | 4023932346 | 4023911185 | PD Services | 6 | 28-2533 |
| N.E. NEBRASKA DIALYSIS | 1603 W PROSPECT AVE | | NORFOLK | NE | 68701-3683 | 4023792913 | 4023792952 | In-Center Hemo, Acute Hemo 1:1 | 12 | 28-2530 |
| BEATRICE AT HOME | 5200 HOSPITAL PKWY | | BEATRICE | NE | 68310-6909 | 4022237848 | 4022281760 | Home Hemo | 1 | |
| BEATRICE DIALYSIS | 5200 HOSPITAL PKWY | | BEATRICE | NE | 68310-6909 | 4022237848 | 4022281760 | In-Center Hemo, PD Services | 8 | 28-2534 |
| NASHUA DIALYSIS | 38 TYLER ST | STE 100 | NASHUA | NH | 03060-2912 | 6035981665 | 6035981174 | In-Center Hemo, Nocturnal Hemo, PD Services | 22 | 30-2507 |
| DERRY DIALYSIS | 1 ACTION BLVD | UNIT 2 | LONDONDERRY | NH | 03053-3428 | 6034219724 | 6034219731 | In-Center Hemo, PD Services | 13 | 30-2511 |
| BEDFORD DIALYSIS | 15 CONSTITUTION DR | STE 1C | BEDFORD | NH | 03110-6002 | 6034711904 | 6034711907 | In-Center Hemo, PD Services | 13 | 30-2513 |
| ROCKINGHAM COUNTY DIALYSIS | 18 PELHAM RD | STE 1 | SALEM | NH | 03079-4818 | 6038709487 | 6038709498 | In-Center Hemo | 10 | 30-2517 |
| MANCHESTER DIALYSIS | 903 HANOVER ST | | MANCHESTER | NH | 03104-5420 | 6036214903 | 6036214906 | In-Center Hemo | 10 | 30-2519 |
| ATLANTIC ARTIFICIAL KIDNEY CENTER | 6 INDUSTRIAL WAY W | STE B | EATONTOWN | NJ | 07724-2258 | 7324601414 | 7324600080 | In-Center Hemo, PD Services | 27 | 31-2537 |
| SOMERSET DIALYSIS CENTER | 240 CHURCHILL AVE | | SOMERSET | NJ | 08873-3451 | 7329375000 | 7329375872 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 31-2574 |
| NEPTUNE DIALYSIS CENTER | 2180 BRADLEY AVE | | NEPTUNE | NJ | 07753-4427 | 7327752725 | 7327750500 | In-Center Hemo, In-Center Hemo Self Care | 18 | 31-2567 |
| MIDDLETOWN DIALYSIS CENTER | 500 STATE ROUTE 35 | UNION SQUARE PLAZA | RED BANK | NJ | 07701-5038 | 7325769900 | 7325769908 | In-Center Hemo, In-Center Hemo Self Care | 15 | 31-2569 |
| BRICKTOWN DIALYSIS CENTER | 525 JACK MARTIN BLVD | FL 2 | BRICK | NJ | 08724-7737 | 7328369669 | 7328369709 | In-Center Hemo, In-Center Hemo Self Care | 18 | 31-2562 |
| BRIDGEWATER DIALYSIS CENTER | 2121 US HIGHWAY 22 | | BOUND BROOK | NJ | 08805-1546 | 7324697202 | 7324697078 | In-Center Hemo, In-Center Hemo Self Care | 15 | 31-2530 |
| PENNSAUKEN DIALYSIS CENTER | 7024 KAIGHNS AVE | | PENNSAUKEN | NJ | 08109-4417 | 8564861145 | 8564864338 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 31-2593 |
| HOLMDEL DIALYSIS | 3053 STATE ROUTE 35 | | HAZLET | NJ | 07730-1526 | 7322030321 | 7322030279 | In-Center Hemo, In-Center Hemo Self Care | 18 | 31-2510 |
| DELTRAN DIALYSIS | 8008 ROUTE 130 | | DELTRAN | NJ | 08075-1869 | 8567640800 | 8567640917 | In-Center Hemo, In-Center Hemo Self Care | 13 | 31-2521 |
| CHERRY HILL DIALYSIS | 1030 KINGS HWY N | STE 100 | CHERRY HILL | NJ | 08034-1907 | 8563210111 | 8564820263 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 31-2513 |
| SUMMIT DIALYSIS | 1139 SPRUCE DR | | MOUNTAINSIDE | NJ | 07092-2221 | 9082327800 | 9082329188 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 22 | 31-2528 |
| FREEHOLD DIALYSIS | 300 CRAIG RD | | MANALAPAN | NJ | 07726-8742 | 7323031589 | 7323031895 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 31-2517 |
| SHORE DIALYSIS | 300 W SYLVANIA AVE | STE 1 | NEPTUNE | NJ | 07753-6017 | 7329883684 | 7329882054 | In-Center Hemo, PD Services | 16 | 31-2520 |
| EAST ORANGE DIALYSIS | 14-20 PROSPECT ST | | EAST ORANGE | NJ | 07017-2238 | 9736722025 | 9736751381 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 31-2522 |
| PERTH AMBOY DIALYSIS | 271 KING ST | | PERTH AMBOY | NJ | 08861-4488 | 7324423836 | 7328262428 | In-Center Hemo, In-Center Hemo Self Care | 21 | 31-2540 |
| OLD BRIDGE DIALYSIS | 262 TEXAS RD | | OLD BRIDGE | NJ | 08857-4008 | 7325914931 | 7325613448 | In-Center Hemo, In-Center Hemo Self Care | 9 | 31-2541 |
| EDISON DIALYSIS | 29 MERIDIAN RD | | EDISON | NJ | 08820-2823 | 7322059883 | 7322059890 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 31-2559 |
| PLAINFIELD DIALYSIS | 1200 RANDOLPH RD | MUHLENBURG CAMPUS | PLAINFIELD | NJ | 07060-3361 | 9087576030 | 9087576282 | In-Center Hemo, In-Center Hemo Self Care | 20 | 31-2558 |
| WILLINGBORO DIALYSIS | 230 VAN SCIVER PKWY | | WILLINGBORO | NJ | 08046-1131 | 6098713431 | 6098714122 | In-Center Hemo, In-Center Hemo Self Care | 18 | 31-2584 |
| BURLINGTON NORTH DIALYSIS | 1164 E ROUTE 130 | | BURLINGTON | NJ | 08016-2954 | 6097479840 | 6097479846 | In-Center Hemo, In-Center Hemo Self Care | 13 | 31-2548 |
| LUMBERTON DIALYSIS | 1261 ROUTE 38 | STE B | HAINESPORT | NJ | 08036-2702 | 6099144420 | 6098453099 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 31-2508 |
| WOODBIDGE DIALYSIS | 541 MAIN ST | ATTN DAVITA DIALYSIS | WOODBIDGE | NJ | 07095-1104 | 7327500639 | 7327500612 | In-Center Hemo, PD Services | 19 | 31-2629 |
| NEW BRUNSWICK DIALYSIS | 303 GEORGE ST | STE G-8 | NEW BRUNSWICK | NJ | 08901-2020 | 7329374791 | 7329374795 | In-Center Hemo, PD Services | 18 | 31-2621 |
| DURHAM CORNERS DIALYSIS | 241 DURHAM AVE | | SOUTH PLAINFIELD | NJ | 07080-2504 | 9082222971 | 9087530783 | In-Center Hemo, PD Services | 18 | 31-2607 |
| PRINCETON JUNCTION DIALYSIS | 88 PRINCETON HIGHTSTOWN RD | STE 102 | PRINCETON JUNCTION | NJ | 08550-1100 | 6097990084 | 6092757441 | In-Center Hemo, PD Services | 13 | 31-2610 |
| MATAWAN DIALYSIS | 764 HIGHWAY 34 | STE A | MATAWAN | NJ | 07747-6614 | 7325831085 | 7325663632 | In-Center Hemo, PD Services | 19 | 31-2649 |
| DIALYSIS AT DEBORAH | 107 TRENTON RD | | BROWNS MILLS | NJ | 08015-3203 | 6098933950 | 6098933704 | In-Center Hemo, PD Services | 16 | 31-2648 |
| MILLBURN DIALYSIS | 25 E WILLOW ST | STE 2 | MILLBURN | NJ | 07041-1416 | 9733797309 | 9733795175 | In-Center Hemo, PD Services | 18 | 31-2645 |
| EAST BRUNSWICK DIALYSIS | 629 CRANBURY RD | STE 101 | EAST BRUNSWICK | NJ | 08816-4096 | 7322381909 | 7329678173 | In-Center Hemo, PD Services | 19 | 31-2638 |

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| WEST ORANGE DIALYSIS | 375 MOUNT PLEASANT AVE | STE 340 | WEST ORANGE | NJ | 07052-2750 | 9732437069 | 9737311348 | In-Center Hemo, PD Services | 19 | 31-2636 |
| RADBURN DIALYSIS | 15-00 POLLITT DR | | FAIR LAWN | NJ | 07410-2732 | 2017961385 | 2017940150 | In-Center Hemo, PD Services | 21 | 31-2637 |
| TETERBORO DIALYSIS | 502 RT 46 W | | TETERBORO | NJ | 07608-1118 | 2012880249 | 2012882640 | In-Center Hemo, PD Services | 18 | 31-2632 |
| NORTH HALEDON DIALYSIS | 953 BELMONT AVE | | NORTH HALEDON | NJ | 07508-2548 | 9734274675 | 9734230906 | In-Center Hemo, PD Services | 19 | 31-2633 |
| EAST PATERSON DIALYSIS | 680 BROADWAY | STE 103 | PATERSON | NJ | 07514-1526 | 9733578079 | 9732791825 | In-Center Hemo | 18 | 31-2643 |
| DIALYSIS AT PALISADES MEDICAL CENTER | 7650 RIVER RD | STE 150 | NORTH BERGEN | NJ | 07047-6528 | 2018611031 | 2017582794 | In-Center Hemo, PD Services | 19 | 31-2652 |
| RAHWAY DIALYSIS | 800 HARRISON ST | | RAHWAY | NJ | 07065-3512 | 7326800373 | 7326800376 | In-Center Hemo, PD Services | 18 | 31-2669 |
| ST JOSEPH'S PATERSON DIALYSIS | 11 GETTY AVE | 275 HOSPITAL PLAZA | PATERSON | NJ | 7503 | 9736843490 | 9732472740 | In-Center Hemo, PD Services | 60 | 31-2614 |
| ST JOSEPH'S SJRMC DIALYSIS | 703 MAIN ST | | PATERSON | NJ | 07503-2621 | 9737543570 | 9737542882 | In-Center Hemo | 8 | 31-2613 |
| ST JOSEPH'S WAYNE DIALYSIS | 57 WILLOWBROOK BLVD | 2ND FLOOR | WAYNE | NJ | 07470-7045 | 9738902792 | 9738902796 | In-Center Hemo | 20 | 31-2597 |
| HACKENSACK DIALYSIS | 113 W ESSEX ST | | MAYWOOD | NJ | 07607-1020 | 2018433875 | 2018430632 | In-Center Hemo, Nocturnal Hemo, PD Services | 36 | 31-2615 |
| HILLSIDE DIALYSIS | 1529 N BROAD ST | | HILLSIDE | NJ | 07205-1603 | 9734741199 | 9734741198 | In-Center Hemo, PD Services | 20 | 31-2587 |
| JERSEY CITY DIALYSIS | 1310 5TH ST | | NORTH BERGEN | NJ | 07047-1710 | 2017709220 | 2017709225 | In-Center Hemo, PD Services | 18 | 31-2545 |
| PARKSIDE DIALYSIS | 580 FRELINGHUYSEN AVE | | NEWARK | NJ | 07114-1361 | 9736242226 | 9736245547 | In-Center Hemo | 18 | 31-2581 |
| LOURDES CAMDEN DIALYSIS | 1601 HADDON AVE | | CAMDEN | NJ | 08103-3109 | 8565410647 | 8565412698 | In-Center Hemo, PD Services | 22 | 31-2622 |
| LOURDES MT. LAUREL DIALYSIS | 130 GAITHER DR | STE 172 | MOUNT LAUREL | NJ | 08054-1715 | 8562224195 | 8562354842 | In-Center Hemo | 20 | 31-2617 |
| LOURDES INNOVA DIALYSIS | 3716 CHURCH RD | | MOUNT LAUREL | NJ | 08054-1104 | 8562220386 | 8562350592 | In-Center Hemo | 24 | 31-2594 |
| FAIR LAWN DIALYSIS | 18-01 POLLITT DR | | FAIR LAWN | NJ | 07410-2813 | 2017963873 | 2017033543 | In-Center Hemo | 20 | 31-2616 |
| MARLTON DIALYSIS | 769 ROUTE 70 E | STE C100 | MARLTON | NJ | 08053-2361 | 8567977044 | 8567977049 | In-Center Hemo, PD Services | 15 | 31-2590 |
| HACKENSACK AT HOME | 113 W ESSEX ST | | MAYWOOD | NJ | 07607-1020 | 2013680610 | 2018430632 | Home Hemo | 1 | 31-2615 |
| VINELAND AT HOME | 1318 S MAIN RD | STE 3B | VINELAND | NJ | 08360-6516 | 8566910875 | 8566920306 | Home Hemo | 1 | 31-2566 |
| JERSEY CITY SUMMIT DIALYSIS | 414 SUMMIT AVE | | JERSEY CITY | NJ | 07306-3101 | 2014208431 | 2014590967 | In-Center Hemo, PD Services | 21 | 31-2671 |
| METUCHEN DIALYSIS | 319 LAKE AVE | | METUCHEN | NJ | 08840-1804 | 7329065714 | 7329062373 | In-Center Hemo, PD Services | 10 | 31-2654 |
| ATLANTIC COUNTY DIALYSIS | 400 W BLACK HORSE PIKE | STE 3 | PLEASANTVILLE | NJ | 08232-2636 | 6096467202 | 6096467962 | In-Center Hemo, PD Services | 13 | 31-2651 |
| MAIN STREET DIALYSIS | 668 MAIN ST | | LUMBERTON | NJ | 08048-5016 | 6092657865 | 6092676876 | In-Center Hemo, Nocturnal Hemo | 10 | 31-2644 |
| HILLSBOROUGH DIALYSIS | 220 TRIANGLE RD | | HILLSBOROUGH | NJ | 08844-8102 | 9083690398 | 9083692151 | In-Center Hemo, PD Services | 10 | 31-2672 |
| OCEAN COUNTY DIALYSIS | 635 BAY AVE | STE 215 | TOMS RIVER | NJ | 08753-3349 | 7323412730 | 7325574186 | In-Center Hemo, PD Services, Home Hemo | 10 | 31-2661 |
| BROOKLAWN DIALYSIS | 700 CRESCENT BLVD | STE 10B | BROOKLAWN | NJ | 08030-2797 | 8564561230 | 8567427094 | In-Center Hemo, PD Services | 18 | 31-2675 |
| MONROE TOWNSHIP DIALYSIS | 298 APPLEGARTH RD | | MONROE TOWNSHIP | NJ | 08831-3754 | 6094094259 | 6093957697 | In-Center Hemo, PD Services | 10 | 31-2655 |
| HAMILTON STREET DIALYSIS | 920 HAMILTON ST | STE C-3 | SOMERSET | NJ | 08873-3600 | 7322201593 | 7324480567 | In-Center Hemo, PD Services | 10 | 31-2680 |
| LYNDHURST DIALYSIS | 554-A NEW YORK AVE | | LYNDHURST | NJ | 07071-1532 | 2019334782 | 2018047545 | In-Center Hemo, PD Services | 19 | 31-2670 |
| JACKSON TOWNSHIP DIALYSIS | 260 N COUNTY LINE RD | STE 120 | JACKSON | NJ | 08527-4473 | 7323642055 | 7329011905 | In-Center Hemo, PD Services | 10 | 31-2679 |
| MERCHANTVILLE DIALYSIS | 5000 N CRESCENT BLVD | STE 1A | PENNSAUKEN | NJ | 08109-2151 | 8569108798 | 8569108794 | In-Center Hemo, PD Services | 19 | 31-2685 |
| IRVINGTON DIALYSIS | 468 CHANCELLOR AVE | STE WS-3 | IRVINGTON | NJ | 07111-4001 | 9733730294 | 9733711595 | In-Center Hemo, PD Services | 19 | 31-2683 |
| FRANKLIN PARK DIALYSIS | 3079 STATE ROUTE 27 | UNIT H | FRANKLIN PARK | NJ | 08823-1364 | 7323057855 | 7328213986 | In-Center Hemo, PD Services | 19 | 31-2684 |
| PARSIPPANY DIALYSIS | 900 LANIDEX PLZ | STE 120 | PARSIPPANY | NJ | 07054-2707 | 9737397080 | 9737397085 | In-Center Hemo, PD Services | 10 | |
| MILLVILLE DIALYSIS | 3 ELIZABETH ST | | MILLVILLE | NJ | 08332-2509 | 8563274580 | 8563274584 | In-Center Hemo | 18 | 31-2599 |
| VINELAND DIALYSIS | 1318 S MAIN RD | STE 3B | VINELAND | NJ | 08360-6516 | 8566910875 | 8566920306 | In-Center Hemo, PD Services | 18 | 31-2566 |
| BRIDGETON DIALYSIS | 333 IRVING AVE | | BRIDGETON | NJ | 08302-2123 | 8565754200 | 8564530174 | In-Center Hemo | 17 | 31-2673 |
| PLAINSBORO DIALYSIS | 100 PLAINSBORO RD | STE 1A | PLAINSBORO | NJ | 08536-1914 | 6092755550 | 6092755568 | In-Center Hemo | 9 | 31-2667 |
| BAYONNE RENAL CENTER | 434-436 BROADWAY | | BAYONNE | NJ | 07002-3628 | 2014361664 | 2014365133 | In-Center Hemo, PD Services | 21 | 31-2561 |
| RENAL CENTER OF NEWARK | 571 CENTRAL AVE | | NEWARK | NJ | 07107-1463 | 9734844994 | 9734844434 | In-Center Hemo, PD Services | 18 | 31-2570 |
| RENAL CENTER OF MORRISTOWN | 100 MADISON AVE | | MORRISTOWN | NJ | 07960-6136 | 9735388201 | 9735388203 | In-Center Hemo, PD Services | 11 | 31-2624 |
| RENAL CENTER OF SUCCASUNNA | 175 RIGHTER RD | | SUCCASUNNA | NJ | 07876-1324 | 9735843294 | 9735843298 | In-Center Hemo | 12 | 31-2623 |
| RENAL CENTER OF NEWTON | 7 EAST CLINTON ST | | NEWTON | NJ | 07860-1801 | 9739400965 | 9739400969 | In-Center Hemo, PD Services | 21 | 31-2572 |
| RENAL CENTER OF SEWELL | 660 WOODBURY-GLASSBORO RD | STE 29 TIMBER LINE SHOPPING CENTER | SEWELL | NJ | 08080-3738 | 8564641172 | 8564645281 | In-Center Hemo, PD Services | 21 | 31-2565 |
| RENAL CENTER OF TRENTON | 601 HAMILTON AVE | | TRENTON | NJ | 08629-1915 | 6093932388 | 6093937927 | In-Center Hemo, PD Services | 18 | 31-2571 |
| RENAL CENTER OF WESTWOOD | 363 OLD HOOK RD | | WESTWOOD | NJ | 07675-1201 | 2016646649 | 2016645542 | In-Center Hemo, PD Services | 16 | 31-2523 |
| RENAL CENTER OF HAMILTON | 1013 WHITE HORSE AVE | | HAMILTON TOWNSHIP | NJ | 08610-1424 | 6094383002 | 6094383011 | In-Center Hemo, PD Services | 19 | 31-2657 |
| RENAL CENTER OF MONROE | 300 OVERLOOK DR | PONDVIEW PLAZA, BLDG C | MONROE TOWNSHIP | NJ | 08831-5589 | 6096428124 | 6096428128 | In-Center Hemo, PD Services | 18 | 31-2681 |
| FOUR CORNERS DIALYSIS CENTER | 801 W BROADWAY | | FARMINGTON | NM | 87401-5650 | 5053252827 | 5053267425 | In-Center Hemo, PD Services | 36 | 32-2503 |
| SHIPROCK DIALYSIS CENTER | US HWY 491 N | PO BOX 2156 | SHIPROCK | NM | 87420-2156 | 5053684125 | 5053684235 | In-Center Hemo | 20 | 32-2515 |
| MESILLA VALLEY DIALYSIS | 2550 S TELSHOR BLVD | | LAS CRUCES | NM | 88011-4907 | 5755223519 | 5755225481 | In-Center Hemo, PD Services, Disaster Related Expenditures | 13 | 32-2544 |
| ARTESIA DIALYSIS | 1903 W MAIN ST | | ARTESIA | NM | 88210-3718 | 5757468818 | 5757469229 | In-Center Hemo, PD Services | 12 | 32-2537 |

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| LAS CRUCES RENAL CENTER | 3961 E LOHMAN AVE | STE 29 | LAS CRUCES | NM | 88011-8272 | 5755329437 | 5755217348 | In-Center Hemo, PD Services | 20 | 32-2527 |
| LOS ALAMOS DIALYSIS | 3917 WEST RD | STE G-02 | LOS ALAMOS | NM | 87544-2275 | 5056620629 | 5056619033 | In-Center Hemo, PD Services | 4 | 32-2555 |
| DEL NORTE DIALYSIS | 5201 SAN MATEO BLVD NE | | ALBUQUERQUE | NM | 87109-2414 | 5058844820 | 5058889407 | In-Center Hemo, PD Services | 19 | 322549 |
| SANDIA PEAK DIALYSIS | 10410 COPPER POINT WAY NE | | ALBUQUERQUE | NM | 87123-1158 | 5052990657 | 5052996686 | In-Center Hemo, PD Services | 12 | 32-2556 |
| SPARKS DIALYSIS CENTER | 4860 VISTA BLVD | STE 100 | SPARKS | NV | 89436-2817 | 7753595432 | 7753592885 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 29-2505 |
| SOUTH MEADOWS DIALYSIS CENTER | 10085 DOUBLE R BLVD | STE 160 | RENO | NV | 89521-4867 | 7758524200 | 7758524263 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 24 | 29-2526 |
| RENO DIALYSIS CENTER | 1500 E 2ND ST | STE 101 | RENO | NV | 89502-1189 | 7753292479 | 7753292106 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 25 | 29-2518 |
| CARSON CITY DIALYSIS CENTER | 3246 N CARSON ST | STE 110 | CARSON CITY | NV | 89706-0248 | 7758866450 | 7758866452 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 29-2539 |
| SIERRA ROSE DIALYSIS CENTER | 685 SIERRA ROSE DR | | RENO | NV | 89511-2060 | 7758296580 | 7758296581 | In-Center Hemo, In-Center Hemo Self Care | 18 | 29-2520 |
| FALLON DIALYSIS | 1103 NEW RIVER PKWY | | FALLON | NV | 89406-6899 | 7754282077 | 7754282184 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 29-2528 |
| WINNEMUCCA DIALYSIS | 830 FAIRGROUNDS RD | | WINNEMUCCA | NV | 89445-2011 | 7756233234 | 7756231361 | In-Center Hemo, PD Services | 12 | 29-2546 |
| DYKER HEIGHTS DIALYSIS CENTER | 1435 86TH ST | | BROOKLYN | NY | 11228-3435 | 7182565800 | 7182564835 | In-Center Hemo, In-Center Hemo Self Care | 20 | 33-2596 |
| PORT CHESTER DIALYSIS AND RENAL CENTER | 3020 WESTCHESTER AVE | STE 100 | PURCHASE | NY | 10577-2510 | 9147015232 | 9142538495 | In-Center Hemo, In-Center Hemo Self Care | 12 | 33-2559 |
| WHITE PLAINS DIALYSIS CENTER | 200 HAMILTON AVE | STE 138 | WHITE PLAINS | NY | 10601-1859 | 9143284900 | 9143281425 | In-Center Hemo, In-Center Hemo Self Care | 15 | 33-2599 |
| SOUTH BROOKLYN NEPHROLOGY CENTER | 3915 AVENUE V | STE 104 | BROOKLYN | NY | 11234-5156 | 7182528440 | 7182526490 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 29 | 33-2516 |
| CLEVE HILL DIALYSIS CENTER | 1461 KENSINGTON AVE | | BUFFALO | NY | 14215-1436 | 7168318892 | 7168318890 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 33-2649 |
| RENAL CARE OF BUFFALO | 550 ORCHARD PARK RD | BLDG B, STE 104 | WEST SENECA | NY | 14224-2646 | 7166770089 | 7166770096 | In-Center Hemo, In-Center Hemo Self Care | 24 | 33-2548 |
| BRONX DIALYSIS CENTER | 1615 EASTCHESTER RD | | BRONX | NY | 10461-2603 | 7188927700 | 7188927207 | In-Center Hemo, In-Center Hemo Self Care | 25 | 33-2563 |
| CATSKILL DIALYSIS CENTER | 139 FORESTBURGH RD | | MONTICELLO | NY | 12701-2348 | 8457963300 | 8457963303 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 33-2546 |
| RIVERDALE DIALYSIS CENTER | 170 W 233RD ST | | BRONX | NY | 10463-5639 | 7188844300 | 7188849695 | In-Center Hemo, In-Center Hemo Self Care | 24 | 33-2565 |
| SOUTH BRONX DIALYSIS CENTER | 1940 WEBSTER AVE | STE 100 | BRONX | NY | 10457-4261 | 7187163999 | 7185837335 | In-Center Hemo, In-Center Hemo Self Care | 21 | 33-2506 |
| RICHMOND KIDNEY CENTER | 1366 VICTORY BLVD | | STATEN ISLAND | NY | 10301-3907 | 7188166200 | 7188166235 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 23 | 33-2525 |
| BOSTON POST ROAD DIALYSIS CENTER | 4026 BOSTON RD | | BRONX | NY | 10475-1122 | 7188629245 | 7188629238 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 25 | 33-2588 |
| PEEKSKILL CORTLANDT DIALYSIS CENTER | 2050 E MAIN ST | STE 15 | CORTLANDT MANOR | NY | 10567-2502 | 9147889326 | 9147889330 | In-Center Hemo, In-Center Hemo Self Care | 19 | 33-2574 |
| QUEENS DIALYSIS CENTER | 11801 GUY R BREWER BLVD | | JAMAICA | NY | 11434-2101 | 7183416711 | 7185258611 | In-Center Hemo, In-Center Hemo Self Care | 22 | 33-2583 |
| LYNBROOK DIALYSIS CENTER | 147 SCRANTON AVE | | LYNBROOK | NY | 11563-2808 | 5165964101 | 5165964290 | In-Center Hemo, In-Center Hemo Self Care | 18 | 33-2592 |
| PORT WASHINGTON DIALYSIS CENTER | 50 SEAVIEW BLVD | | PORT WASHINGTON | NY | 11050-4615 | 5164843460 | 5164847949 | In-Center Hemo, In-Center Hemo Self Care | 18 | 33-2591 |
| SOUNDVIEW DIALYSIS CENTER | 1622 BRUCKNER BLVD | STE 24 | BRONX | NY | 10473-4553 | 7188612334 | 7188614323 | In-Center Hemo, In-Center Hemo Self Care | 18 | 33-2590 |
| YONKERS DIALYSIS CENTER | 575 YONKERS AVE | | YONKERS | NY | 10704-2601 | 9143772370 | 9143772970 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Nocturnal Hemo | 21 | 33-2602 |
| CELIA DILL DIALYSIS CENTER | 667 STONELEIGH AVE | STE 123, BARNES OFFICE CENTER | CARMEL | NY | 10512-2455 | 8452784150 | 8452796902 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 33-2651 |
| GARDEN CITY DIALYSIS CENTER | 1100 STEWART AVE | STE 2 | GARDEN CITY | NY | 11530-4839 | 5163570004 | 5163577377 | In-Center Hemo, In-Center Hemo Self Care | 31 | 33-2605 |
| HUDSON VALLEY DIALYSIS CENTER | 155 WHITE PLAINS RD | | TARRYTOWN | NY | 10591-5523 | 9143327599 | 9143327571 | In-Center Hemo, In-Center Hemo Self Care | 20 | 33-2571 |
| SHEEPSHEAD BAY RENAL CARE CENTER | 26 BRIGHTON 11TH ST | | BROOKLYN | NY | 11235-5304 | 7187435955 | 7187435939 | In-Center Hemo, In-Center Hemo Self Care | 16 | 33-2604 |
| QUEENS VILLAGE DIALYSIS CENTER | 22202 HEMPSTEAD AVE | STE 170 | QUEENS VILLAGE | NY | 11429-2123 | 7182176200 | 7182174191 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 25 | 33-2603 |
| EASTCHESTER ROAD DIALYSIS CENTER | 1515 JARRETT PL | | BRONX | NY | 10461-2606 | 7188224940 | 7188223083 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 33-2656 |
| BEDFORD PARK DIALYSIS CENTER | 3117 WEBSTER AVE | 1ST FLR | BRONX | NY | 10467-4905 | 7189201530 | 7189201520 | In-Center Hemo, PD Services, Nocturnal Hemo | 21 | 33-2662 |
| YONKERS EAST DIALYSIS CENTER | 5 ODELL PLZ | STE 131 | YONKERS | NY | 10701-1406 | 9143760296 | 9143763510 | In-Center Hemo, PD Services | 21 | 33-2669 |
| HAVEN DIALYSIS (FKA COLUMBIA UNIVERSITY) | 60 HAVEN AVE | B3 | NEW YORK | NY | 10032-2604 | 2129289071 | 2129272645 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 33-2621 |
| UTICA AVENUE DIALYSIS CENTER | 1305 UTICA AVE | | BROOKLYN | NY | 11203-5911 | 7186293900 | 7186296315 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 30 | 33-2556 |
| OYSTER BAY DIALYSIS | 17 E OLD COUNTRY RD | | HICKSVILLE | NY | 11801-4270 | 5166812786 | 5169337836 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 33-2552 |
| FREEPORT KIDNEY CENTER | 351 S MAIN ST | | FREEPORT | NY | 11520-5114 | 5166231786 | 5165465074 | In-Center Hemo, In-Center Hemo Self Care | 21 | 33-2529 |
| HUNTINGTON ON BROADWAY DIALYSIS | 256 BROADWAY | | HUNTINGTON STATION | NY | 11746-1403 | 6314234320 | 6314232832 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 33-2513 |

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| MEDFORD KIDNEY CENTER | 1725 N OCEAN AVE | | MEDFORD | NY | 11763-2649 | 6312898000 | 6312898079 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 10 | 33-2555 |
| ITHACA DIALYSIS CENTER | 201 DATES DR | STE 206 | ITHACA | NY | 14850-1345 | 6072721693 | 6072735580 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services | 12 | 33-2536 |
| IVY DIALYSIS | 602 IVY ST | | ELMIRA | NY | 14905-1646 | 6077374186 | 6077374446 | In-Center Hemo, PD Services | 20 | 33-2735 |
| CORNING DIALYSIS | 8 WEST PULTENEY ST | STE 101 | CORNING | NY | 14830-2267 | 6079622790 | 6079622991 | In-Center Hemo | 10 | 33-2732 |
| SCHUYLER DIALYSIS | 220 STEUBEN ST | | MONTOUR FALLS | NY | 14865-9740 | 6072101997 | 6072101996 | In-Center Hemo | 4 | 33-2733 |
| NIAGARA DIALYSIS CENTER | 2932 MILITARY RD | | NIAGARA FALLS | NY | 14304-1252 | 7162974059 | 7162974969 | In-Center Hemo, PD Services | 13 | 33-2720 |
| SOUTHTOWNS DIALYSIS | 4910 CAMP RD | STE 100 | HAMBURG | NY | 14075-2617 | 7166494072 | 7166491937 | In-Center Hemo, PD Services | 25 | 33-2679 |
| WATERS PLACE DIALYSIS CENTER | 1733 EASTCHESTER RD | | BRONX | NY | 10461-2315 | 7188221968 | 7188226030 | In-Center Hemo, PD Services | 24 | 33-2708 |
| CLINTON HILL DIALYSIS | 1275 BEDFORD AVE | | BROOKLYN | NY | 11216-2711 | 7187832313 | 7186230638 | In-Center Hemo, Home Hemo, PD Services | 28 | 33-2749 |
| STATEN ISLAND DIALYSIS CENTER | 1139 HYLAN BLVD | | STATEN ISLAND | NY | 10305-2061 | 7188164913 | 7188166340 | In-Center Hemo, PD Services | 18 | 33-2711 |
| WILLIAMSBIDGE DIALYSIS CENTER | 3525 WHITE PLAINS RD | STE B | BRONX | NY | 10467-5705 | 7185474562 | 7182312350 | In-Center Hemo | 25 | 33-2728 |
| NEWARK WAYNE DIALYSIS | 1120 S MAIN ST | | NEWARK | NY | 14513-2171 | 3153316958 | 3153316521 | In-Center Hemo, PD Services | 14 | 33-2701 |
| ORANGE DIALYSIS CENTER | 100 CRYSTAL RUN RD | STE 102 | MIDDLETOWN | NY | 10941-4042 | 8456928220 | 8456928655 | In-Center Hemo, PD Services | 20 | 33-2707 |
| LOWVILLE DIALYSIS CENTER | 7785 N STATE ST | STE 1 | LOWVILLE | NY | 13367-1229 | 3153773090 | 3153769983 | In-Center Hemo, PD Services | 8 | 33-2709 |
| EAST ROCHESTER DIALYSIS | 445 W COMMERCIAL ST | | EAST ROCHESTER | NY | 14445-2277 | 5852180517 | 5852184204 | In-Center Hemo | 17 | 33-2730 |
| ATLAS PARK DIALYSIS | 8000 COOPER AVE | | GLENDALE | NY | 11385-7739 | 7183262789 | 7184164269 | In-Center Hemo | 25 | 33-2769 |
| NIAGARA FALLS KIDNEY CARE CENTER | 621 10TH ST | | NIAGARA FALLS | NY | 14301-1813 | 7162784639 | 7162784637 | In-Center Hemo, Acute Hemo 1:1 | 17 | 33-2682 |
| LONG ISLAND RENAL CARE | 3460 GREAT NECK RD | | AMITYVILLE | NY | 11701-1915 | 6315326969 | 6315326968 | In-Center Hemo, PD Services | 24 | 33-2670 |
| CENTRAL NEW YORK DIALYSIS CENTER | 910 ERIE BLVD E | | SYRACUSE | NY | 13210-1048 | 3154108040 | 3154108030 | In-Center Hemo, PD Services | 30 | 33-2615 |
| SUBURBAN DIALYSIS | 705 MAPLE RD | | WILLIAMSVILLE | NY | 14221-3291 | 7166306640 | 7166306647 | In-Center Hemo, PD Services | 22 | 33-2600 |
| NORTHTOWNS DIALYSIS CENTER | 4041 DELAWARE AVE | STE 150 | TONAWANDA | NY | 14150-6828 | 7168718103 | 7168718107 | In-Center Hemo, PD Services | 18 | 33-2597 |
| ORCHARD PARK DIALYSIS | 3801 TAYLOR RD | | ORCHARD PARK | NY | 14127-2232 | 7162097200 | 7162097206 | In-Center Hemo, PD Services, Nocturnal Hemo | 24 | 33-2608 |
| MIDWOOD DIALYSIS | 1915 OCEAN AVE | | BROOKLYN | NY | 11230-6801 | 7182587700 | 7182589273 | In-Center Hemo, PD Services | 34 | 33-2598 |
| MILLENNIUM DIALYSIS | 1408 OCEAN AVE | 2ND FLR | BROOKLYN | NY | 11230-3814 | 7186777600 | 7186773265 | In-Center Hemo | 20 | 33-2635 |
| BOROUGH PARK DIALYSIS | 4102 13TH AVE | | BROOKLYN | NY | 11219-1333 | 7184352112 | 7184350354 | In-Center Hemo | 32 | 33-2678 |
| JAMESTOWN DIALYSIS CENTER | 207 FOOTE AVE | | JAMESTOWN | NY | 14701-7077 | 7166648226 | 7166648349 | In-Center Hemo, PD Services | 18 | 33-2703 |
| BRONX RIVER DIALYSIS | 1616 BRONXDALE AVE | | BRONX | NY | 10462-3302 | 7184309800 | 7184306854 | In-Center Hemo | 30 | 33-2576 |
| WATERS PLACE AT HOME | 1733 EASTCHESTER RD | | BRONX | NY | 10461-2315 | 7188221968 | 7188226030 | Home Hemo | 1 | 33-2708 |
| CELIA DILL AT HOME | 667 STONELEIGH AVE | STE 123, BARNES OFFICE CENTER | CARMEL | NY | 10512-2455 | 8452784150 | 8452796902 | Home Hemo | 1 | |
| BUFFALO DOWNTOWN DIALYSIS | 520 ELLICOTT ST | STE 100 | BUFFALO | NY | 14203-1517 | 7168455101 | 7168455106 | In-Center Hemo, PD Services | 13 | 33-2768 |
| EAST ISLIP DIALYSIS | 200 CARLETON AVE | | EAST ISLIP | NY | 11730-1222 | 6315810897 | 6312243355 | In-Center Hemo, PD Services | 21 | 33-2752 |
| MELROSE DIALYSIS | 459 E 149TH ST | | BRONX | NY | 10455-1314 | 7185854951 | 7182929823 | In-Center Hemo, PD Services | 24 | 33-2761 |
| JAMAICA HILLSIDE DIALYSIS | 171-19 HILLSIDE AVE | | JAMAICA | NY | 11432-4548 | 7185262051 | 7187393303 | In-Center Hemo | 25 | 33-2766 |
| MOUNT HOPE DIALYSIS | 1940 WEBSTER AVE | 2ND FL, STE 200 | BRONX | NY | 10457-4261 | 7189019122 | 7189019116 | In-Center Hemo, PD Services | 16 | 33-2784 |
| CLEARVIEW DIALYSIS | 45-60 FRANCIS LEWIS BLVD | | BAYSIDE | NY | 11361-3047 | 7182242398 | 7186316710 | In-Center Hemo, PD Services | 25 | 33-2787 |
| HUTCHINSON RIVER DIALYSIS | 2331 EASTCHESTER RD | | BRONX | NY | 10469-5910 | 7185470612 | 7186530294 | In-Center Hemo, PD Services | 19 | 33-2785 |
| GREENPOINT DIALYSIS | 146 MESEROLE ST | | BROOKLYN | NY | 11206-2582 | 7183886039 | 7189630941 | In-Center Hemo, PD Services | 24 | |
| OZONE PARK DIALYSIS | 100-02 ROCKAWAY BLVD | | OZONE PARK | NY | 11417-2217 | 7188430694 | 7183232438 | In-Center Hemo, PD Services | 25 | 33-2771 |
| CROSSWAYS PARK DIALYSIS | 113 CROSSWAYS PARK DR | STE 102 | WOODBURY | NY | 11797-2044 | 5169210914 | 5163640164 | In-Center Hemo, PD Services | 17 | 33-2773 |
| LACONIA DIALYSIS | 3440 BOSTON RD | | BRONX | NY | 10469-2512 | 7187980538 | 7186522495 | In-Center Hemo, PD Services | 24 | |
| BROOKLYN COMMUNITY DIALYSIS | 730 64TH ST | | BROOKLYN | NY | 11220-4714 | 7187590129 | 7187590191 | In-Center Hemo, PD Services | 24 | 33-2764 |
| DUNKIRK DIALYSIS | 3958 VINEYARD DR | | DUNKIRK | NY | 14048-3522 | 7163661931 | 7163662105 | In-Center Hemo, PD Services | 14 | 33-2767 |
| SEAWAY DIALYSIS | 999 E RIDGE RD | STE 11 | ROCHESTER | NY | 14621-1936 | 5852667348 | 5852664685 | In-Center Hemo, PD Services | 24 | 33-2759 |
| SANDFORD BOULEVARD DIALYSIS | 120 E SANDFORD BLVD | | MOUNT VERNON | NY | 10550-4512 | 9146652035 | 9146675126 | In-Center Hemo | 8 | |
| HERTEL AVENUE DIALYSIS | 699 HERTEL AVE | STE 380 | BUFFALO | NY | 14207-2355 | 7168714172 | 7164470230 | In-Center Hemo | 17 | 33-2757 |
| MOUNT EDEN DIALYSIS | 1490 MACOMBS RD | | BRONX | NY | 10452-2101 | 7185882347 | 7182938906 | In-Center Hemo | 21 | |
| ALLERTON DIALYSIS | 2554 WHITE PLAINS RD | | BRONX | NY | 10467-8141 | 7182311285 | 7182313461 | In-Center Hemo | 25 | |
| LOCK CITY DIALYSIS | 475 S TRANSIT ST | STE 900 | LOCKPORT | NY | 14094-5562 | 7164390590 | 7164390595 | In-Center Hemo, PD Services | 9 | |
| JULIA AND ISRAEL WALDBAUM DIALYSIS | 100 COMMUNITY DR | WALDBAUM DIALYSIS CENTER | GREAT NECK | NY | 11021-5501 | 5164873058 | 5164874918 | In-Center Hemo, PD Services | 34 | 33-2754 |
| NEOMY DIALYSIS CENTER | 1122 CONEY ISLAND AVE | | BROOKLYN | NY | 11230-2345 | 7184341444 | 7184341445 | In-Center Hemo | 31 | 33-2671 |
| SENECA DIALYSIS | 10 ST LAWRENCE DR | | TIFFIN | OH | 44883-8310 | 4194431051 | 4194431142 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 36-2622 |
| SOUTHWEST OHIO DIALYSIS | 215 S ALLISON AVE | | XENIA | OH | 45385-3694 | 9373761453 | 9373742930 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 36-2594 |

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| PARMA DIALYSIS CENTER | 6735 AMES RD | | PARMA | OH | 44129-5601 | 4407430690 | 4407430685 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 36-2620 |
| MIDDLEBURG HEIGHTS DIALYSIS | 7360 ENGLE RD | | MIDDLEBURG HEIGHTS | OH | 44130-3429 | 4408915645 | 4408915655 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 24 | 36-2572 |
| ROCKY RIVER DIALYSIS | 20220 CENTER RIDGE RD | STE 50 | ROCKY RIVER | OH | 44116-3567 | 4403565744 | 4408952680 | In-Center Hemo, In-Center Hemo Self Care | 20 | 36-2610 |
| WILLOW DIALYSIS CENTER | 1675 ALEX DR | | WILMINGTON | OH | 45177-2446 | 9373833338 | 9373833631 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 36-2551 |
| ALLIANCE COMMUNITY DIALYSIS | 270 E STATE ST | STE 110 | ALLIANCE | OH | 44601-4309 | 3308211657 | 3308211735 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 19 | 36-2669 |
| BELDEN COMMUNITY DIALYSIS | 4685 FULTON DR NW | | CANTON | OH | 44718-2379 | 3306499300 | 3304914881 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, PD Services | 42 | 36-2600 |
| MERCY CANTON DIALYSIS | 1320 MERCY DR NW | | CANTON | OH | 44708-2614 | 3305804001 | 3305804595 | In-Center Hemo, In-Center Hemo Self Care | 18 | 36-2640 |
| SPRINGBORO DIALYSIS | 90 COMMERCIAL WAY | | SPRINGBORO | OH | 45066-3080 | 9377040589 | 9377049118 | In-Center Hemo | 10 | 36-2672 |
| DAYTON NORTH DIALYSIS | 455 TURNER RD | STE A | DAYTON | OH | 45415-3630 | 9372787861 | 9372788336 | In-Center Hemo | 44 | 36-2595 |
| WRIGHT FIELD DIALYSIS | 1431 BUSINESS CENTER CT | | DAYTON | OH | 45410-3300 | 9372521867 | 9372522256 | In-Center Hemo | 15 | 36-2524 |
| SHAKER SQUARE DIALYSIS | 12800 SHAKER BLVD | STE 1 | CLEVELAND | OH | 44120-2000 | 2164914867 | 2164914925 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 36-2560 |
| STRONGSVILLE DIALYSIS | 17792 PEARL RD | | STRONGSVILLE | OH | 44136-6909 | 4402389270 | 4402389275 | In-Center Hemo, In-Center Hemo Self Care | 18 | 36-2684 |
| ROCKSIDE DIALYSIS | 4801 ACORN DR | | INDEPENDENCE | OH | 44131-2566 | 2165250990 | 2165253106 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 36-2731 |
| FAIRBORN DIALYSIS | 3070 PRESIDENTIAL DR | STE A | BEAVERCREEK | OH | 45324-6273 | 9374266475 | 9374262436 | In-Center Hemo, In-Center Hemo Self Care | 12 | 36-2683 |
| UPPER SANDUSKY DIALYSIS | 111 TARHE TRL | | UPPER SANDUSKY | OH | 43351-8706 | 4192090799 | 4192090921 | PD Services, In-Center Hemo | 8 | 36-2864 |
| PARK SIDE DIALYSIS | 241 W SCHROCK RD | | WESTERVILLE | OH | 43081-2874 | 6148821734 | 6148824529 | In-Center Hemo, PD Services | 17 | 36-2783 |
| ANDOVER DIALYSIS | 488 S MAIN ST | | ANDOVER | OH | 44003-9602 | 4402936028 | 4402936219 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 36-2694 |
| PATASKALA DIALYSIS CENTER | 642 E BROAD ST | | PATASKALA | OH | 43062-7627 | 7409641306 | 7409642698 | In-Center Hemo, In-Center Hemo Self Care | 8 | 36-2709 |
| WAUSEON DIALYSIS CENTER | 721 S SHOOP AVE | | WAUSEON | OH | 43567-1729 | 4193350695 | 4193350812 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 36-2706 |
| AMHERST DIALYSIS | 3200 COOPER FOSTER PRK RD W | | LORAIN | OH | 44053-3654 | 4409891410 | 4409891417 | In-Center Hemo, PD Services | 17 | 36-2766 |
| KETTERING DIALYSIS | 5721 BIGGER RD | | KETTERING | OH | 45440-2752 | 9374354030 | 9374354140 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 36-2690 |
| SANDUSKY DIALYSIS CENTER | 211 LAKESIDE PARK | | SANDUSKY | OH | 44870-8639 | 4196263809 | 4196265107 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 36-2700 |
| POINT PLACE DIALYSIS | 4747 SUDER AVE | STE 107 | TOLEDO | OH | 43611-2869 | 4197279692 | 4197279743 | In-Center Hemo, In-Center Hemo Self Care | 12 | 36-2712 |
| EATON DIALYSIS | 105 E WASHINGTON JACKSON RD | | EATON | OH | 45320-9789 | 9374561174 | 9374561945 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 36-2703 |
| COLUMBUS WEST DIALYSIS | 1395 GEORGESVILLE RD | | COLUMBUS | OH | 43228-3611 | 6142798495 | 6142798715 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 36-2705 |
| GROVE CITY DIALYSIS | 4155 KELNOR DR | | GROVE CITY | OH | 43123-2960 | 6148010323 | 6148010539 | In-Center Hemo, In-Center Hemo Self Care | 8 | 36-2716 |
| DUBLIN DIALYSIS | 6770 PERIMETER DR | | DUBLIN | OH | 43016-8063 | 6147988359 | 6147988442 | In-Center Hemo, In-Center Hemo Self Care | 12 | 36-2728 |
| LOGAN DIALYSIS | 12880 GREY ST | | LOGAN | OH | 43138-9638 | 7403806049 | 7403806280 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 36-2732 |
| WADSWORTH DIALYSIS | 195 WADSWORTH RD | STE 302 | WADSWORTH | OH | 44281-9504 | 3303352300 | 3303356411 | In-Center Hemo | 14 | 36-2730 |
| CHERRY VALLEY DIALYSIS | 1627 W MAIN ST | | NEWARK | OH | 43055-1345 | 7405221699 | 7405221555 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 25 | 36-2744 |
| NORTH RIDGE DIALYSIS | 6830 N RIDGE RD | | MADISON | OH | 44057-2637 | 4404288377 | 4404280615 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 36-2614 |
| MARIETTA DIALYSIS | 1019 PIKE ST | | MARIETTA | OH | 45750-3500 | 7403762622 | 7403762633 | In-Center Hemo, In-Center Hemo Self Care | 12 | 36-2563 |
| ZANESVILLE DIALYSIS | 3120 NEWARK RD | | ZANESVILLE | OH | 43701-9659 | 7404542911 | 7404520847 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 22 | 36-2518 |
| COLUMBUS DIALYSIS | 226 GRACELAND BLVD | STE 3-09A | COLUMBUS | OH | 43214-1532 | 6149851732 | 6147810906 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 36-2543 |
| COLUMBUS EAST DIALYSIS | 299 OUTERBELT ST | | COLUMBUS | OH | 43213-1529 | 6145017224 | 6145015197 | In-Center Hemo, In-Center Hemo Self Care | 25 | 36-2629 |
| ASHTABULA DIALYSIS | 1614 W 19TH ST | | ASHTABULA | OH | 44004-3036 | 4409649777 | 4409648914 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 17 | 36-2554 |
| SWAN CREEK DIALYSIS | 5201 AIRPORT HWY | | TOLEDO | OH | 43615-6800 | 4192140540 | 4192140546 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 36-2587 |
| COLUMBUS DOWNTOWN DIALYSIS | 415 E MOUND ST | | COLUMBUS | OH | 43215-5512 | 6142281773 | 6142281881 | In-Center Hemo | 24 | 36-2650 |
| BELPRE DIALYSIS | 2906 WASHINGTON BLVD | | BELPRE | OH | 45714-1848 | 7404010607 | 7404010691 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 36-2671 |
| NORTHWOOD DIALYSIS | 611 LEMOYNE RD | | NORTHWOOD | OH | 43619-1811 | 4196983423 | 4196985165 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 36-2680 |
| DARKE COUNTY DIALYSIS | 1111 SWEITZER ST | STE B | GREENVILLE | OH | 45331-1189 | 9375487019 | 9375486519 | In-Center Hemo | 10 | 36-2659 |
| UPPER VALLEY KIDNEY CENTER | 3190 N COUNTY RD 25A | | TROY | OH | 45373-1337 | 9373323733 | 9373323794 | In-Center Hemo, PD Services | 22 | 36-2796 |
| VILLA OF LAKEWOOD | 14050 MADISON AVE | | LAKEWOOD | OH | 44107-4530 | 2162213717 | 2162213742 | In-Center Hemo | 6 | 36-2769 |
| VILLA OF GREAT NORTHERN | 22710 FAIRVIEW CENTER DR | STE 100 | FAIRVIEW PARK | OH | 44126-3607 | 4407344630 | 4407344659 | In-Center Hemo, In-Center Hemo Self Care | 8 | 36-2749 |
| BEACHWOOD PEPPER PIKE | 23600 COMMERCE PARK | | BEACHWOOD | OH | 44122-5817 | | | In-Center Hemo, Home Hemo, PD Services | 13 | |
| RIVERS EDGE DIALYSIS | 1006 E STATE ST | STE B | ATHENS | OH | 45701-2158 | 7405921364 | 7405933876 | In-Center Hemo, In-Center Hemo Self Care | 12 | 36-2748 |
| MIAMISBURG DIALYSIS | 290 ALEXANDERSVILLE RD | | MIAMISBURG | OH | 45342-3611 | 9378650633 | 9378650735 | In-Center Hemo, PD Services | 11 | 36-2785 |

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| HIGHLAND COUNTY DIALYSIS (01-MAR-2019) | 120 ROBERTS LN | STE 4 | HILLSBORO | OH | 45133-7643 | 9373933852 | 9373933950 | In-Center Hemo, PD Services | 9 | 36-2750 |
| DOVER COMMUNITY DIALYSIS | 899 E IRON AVE | | DOVER | OH | 44622-2097 | 3303646309 | 3303646490 | In-Center Hemo, PD Services | 16 | 36-2765 |
| HEART OF MARION DIALYSIS | 1221 DELAWARE AVE | | MARION | OH | 43302-6419 | 7403750849 | 7403750869 | In-Center Hemo, PD Services | 13 | 36-2823 |
| MASSILLON COMMUNITY DIALYSIS | 2112 LINCOLN WAY E | | MASSILLON | OH | 44646-7034 | 3308377730 | 3308377753 | In-Center Hemo | 12 | 36-2789 |
| NATIONAL TRAIL DIALYSIS | 171 S TUTTLE RD | | SPRINGFIELD | OH | 45505-1560 | 9373287399 | 9373287513 | In-Center Hemo, Nocturnal Hemo | 17 | 36-2780 |
| ADENA DIALYSIS | 1180 N BRIDGE ST | | CHILLICOTHE | OH | 45601-1793 | 7407733733 | 7407733741 | In-Center Hemo, PD Services | 17 | 36-2777 |
| TROTWOOD DIALYSIS | 5680 SALEM BEND DR | | DAYTON | OH | 45426-1462 | 9378328432 | 9378379510 | In-Center Hemo | 12 | 36-2861 |
| FREMONT REGIONAL DIALYSIS | 100 PINNACLE DR | | FREMONT | OH | 43420-7400 | 4193320310 | 4193320296 | In-Center Hemo, PD Services | 13 | 36-2791 |
| TWINSBURG DIALYSIS | 2592 E AURORA RD | STE 100 | TWINSBURG | OH | 44087-2148 | 3304053030 | 3304258969 | In-Center Hemo, PD Services | 13 | 36-2837 |
| LUCAS COUNTY HOME TRAINING | 2702 NAVARRE AVE | STE 203 | OREGON | OH | 43616-3224 | 4196911514 | 4196911594 | PD Services | 2 | 36-2794 |
| KENTON DIALYSIS | 1207 E COLUMBUS ST | KENTON N RIDGE CTR | KENTON | OH | 43326-1760 | 4196754075 | 4196751108 | In-Center Hemo, PD Services | 10 | 36-2805 |
| AUBURN ROAD DIALYSIS | 7611 AUBURN RD | | PAINESVILLE | OH | 44077-9608 | 4403572927 | 4403572976 | In-Center Hemo, PD Services | 13 | 36-2799 |
| HUBER HEIGHTS DIALYSIS | 7769 OLD COUNTRY COURT | | HUBER HEIGHTS | OH | 45424-2097 | 9372370769 | 9372371981 | In-Center Hemo, PD Services | 15 | 36-2833 |
| KINGSVILLE DIALYSIS | 5740 DIBBLE RD | | KINGSVILLE | OH | 44048-9809 | 4402241338 | 4402242601 | In-Center Hemo | 6 | 36-2793 |
| COVENTRY DIALYSIS | 3235 MANCHESTER RD | STE 9 | AKRON | OH | 44319-1458 | 3306459453 | 3306459484 | In-Center Hemo | 13 | 36-2820 |
| FIVE RIVERS DIALYSIS | 4750 N MAIN ST | | DAYTON | OH | 45405-5021 | 9372785139 | 9372785722 | In-Center Hemo | 17 | 36-2803 |
| BUCKEYE DIALYSIS | 3050 S DIXIE DR | | KETTERING | OH | 45409-1516 | 9376432337 | 9376432487 | In-Center Hemo | 17 | 36-2792 |
| GALION DIALYSIS | 865 HARDING WAY W | | GALION | OH | 44833-1637 | 4194620897 | 4194620927 | In-Center Hemo, PD Services | 17 | 36-2816 |
| MID OHIO DIALYSIS | 2148 W 4TH ST | | ONTARIO | OH | 44906-1200 | 4197474039 | 4197474046 | In-Center Hemo, PD Services | 14 | 36-2804 |
| MEADOWHAWK DIALYSIS | 491 COLEMAN'S XING | COLEMAN'S CROSSING CENTER | MARYSVILLE | OH | 43040-7068 | 9376420676 | 9376420412 | In-Center Hemo | 9 | 36-2807 |
| APPLE VALLEY DIALYSIS | 1485 COSHOCTON AVE | | MOUNT VERNON | OH | 43050-1544 | 7403923436 | 7403923843 | In-Center Hemo, PD Services | 9 | 36-2802 |
| HILLIARD STATION DIALYSIS | 2447 HILLIARD ROME RD | | HILLIARD | OH | 43026-8194 | 6148763610 | 6148763144 | In-Center Hemo | 13 | 36-2808 |
| CANAL WINCHESTER DIALYSIS | 3568 GENDER RD | | CANAL WINCHESTER | OH | 43110-8007 | 6148343564 | 6148343597 | In-Center Hemo, PD Services | 13 | 36-2815 |
| KIDNEY CENTER OF BRUNSWICK | 3812 CENTER RD | STE 101 | BRUNSWICK | OH | 44212-3025 | 3302204502 | 3302204481 | In-Center Hemo, PD Services | 16 | 36-2809 |
| DETROIT ROAD DIALYSIS | 7901 DETROIT AVE | | CLEVELAND | OH | 44102-2828 | 2169616498 | 2169616802 | In-Center Hemo | 24 | 36-2754 |
| ST V QUADRANGLE DIALYSIS | 2302 COMMUNITY COLLEGE AVE | | CLEVELAND | OH | 44115-3117 | 2165744805 | 2165744901 | In-Center Hemo | 13 | 36-2756 |
| MIDWEST SPRINGFIELD DIALYSIS | 2200 N LIMESTONE ST STE 104 | | SPRINGFIELD | OH | 45503-2692 | 9373903125 | 9373906022 | In-Center Hemo, PD Services | 16 | 36-2592 |
| MIDWEST FAIRBORN DIALYSIS | 1266 N BROAD ST | | FAIRBORN | OH | 45324-5549 | 9378790433 | 9378790589 | In-Center Hemo, PD Services | 19 | 36-2645 |
| MIDWEST URBANA DIALYSIS | 1430 E US HIGHWAY 36 | | URBANA | OH | 43078-9112 | 9374844600 | 9374844407 | In-Center Hemo, PD Services | 12 | 36-2729 |
| HOME DIALYSIS OF DAYTON-SOUTH | 3030 S DIXIE DR | | KETTERING | OH | 45409-1516 | 9372961171 | 9372961476 | PD Services | 3 | 36-2541 |
| PARMA HEIGHTS DIALYSIS | 9050 N CHURCH DR | | PARMA HEIGHTS | OH | 44130-4701 | 4408420895 | 4402920234 | In-Center Hemo, PD Services | 16 | 36-2704 |
| HILLIARD DIALYSIS | 19133 HILLIARD BLVD | | ROCKY RIVER | OH | 44116-2907 | 2167124700 | 2167124704 | In-Center Hemo, PD Services | 18 | 36-2699 |
| CENTER RIDGE DIALYSIS | 38630 CENTER RIDGE RD | | NORTH RIDGEVILLE | OH | 44039-2837 | 4403272070 | 4403271563 | In-Center Hemo | 14 | 36-2776 |
| STEBENVILLE DIALYSIS | 1799 SINCLAIR AVE | STE 1 | STEBENVILLE | OH | 43953-3373 | 7403462840 | 7403462846 | In-Center Hemo | 21 | 36-2772 |
| PREMIERE KIDNEY CENTER OF NEWARK | 65 S TERRACE AVE | | NEWARK | OH | 43055-1355 | 7405222955 | 7405222975 | In-Center Hemo, PD Services | 21 | 36-2644 |
| HILLSBORO REGIONAL DIALYSIS | 1487 N HIGH ST | STE 1A | HILLSBORO | OH | 45133-8496 | 9373939020 | 9373939095 | In-Center Hemo, PD Services | 14 | 36-2741 |
| MCCARTY LANE DIALYSIS | 500 MCCARTY LN | | JACKSON | OH | 45640-7019 | 7402861600 | 7402861615 | In-Center Hemo | 12 | 36-2701 |
| LINDEN HOME DIALYSIS | 1431 BUSINESS CENTER CT | | DAYTON | OH | 45410-3300 | 9372521867 | 9372522256 | Home Hemo | 2 | 36-2753 |
| COLUMBUS WEST HOME TRAINING AT HOME | 1391 GEORGESVILLE RD | | COLUMBUS | OH | 43228-3611 | 6142798495 | 6142798715 | Home Hemo | 3 | 36-2727 |
| MUNROE FALLS DIALYSIS | 265 N MAIN ST | | MUNROE FALLS | OH | 44262-1090 | 3306891400 | 3306891408 | In-Center Hemo | 13 | 36-2651 |
| SUMMIT RENAL CENTER | 73 MASSILLON RD | | AKRON | OH | 44312-1028 | 3307331861 | 3307334696 | In-Center Hemo, PD Services | 19 | 36-2613 |
| WHITE PONDS DIALYSIS | 791 WHITE POND DR | | AKRON | OH | 44320-4202 | 3308359083 | 3308359353 | In-Center Hemo, PD Services | 22 | 36-2623 |
| AKRON RENAL CENTER | 525 E MARKET ST | BLDG 50 | AKRON | OH | 44304-1619 | 3303756848 | 3303753421 | In-Center Hemo | 16 | 36-2719 |
| SOUTHLAND DIALYSIS | 3401 GLENDALE AVE | STE 110 | TOLEDO | OH | 43614-2490 | 4193899681 | 4193899196 | In-Center Hemo, PD Services | 28 | 36-2509 |
| MAUMEE BAY DIALYSIS | 3310 DUSTIN RD | | OREGON | OH | 43616-3302 | 4196972191 | 4196972177 | In-Center Hemo, PD Services | 18 | 36-2547 |
| FLOWER DIALYSIS | 5308 HARROUN RD | STE 60 | SYLVANIA | OH | 43560-2114 | 4198246074 | 4198823830 | In-Center Hemo, PD Services | 12 | 36-2775 |
| UPPER VALLEY KIDNEY CENTER AT HOME | 3190 N COUNTY RD 25A | | TROY | OH | 45373-1337 | 9373323733 | 9373323794 | Home Hemo | 2 | 36-2796 |
| PIKE COUNTY AT HOME | 609 W EMMITT AVE | | WAVERLY | OH | 45690-1013 | 7409411688 | 7409411713 | Home Hemo | 1 | 36-2817 |
| WEST TOLEDO DIALYSIS | 2900 CARSKADDON AVE | | TOLEDO | OH | 43606-1601 | 4195310755 | 4195310957 | In-Center Hemo | 17 | 36-2818 |
| MILLERSBURG DIALYSIS | 1649 S WASHINGTON ST | | MILLERSBURG | OH | 44654-8902 | 3306740476 | 3306741295 | In-Center Hemo, PD Services | 9 | 36-2825 |
| PIKE COUNTY DIALYSIS | 609 W EMMITT AVE | | WAVERLY | OH | 45690-1013 | 7409411688 | 7409411713 | In-Center Hemo, PD Services | 9 | 36-2817 |
| RIDGE PARK DIALYSIS | 4805 PEARL RD | | CLEVELAND | OH | 44109-5145 | 2163986029 | 2163986053 | In-Center Hemo, PD Services | 14 | 36-2828 |
| RAVENNA DIALYSIS | 600 ENTERPRISE PKWY | | RAVENNA | OH | 44266-8054 | 3302975846 | 3302976357 | In-Center Hemo, PD Services | 9 | 36-2838 |
| WOOSTER DIALYSIS | 4190 BURBANK RD | | WOOSTER | OH | 44691-9077 | 3303451130 | 3303451336 | In-Center Hemo, PD Services | 12 | 36-2840 |
| DAYTON SOUTH DIALYSIS | 4700 SPRINGBORO PIKE | STE A | MORAINAINE | OH | 45439-1964 | 9372947188 | 9372947370 | In-Center Hemo, Nocturnal Hemo | 17 | 36-2821 |
| FALLEN TIMBERS DIALYSIS | 4330 KEYSTONE DR | | MAUMEE | OH | 43537-8795 | 4198870762 | 4198870773 | In-Center Hemo, PD Services | 12 | 36-2855 |
| MIRACLE MILE DIALYSIS | 4925 JACKMAN RD | UNIT# 59 | TOLEDO | OH | 43613-3574 | 4194744989 | 4194745112 | In-Center Hemo, PD Services | 12 | 36-2859 |
| HEART OF NEW ALBANY DIALYSIS | 6530 W CAMPUS OVAL | STE 100 | NEW ALBANY | OH | 43054-8726 | 6148553445 | 6148559695 | In-Center Hemo, PD Services | 8 | 36-2854 |
| BOETTLER DIALYSIS | 1587 BOETTLER RD | STE 130 | UNIONTOWN | OH | 44685-7823 | 3308990035 | 3308964975 | In-Center Hemo, PD Services | 12 | 36-2867 |

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| MEDINA SQUARE DIALYSIS | 740 N COURT ST | | MEDINA | OH | 44256-1748 | 3307217824 | 3307219540 | In-Center Hemo | 8 | 36-2873 |
| MALLORY PARK DIALYSIS | 2808 GERMANTOWN ST | | DAYTON | OH | 45417-4134 | 9372628427 | 9372628016 | In-Center Hemo | 24 | 36-2860 |
| LAWRENCE COUNTY DIALYSIS | 367 COUNTY RD 406 | UNIT 11 | SOUTH POINT | OH | 45680-8766 | 7408940830 | 8772881208 | In-Center Hemo, PD Services | 9 | 36-2863 |
| BELMONT DIALYSIS | 68639 BANNOCK RD | | ST CLAIRSVILLE | OH | 43950-9736 | 7406990220 | 7406990703 | In-Center Hemo, PD Services | 10 | 36-2561 |
| CANTON DIALYSIS | 2912 W TUSCARAWAS ST | | CANTON | OH | 44708-4643 | 3304580150 | 3304580164 | In-Center Hemo, PD Services | 27 | 36-2866 |
| NAVARRE DIALYSIS | 517 PARK ST NW | STE A | NAVARRE | OH | 44662-9267 | 3308795270 | 3308795294 | In-Center Hemo | 7 | |
| WHITE PONDS AT HOME | 791 WHITE POND DR | | AKRON | OH | 44320-4202 | 3308359083 | 3308359353 | Home Hemo | 1 | |
| EASTGATE DIALYSIS | 4435 AICHOLTZ RD | | CINCINNATI | OH | 45245-1690 | 5137525544 | 5137525736 | In-Center Hemo, In-Center Hemo Self Care | 16 | 36-2522 |
| ANDERSON DIALYSIS CENTER | 7502 STATE RD | STE 1160 | CINCINNATI | OH | 45255-2800 | 5136240400 | 5136240182 | In-Center Hemo, In-Center Hemo Self Care | 16 | 36-2715 |
| BATAVIA DIALYSIS | 4000 GOLDEN AGE DR | | BATAVIA | OH | 45103-1913 | 5137350700 | 5137350087 | In-Center Hemo | 12 | 36-2736 |
| EAST GALBRAITH DIALYSIS | 3877 E GALBRAITH RD | BLDG C | CINCINNATI | OH | 45236-1500 | 5137915900 | 5137914738 | In-Center Hemo | 10 | 36-2740 |
| LEBANON DIALYSIS CENTER | 918B COLUMBUS AVE | | LEBANON | OH | 45036-1402 | 5139340272 | 5139343410 | In-Center Hemo, In-Center Hemo Self Care | 16 | 36-2707 |
| EASTGATE HOME TRAINING | 4435 AICHOLTZ RD | STE 800B | CINCINNATI | OH | 45245-1692 | 5137528301 | 5137528483 | PD Services | 4 | 36-2702 |
| DELHI DIALYSIS | 5040 DELHI AVE | | CINCINNATI | OH | 45238-5388 | 5139225900 | 5139225909 | In-Center Hemo | 16 | 36-2708 |
| US GRANT DIALYSIS | 458 HOME ST | | GEORGETOWN | OH | 45121-1408 | 9373781323 | 9373785130 | In-Center Hemo | 12 | 36-2735 |
| FOREST FAIR DIALYSIS | 1145 KEMPER MEADOW DR | | CINCINNATI | OH | 45240-4118 | 5136741691 | 5136741697 | In-Center Hemo | 16 | 36-2734 |
| BLUE ASH DIALYSIS | 10600 MCKINLEY RD | | CINCINNATI | OH | 45242-3716 | 5137338215 | 5137338293 | In-Center Hemo, In-Center Hemo Self Care | 18 | 36-2519 |
| MT AUBURN DIALYSIS | 2109 READING RD | | CINCINNATI | OH | 45202-1417 | 5137841800 | 5137232355 | In-Center Hemo, In-Center Hemo Self Care | 28 | 36-2502 |
| FAIRFIELD DIALYSIS | 1210 HICKS BLVD | | FAIRFIELD | OH | 45014-1921 | 5139391110 | 5139391202 | In-Center Hemo, In-Center Hemo Self Care | 14 | 36-2602 |
| FAIRFIELD HOME TRAINING DIALYSIS | 1210 HICKS BLVD | | FAIRFIELD | OH | 45014-1921 | 5139391120 | 5139391150 | PD Services | 1 | 36-2608 |
| WESTERN HILLS DIALYSIS | 3267 WESTBOURNE DR | | CINCINNATI | OH | 45248-5110 | 5133470444 | 5133470150 | In-Center Hemo | 17 | 36-2628 |
| WINTON ROAD DIALYSIS | 6550 WINTON RD | | CINCINNATI | OH | 45224-1327 | 5135912900 | 5135910208 | In-Center Hemo, In-Center Hemo Self Care | 24 | 36-2611 |
| SILVERTON DIALYSIS | 6929 SILVERTON AVE | | CINCINNATI | OH | 45236-3701 | 5137930555 | 5137934183 | In-Center Hemo, In-Center Hemo Self Care | 16 | 36-2633 |
| SILVERTON HOME TRAINING DIALYSIS | 6929 SILVERTON AVE | | CINCINNATI | OH | 45236-3701 | 5137934376 | 5137934183 | PD Services | 4 | 36-2634 |
| BUTLER COUNTY DIALYSIS | 3497 S DIXIE HWY | | FRANKLIN | OH | 45005-5717 | 5134221467 | 5134221634 | In-Center Hemo, In-Center Hemo Self Care | 20 | 36-2647 |
| WHITE OAK DIALYSIS | 5520 CHEVIOT RD | STE B | CINCINNATI | OH | 45247-7069 | 5137411062 | 5137412819 | In-Center Hemo, In-Center Hemo Self Care | 20 | 36-2688 |
| WHITE OAK HOME TRAINING DIALYSIS | 5520 CHEVIOT RD | STE B | CINCINNATI | OH | 45247-7069 | 5133853580 | 5133854589 | PD Services | 8 | 36-2687 |
| BUTLER COUNTY HOME TRAINING DIALYSIS | 7335 YANKEE RD | STE 101 | LIBERTY TOWNSHIP | OH | 45044-0008 | 5137552524 | 5137553268 | PD Services | 4 | 36-2689 |
| ATRIUM DIALYSIS | 4421 ROOSEVELT BLVD | STE D | MIDDLETOWN | OH | 45044-9024 | 5134226879 | 5134226911 | In-Center Hemo | 16 | 36-2795 |
| OHIO PIKE DIALYSIS | 1761 STATE ROUTE 125 | | AMELIA | OH | 45102-2007 | 5137970713 | 5137970617 | In-Center Hemo | 12 | 36-2739 |
| WEST HAMILTON HOME TRAINING | 1532 MAIN ST | | HAMILTON | OH | 45013-1078 | 5137370934 | 5137371138 | Home Hemo, PD Services | 4 | |
| NORWOOD DIALYSIS | 2300 WALL ST | STE O | CINCINNATI | OH | 45212-2789 | 5135312111 | 5135310236 | In-Center Hemo | 25 | 36-2742 |
| REDBANK VILLAGE DIALYSIS | 3960 RED BANK RD | STE 160 | CINCINNATI | OH | 45227-3421 | 5132715420 | 5132715437 | In-Center Hemo | 12 | 36-2743 |
| CLERMONT COUNTY DIALYSIS | 5901 MONTCLAIR BLVD | STE 100 | MILFORD | OH | 45150-2547 | 5132480593 | 5132481853 | In-Center Hemo | 12 | 36-2751 |
| HARRISON DIALYSIS | 10475 HARRISON AVE | | HARRISON | OH | 45030-1941 | 5132020373 | 5132020819 | In-Center Hemo | 13 | 36-2806 |
| AFFINITY PLACE DIALYSIS | 7700 AFFINITY PL | | CINCINNATI | OH | 45231-3566 | 5135210981 | 5135211566 | In-Center Hemo | 17 | 36-2834 |
| THE CHRIST HOSPITAL DIALYSIS | 2139 AUBURN AVE | 1 WEST | CINCINNATI | OH | 45219-2906 | 5135850314 | 5135853942 | In-Center Hemo | 15 | 36-2822 |
| ROSS DIALYSIS | 3825 KRAUS LN | STE 5 | FAIRFIELD | OH | 45014-5867 | 5137380276 | 5137380305 | In-Center Hemo | 13 | 36-2819 |
| WEST HAMILTON DIALYSIS | 1532 MAIN ST | | HAMILTON | OH | 45013-1078 | 5137370158 | 5137373102 | In-Center Hemo | 17 | 36-2826 |
| WEST CHESTER DIALYSIS | 7760 W VOICE OF AMERICA PARK DR | STE E | WEST CHESTER | OH | 45069-3371 | 5137551510 | 5137551461 | In-Center Hemo | 17 | 36-2824 |
| LOVELAND DIALYSIS | 8944 COLUMBIA RD | STE 6 | LOVELAND | OH | 45140-1121 | 5135835326 | 5135835134 | In-Center Hemo | 13 | 36-2872 |
| WESTERN RIDGE DIALYSIS | 6909 GOOD SAMARITAN DR | STE C | CINCINNATI | OH | 45247-5209 | 5133530237 | 5133530230 | In-Center Hemo | 15 | 36-2849 |
| DURANT DIALYSIS CENTER | 411 WESTSIDE DR | | DURANT | OK | 74701-2932 | 5809200808 | 5809200828 | In-Center Hemo, Acute Hemo 1:1, Acute PD | 16 | 37-2565 |
| IDABEL DIALYSIS | 1319 S LYNN LN | | IDABEL | OK | 74745-6845 | 5802861108 | 5802865064 | In-Center Hemo, PD Services | 13 | 37-2602 |
| SAPULPA DIALYSIS | 9647 RIDGEVIEW ST | | TULSA | OK | 74131-6205 | 9182249996 | 9182249997 | In-Center Hemo | 16 | 37-2560 |
| TULSA DIALYSIS CENTER | 5636 E SKELLY DR | | TULSA | OK | 74135-6473 | 9186600571 | 9186600562 | In-Center Hemo | 20 | 37-2504 |
| BROKEN ARROW DIALYSIS CENTER | 1710 N 9TH ST | | BROKEN ARROW | OK | 74012-8283 | 9183550657 | 9183552800 | In-Center Hemo | 16 | 37-2516 |
| CLAREMORE DIALYSIS CENTER | 202 E BLUE STARR DR | | CLAREMORE | OK | 74017-4223 | 9183421119 | 9183422644 | In-Center Hemo, In-Center Hemo Self Care | 16 | 37-2514 |
| TAHLEQUAH DIALYSIS CENTER | 1373 E BOONE ST | | TAHLEQUAH | OK | 74464-3330 | 9184310665 | 9184310623 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 20 | 37-2512 |
| ALTUS DIALYSIS CENTER | 205 S PARK LN | STE 130 | ALTUS | OK | 73521-5756 | 5804821197 | 5804821198 | In-Center Hemo, PD Services | 10 | 37-2524 |
| DUNCAN DIALYSIS CENTER | 2845 W ELK AVE | BLDG 400 | DUNCAN | OK | 73533-1981 | 5804708542 | 5804708891 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 37-2522 |
| NORMAN DIALYSIS CENTER | 1818 W LINDSEY ST | STE B104 | NORMAN | OK | 73069-4184 | 4053609815 | 4053609715 | In-Center Hemo | 12 | 37-2527 |
| SHAWNEE DIALYSIS CENTER | 4409 N KICKAPOO AVE | STE 113 | SHAWNEE | OK | 74804-1224 | 4058786762 | 4058780063 | In-Center Hemo, PD Services | 16 | 37-2513 |
| STILLWATER DIALYSIS CENTER | 406 E HALL OF FAME AVE | STE 300 | STILLWATER | OK | 74075-5447 | 4057070408 | 4056246405 | In-Center Hemo, In-Center Hemo Self Care | 12 | 37-2505 |
| ELK CITY DIALYSIS CENTER | 1601 W 2ND ST | | ELK CITY | OK | 73644-4427 | 5802252700 | 5802252701 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 37-2531 |

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| NORTHWEST BETHANY DIALYSIS CENTER | 7800 NW 23RD ST | STE A | BETHANY | OK | 73008-4948 | 4054958606 | 4054954356 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 37-2515 |
| EDMOND DIALYSIS CENTER | 50 S BAUMANN AVE | | EDMOND | OK | 73034-5676 | 4053306646 | 4053306221 | In-Center Hemo, In-Center Hemo Self Care | 12 | 37-2541 |
| MIDWEST CITY DIALYSIS CENTER | 7221 E RENO AVE | | MIDWEST CITY | OK | 73110-4474 | 4058699600 | 4058699605 | In-Center Hemo | 16 | 37-2511 |
| CENTRAL TULSA DIALYSIS CENTER | 1124 S SAINT LOUIS AVE | | TULSA | OK | 74120-5413 | 9185855557 | 9185853536 | In-Center Hemo, Home Hemo | 26 | 37-2546 |
| OKMULGEE DIALYSIS CENTER | 201 S DELAWARE AVE | | OKMULGEE | OK | 74447-5528 | 9187563526 | 9187561760 | In-Center Hemo | 16 | 37-2548 |
| MUSKOGEE COMMUNITY DIALYSIS CENTER | 2316 W SHAWNEE ST | | MUSKOGEE | OK | 74401-2228 | 9186870016 | 9186871858 | In-Center Hemo | 16 | 37-2549 |
| TRI-STATE DIALYSIS | 2510 N MAIN ST | | MIAMI | OK | 74354-1602 | 9185401827 | 9185421282 | In-Center Hemo | 18 | 37-2547 |
| STILWELL DIALYSIS CENTER | 80851 HWY 59 | | STILWELL | OK | 74960-1636 | 9186965072 | 9186965074 | In-Center Hemo | 20 | 37-2545 |
| CLINTON DIALYSIS CENTER | 150 S 31ST ST | | CLINTON | OK | 73601-9118 | 5803234349 | 5803232793 | In-Center Hemo, In-Center Hemo Self Care | 16 | 37-2561 |
| SOUTHCREST DIALYSIS | 10921 E 81ST ST | | TULSA | OK | 74133-4227 | 9182498402 | 9184598794 | In-Center Hemo, Nocturnal Hemo | 16 | 37-2567 |
| GREENWOOD DIALYSIS CENTER | 1345 N LANSING AVE | | TULSA | OK | 74106-5911 | 9185858811 | 9185855506 | In-Center Hemo | 12 | 37-2569 |
| CHICKASHA DIALYSIS | 228 S 29TH ST | | CHICKASHA | OK | 73018-2502 | 4052249901 | 4052249909 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 8 | 37-2572 |
| LAKE HEFNER DIALYSIS | 6917 N MAY AVE | | OKLAHOMA CITY | OK | 73116-3238 | 4058109533 | 4058109632 | In-Center Hemo | 16 | 37-2611 |
| ANADARKO DIALYSIS CENTER | 414 SE 11TH ST | | ANADARKO | OK | 73005-4442 | 4052472299 | 4052474888 | In-Center Hemo, In-Center Hemo Self Care | 10 | 37-2575 |
| OWASSO DIALYSIS | 9521 N OWASSO EXPY | | OWASSO | OK | 74055-5414 | 9183769479 | 9183762781 | In-Center Hemo | 16 | 37-2585 |
| PRYOR DIALYSIS | 309 E GRAHAM AVE | | PRYOR | OK | 74361-2434 | 9188253100 | 9188253183 | In-Center Hemo | 14 | 37-2529 |
| OKLAHOMA CITY SOUTH DIALYSIS | 319 SW 59TH ST | | OKLAHOMA CITY | OK | 73109-8301 | 4056343708 | 4056361211 | In-Center Hemo | 21 | 37-2518 |
| HEARTLAND DIALYSIS | 925 NE 8TH ST | | OKLAHOMA CITY | OK | 73104-5800 | 4052363043 | 4052392390 | In-Center Hemo, PD Services | 32 | 37-2530 |
| ARDMORE DIALYSIS RANCH | 2617 CROSSROADS DR | | ARDMORE | OK | 73401-2574 | 5804909844 | 5804909831 | In-Center Hemo, PD Services | 28 | 37-2582 |
| ROSE ROCK DIALYSIS | 9913 E RENO AVE | | MIDWEST CITY | OK | 73130-3505 | 4057321576 | 4057321062 | In-Center Hemo, PD Services, Nocturnal Hemo | 12 | 37-2586 |
| REDBIRD SMITH DIALYSIS | 305 S J T STITES ST | | SALLISAW | OK | 74955-9302 | 9182350290 | 9182350351 | In-Center Hemo, PD Services | 12 | 37-2592 |
| YUKON DIALYSIS | 12801 NW 10TH ST | STE 400 | YUKON | OK | 73099-4179 | 4053503017 | 4053500023 | In-Center Hemo | 13 | 37-2601 |
| MID-DEL HOME TRAINING PD | 9230 E RENO AVE | STE A | MIDWEST CITY | OK | 73130-3320 | 4057320744 | 4057320651 | PD Services | 6 | 37-2588 |
| GROVE DIALYSIS | 1111 NEO LOOP | | GROVE | OK | 74344-6046 | 9187864840 | 9187864931 | In-Center Hemo | 16 | 37-2590 |
| BERKSHIRE HOME TRAINING PD | 4800 W SAN ANTONIO ST | STE 201 | BROKEN ARROW | OK | 74012-6127 | 9182499716 | 9182544173 | PD Services | 11 | 37-2591 |
| SOONER DIALYSIS | 1561 N PORTER AVE | | NORMAN | OK | 73071-6621 | 4053293830 | 4053293791 | In-Center Hemo | 20 | 37-2562 |
| CLEVELAND PD | 1059 SE 82ND ST | | OKLAHOMA CITY | OK | 73149-2999 | 4055126912 | 4055126918 | PD Services | 2 | 37-2579 |
| LAWTON DIALYSIS | 1110 SW B AVE | | LAWTON | OK | 73501-4229 | 5805954987 | 5805957296 | In-Center Hemo, PD Services | 12 | 37-2604 |
| MOORE DIALYSIS | 620 S SANTA FE AVE | STE C | MOORE | OK | 73160-2476 | 4057992439 | 4057992409 | In-Center Hemo | 12 | 37-2603 |
| WAGONER DIALYSIS | 402 S WALL ST | | WAGONER | OK | 74467-5003 | 9184854363 | 9184853043 | In-Center Hemo, PD Services | 12 | 37-2606 |
| GARFIELD COUNTY DIALYSIS | 204 S VAN BUREN ST | STE A | ENID | OK | 73703-5812 | 5802371264 | 5802371463 | In-Center Hemo, PD Services | 13 | 37-2608 |
| DT4 DIALYSIS | 4800 W SAN ANTONIO ST | STE 103 | BROKEN ARROW | OK | 74012-6127 | 9183071320 | 9182529032 | In-Center Hemo | 4 | 37-2607 |
| PAULS VALLEY DIALYSIS | 2410 W GRANT AVE | | PAULS VALLEY | OK | 73075-9229 | 4052079274 | 4052079407 | In-Center Hemo, PD Services | 12 | 37-2605 |
| MCALISTER DIALYSIS | 2 E CLARK BASS BLVD | STE 101 | MCALISTER | OK | 74501-4210 | 9184218373 | 9184218668 | In-Center Hemo, PD Services | 12 | |
| MCINTOSH COUNTY DIALYSIS | 480 EUINCE BURNS RD | | EUFAULA | OK | 74432-4000 | 9186897919 | 9186897981 | In-Center Hemo | 11 | |
| HERMISTON COMMUNITY DIALYSIS CENTER | 1155 W LINDA AVE | | HERMISTON | OR | 97838-9601 | 5412891122 | 5412891150 | In-Center Hemo, PD Services | 12 | 38-2544 |
| FOUR RIVERS DIALYSIS CENTER | 515 EAST LN | | ONTARIO | OR | 97914-3953 | 5418899557 | 5418894649 | In-Center Hemo | 13 | 38-2519 |
| KLAMATH FALLS DIALYSIS | 2421 WASHBURN WAY | STE B | KLAMATH FALLS | OR | 97603-4531 | 5418823401 | 5412737431 | In-Center Hemo | 17 | 38-2557 |
| GRANTS PASS II DIALYSIS | 1055 REDWOOD AVE | | GRANTS PASS | OR | 97527-5525 | 5414790545 | 5414794271 | In-Center Hemo | 12 | 38-2565 |
| SHERWOOD DIALYSIS CENTER | 21035 SW PACIFIC HWY | | SHERWOOD | OR | 97140-8062 | 5039250105 | 5039251734 | In-Center Hemo, PD Services | 13 | 38-2546 |
| HILLSBORO DIALYSIS CENTER | 2500 NE CENTURY BLVD | BLDG E, STE 300 | HILLSBORO | OR | 97124-7516 | 5036819460 | 5036158453 | In-Center Hemo, PD Services | 13 | 38-2550 |
| MERIDIAN PARK DIALYSIS CENTER | 19255 SW 65TH AVE | STE 100 | TUALATIN | OR | 97062-9712 | 5036928159 | 5036921896 | In-Center Hemo, Nocturnal Hemo, PD Services | 16 | 38-2549 |
| WEST LINN DIALYSIS CENTER | 19056 WILLAMETTE DR | | WEST LINN | OR | 97068-1715 | 5036360244 | 5036364246 | In-Center Hemo | 13 | 38-2553 |
| BLUE MOUNTAIN KIDNEY CENTER | 72556 COYOTE RD | | PENDLETON | OR | 97801-1002 | 5419668563 | 5419668573 | In-Center Hemo, Home Hemo, PD Services | 12 | 38-2554 |
| GRESHAM STATION DIALYSIS | 878 NW BURNSIDE RD | | GRESHAM | OR | 97030-3718 | 5034651068 | 5034919229 | In-Center Hemo, PD Services | 17 | 38-2578 |
| ROSEBURG MERCY DIALYSIS | 2410 NW EDENBOWER BLVD | STE 178 | ROSEBURG | OR | 97471-8830 | 5416724608 | 5416724817 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 38-2514 |
| SALEM DIALYSIS | 3550 LIBERTY RD S | STE 100 | SALEM | OR | 97302-5700 | 5033718047 | 5033717455 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 25 | 38-2502 |
| SALEM NORTH DIALYSIS | 1220 LIBERTY ST NE | | SALEM | OR | 97301-7330 | 5033152212 | 5033152199 | In-Center Hemo | 12 | 38-2530 |
| WOODBURN DIALYSIS | 1840 NEWBERG HWY | STE 140 | WOODBURN | OR | 97071-3187 | 5039822005 | 5039822561 | In-Center Hemo, In-Center Hemo Self Care | 20 | 38-2516 |
| MCMINNVILLE DIALYSIS | 200 NE NORTON LN | | MCMINNVILLE | OR | 97128-8470 | 5034350597 | 5034350862 | In-Center Hemo, PD Services | 12 | 38-2558 |
| PORTLAND GATEWAY DIALYSIS | 9932 NE HALSEY ST | | PORTLAND | OR | 97220-4495 | 5032538170 | 5032538573 | In-Center Hemo, PD Services | 16 | 38-2571 |
| NE SALEM DIALYSIS | 4792 PORTLAND RD NE | | SALEM | OR | 97305-3920 | 5033932142 | 5033932521 | In-Center Hemo | 13 | 38-2566 |
| LINCOLN CITY DIALYSIS | 2817 NE WEST DEVILS LAKE RD | | LINCOLN CITY | OR | 97367-5128 | 5419962008 | 5419962055 | In-Center Hemo | 8 | 38-2580 |
| ROGUE VALLEY DIALYSIS | 760 GOLF VIEW DR | UNIT 100 | MEDFORD | OR | 97504-9685 | 5417764805 | 5417736016 | In-Center Hemo, PD Services | 39 | 38-2505 |
| REDWOOD DIALYSIS | 201 SW L ST | | GRANTS PASS | OR | 97526-2913 | 5414740776 | 5414740122 | In-Center Hemo | 12 | 38-2513 |
| CORNELL ROAD DIALYSIS | 1700 NW 167TH PL | STE 230 | BEAVERTON | OR | 97006-4872 | 5034398829 | 5034399942 | In-Center Hemo | 16 | 38-2559 |
| NORTHEAST PORTLAND RENAL CENTER | 703 NE HANCOCK ST | | PORTLAND | OR | 97212-3955 | 5034933322 | 5032879434 | In-Center Hemo, Nocturnal Hemo, PD Services | 15 | 38-2540 |
| OREGON KIDNEY CENTER | 3524 NE SANDY BLVD | | PORTLAND | OR | 97232-1961 | 5032367097 | 5032368110 | In-Center Hemo | 21 | 38-2500 |
| LAKE ROAD DIALYSIS | 6902 SE LAKE RD | STE 100 | MILWAUKIE | OR | 97267-2148 | 5037941288 | 5037945916 | In-Center Hemo, Nocturnal Hemo | 21 | 38-2534 |

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| WILLAMETTE VALLEY RENAL CENTER | 1510 DIVISION ST | SUITE 90 | OREGON CITY | OR | 97045-1572 | 5035571373 | 5035571087 | In-Center Hemo | 13 | 38-2520 |
| MCMINNVILLE AT HOME | 200 NE NORTON LN | | MCMINNVILLE | OR | 97128-8470 | 5034350597 | 5034350862 | Home Hemo | 1 | 38-2558 |
| PORTLAND GATEWAY AT HOME | 9932 NE HALSEY ST | | PORTLAND | OR | 97220-4495 | 5032538170 | 5032538573 | Home Hemo | 1 | 38-2571 |
| PORTLAND MLK DIALYSIS | 2737 NE MARTIN LUTHER KING JR BLVD | | PORTLAND | OR | 97212-3037 | 5032821253 | 5035288420 | In-Center Hemo, PD Services | 20 | 38-2572 |
| LANCASTER DRIVE DIALYSIS | 421 LANCASTER DR NE | | SALEM | OR | 97301-4729 | 5035816236 | 5033630490 | In-Center Hemo, PD Services | 25 | 38-2577 |
| FOSTER POWELL DIALYSIS | 6828 SE FOSTER RD | | PORTLAND | OR | 97206-4546 | 5037775780 | 5037743141 | In-Center Hemo, PD Services | 17 | |
| PALMER DIALYSIS CENTER | 30 COMMUNITY DR | | EASTON | PA | 18045-2658 | 6102588855 | 6102583322 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 20 | 39-2619 |
| HONESDALE DIALYSIS CENTER | 600 MAPLE AVE | STE 8 | HONESDALE | PA | 18431-1460 | 5702530952 | 5702530954 | In-Center Hemo, In-Center Hemo Self Care | 12 | 39-2582 |
| DELAWARE VALLEY DIALYSIS CENTER | 102 DAVITA DR | | MILFORD | PA | 18337-9390 | 5704919210 | 5704919220 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 39-2600 |
| FRANKLIN DIALYSIS CENTER | 150 S INDEPENDENCE MALL W | STE 101 | PHILADELPHIA | PA | 19106-3400 | 2159222801 | 2159222817 | In-Center Hemo, In-Center Hemo Self Care | 28 | 39-2531 |
| NEWTOWN DIALYSIS CENTER | 60 BLACKSMITH RD | | NEWTOWN | PA | 18940-1847 | 2677578060 | 2677578066 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 18 | 39-2616 |
| DIALYSIS CENTER AT OXFORD COURT | 930 TOWN CENTER DR | STE G100 | LANGHORNE | PA | 19047-4260 | 2157509831 | 2157509837 | In-Center Hemo, In-Center Hemo Self Care | 14 | 39-2644 |
| NE PHILADELPHIA DIALYSIS CENTER | 518 KNORR ST | | PHILADELPHIA | PA | 19111-4604 | 2157454859 | 2157459145 | In-Center Hemo, In-Center Hemo Self Care | 16 | 39-2555 |
| SOUTH PHILADELPHIA DIALYSIS CENTER | 109 DICKINSON ST | | PHILADELPHIA | PA | 19147-6107 | 2154686616 | 2152711180 | In-Center Hemo, In-Center Hemo Self Care | 20 | 39-2556 |
| WEST SHORE DIALYSIS | 550 N 12TH ST | STE 110 | LEMOYNE | PA | 17043-1242 | 7177373272 | 7177307139 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 39-2534 |
| UPLAND DIALYSIS CENTER | 1 MEDICAL CENTER BLVD | STE 120 | CHESTER | PA | 19013-3902 | 6104472825 | 6104900945 | In-Center Hemo, In-Center Hemo Self Care | 36 | 39-2508 |
| THORNDALE DIALYSIS | 3243 LINCOLN HWY | | THORNDALE | PA | 19372-1012 | 6103843902 | 6103801246 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 39-2522 |
| LEWISTOWN DIALYSIS CENTER | 611 ELECTRIC AVE | | LEWISTOWN | PA | 17044-1128 | 7172482344 | 7172483240 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD, PD Services | 23 | 39-2598 |
| JENNERSVILLE DIALYSIS CENTER | 1011 W BALTIMORE PIKE | STE 107 | WEST GROVE | PA | 19390-9400 | 6103450188 | 6103450245 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD | 18 | 39-2631 |
| PALMERTON DIALYSIS CENTER | 185 DELAWARE AVE | STE C | PALMERTON | PA | 18071-1716 | 6108265929 | 6108264552 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 10 | 39-2584 |
| POCONO DIALYSIS CENTER | 100 PLAZA CT | STE B | STROUDSBURG | PA | 18301-8258 | 5704765630 | 5704765634 | In-Center Hemo, In-Center Hemo Self Care | 16 | 39-2606 |
| MT POCONO DIALYSIS | 100 COMMUNITY DR | STE 106 | TOBYHANNA | PA | 18466-8986 | 5708390900 | 5708391065 | In-Center Hemo, In-Center Hemo Self Care | 12 | 39-2705 |
| PDI-JOHNSTOWN | 344 BUDFIELD ST | | JOHNSTOWN | PA | 15904-3214 | 8142664949 | 8142664948 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 21 | 39-2687 |
| PDI-EBENSBURG | 429 MANOR DR | STE 650 | EBENSBURG | PA | 15931-4917 | 8144722642 | 8144722138 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 9 | 39-2686 |
| PDI-WALNUT TOWER | 834 WALNUT ST | | PHILADELPHIA | PA | 19107-5109 | 2156291490 | 2156295728 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 19 | 39-2702 |
| PDI-LANCASTER | 1412 E KING ST | | LANCASTER | PA | 17602-3240 | 7173921552 | 7173924413 | In-Center Hemo, In-Center Hemo Self Care | 20 | 39-2609 |
| PDI-EPHRATA | 67 W CHURCH ST | | STEVENS | PA | 17578-9203 | 7173357399 | 7173350488 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 39-2706 |
| CHILDS DIALYSIS | 101 MAIN ST | | CHILDS | PA | 18407-2905 | 5702819201 | 5702819185 | In-Center Hemo, In-Center Hemo Self Care | 8 | 39-2724 |
| DUNMORE DIALYSIS | 1212 ONEILL HWY | | DUNMORE | PA | 18512-1717 | 5705580190 | 5705580195 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 12 | 39-2723 |
| QUINCY AVE DIALYSIS | 700 QUINCY AVE | | SCRANTON | PA | 18510-1724 | 5707705380 | 5707705394 | In-Center Hemo | 12 | 39-2819 |
| OLD FORGE DIALYSIS | 325 S MAIN ST | | OLD FORGE | PA | 18518-1677 | 5704573174 | 5704573313 | In-Center Hemo, In-Center Hemo Self Care | 12 | 39-2726 |
| SCRANTON DIALYSIS | 475 MORGAN HWY | | SCRANTON | PA | 18508-2605 | 5703418270 | 5703418299 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1, Acute PD | 14 | 39-2729 |
| TUNKHANNOCK DIALYSIS | 5950 SR 6 | | TUNKHANNOCK | PA | 18657-7905 | 5708366139 | 5705870882 | In-Center Hemo, In-Center Hemo Self Care | 12 | 39-2725 |
| DIALYSIS CENTER OF ERIE | 1641 SASSAFRAS ST | | ERIE | PA | 16502-1858 | 8144556455 | 8144561188 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 28 | 39-2528 |
| WARREN DIALYSIS | 2 W CRESCENT PARK | | WARREN | PA | 16365-2111 | 8147285570 | 8147285574 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 39-2666 |
| RIDDLE DIALYSIS CENTER | 100 GRANITE DR | STE 106 | MEDIA | PA | 19063-5134 | 6108924701 | 6108922769 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 39-2739 |
| SOUTH BROAD STREET DIALYSIS | 1172 S BROAD ST | | PHILADELPHIA | PA | 19146-3142 | 2158756720 | 2158756721 | In-Center Hemo, In-Center Hemo Self Care | 24 | 39-2753 |
| PITTSBURGH DIALYSIS | 4312 PENN AVE | | PITTSBURGH | PA | 15224-1310 | 4126818556 | 4126818537 | In-Center Hemo, In-Center Hemo Self Care | 12 | 39-2699 |
| ELIZABETH DIALYSIS | 201 MCKEESPORT RD | | ELIZABETH | PA | 15037-1623 | 4123841822 | 4123841828 | In-Center Hemo, In-Center Hemo Self Care | 12 | 39-2710 |
| NORTHUMBERLAND DIALYSIS | 103 W STATE ROUTE 61 | | MOUNT CARMEL | PA | 17851-2539 | 5703395558 | 5703395997 | In-Center Hemo, In-Center Hemo Self Care | 13 | 39-2613 |
| ABINGTON DIALYSIS | 3940A COMMERCE AVE | | WILLOW GROVE | PA | 19090-1705 | 2158301115 | 2156572674 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 22 | 39-2614 |
| ROXBOROUGH DIALYSIS | 5003 UMBRIA ST | | PHILADELPHIA | PA | 19128-4301 | 2154871869 | 2154871062 | In-Center Hemo, In-Center Hemo Self Care | 16 | 39-2516 |
| WAVERLY DIALYSIS | 407 BALTIMORE PIKE | | MORTON | PA | 19070-1042 | 6106901100 | 6106903618 | In-Center Hemo, PD Services, Nocturnal Hemo | 20 | 39-2502 |
| PHILADELPHIA PMC DIALYSIS | 3823 MARKET ST | | PHILADELPHIA | PA | 19104-3145 | 2152220671 | 2158236949 | In-Center Hemo, In-Center Hemo Self Care | 27 | 39-2538 |
| PHILADELPHIA 42ND STREET DIALYSIS | 4126 WALNUT ST | | PHILADELPHIA | PA | 19104-3511 | 2153870500 | 2153876414 | In-Center Hemo, In-Center Hemo Self Care | 36 | 39-2521 |
| RADNOR DIALYSIS | 250 KING OF PRUSSIA RD | | RADNOR | PA | 19087-5235 | 6102540070 | 6102540077 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 39-2630 |

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| WYNCOTE DIALYSIS | 1000 EASTON RD | STE 250 | WYNCOTE | PA | 19095-2934 | 2158843398 | 2158843424 | In-Center Hemo, In-Center Hemo Self Care | 24 | 39-2635 |
| HUNTINGDON VALLEY DIALYSIS | 769 HUNTINGDON PIKE | STE 18 | HUNTINGDON VALLEY | PA | 19006-8362 | 2153791788 | 2153796779 | In-Center Hemo | 23 | 39-2682 |
| MCKEESPORT WEST DIALYSIS | 101 9TH ST | | MCKEESPORT | PA | 15132-3953 | 4126723720 | 4126723724 | In-Center Hemo, In-Center Hemo Self Care | 16 | 39-2700 |
| CLEARFIELD DIALYSIS | 8866 CLEARFIELD CURWENSVILLE HWY | | CLEARFIELD | PA | 16830-3519 | 8147652543 | 8147683594 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 39-2704 |
| MARKET STREET DIALYSIS | 3701 MARKET ST | STE 100 | PHILADELPHIA | PA | 19104-5503 | 2153872658 | 2153874134 | In-Center Hemo, In-Center Hemo Self Care | 16 | 39-2718 |
| ERIE DIALYSIS | 350 E BAYFRONT PKWY | STE A | ERIE | PA | 16507-2410 | 8144540480 | 8144540682 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 30 | 39-2543 |
| HOMESTEAD DIALYSIS | 207 W 7TH AVE | | WEST HOMESTEAD | PA | 15120-1002 | 4124768700 | 4124768805 | In-Center Hemo, In-Center Hemo Self Care | 16 | 39-2662 |
| MCKEESPORT DIALYSIS | 2001 LINCOLN WAY | | WHITE OAK | PA | 15131-2419 | 4126780183 | 4126788417 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Nocturnal Hemo | 13 | 39-2532 |
| PHILADELPHIA WEST DIALYSIS | 7609 LINDBERGH BLVD | | PHILADELPHIA | PA | 19153-2301 | 2159371103 | 2159370770 | In-Center Hemo, In-Center Hemo Self Care | 24 | 39-2513 |
| JEFFERSON DIALYSIS | 14 CLAIRTON BLVD | | PITTSBURGH | PA | 15236-3911 | 4126536007 | 4126535915 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 39-2573 |
| PARIS DIALYSIS | 32 STEUBENVILLE PIKE | | PARIS | PA | 15021-8529 | 7247293350 | 7247293353 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 39-2595 |
| CORRY DIALYSIS | 300 YORK ST | | CORRY | PA | 16407-1420 | 8146647520 | 8146630295 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 39-2580 |
| ELIZABETHTOWN DIALYSIS | 844 N HANOVER ST | | ELIZABETHTOWN | PA | 17022-1303 | 7173610151 | 7173618875 | In-Center Hemo, In-Center Hemo Self Care | 13 | 39-2604 |
| COBBS CREEK DIALYSIS | 1700 S 60TH ST | | PHILADELPHIA | PA | 19142-1404 | 2157300500 | 2157300600 | In-Center Hemo, In-Center Hemo Self Care | 25 | 39-2536 |
| MEADVILLE DIALYSIS | 19050 PARK AVENUE PLZ | | MEADVILLE | PA | 16335-4012 | 8143366044 | 8143372294 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Nocturnal Hemo | 17 | 39-2537 |
| BRADFORD DIALYSIS | 665 E MAIN ST | | BRADFORD | PA | 16701-1816 | 8143627417 | 8143626327 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services | 13 | 39-2523 |
| WAYNESBURG DIALYSIS | 248 ELM DR | | WAYNESBURG | PA | 15370-8269 | 7246273997 | 7246275305 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 39-2641 |
| SELINGSGROVE DIALYSIS | 1030 N SUSQUEHANNA TRAIL | | SELINGSGROVE | PA | 17870-7767 | 5703741160 | 5703743439 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 13 | 39-2628 |
| LEBANON COUNTY DIALYSIS | 440 OAK ST | | LEBANON | PA | 17042-6243 | 7172723050 | 7172723963 | In-Center Hemo, PD Services | 16 | 39-2557 |
| CALLOWHILL DIALYSIS CENTER | 313 CALLOWHILL ST | | PHILADELPHIA | PA | 19123-4103 | 2156293580 | 2156293588 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 20 | 39-2749 |
| BLOOMFIELD-PITTSBURGH DIALYSIS | 5171 LIBERTY AVE | STE C | PITTSBURGH | PA | 15224-2254 | 4126833212 | 4126833216 | In-Center Hemo, In-Center Hemo Self Care | 24 | 39-2751 |
| MONROEVILLE DIALYSIS | 2690 MONROEVILLE BLVD | | MONROEVILLE | PA | 15146-2302 | 4128565950 | 4128565940 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 39-2752 |
| EAST END-PITTSBURGH DIALYSIS | 7714 PENN AVE | | PITTSBURGH | PA | 15221-2116 | 4122416790 | 4122416794 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 16 | 39-2748 |
| PAXTON DIALYSIS | 479 PORT VIEW DR | STE B21 | HARRISBURG | PA | 17111-1229 | 7175580290 | 7175615167 | In-Center Hemo, PD Services, In-Center Hemo Self Care | 17 | 39-2797 |
| FRACKVILLE DIALYSIS | 950 MALL RD | | FRACKVILLE | PA | 17931-2505 | 5708741238 | 5708741863 | In-Center Hemo, PD Services | 12 | 39-2776 |
| WILLOW GROVE DIALYSIS | 1849 DAVISVILLE RD | | WILLOW GROVE | PA | 19090-4111 | 2156593426 | 2156593547 | In-Center Hemo, Nocturnal Hemo | 24 | 39-2764 |
| UNIVERSITY CITY DIALYSIS | 3020 MARKET ST | STE 100 | PHILADELPHIA | PA | 19104-2999 | 2153822439 | 2153860307 | In-Center Hemo, Nocturnal Hemo, PD Services | 20 | 39-2787 |
| FRANKLIN COMMONS DIALYSIS | 720 JOHNSVILLE BLVD | STE 800 | WARMINSTER | PA | 18974-3546 | 2156827691 | 2156827695 | In-Center Hemo | 16 | 39-2771 |
| COTTMAN KIDNEY CENTER | 7198 CASTOR AVE | | PHILADELPHIA | PA | 19149-1105 | 2157454060 | 2157450139 | In-Center Hemo, PD Services | 24 | 39-2766 |
| BUTTONWOOD DIALYSIS | 449 N BROAD ST | | PHILADELPHIA | PA | 19123-3628 | 2152381201 | 2155745065 | In-Center Hemo, PD Services | 24 | 39-2788 |
| COMMONWEALTH DIALYSIS | 920 S WASHINGTON AVE | | SCRANTON | PA | 18505-3810 | 5703445267 | 5709632125 | In-Center Hemo | 13 | 39-2761 |
| STATE COLLEGE DIALYSIS | 500 SCIENCE PARK RD | STE 2 | STATE COLLEGE | PA | 16803-2218 | 8142373082 | 8142373653 | In-Center Hemo, PD Services | 12 | 39-2789 |
| PENN HILLS DIALYSIS | 202 RODI RD | | PENN HILLS | PA | 15235-3337 | 4123711102 | 4122414705 | In-Center Hemo, Nocturnal Hemo | 25 | 39-2798 |
| GRANT ONE DIALYSIS | 9475 ROOSEVELT BLVD | STE 9 | PHILADELPHIA | PA | 19114-2212 | 2156730490 | 2156773152 | In-Center Hemo, Nocturnal Hemo | 17 | 39-2792 |
| HARMARVILLE DIALYSIS | 791 FREEPORT RD | | CHESWICK | PA | 15024-1201 | 7242749281 | 7242749412 | In-Center Hemo, PD Services | 13 | 39-2800 |
| CHELTENHAM DIALYSIS | 133 CHELTENHAM AVE | | CHELTENHAM | PA | 19012-1301 | 2156351870 | 2156351857 | In-Center Hemo, PD Services | 21 | 39-2810 |
| CARLISLE REGIONAL DIALYSIS | 419 VILLAGE DR | STE 10 | CARLISLE | PA | 17015-6943 | 7172185104 | 7172410019 | In-Center Hemo, PD Services, In-Center Hemo Self Care | 12 | 39-2801 |
| ROOSEVELT AVENUE DIALYSIS | 1695 ROOSEVELT AVE | STE A | YORK | PA | 17408-8521 | 7177670189 | 7177670194 | In-Center Hemo | 12 | 39-2825 |
| WESTTOWN DIALYSIS | 105 WESTTOWN RD | | WEST CHESTER | PA | 19382-8902 | 6107012492 | 6104295478 | In-Center Hemo, PD Services | 24 | 39-2791 |
| MANHEIM PIKE DIALYSIS | 1650 MANHEIM PIKE | | LANCASTER | PA | 17601-3056 | 7175196978 | 7175810924 | In-Center Hemo, In-Center Hemo Self Care | 12 | 39-2785 |
| BETHEL PARK DIALYSIS | 6000 ALICIA DR | | BETHEL PARK | PA | 15102-1850 | 4128332612 | 4128352527 | In-Center Hemo, Home Hemo, PD Services | 4 | 39-2808 |
| MILLCREEK DIALYSIS | 2042 EDINBORO RD | | ERIE | PA | 16509-3404 | 8148661930 | 8148682693 | In-Center Hemo | 17 | 39-2822 |
| CITY LINE DIALYSIS | 4508 CITY LINE AVE | | PHILADELPHIA | PA | 19131-1509 | 2154733071 | 2158798305 | In-Center Hemo | 17 | 39-2809 |
| WOODLYN DIALYSIS | 1310 MACDADE BLVD | | WOODLYN | PA | 19094-1501 | 6108331713 | 6108335103 | In-Center Hemo | 16 | 39-2826 |
| ELLWOOD CITY DIALYSIS | 807 LAWRENCE AVE | | ELLWOOD CITY | PA | 16117-1941 | 7247521081 | 7247529419 | In-Center Hemo, PD Services | 5 | 39-2855 |
| EAGLE VALLEY DIALYSIS | 166 EAGLES GLEN PLZ | | EAST STROUDSBURG | PA | 18301-1349 | 5704245307 | 5704212561 | In-Center Hemo | 13 | 39-2821 |
| TYRONE DIALYSIS | 175 HOSPITAL DR | | TYRONE | PA | 16686-1808 | 8146844390 | 8146842402 | In-Center Hemo, PD Services | 8 | 39-2825 |
| BROOMALL DIALYSIS | 2835 W CHESTER PIKE | STE 2 | BROOMALL | PA | 19008-1833 | 6103562719 | 6103563647 | In-Center Hemo | 16 | 39-2794 |
| THORN RUN DIALYSIS | 1136 THORN RUN RD | STE J1 | MOON TOWNSHIP | PA | 15108-4301 | 4122692304 | 4122692840 | In-Center Hemo, PD Services | 15 | 39-2779 |
| ALLEGHENY VALLEY DIALYSIS | 1620 PACIFIC AVE | HEIGHT S PLAZA SHOPPING CENTER | NATRONA HEIGHTS | PA | 15065-2101 | 7242244382 | 7242247298 | In-Center Hemo, Acute Hemo 1:1, PD Services | 11 | 39-2768 |
| NORTHSIDE DIALYSIS | 930 MADISON AVE | | PITTSBURGH | PA | 15212-4937 | 4123222520 | 4123211283 | In-Center Hemo, Acute Hemo 1:1, PD Services | 21 | 39-2769 |

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| SOMERSET COUNTY DIALYSIS | 229 S KIMBERLY AVE | STE 100 | SOMERSET | PA | 15501-2022 | 81444556127 | 8144455627 | In-Center Hemo, PD Services, In-Center Hemo Self Care | 8 | 39-2778 |
| LINCOLN WAY DIALYSIS | 1303 LINCOLN WAY STE A | | WHITE OAK | PA | 15131-1603 | 4126731191 | 4126781746 | In-Center Hemo, Acute Hemo 1:1 | 14 | 39-2719 |
| OAK SPRINGS DIALYSIS | 764 LOCUST AVE | | WASHINGTON | PA | 15301-2756 | 7242297377 | 7242250490 | In-Center Hemo, PD Services | 13 | 39-2692 |
| SUBURBAN CAMPUS DIALYSIS | 2100 HARRISBURG PIKE | 3RD FLR | LANCASTER | PA | 17601-2644 | 7173974019 | 7173973758 | In-Center Hemo, PD Services, Nocturnal Hemo, In-Center Hemo Self Care | 30 | 39-2803 |
| PDI - LANCASTER AT HOME | 1412 E KING ST | | LANCASTER | PA | 17602-3240 | 7173921552 | 7173924413 | Home Hemo | 1 | 39-2609 |
| MEMPHIS STREET RENAL CENTER | 3310 MEMPHIS ST | | PHILADELPHIA | PA | 19134-4510 | 2157399558 | 2157399586 | In-Center Hemo | 18 | 39-2601 |
| NORTHERN PHILADELPHIA DIALYSIS | 5933 N BROAD ST | | PHILADELPHIA | PA | 19141-1801 | 2155495000 | 2155499558 | In-Center Hemo | 24 | 39-2509 |
| ST LUKE'S BETHLEHEM DIALYSIS | 1425 8TH AVE | | BETHLEHEM | PA | 18018-2256 | 4844034304 | 6108661739 | In-Center Hemo, PD Services, Nocturnal Hemo | 36 | 39-2817 |
| ST LUKE'S QUAKERTOWN DIALYSIS | 1021 PARK AVE | | QUAKERTOWN | PA | 18951-1573 | 2155368184 | 2155382090 | In-Center Hemo | 12 | 39-2815 |
| ST LUKE'S ALLENTOWN DIALYSIS | 1901 HAMILTON ST | STE 100 | ALLENTOWN | PA | 18104-6460 | 6104352590 | 6104331386 | In-Center Hemo | 13 | 39-2818 |
| FAYETTE COUNTY DIALYSIS | 201 MARY HIGGINSON LN | STE A | UNIONTOWN | PA | 15401-2658 | 7244379480 | 7244379646 | In-Center Hemo, Nocturnal Hemo | 17 | 39-2767 |
| SAINT CHARLES WAY AT HOME | 308 ST CHARLES WAY | | YORK | PA | 17402-4647 | 7174305454 | 7177413956 | Home Hemo | 1 | 39-2838 |
| POINT BREEZE DIALYSIS | 2501 REED ST | STE A | PHILADELPHIA | PA | 19146-3900 | 2153340250 | 2152714584 | In-Center Hemo | 16 | 39-2861 |
| EYNON DIALYSIS | 260 SCRANTON CARBONDALE HWY | | EYNON | PA | 18403-1029 | 5708761874 | 5708766894 | In-Center Hemo | 13 | 39-2836 |
| QUENTIN CIRCLE DIALYSIS | 966 ISABEL DR | | LEBANON | PA | 17042-7482 | 7172731026 | 7172777204 | In-Center Hemo, PD Services | 8 | 39-2834 |
| LEOLA DIALYSIS | 345 WEST MAIN ST | STE 202 | LEOLA | PA | 17540-2108 | 7175560080 | 7175560085 | In-Center Hemo | 13 | 39-2833 |
| ST LUKE'S WHITEHALL DIALYSIS | 1220 3RD ST | | WHITEHALL | PA | 18052-4905 | 6102661706 | 6102661574 | In-Center Hemo | 13 | 39-2845 |
| NEW KENSINGTON DIALYSIS | 1 KENSINGTON SQ | | NEW KENSINGTON | PA | 15068-6451 | 7243352876 | 7243396916 | In-Center Hemo | 8 | 39-2852 |
| WISSAHICKON DIALYSIS | 235 W CHELTEN AVE | | PHILADELPHIA | PA | 19144-3802 | 2158440637 | 2158445685 | In-Center Hemo | 26 | 39-2867 |
| CONCORD TOWNSHIP DIALYSIS | 265 WILMINGTON W CHESTER PIKE | | CHADDS FORD | PA | 19317-9039 | 6105586965 | 6105587806 | In-Center Hemo | 13 | 39-2862 |
| NORRISTOWN DIALYSIS | 1700 MARKLEY ST | STE 122 | NORRISTOWN | PA | 19401-2902 | 6103138760 | 6103138766 | In-Center Hemo, PD Services | 13 | |
| PROGRESS AVENUE DIALYSIS | 4390 STURBRIDGE DR | | HARRISBURG | PA | 17110-3668 | 7175452805 | 7175453987 | In-Center Hemo | 13 | 39-2858 |
| COATESVILLE DIALYSIS | 1129 W LINCOLN HWY | | COATESVILLE | PA | 19320-1836 | 6103833866 | 6103845270 | In-Center Hemo, PD Services | 13 | 39-2859 |
| FAIRMOUNT DIALYSIS | 1236 N 26TH ST | | PHILADELPHIA | PA | 19121-4602 | 2157633974 | 2157651494 | In-Center Hemo, PD Services | 17 | 39-2873 |
| ROARING SPRING DIALYSIS | 96 JUNE DR | | ROARING SPRING | PA | 16673-2316 | 8142246290 | 8142247525 | In-Center Hemo | 8 | 39-2864 |
| PENN TRAFFORD DIALYSIS | 4044 ROUTE 130 | STE 100 | IRWIN | PA | 15642-7808 | 7247440713 | 7247445004 | In-Center Hemo, PD Services | 8 | 39-2860 |
| HERITAGE LAKE DIALYSIS | 20 EXPEDITION TRL | STE 202 | GETTYSBURG | PA | 17325-8599 | 7173371012 | 7173373834 | In-Center Hemo | 9 | 39-2869 |
| NORTH WALES DIALYSIS | 1551 S VALLEY FORGE RD | | LANSDALE | PA | 19446-5461 | 2153616192 | 2153612032 | In-Center Hemo, Home Hemo, PD Services | 13 | 39-2871 |
| ROSSMOYNE DIALYSIS | 5072 RITTER RD | STE 104 | MECHANICSBURG | PA | 17055-4823 | 7177909039 | 7177909752 | In-Center Hemo | 12 | |
| PAOLI PARK DIALYSIS | 4 INDUSTRIAL BLVD | STE 155 | PAOLI | PA | 19301-1614 | 6106443084 | 6104072805 | In-Center Hemo | 9 | 39-2865 |
| AVONWORTH DIALYSIS | 259 MOUNT NEBO POINTE RD | | PITTSBURGH | PA | 15237-1313 | 4123643238 | 4123640523 | In-Center Hemo, PD Services | 9 | |
| NESHAMINY DIALYSIS | 2 NESHAMINY INTERPLEX | STE 110 | FEASTERVILLE TREVOSE | PA | 19053-6963 | 2152456590 | 2152456595 | In-Center Hemo, Home Hemo, PD Services | 16 | 39-2879 |
| HARBISON DIALYSIS | 6501 ROOSEVELT BLVD | STE 6581 | PHILADELPHIA | PA | 19149-2918 | 2152884671 | 2155334501 | In-Center Hemo | 17 | 39-2881 |
| CEDAR GROVE DIALYSIS | 4952 PARKSIDE AVE | | PHILADELPHIA | PA | 19131 | 2158710810 | 2158710817 | In-Center Hemo | 25 | |
| NAPOLEON PLACE DIALYSIS | 420 NAPOLEON PL | | JOHNSTOWN | PA | 15901-2502 | 8145358205 | 8145357515 | In-Center Hemo | 12 | 39-2875 |
| DUKE ST DIALYSIS | 901 E MAIN ST | STE 12 | PALMYRA | PA | 17078-1923 | 7178321390 | 7178321395 | In-Center Hemo | 13 | |
| FRENCH CREEK DIALYSIS | 991 PARK AVE | | MEADVILLE | PA | 16335-3344 | 8143362531 | 8143377137 | In-Center Hemo | 12 | |
| SAINT CHARLES WAY DIALYSIS | 308 SAINT CHARLES WAY | | YORK | PA | 17402-4647 | 7174305454 | 7177413956 | In-Center Hemo, PD Services | 47 | 39-2838 |
| HANOVER DIALYSIS | 1155 CARLISLE ST | STE 610 | HANOVER | PA | 17331-1200 | 7176321681 | 7176320625 | In-Center Hemo, PD Services | 18 | 39-2839 |
| ST LUKE'S TAMAQUA DIALYSIS | 1215 E BROAD ST | STE 20 | TAMAQUA | PA | 18252-2229 | 5706683480 | 5706683483 | In-Center Hemo, PD Services | 8 | |
| RENAL CENTER OF PHILADELPHIA | 5630 CHESTNUT ST | 2ND FLR | PHILADELPHIA | PA | 19139-3232 | 2154768301 | 2154768393 | In-Center Hemo | 24 | 39-2665 |
| NORTH PROVIDENCE RENAL CENTER | 1635 MINERAL SPRING AVE | | NORTH PROVIDENCE | RI | 02904-4025 | 4013545340 | 4013537020 | In-Center Hemo, Acute Hemo 1:1, PD Services | 19 | 41-2506 |
| FORT MILL DIALYSIS | 1975 CAROLINA PLACE DR | | FORT MILL | SC | 29708-6922 | 8038023027 | 8038020319 | In-Center Hemo, In-Center Hemo Self Care | 22 | 42-2609 |
| PAGELAND DIALYSIS | 505A S PEARL ST | | PAGELAND | SC | 29728-2222 | 8436723491 | 8436723504 | In-Center Hemo | 16 | 42-2592 |
| LANCASTER SC DIALYSIS | 1100 W MEETING ST | | LANCASTER | SC | 29720-2251 | 8033136600 | 8033136608 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 29 | 42-2549 |
| MCCOLL DIALYSIS | 3595 US HWY 15-401 E | | MCCOLL | SC | 29570-5918 | 8435236274 | 8435235418 | In-Center Hemo, PD Services | 16 | 42-2640 |
| UPSTATE DIALYSIS CENTER | 308 MILLS AVE | | GREENVILLE | SC | 29605-4022 | 8642713700 | 8642717929 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 34 | 42-2540 |
| GREER KIDNEY CENTER | 14152 E WADE HAMPTON BLVD | | GREER | SC | 29651-1554 | 8648774432 | 8648774662 | In-Center Hemo, In-Center Hemo Self Care | 21 | 42-2539 |
| NORTH CHARLESTON DIALYSIS | 5900 RIVERS AVE | STE E | NORTH CHARLESTON | SC | 29406-6054 | 8437473447 | 8437473911 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 42-2585 |
| FABER PLACE DIALYSIS | 3801 FABER PLACE DR | | NORTH CHARLESTON | SC | 29405-8533 | 8433771566 | 8433771573 | In-Center Hemo, In-Center Hemo Self Care | 16 | 42-2598 |
| GOOSE CREEK DIALYSIS | 109 GREENLAND DR | | GOOSE CREEK | SC | 29445-5354 | 8433771199 | 8433771262 | In-Center Hemo, In-Center Hemo Self Care | 17 | 42-2596 |
| PENDLETON DIALYSIS | 7703 HIGHWAY 76 | | PENDLETON | SC | 29670-1818 | 8646467715 | 8646467423 | In-Center Hemo, In-Center Hemo Self Care | 10 | 42-2597 |
| MYRTLE BEACH DIALYSIS | 3919 MAYFAIR ST | | MYRTLE BEACH | SC | 29577-5773 | 8434484920 | 8434484930 | In-Center Hemo, In-Center Hemo Self Care | 16 | 42-2610 |
| JEDBURG DIALYSIS | 2897 W 5TH NORTH ST | | SUMMERVILLE | SC | 29483-9674 | 8438733955 | 8438730266 | In-Center Hemo, In-Center Hemo Self Care | 18 | 42-2620 |

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| LONGS DIALYSIS | 90 CLOVERLEAF DR | STE 306 | LONGS | SC | 29568-9262 | 8433995275 | 8433995314 | In-Center Hemo, In-Center Hemo Self Care | 10 | 42-2622 |
| RIDGELAND DIALYSIS | 112 WEATHERSBY ST | | RIDGELAND | SC | 29936-9514 | 8437179379 | 8437179384 | In-Center Hemo | 10 | 42-2626 |
| WALTERBORO DIALYSIS | 302 RUBY ST | | WALTERBORO | SC | 29488-2758 | 8435496743 | 8435495228 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 25 | 42-2528 |
| AIKEN DIALYSIS | 775 MEDICAL PARK DR | | AIKEN | SC | 29801-6306 | 8036414222 | 8036414224 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 21 | 42-2512 |
| SANTEE DIALYSIS | 228 BRADFORD BLVD | | SANTEE | SC | 29142-8677 | 8038543133 | 8038543135 | In-Center Hemo, In-Center Hemo Self Care | 24 | 42-2547 |
| ALLENDALE COUNTY DIALYSIS | 1241 BOUNDARY ST W | | FAIRFAX | SC | 29827-3611 | 8036321587 | 8036321611 | In-Center Hemo, In-Center Hemo Self Care | 21 | 42-2557 |
| NORTH ORANGEBURG DIALYSIS | 124 FIRE TOWER RD | | ORANGEBURG | SC | 29118-1401 | 8035316202 | 8035345263 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 27 | 42-2508 |
| SOUTH ORANGEBURG DIALYSIS | 1080 SUMMERS AVE | | ORANGEBURG | SC | 29115-4920 | 8035390084 | 8035390097 | In-Center Hemo, In-Center Hemo Self Care | 16 | 42-2565 |
| GREENWOOD DIALYSIS | 109 OVERLAND DR | | GREENWOOD | SC | 29646-4053 | 8642276011 | 8642272098 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 41 | 42-2515 |
| CENTRAL BAMBERG DIALYSIS | 67 SUNSET DR | | BAMBERG | SC | 29003-1181 | 8032455166 | 8032453315 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1 | 20 | 42-2534 |
| CAYCE DIALYSIS | 2241 CHARLESTON HWY | | CAYCE | SC | 29033-1705 | | | In-Center Hemo | 10 | |
| ABBEVILLE DIALYSIS | 904 W GREENWOOD ST | | ABBEVILLE | SC | 29620-5687 | 8644590347 | 8644595879 | In-Center Hemo, PD Services | 10 | 42-2628 |
| CHARLES TOWNE DIALYSIS | 1964 ASHLEY RIVER RD | STE D-3 | CHARLESTON | SC | 29407-4737 | 8438523537 | 8438523241 | In-Center Hemo | 20 | 42-2632 |
| CHARLES TOWNE HOME PROGRAM | 1964 ASHLEY RIVER RD | STE D2 | CHARLESTON | SC | 29407-4782 | 8435738767 | 8435732394 | PD Services | 4 | 42-2633 |
| GASTON DIALYSIS | 5224 HWY 321 | | GASTON | SC | 29053-9194 | 8037967830 | 8037963458 | In-Center Hemo | 11 | 42-2641 |
| HARTS DIALYSIS | 1015 S 4TH ST | | HARTSVILLE | SC | 29550-5791 | 8433325688 | 8433321039 | In-Center Hemo, PD Services | 20 | 42-2642 |
| BLUFFTON DIALYSIS | 101 OKATIE CENTER BLVD S | | BLUFFTON | SC | 29909-7547 | 8437069900 | 8437069949 | In-Center Hemo, PD Services | 12 | 42-2647 |
| MARKET COMMONS DIALYSIS CENTER | 1350 FARROW PKWY | STE 100 | MYRTLE BEACH | SC | 29577-1668 | 8438390966 | 8438390977 | In-Center Hemo, PD Services | 17 | 42-2649 |
| PAMPLICO DIALYSIS | 1520 FLAG DR | | FLORENCE | SC | 29505-2854 | 8434130857 | 8434130864 | In-Center Hemo, PD Services | 20 | 42-2645 |
| GREER SOUTH HOME TRAINING (PD) | 3254 BRUSHY CRK RD | STE A | GREER | SC | 29650-1000 | 8648779157 | 8648012937 | PD Services | 3 | 42-2638 |
| PALMETTO DIALYSIS | 317 PROFESSIONAL PARK RD | | CLINTON | SC | 29325-7625 | 8648330717 | 8648336020 | In-Center Hemo | 21 | 42-2578 |
| GREER SOUTH DIALYSIS | 3254 BRUSHY CREEK RD | | GREER | SC | 29650-1000 | 8648012065 | 8648012742 | In-Center Hemo | 21 | 42-2611 |
| DOWNTOWN GREENVILLE DIALYSIS | 297 PETE HOLLIS BLVD | | GREENVILLE | SC | 29601-1143 | 8642329456 | 8642988038 | In-Center Hemo | 21 | 42-2567 |
| FOUNTAIN INN DIALYSIS | 298 CHAPMAN RD | | FOUNTAIN INN | SC | 29644-6129 | 8648622273 | 8648622465 | In-Center Hemo | 11 | 42-2616 |
| MARKET COMMONS AT HOME | 1350 FARROW PKWY | STE 100 | MYRTLE BEACH | SC | 29577-1668 | 8438390966 | 8438390977 | Home Hemo | 3 | 42-2649 |
| WALTERBORO AT HOME | 302 RUBY ST | | WALTERBORO | SC | 29488-2758 | 8435496743 | 8435495228 | Home Hemo | 2 | 42-2528 |
| CYPRESS GARDENS HOME TRAINING | 526 BROAD ST | | SUMTER | SC | 29150-3306 | 8037735891 | 8037736464 | PD Services | 4 | 42-2648 |
| WOFFORD DIALYSIS | 8024 WHITE AVE | | SPARTANBURG | SC | 29303-2043 | 8645834798 | 8645838220 | In-Center Hemo, PD Services | 14 | 42-2656 |
| CYPRESS GARDENS DIALYSIS | 418 BROAD ST | | SUMTER | SC | 29150-4155 | 8034185129 | 8034180722 | In-Center Hemo | 20 | 42-2661 |
| FLOWER TOWN HOME TRAINING | 2143 N MAIN ST | | SUMMERVILLE | SC | 29486-7800 | 8438751779 | 8438757461 | PD Services | 4 | 42-2665 |
| KELLEY CORNERS DIALYSIS | 231 KELLEY ST | | LAKE CITY | SC | 29560-2446 | 8433943847 | 8433943966 | In-Center Hemo | 16 | 42-2674 |
| MARION TOWNE DIALYSIS | 2529 E HIGHWAY 76 | | MARION | SC | 29571-6347 | 8434238861 | 8434235334 | In-Center Hemo | 12 | 42-2667 |
| NORTHBRIDGE DIALYSIS | 139 MARKET PLACE DR | | NORTH AUGUSTA | SC | 29860-9274 | 8032792628 | 8032792578 | In-Center Hemo | 15 | 42-2669 |
| SALLY HILL DIALYSIS | 1471 N CASHUA DR | | FLORENCE | SC | 29501-6950 | 8436649067 | 8436617822 | In-Center Hemo | 12 | 42-2675 |
| RED BANK MILLS DIALYSIS | 5552 PLATT SPRINGS RD | | LEXINGTON | SC | 29073-7518 | 8039572369 | 8039578628 | In-Center Hemo | 16 | |
| MITCHELL DIALYSIS | 819 E SPRUCE ST | STE 100 | MITCHELL | SD | 57301-4800 | 6059960097 | 6059960679 | In-Center Hemo, PD Services | 12 | 43-2505 |
| ROSEBUD DIALYSIS | 1 SOLDIER CREEK RD | | ROSEBUD | SD | 57570-0610 | 6057472916 | 6057472699 | In-Center Hemo, Acute Hemo 1:1, Acute PD | 12 | 43-2504 |
| SIoux FALLS COMMUNITY DIALYSIS | 2326 W 69TH ST | | SIoux FALLS | SD | 57108-5600 | 6053321262 | 6053396183 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 43-2503 |
| MOCCASIN CREEK DIALYSIS | 3313 SE 6TH AVE | | ABERDEEN | SD | 57401-5504 | 6052257344 | 6052251698 | In-Center Hemo | 8 | 43-2515 |
| BOLIVAR DIALYSIS | 515 PECAN DR | | BOLIVAR | TN | 38008-1611 | 7316583828 | 7316592840 | In-Center Hemo | 18 | 44-2601 |
| BROWNSVILLE DIALYSIS | 380 N DUPREE AVE | | BROWNSVILLE | TN | 38012-2332 | 7317723735 | 7317729794 | In-Center Hemo, In-Center Hemo Self Care | 21 | 44-2599 |
| CAMDEN DIALYSIS | 168 W MAIN ST | STE A | CAMDEN | TN | 38320-1767 | 7315840447 | 7315845256 | In-Center Hemo, In-Center Hemo Self Care | 13 | 44-2607 |
| COLLIERVILLE DIALYSIS | 791 W POPLAR AVE | | COLLIERVILLE | TN | 38017-2543 | 9018537809 | 9018533538 | In-Center Hemo, In-Center Hemo Self Care | 13 | 44-2648 |
| GALLERIA DIALYSIS | 9160 HIGHWAY 64 | | LAKELAND | TN | 38002-4766 | 9013801511 | 9013805624 | In-Center Hemo, In-Center Hemo Self Care | 16 | 44-2611 |
| HUMBOLDT DIALYSIS | 2214 OSBORNE ST | | HUMBOLDT | TN | 38343-3044 | 7318242742 | 7318242743 | In-Center Hemo, In-Center Hemo Self Care | 25 | 44-2598 |
| NORTH JACKSON DIALYSIS | 217 STERLING FARM DR | | JACKSON | TN | 38305-5727 | 7316647444 | 7316647470 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 44-2600 |
| LEXINGTON DIALYSIS (TN) | 390 S BROAD ST | | LEXINGTON | TN | 38351-2257 | 7319680350 | 7319680354 | In-Center Hemo, In-Center Hemo Self Care | 13 | 44-2622 |
| PICKWICK DIALYSIS | 121 PICKWICK ST | | SAVANNAH | TN | 38372-1953 | 7319263188 | 7319258652 | In-Center Hemo, In-Center Hemo Self Care | 12 | 44-2632 |
| SELMER DIALYSIS | 251 OAKGROVE RD | | SELMER | TN | 38375-1881 | 7316454939 | 7316453137 | In-Center Hemo, In-Center Hemo Self Care | 10 | 44-2592 |
| TENNESSEE VALLEY DIALYSIS CENTER | 107 WOODLAWN DR | STE 2 | JOHNSON CITY | TN | 37604-6287 | 4239262976 | 4239261232 | In-Center Hemo | 16 | 44-2666 |
| CLARKSVILLE NORTH DIALYSIS | 3071 CLAY LEWIS RD | | CLARKSVILLE | TN | 37040-5141 | 9315520644 | 9315526036 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 13 | 44-2672 |
| LIVINGSTON TN DIALYSIS | 308 OAK ST | | LIVINGSTON | TN | 38570-1729 | 9314035255 | 9314035258 | In-Center Hemo | 8 | 44-2669 |
| SMYRNA DIALYSIS | 537 STONECREST PKWY | | SMYRNA | TN | 37167-6884 | 6152203024 | 6152206238 | In-Center Hemo, Home Hemo | 8 | 44-2671 |
| MEMPHIS SOUTHEAST DIALYSIS | 1805 MORIAH WOODS BLVD | STE 1 | MEMPHIS | TN | 38117-7121 | 9016853192 | 9016853645 | In-Center Hemo, In-Center Hemo Self Care | 24 | 44-2674 |

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|-------------------------------------|---------------------------|----------|--------------|----|------------|------------|------------|--|----|---------|
| SOMERVILLE DIALYSIS | 12475 US HIGHWAY 64 | | SOMERVILLE | TN | 38068-6029 | 9014661919 | 9014661930 | In-Center Hemo, In-Center Hemo Self Care | 14 | 44-2683 |
| MEMPHIS DOWNTOWN DIALYSIS | 2076 UNION AVE | | MEMPHIS | TN | 38104-4138 | 9017251169 | 9017252778 | In-Center Hemo, In-Center Hemo Self Care | 28 | 44-2682 |
| RIPLEY DIALYSIS CENTER | 854 HWY 51 S | | RIPLEY | TN | 38063-5536 | 7312211883 | 7312218022 | In-Center Hemo, PD Services | 12 | 44-2696 |
| MEMPHIS SOUTH DIALYSIS | 1205 MARLIN RD | | MEMPHIS | TN | 38116-5812 | 9013466637 | 9013467884 | In-Center Hemo, In-Center Hemo Self Care | 16 | 44-2649 |
| COOKEVILLE DIALYSIS | 320 N WILLOW AVE | | COOKEVILLE | TN | 38501-2337 | 9315207763 | 9316464866 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 44-2511 |
| MEMPHIS CENTRAL DIALYSIS | 889 DR M L KING JR AVE | | MEMPHIS | TN | 38126-1928 | 9015251719 | 9015250341 | In-Center Hemo, In-Center Hemo Self Care | 26 | 44-2573 |
| MEMPHIS EAST DIALYSIS | 6029 WALNUT GROVE RD | STE C003 | MEMPHIS | TN | 38120-2112 | 9017472316 | 9017470634 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 28 | 44-2576 |
| CLARKSVILLE DIALYSIS | 231 HILLCREST DR | | CLARKSVILLE | TN | 37043-5093 | 9316459694 | 9316475517 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 44-2556 |
| WHITEBRIDGE DIALYSIS | 103 WHITE BRIDGE PIKE | STE 6 | NASHVILLE | TN | 37209-4539 | 6153525535 | 6153525875 | In-Center Hemo, In-Center Hemo Self Care | 16 | 44-2540 |
| COLUMBIA DIALYSIS | 1705 GROVE ST | | COLUMBIA | TN | 38401-3517 | 9313814445 | 9313819398 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 15 | 44-2539 |
| MURFREESBORO DIALYSIS | 1346 DOW ST STE B | | MURFREESBORO | TN | 37130-2470 | 6158907270 | 6158907337 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 44-2549 |
| SUMNER DIALYSIS | 300 STEAM PLANT RD | STE 130 | GALLATIN | TN | 37066-3056 | 6154525131 | 6154528970 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 14 | 44-2623 |
| HERMITAGE DIALYSIS | 5530 OLD HICKORY BLVD | STE 18 | HERMITAGE | TN | 37076-2576 | 6152322347 | 6152327150 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 44-2617 |
| WILLIAMSON COUNTY DIALYSIS | 3983 CAROTHERS PKWY | STE E-4 | FRANKLIN | TN | 37067-5936 | 6157944423 | 6157941672 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 9 | 44-2587 |
| TIPTON COUNTY DIALYSIS | 107 TENNESSEE AVE | | COVINGTON | TN | 38019-3902 | 9014750410 | 9014759040 | In-Center Hemo, In-Center Hemo Self Care, Acute Hemo 1:1 | 13 | 44-2604 |
| DYERSBURG DIALYSIS | 1575 PARR AVE | | DYERSBURG | TN | 38024-3151 | 7312865184 | 7312860174 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 44-2533 |
| NASHVILLE HOME TRAINING DIALYSIS PD | 1919 CHARLOTTE AVE | STE 200 | NASHVILLE | TN | 37203-2245 | 6153291162 | 6153291368 | PD Services | 7 | 44-2699 |
| KNOXVILLE CENTRAL DIALYSIS | 9141 CROSS PARK DR | STE 102 | KNOXVILLE | TN | 37923-4557 | 8655314681 | 8656909943 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 44-2681 |
| CAPELVILLE DIALYSIS CENTER | 7008 E SHELBY DR | | MEMPHIS | TN | 38125-3416 | 9017575001 | 9017575263 | In-Center Hemo | 24 | 44-2692 |
| STATE LINE DIALYSIS | 2049 E SHELBY DR | | MEMPHIS | TN | 38116-7639 | 9013481931 | 9013488401 | In-Center Hemo, PD Services | 18 | 44-2710 |
| MEMPHIS MIDTOWN DIALYSIS | 3430 SUMMER AVE | | MEMPHIS | TN | 38122-3610 | 9014540815 | 9014546437 | In-Center Hemo | 24 | 44-2704 |
| MILLINGTON DIALYSIS | 8510 WILKINSVILLE RD | STE 121 | MILLINGTON | TN | 38053-1537 | 9018733302 | 9018733344 | In-Center Hemo, PD Services | 12 | 44-2689 |
| AIRWAYS DIALYSIS | 5247 AIRWAYS BLVD | | MEMPHIS | TN | 38116-9401 | 9013450671 | 9013482068 | In-Center Hemo | 13 | 44-2740 |
| SPARTA DIALYSIS | 150 SAM WALTON DR | STE 800 | SPARTA | TN | 38583-8818 | 9317393550 | 9317393553 | In-Center Hemo, PD Services | 8 | 44-2708 |
| WOLF RIVER DIALYSIS | 7990 TRINITY PL | STE 101 | CORDOVA | TN | 38018-7731 | 9017513120 | 9017513223 | In-Center Hemo | 12 | 44-2709 |
| SOUTH JACKSON DIALYSIS | 46 HARTS BRIDGE RD | | JACKSON | TN | 38301-7512 | 7314229568 | 7314229556 | In-Center Hemo | 16 | 44-2714 |
| GREENEVILLE DIALYSIS | 110 HERITAGE CT | | GREENEVILLE | TN | 37743-2081 | 4236392110 | 4236392071 | In-Center Hemo | 12 | 44-2716 |
| CAMPBELL STATION DIALYSIS | 111 S CAMPBELL STATION RD | | FARRAGUT | TN | 37934-2845 | 8657772750 | 8657772755 | In-Center Hemo, PD Services | 13 | 44-2721 |
| APPALACHIAN DIALYSIS | 503 ELM ST | | NEW TAZEWELL | TN | 37825-7525 | 4236261242 | 4236266587 | In-Center Hemo, Acute Hemo 1:1, Acute PD | 14 | 44-2567 |
| MORRISTOWN DIALYSIS | 120 PEARCE DR | | MORRISTOWN | TN | 37814-3649 | 4235873537 | 4235873538 | In-Center Hemo | 20 | 44-2517 |
| BLOUNT DIALYSIS | 714 E HARPER AVE | | MARYVILLE | TN | 37804-4028 | 8653791070 | 8653791090 | In-Center Hemo, PD Services | 28 | 44-2639 |
| CLINCH RIVER DIALYSIS | 702 N MAIN ST | | CLINTON | TN | 37716-3143 | 8654571114 | 8654575576 | In-Center Hemo, PD Services | 17 | 44-2686 |
| KNOXVILLE DIALYSIS | 2909 E MAGNOLIA AVE | | KNOXVILLE | TN | 37914-4516 | 8655252232 | 8655242425 | In-Center Hemo, PD Services | 25 | 44-2670 |
| ROCKY TOP DIALYSIS | 921 NEW HWY 68 | | SWEETWATER | TN | 37874-2726 | 4233375770 | 4233379142 | In-Center Hemo, PD Services | 17 | 44-2676 |
| TN SMOKIE MOUNTAIN DIALYSIS PD | 2320 KNOB CREEK | STE 408 | JOHNSON CITY | TN | 37604-2580 | 4232321969 | 4232620320 | PD Services | 2 | 44-2668 |
| ETOWAH DIALYSIS | 109 GRADY RD | | ETOWAH | TN | 37331-1903 | 4232633666 | 4232633758 | In-Center Hemo, Acute Hemo 1:1 | 16 | 44-2715 |
| RENAL CARE OF CENTRAL MEMPHIS | 1331 UNION AVE | STE 101 | MEMPHIS | TN | 38104-7559 | 9012785400 | 9012785200 | In-Center Hemo, PD Services | 40 | 44-2637 |
| MEMPHIS GRACELAND RENAL CENTER | 4180 AUBURN RD | | MEMPHIS | TN | 38116-6202 | 9013328699 | 9013328234 | In-Center Hemo | 16 | 44-2650 |
| RENAL CARE OF MIDTOWN MEMPHIS | 1166 MONROE AVE | | MEMPHIS | TN | 38104-6614 | 9017222012 | 9017222919 | In-Center Hemo | 24 | 44-2646 |
| RENAL CARE OF MEMPHIS NORTH | 4913 RALEIGH COMMON DR | STE 100 | MEMPHIS | TN | 38128-2485 | 9019370650 | 9013850740 | In-Center Hemo | 19 | 44-2640 |
| WHITEHAVEN RENAL CENTER | 3420 ELVIS PRESLEY BLVD | | MEMPHIS | TN | 38116-3260 | 9013963794 | 9013969286 | In-Center Hemo, PD Services | 25 | 44-2655 |
| BARTLETT RENAL CENTER | 2920 COVINGTON PIKE | | MEMPHIS | TN | 38128-6007 | 9012486020 | 9013770879 | In-Center Hemo | 12 | 44-2711 |
| DYERSBURG AT HOME | 1575 PARR AVE | | DYERSBURG | TN | 38024-3154 | 7312865184 | 7312860174 | Home Hemo | 17 | 44-2533 |
| RIVER OAKS DIALYSIS | 8000 WOLF RIVER BLVD | STE 106 | GERMANTOWN | TN | 38138-1754 | 9017574809 | 9017573627 | In-Center Hemo, PD Services | 17 | 44-2747 |
| SINGLETON FARMS DIALYSIS | 4031 AUSTIN PEAY HWY | | MEMPHIS | TN | 38128-2503 | 9013790491 | 9013790459 | In-Center Hemo, Home Hemo, PD Services | 17 | 44-2753 |
| MEDINA DIALYSIS | 210 GRACE COVE | | MEDINA | TN | 38355-8738 | 7317830527 | 7317835420 | In-Center Hemo, PD Services | 12 | 44-2733 |
| FORT CAMPBELL DIALYSIS | 1459 FORT CAMPBELL BLVD | | CLARKSVILLE | TN | 37042-3552 | 9315526491 | 9316487946 | In-Center Hemo, PD Services | 13 | 44-2742 |
| INTERSTATE DRIVE DIALYSIS | 1843 FOREMAN DR | STE B | COOKEVILLE | TN | 38501-5933 | 9313728853 | 9313721777 | In-Center Hemo | 12 | 44-2737 |
| WOODBINE DIALYSIS | 5209 LINBAR DR | STE 605 | NASHVILLE | TN | 37211-1037 | 6153339765 | 6153339331 | In-Center Hemo, PD Services | 12 | 44-2743 |
| METRO CENTER DIALYSIS | 2292 ROSA L PARKS BLVD | | NASHVILLE | TN | 37228-1306 | 6152550653 | 6152550482 | In-Center Hemo | 12 | 44-2751 |
| BRILEY PARKWAY DIALYSIS | 1221 BRIARVILLE RD | | MADISON | TN | 37115-5145 | 6158659363 | 6158700906 | In-Center Hemo | 16 | 44-2744 |
| MT JULIET DIALYSIS | 1050 HERSCHEL DR | | MT JULIET | TN | 37122-6338 | 6157581970 | 6157581974 | In-Center Hemo | 11 | 44-2738 |
| LAMAR CROSSING DIALYSIS | 2926 LAMAR AVE | STE 101 | MEMPHIS | TN | 38114-5614 | 9017439366 | 9017439369 | In-Center Hemo, PD Services | 17 | 44-2748 |
| HENDERSON DIALYSIS CENTER | 1002 US HWY 79 N | | HENDERSON | TX | 75652-6008 | 9036556922 | 9036551719 | In-Center Hemo | 13 | 45-2803 |
| LONE STAR DIALYSIS | 8560 MONROE RD | | HOUSTON | TX | 77061-4815 | 7133786094 | 7133786398 | In-Center Hemo, Disaster Related Expenditures | 48 | 45-2676 |

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| Moncrief Dialysis Center | 800 W 34TH ST | STE 101 | AUSTIN | TX | 78705-1144 | 5124857872 | 5124853992 | In-Center Hemo, PD Services | 26 | 45-2783 |
| Cyfair Dialysis Center | 9110 JONES RD | STE 110 | HOUSTON | TX | 77065-4489 | 2815170527 | 2815170930 | In-Center Hemo, Nocturnal Hemo, Disaster Related Expenditures | 16 | 45-2762 |
| KATY DIALYSIS GRAND PARKWAY | 403 W GRAND PKWY S | STE T | KATY | TX | 77494-8358 | 2813926063 | 2813924331 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 20 | 45-2761 |
| MEMORIAL DIALYSIS CENTER | 11621 KATY FWY | | HOUSTON | TX | 77079-1801 | 2815585702 | 2815978377 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 26 | 45-2755 |
| BROOKRIVER DIALYSIS | 8101 BROOKRIVER DR | | DALLAS | TX | 75247-4003 | 2149517789 | 2149518111 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 45-2703 |
| Cielo Vista Dialysis | 7200 GATEWAY BLVD E | STE B | EL PASO | TX | 79915-1301 | 9157716893 | 9157716897 | In-Center Hemo, PD Services | 24 | 45-2707 |
| West Texas Dialysis | 5595 ALAMEDA AVE | STE B | EL PASO | TX | 79905-2915 | 9158810254 | 9157722823 | In-Center Hemo | 21 | 45-2720 |
| Mesa Vista Dialysis | 1211 E CLIFF DR | | EL PASO | TX | 79902-4734 | 9155338147 | 9155338593 | In-Center Hemo, PD Services | 25 | 45-2758 |
| Houston Kidney Center Southwest | 9980 W SAM HOUSTON PKWY S | STE 100 | HOUSTON | TX | 77099-5104 | 2815301905 | 2815301590 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 24 | 45-2780 |
| Northwest Kidney Center | 10985 NORTHWEST FWY | | HOUSTON | TX | 77092-7305 | 7138121217 | 7138121693 | In-Center Hemo, Disaster Related Expenditures | 24 | 45-2642 |
| NorthStar Dialysis Center | 380 W LITTLE YORK RD | | HOUSTON | TX | 77076-1303 | 2814484506 | 2814484376 | In-Center Hemo, Disaster Related Expenditures | 49 | 45-2675 |
| Houston Kidney Center Cypress Station | 72 CYPRESS CREEK PKWY | | HOUSTON | TX | 77090-3531 | 2815806157 | 2815806850 | In-Center Hemo, PD Services, Disaster Related Expenditures | 32 | 45-2784 |
| OAK CLIFF DIALYSIS | 2000 S LLEWELLYN AVE | | DALLAS | TX | 75224-1804 | 2149430011 | 2149430064 | In-Center Hemo | 16 | 45-2894 |
| Fourth Street Dialysis | 3101 N 4TH ST | STE B | LONGVIEW | TX | 75605-5146 | 9032340112 | 9032341341 | In-Center Hemo | 12 | 45-2776 |
| Pearland Dialysis | 6516 BROADWAY ST | STE 122 | PEARLAND | TX | 77581-7879 | 2814127422 | 2814127791 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 45-2845 |
| Central City Dialysis | 1310 MURCHISON DR | STE 200 | EL PASO | TX | 79902-4821 | 9155338503 | 9155338379 | In-Center Hemo | 28 | 45-2651 |
| LOMA VISTA DIALYSIS CENTER | 1382 LOMALAND DR | STE A | EL PASO | TX | 79935-5204 | 9155910834 | 9155915029 | In-Center Hemo, PD Services | 53 | 45-2741 |
| WATERLOO DIALYSIS CENTER | 5310 BURNET RD | UNIT 122 | AUSTIN | TX | 78756-2003 | 5124209403 | 5124209640 | In-Center Hemo | 24 | 45-2696 |
| LIVE OAK DIALYSIS | 6700 RANDOLPH BLVD | STE 101 | LIVE OAK | TX | 78233-4222 | 2105900103 | 2105900813 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 45-2570 |
| STONE OAK DIALYSIS | 731 CARNOUSTIE DR | STE 101 | SAN ANTONIO | TX | 78258-4800 | 2104032162 | 2104990884 | In-Center Hemo, In-Center Hemo Self Care | 20 | 45-2623 |
| EL MILAGRO DIALYSIS UNIT | 2800 S INTERSTATE HWY 35 | STE 120 | AUSTIN | TX | 78704-5700 | 5124489750 | 5124484617 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 45-2727 |
| MED CENTER DIALYSIS | 5610 ALMEDA RD | | HOUSTON | TX | 77004-7515 | 7135206878 | 7135270575 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 72 | 45-2572 |
| SOUTH SAN ANTONIO DIALYSIS CENTER | 1313 SE MILITARY DR | STE 111 | SAN ANTONIO | TX | 78214-2850 | 2109322434 | 2109320073 | In-Center Hemo, PD Services | 24 | 45-2747 |
| CLEVELAND DIALYSIS CENTER | 202 E FORT WORTH ST | | CLEVELAND | TX | 77327-4917 | 2816599679 | 2816590026 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 20 | 45-2731 |
| KINGWOOD DIALYSIS CENTER | 2300 GREEN OAK DR | STE 500 | KINGWOOD | TX | 77339-2053 | 2813594433 | 2813595159 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 12 | 45-2646 |
| LIVINGSTON DIALYSIS CENTER | 209 W PARK | | LIVINGSTON | TX | 77351-7020 | 9363271108 | 9363271135 | In-Center Hemo | 12 | 45-2661 |
| LUFKIN DIALYSIS CENTER | 700 S JOHN REDDITT DR | | LUFKIN | TX | 75904-3145 | 9366342224 | 9366320764 | In-Center Hemo, PD Services | 37 | 45-2639 |
| SHERMAN DIALYSIS CENTER | 1724 W US HWY 82 | STE 100 | SHERMAN | TX | 75092-7037 | 9034210394 | 9032944189 | In-Center Hemo | 25 | 45-2774 |
| DENISON DIALYSIS CENTER | 123 N US HIGHWAY 75 | | DENISON | TX | 75020-1544 | 9033370731 | 9034651659 | In-Center Hemo, PD Services | 21 | 45-2665 |
| VICTORIA DIALYSIS CENTER | 1405 VICTORIA STATION DR | | VICTORIA | TX | 77901-3092 | 3615769907 | 3615763979 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 27 | 45-2658 |
| OMNI DIALYSIS CENTER | 9350 KIRBY DR | STE 110 | HOUSTON | TX | 77054-2528 | 7136654747 | 7136653570 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 48 | 45-2667 |
| GONZALES DIALYSIS CENTER | 1406 N SARAH DEWITT DR | | GONZALES | TX | 78629-2702 | 8306724377 | 8306724469 | In-Center Hemo, Disaster Related Expenditures | 16 | 45-2734 |
| HILL COUNTRY DIALYSIS | 1250 DACY LN | | KYLE | TX | 78640-4921 | 5122682523 | 5122681542 | In-Center Hemo, PD Services | 12 | 45-2769 |
| SOUTHWEST SAN ANTONIO DIALYSIS CENTER | 7515 BARLITE BLVD | | SAN ANTONIO | TX | 78224-1311 | 2109234566 | 2109226256 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 45-2571 |
| NORTH HOUSTON DIALYSIS CENTER | 8621 FULTON ST | | HOUSTON | TX | 77022-2021 | 7136993748 | 7136993558 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 45-2678 |
| TOMBALL DIALYSIS CENTER | 27720A TOMBALL PKWY | | TOMBALL | TX | 77375-6472 | 2813516802 | 2813516805 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 25 | 45-2743 |
| CONROE DIALYSIS CENTER | 233 I-45 N | | CONROE | TX | 77304-2307 | 9367602240 | 9367602238 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 16 | 45-2708 |
| LONGVIEW DIALYSIS CENTER | 425 N FREDONIA ST | | LONGVIEW | TX | 75601-6464 | 9032341452 | 9037586379 | In-Center Hemo, PD Services | 35 | 45-2744 |
| MARSHALL DIALYSIS CENTER | 1301 S WASHINGTON AVE | | MARSHALL | TX | 75670-6215 | 9039351158 | 9039386341 | In-Center Hemo | 15 | 45-2624 |
| HEB DIALYSIS CENTER | 1809 FOREST RIDGE DR | | BEDFORD | TX | 76022-7961 | 8175454509 | 8175457392 | In-Center Hemo, In-Center Hemo Self Care | 21 | 45-2583 |
| Pin Oak Dialysis | 24968 KATY RANCH RD | STE 500 | KATY | TX | 77494-3404 | 2815744387 | 2815744349 | In-Center Hemo, Disaster Related Expenditures | 20 | 45-2847 |
| SPRING BRANCH DIALYSIS | 1425 BLALOCK RD | STE 100 | HOUSTON | TX | 77055-4446 | 7139327795 | 7139327644 | In-Center Hemo, Disaster Related Expenditures | 18 | 45-2728 |
| PDI-NORTH HOUSTON | 7115 NORTH LOOP E | | HOUSTON | TX | 77028-5948 | 7136754794 | 7136754126 | In-Center Hemo, Disaster Related Expenditures | 20 | 45-2875 |
| PDI-SOUTH HOUSTON | 5989 SOUTH LOOP E | | HOUSTON | TX | 77033-1017 | 7136416130 | 7136416056 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 24 | 45-2886 |
| SOUTH AUSTIN DIALYSIS CENTER | 6114 S 1ST ST | | AUSTIN | TX | 78745-4008 | 5124478500 | 5124478512 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 20 | 45-2892 |
| Spring Dialysis | 607 TIMBERDALE LN | STE 100 | HOUSTON | TX | 77090-3043 | 2818807066 | 2818808287 | In-Center Hemo, PD Services, Disaster Related Expenditures | 18 | 45-2787 |
| CUERO LAKEVIEW DIALYSIS | 1105 E BROADWAY ST | | CUERO | TX | 77954-2108 | 3612758648 | 3612758691 | In-Center Hemo, Disaster Related Expenditures | 16 | 45-2889 |

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| NEW BRAUNFELS DIALYSIS | 798 GENERATIONS DR | | NEW BRAUNFELS | TX | 78130-0005 | 8306292848 | 8306292779 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 45-2798 |
| PORT LAVACA DIALYSIS | 1300 N VIRGINIA ST | STE 102 | PORT LAVACA | TX | 77979-2512 | 3615523800 | 3615528703 | In-Center Hemo, Disaster Related Expenditures | 10 | 67-2595 |
| Mission Hills Dialysis | 2700 N STANTON ST | | EL PASO | TX | 79902-2500 | 9153510722 | 9153512528 | In-Center Hemo, PD Services | 24 | 45-2858 |
| Brookhollow Dialysis | 4918 W 34TH ST | | HOUSTON | TX | 77092-6606 | 7136813043 | 7138120467 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 45-2868 |
| DALLAS NORTH DIALYSIS CENTER | 11886 GREENVILLE AVE | STE 100B | DALLAS | TX | 75243-0584 | 9729180100 | 9729180110 | In-Center Hemo, Nocturnal Hemo | 12 | 45-2884 |
| DOWNTOWN HOUSTON DIALYSIS CENTER | 2207 CRAWFORD ST | | HOUSTON | TX | 77002-8915 | 7136550900 | 7136550909 | In-Center Hemo, Disaster Related Expenditures | 16 | 45-2899 |
| JACINTO DIALYSIS CENTER | 11515 MARKET STREET RD | | HOUSTON | TX | 77029-2305 | 7134530505 | 7134530599 | In-Center Hemo, Disaster Related Expenditures | 16 | 67-2503 |
| Sun City Dialysis Center | 600 NEWMAN ST | | EL PASO | TX | 79902-5543 | 9153512010 | 9153512018 | In-Center Hemo, PD Services | 20 | 67-2508 |
| KILGORE DIALYSIS CENTER | 2403 STATE HIGHWAY 42 N | | KILGORE | TX | 75662-5554 | 9039888200 | 9039888208 | In-Center Hemo | 16 | 45-2885 |
| River Park Dialysis | 2010 S LOOP 336 W | STE 200 | CONROE | TX | 77304-3313 | 9367603333 | 9364413330 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 12 | 45-2898 |
| PINECREST DIALYSIS CENTER | 913 E PINECREST DR | | MARSHALL | TX | 75670-7309 | 9039349660 | 9039348474 | In-Center Hemo | 20 | 45-2893 |
| TRANSMOUNTAIN DIALYSIS | 5800 WOODROW BEAN | | EL PASO | TX | 79924-5060 | 9157596532 | 9157596534 | In-Center Hemo, PD Services | 36 | 67-2501 |
| SUMMIT DIALYSIS CENTER | 3150 POLK ST | | HOUSTON | TX | 77003-4631 | 7132283500 | 7132282136 | In-Center Hemo, Disaster Related Expenditures | 12 | 67-2537 |
| MERIDIAN DIALYSIS CENTER | 7520 SPENCER HWY | | PASADENA | TX | 77505-1917 | 2815429765 | 2815429731 | In-Center Hemo, Disaster Related Expenditures | 12 | 67-2511 |
| WILLOWBROOK DIALYSIS | 12120 JONES RD | STE G | HOUSTON | TX | 77070-5280 | 2818907288 | 2818907248 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2538 |
| SOUTH SHORE DIALYSIS CENTER | 212 GULF FWY S | STE G3 | LEAGUE CITY | TX | 77573-3956 | 2815546050 | 2813161385 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 12 | 67-2522 |
| Bayou City Dialysis | 10655 EASTEX FWY | | HOUSTON | TX | 77093-4323 | 7136958986 | 7136958948 | In-Center Hemo, Disaster Related Expenditures | 16 | 67-2535 |
| BONHAM DIALYSIS | 201 W 5TH ST | | BONHAM | TX | 75418-4302 | 9035834700 | 9035834772 | In-Center Hemo | 12 | 67-2513 |
| GILMER DIALYSIS | 510 US HIGHWAY 271 N | | GILMER | TX | 75644-5569 | 9038439886 | 9038439665 | In-Center Hemo | 12 | 45-2897 |
| THE WOODLANDS DIALYSIS CENTER | 9301 PINECROFT DR | STE 130 | SHENANDOAH | TX | 77380-3178 | 2812926788 | 2812925950 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 16 | 67-2581 |
| ARLINGTON DIALYSIS | 1250 E PIONEER PKWY | STE 700 | ARLINGTON | TX | 76010-6423 | 8174696100 | 8174691930 | In-Center Hemo | 12 | 67-2525 |
| GRAPEVINE DIALYSIS | 1651 W NORTHWEST HWY | | GRAPEVINE | TX | 76051-3100 | 8172510675 | 8174210417 | In-Center Hemo, Nocturnal Hemo, PD Services | 25 | 67-2531 |
| Lancaster Dialysis | 2424 W PLEASANT RUN RD | | LANCASTER | TX | 75146-4005 | 9722239292 | 9722232027 | In-Center Hemo | 25 | 67-2520 |
| DAVITA EAST DIALYSIS CLINIC | 11989 PELLICANO DR | | EL PASO | TX | 79936-6287 | 9158566363 | 9158569777 | In-Center Hemo, PD Services | 24 | 67-2558 |
| RIVERCENTER DIALYSIS | 1123 N MAIN AVE | STE 150 | SAN ANTONIO | TX | 78212-4738 | 2102707887 | 2102707892 | In-Center Hemo, In-Center Hemo Self Care | 22 | 67-2516 |
| MARYMONT DIALYSIS CENTER | 2391 NE LOOP 410 | STE 211 | SAN ANTONIO | TX | 78217-5675 | 2106468788 | 2106466583 | In-Center Hemo | 26 | 67-2523 |
| NORTHWEST MEDICAL CENTER DIALYSIS | 5284 MEDICAL DR | STE 100 | SAN ANTONIO | TX | 78229-4849 | 2106169699 | 2106169504 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 67-2515 |
| SOUTHCROSS DIALYSIS CENTER | 4602 E SOUTHCROSS BLVD | | SAN ANTONIO | TX | 78222-4911 | 2106485988 | 2106489929 | In-Center Hemo | 24 | 67-2519 |
| LAS PALMAS DIALYSIS CENTER | 803 CASTROVILLE RD | STE 415 | SAN ANTONIO | TX | 78237-3148 | 2104389290 | 2104389289 | In-Center Hemo, In-Center Hemo Self Care | 24 | 67-2521 |
| CEDAR PARK DIALYSIS CENTER | 1720 E WHITESTONE BLVD | | CEDAR PARK | TX | 78613-7640 | 5125288478 | 5125288504 | In-Center Hemo, PD Services | 12 | 67-2591 |
| BEAR CREEK DIALYSIS | 4978 HIGHWAY 6 N | STE I | HOUSTON | TX | 77084-2764 | 2818595020 | 2818594969 | In-Center Hemo, Disaster Related Expenditures | 12 | 67-2549 |
| CARROLLTON DIALYSIS | 1544 VALWOOD PKWY | STE 114 | CARROLLTON | TX | 75006-8425 | 9722437001 | 9722438865 | In-Center Hemo | 12 | 67-2548 |
| UPPER VALLEY DIALYSIS | 7933 N MESA ST | STE H | EL PASO | TX | 79932-1699 | 9158320555 | 9158320554 | In-Center Hemo, PD Services | 24 | 67-2536 |
| BENBROOK DIALYSIS | 6260 SOUTHWEST BLVD | | BENBROOK | TX | 76109-6906 | 8177313652 | 8177314655 | In-Center Hemo | 13 | 67-2661 |
| NORTH CONROE DIALYSIS | 3211 INTERSTATE 45 N | STE 500 | CONROE | TX | 77304-2180 | 9367569400 | 9367569450 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 67-2717 |
| DEERBROOK DIALYSIS | 9660 FM 1960 BYPASS RD W | | HUMBLE | TX | 77338-4039 | 2813126362 | 2813126370 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 67-2560 |
| FIRST COLONY DIALYSIS CENTER | 1447 HIGHWAY 6 | STE 140 | SUGAR LAND | TX | 77478-5094 | 2814941465 | 2814941484 | In-Center Hemo, Disaster Related Expenditures | 13 | 67-2592 |
| DAVITA DOWNTOWN DALLAS DIALYSIS | 3515 SWISS AVE | STE A | DALLAS | TX | 75204-6223 | 2148282280 | 2148277204 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 16 | 67-2553 |
| DOWNTOWN SAN ANTONIO DIALYSIS | 615 E QUINCY ST | | SAN ANTONIO | TX | 78215-1600 | 2102221260 | 2102221499 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 67-2556 |
| LAKE CLIFF DIALYSIS CENTER | 805 N BECKLEY AVE | | DALLAS | TX | 75203-1612 | 2149427727 | 2149427774 | In-Center Hemo | 20 | 67-2580 |
| MANSFIELD DIALYSIS CENTER | 352 MATLOCK RD | STE 120 | MANSFIELD | TX | 76063-8016 | 8174538167 | 8174732610 | In-Center Hemo, PD Services | 25 | 67-2550 |
| PLANO DIALYSIS CENTER | 481 SHILOH RD | STE 100 | PLANO | TX | 75074-7231 | 9728813270 | 9728815086 | In-Center Hemo | 12 | 67-2636 |
| GARLAND DIALYSIS | 776 E CENTERVILLE RD | | GARLAND | TX | 75041-4640 | 9722782757 | 9722782675 | In-Center Hemo, In-Center Hemo Self Care | 20 | 67-2555 |
| SEALY DIALYSIS | 2242 CHAMPIONSHIP DR | | SEALY | TX | 77474-8122 | 9796270300 | 9796270318 | In-Center Hemo, Disaster Related Expenditures | 12 | 67-2606 |
| BOERNE DIALYSIS CENTER | 1369 S MAIN ST | STE 101 | BOERNE | TX | 78006-2860 | 8302491491 | 8302491508 | In-Center Hemo | 12 | 67-2578 |
| MID CITIES DIALYSIS CENTER | 117 E HARWOOD RD | | HURST | TX | 76054-3043 | 8176562843 | 8176562040 | In-Center Hemo | 16 | 67-2579 |
| NORTH HILLS DIALYSIS | 7927 BOULEVARD 26 | | NORTH RICHLAND HILLS | TX | 76180-7103 | 8176059861 | 8176059862 | In-Center Hemo | 15 | 67-2620 |
| MISSION VALLEY DIALYSIS | 1203 ST CLAIRE BLVD 9B | | MISSION | TX | 78572-6601 | 9565833760 | 9565838252 | In-Center Hemo, Home Hemo, Nocturnal Hemo, PD Services | 15 | 67-2646 |
| RIDGECREST DIALYSIS | 12249 ROJAS DR | | EL PASO | TX | 79936-7750 | 9157900839 | 9158581063 | In-Center Hemo | 20 | 67-2691 |
| TC JESTER DIALYSIS | 1800 W 26TH ST | STE 101 | HOUSTON | TX | 77008-1451 | 7138630463 | 7138638272 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 67-2675 |
| LA CENTRAL DIALYSIS | 902 HOUSTON ST | | LAREDO | TX | 78040-8015 | 9565238652 | 9565230598 | In-Center Hemo, PD Services | 13 | 67-2759 |

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|-----------------------------------|------------------------|-----------------|-----------------|----|------------|------------|------------|--|----|---------|
| TAYLOR DIALYSIS | 3100 W 2ND ST | | TAYLOR | TX | 76574-4647 | 5123522549 | 5123522535 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 67-2617 |
| HEARNE DIALYSIS CENTER | 106 CEDAR ST | | HEARNE | TX | 77859-2523 | 9792799632 | 9792799621 | In-Center Hemo, In-Center Hemo Self Care | 12 | 67-2599 |
| MAGNOLIA DIALYSIS CENTER | 17649 FM 1488 RD | | MAGNOLIA | TX | 77354-5235 | 2812590397 | 2812590425 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2625 |
| CYPRESS WOODS NORTHWEST DIALYSIS | 20320 NORTHWEST FWY | STE 100 | JERSEY VILLAGE | TX | 77065-5643 | 2818902540 | 2818905376 | In-Center Hemo, Disaster Related Expenditures | 13 | 67-2669 |
| SAN ANGELO DIALYSIS | 3518 KNICKERBOCKER RD | | SAN ANGELO | TX | 76904-7611 | 3259496035 | 3259496791 | In-Center Hemo, PD Services | 12 | 67-2719 |
| DAVITA CENTRAL DALLAS DIALYSIS | 9500 N CENTRAL EXPY | STE 102 | DALLAS | TX | 75231-5139 | 2147393004 | 2147393002 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 67-2632 |
| CHANNELVIEW DIALYSIS | 777 SHELTON RD | STE C | CHANNELVIEW | TX | 77530-3509 | 2818600600 | 2818609608 | In-Center Hemo, Disaster Related Expenditures | 20 | 45-2647 |
| SAGEMONT DIALYSIS | 1823 BROADWAY ST | | PEARLAND | TX | 77581-5605 | 2819967913 | 2819967858 | In-Center Hemo, Disaster Related Expenditures | 12 | 45-2612 |
| SAN JACINTO DIALYSIS | 11430 EAST FWY | STE 330 | HOUSTON | TX | 77029-1959 | 7134504991 | 7134515766 | In-Center Hemo, Disaster Related Expenditures | 17 | 45-2530 |
| CENTRAL HOUSTON DIALYSIS | 610 S WAYSIDE DR | UNIT B | HOUSTON | TX | 77011-4605 | 7139288188 | 7139289059 | In-Center Hemo, Disaster Related Expenditures | 20 | 45-2677 |
| KERRVILLE DIALYSIS | 515 GRANADA PL | | KERRVILLE | TX | 78028-5992 | 8302578734 | 8302578775 | In-Center Hemo, PD Services | 18 | 45-2546 |
| FLORESVILLE DIALYSIS | 543 10TH ST | | FLORESVILLE | TX | 78114-3107 | 8303934010 | 8303933056 | In-Center Hemo | 12 | 45-2733 |
| PEARSALL DIALYSIS | 1305 N OAK ST | | PEARSALL | TX | 78061-3414 | 8303344690 | 8303343380 | In-Center Hemo, In-Center Hemo Self Care | 12 | 45-2740 |
| SAN ANTONIO WEST DIALYSIS | 4530 CALLAGHAN RD | | SAN ANTONIO | TX | 78228-2617 | 2104319048 | 2104318934 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 24 | 45-2587 |
| HOUSTON DIALYSIS | 900 S LOOP W | STE 100 | HOUSTON | TX | 77054-4632 | 7137480942 | 7137417357 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 45-2584 |
| RELIANT DIALYSIS | 1335 LA CONCHA LN | | HOUSTON | TX | 77054-1809 | 7137940600 | 7137940999 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 24 | 45-2705 |
| SOUTHWEST SAN ANTONIO DIALYSIS | 1620 SOMERSET RD | | SAN ANTONIO | TX | 78211-3021 | 2109246684 | 2109248332 | In-Center Hemo, In-Center Hemo Self Care | 16 | 45-2605 |
| NORTH LOOP EAST DIALYSIS | 7139 NORTH LOOP E | | HOUSTON | TX | 77028-5903 | 7136758499 | 7136753510 | In-Center Hemo, Disaster Related Expenditures | 16 | 45-2706 |
| KATY CINCO RANCH DIALYSIS | 1265 ROCK CANYON DR | | KATY | TX | 77450-3831 | 2813921616 | 2813922544 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Disaster Related Expenditures | 12 | 45-2833 |
| UT SOUTHWESTERN-DALLAS DIALYSIS | 204 E AIRPORT FWY | | IRVING | TX | 75062-6305 | 9724387375 | 9725541489 | In-Center Hemo, PD Services | 36 | 45-2736 |
| UT SOUTHWESTERN-OAKCLIFF DIALYSIS | 610 WYNNEWOOD DR | | DALLAS | TX | 75224 | 2149417807 | 2149417813 | In-Center Hemo, In-Center Hemo Self Care | 36 | 45-2773 |
| COLLEGE STATION DIALYSIS | 1640 BRIARCREST DR | STE 100 | BRYAN | TX | 77802-2709 | 9792604908 | 9792685890 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services, Disaster Related Expenditures | 25 | 45-2550 |
| BRENHAM DIALYSIS | 2815 HIGHWAY 36 S | | BRENHAM | TX | 77833-8143 | 9792517287 | 9798362276 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 45-2641 |
| HUNTSVILLE DIALYSIS | 521 IH 45 S | STE 20 | HUNTSVILLE | TX | 77340-5651 | 9362955500 | 9362955889 | In-Center Hemo, PD Services, Disaster Related Expenditures | 26 | 45-2663 |
| DALLAS EAST DIALYSIS | 3402 N BUCKNER BLVD | STE 308 | DALLAS | TX | 75228-5646 | 2146609413 | 2146609465 | In-Center Hemo | 32 | 45-2822 |
| MAINLAND DIALYSIS | 4201 GULF FWY | | LA MARQUE | TX | 77568-3516 | 4099381678 | 4099381679 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 24 | 45-2635 |
| ISLAND DIALYSIS | 5920 BROADWAY ST | | GALVESTON | TX | 77551-4305 | 4097401109 | 4097401464 | In-Center Hemo, In-Center Hemo Self Care, Disaster Related Expenditures | 27 | 45-2520 |
| ROCK PRAIRIE ROAD DIALYSIS | 1724 BIRMINGHAM RD | | COLLEGE STATION | TX | 77845-4063 | 9797046903 | 9797046906 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 24 | 67-2504 |
| WOODFOREST DIALYSIS | 12626 WOODFOREST BLVD | STE C | HOUSTON | TX | 77015-3425 | 7134553370 | 7134553387 | In-Center Hemo, Disaster Related Expenditures | 15 | 67-2679 |
| LAKE JACKSON DIALYSIS | 450 THIS WAY ST | STE A | LAKE JACKSON | TX | 77566-5152 | 9792996565 | 9792996568 | In-Center Hemo, Acute Hemo 1:1, Acute PD, Disaster Related Expenditures | 24 | 67-2500 |
| ANGLETON DIALYSIS | 102 E HOSPITAL DR | | ANGLETON | TX | 77515-4146 | 9798644330 | 9798644339 | In-Center Hemo, Acute Hemo 1:1, Acute PD, Disaster Related Expenditures | 20 | 67-2524 |
| NORTH SHEPHERD DIALYSIS | 7272 N SHEPHERD DR | BLDG B | HOUSTON | TX | 77091-2435 | 7136971115 | 7136971116 | In-Center Hemo, Disaster Related Expenditures | 30 | 67-2518 |
| ROMANO WOODS DIALYSIS | 16910 MATHIS CHURCH RD | | HOUSTON | TX | 77090-3710 | 2818936300 | 8003064881 | In-Center Hemo, Disaster Related Expenditures | 30 | 67-2655 |
| JENSEN DIALYSIS | 9716 JENSEN DR | | HOUSTON | TX | 77093-6302 | 7136924600 | 7136924607 | In-Center Hemo, PD Services, Disaster Related Expenditures | 22 | 67-2721 |
| WHARTON DIALYSIS | 103 W AHDLAG ST | | WHARTON | TX | 77488-2407 | 9792828484 | 9792828489 | In-Center Hemo, PD Services, Disaster Related Expenditures | 26 | 67-2572 |
| EL CAMPO DIALYSIS | 307 SANDY CORNER RD | | EL CAMPO | TX | 77437-9535 | 9795438200 | 9795438214 | In-Center Hemo, Disaster Related Expenditures | 18 | 67-2645 |
| KAUFMAN DIALYSIS | 2851 MILLENNIUM DR | | KAUFMAN | TX | 75142-8865 | 9729329091 | 9729329098 | In-Center Hemo | 12 | 67-2619 |
| ROCKWALL DIALYSIS CENTER | 2346 GREENCREST BLVD | | ROCKWALL | TX | 75087-5513 | 9727224781 | 9727224872 | In-Center Hemo | 17 | 67-2638 |
| DUNCANVILLE DIALYSIS | 270 E HIGHWAY 67 | STE 100 | DUNCANVILLE | TX | 75137-4428 | 9722964911 | 9722964429 | In-Center Hemo, Nocturnal Hemo | 21 | 67-2635 |
| PINE PARK DIALYSIS | 3333 BAYSHORE BLVD | | PASADENA | TX | 77504-1952 | 7139431463 | 7139431481 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 67-2767 |
| WEST PLANO DIALYSIS | 5036 TENNYSON PKWY | | PLANO | TX | 75024-3002 | 9726081089 | 9726081096 | In-Center Hemo | 12 | 67-2658 |
| WEST ARLINGTON DIALYSIS | 1001 W ARBROOK BLVD | STE 101 AND 111 | ARLINGTON | TX | 76015-4222 | 8174667403 | 8174667408 | In-Center Hemo | 21 | 67-2810 |
| FLOYD CURL DIALYSIS | 9238 FLOYD CURL DR | STE 102 | SAN ANTONIO | TX | 78240-1691 | 2105614373 | 2105619415 | In-Center Hemo, PD Services | 20 | 67-2653 |
| BROWNWOOD DIALYSIS | 2511 CROCKETT DR | | BROWNWOOD | TX | 76801-5976 | 3256460295 | 3256462762 | In-Center Hemo, PD Services | 12 | 74-2502 |
| CHAMPIONS DIALYSIS | 4427 FM 1960 RD W | | HOUSTON | TX | 77068-3409 | 2814448439 | 2815378250 | In-Center Hemo, Disaster Related Expenditures | 20 | 67-2676 |

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| BAYTOWN DIALYSIS | 4665 GARTH RD | STE 900 | BAYTOWN | TX | 77521-2261 | 2814220820 | 2814220961 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2641 |
| WEST OAKS DIALYSIS | 14800 WESTHEIMER RD | STE A | HOUSTON | TX | 77082-1675 | 2817525469 | 2817529929 | In-Center Hemo, Disaster Related Expenditures | 12 | 67-2686 |
| BINZ HOME TRAINING | 1213 HERMANN DR | STE 180 | HOUSTON | TX | 77004-7070 | 7135295155 | 7135295135 | PD Services, Disaster Related Expenditures | 5 | 67-2664 |
| SAGEMEADOW DIALYSIS | 10923 SCARSDALE BLVD | | HOUSTON | TX | 77089-6024 | 2819226130 | 2819226145 | In-Center Hemo, Disaster Related Expenditures | 20 | 67-2670 |
| MCKINNEY DIALYSIS | 4717 MEDICAL CENTER DR | | MCKINNEY | TX | 75069-1870 | 9725420495 | 9725429676 | In-Center Hemo, PD Services | 18 | 67-2671 |
| AMERICAS DIALYSIS | 715 N AMERICAS AVE | | EL PASO | TX | 79907-7004 | 9158728185 | 9158728921 | In-Center Hemo | 20 | 67-2692 |
| WEST POINT DIALYSIS | 12051 WESTPARK DR | STE 100 | HOUSTON | TX | 77082-5556 | 2819204892 | 2819204879 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 67-2693 |
| VILLAGE DIALYSIS | 6952 INDUSTRIAL PKWY | | ROSENBERG | TX | 77471-5656 | 2812323116 | 2812325821 | In-Center Hemo, Disaster Related Expenditures | 12 | 67-2715 |
| GEORGETOWN DIALYSIS | 201 FM 971 | | GEORGETOWN | TX | 78626-4631 | 5128199636 | 5128638173 | In-Center Hemo, PD Services | 12 | 67-2687 |
| WESTOVER DIALYSIS | 9846 WESTOVER HILLS BLVD | STE 103 | SAN ANTONIO | TX | 78251-4125 | 2106819180 | 2106819745 | In-Center Hemo, PD Services | 16 | 67-2708 |
| SPRING CREEK DIALYSIS | 301 E AIRLINE RD | | VICTORIA | TX | 77901-3901 | 3615723343 | 3615723380 | In-Center Hemo, Disaster Related Expenditures | 16 | 67-2696 |
| SEGUIN DIALYSIS | 618 E COURT ST | | SEGUIN | TX | 78155-5714 | 8303722521 | 8303721384 | In-Center Hemo, PD Services | 16 | 67-2707 |
| SUGAR LAND HOME TRAINING-PD | 1447 HWY 6 | STE 130 | SUGAR LAND | TX | 77478-5094 | 2812770692 | 2815650923 | PD Services, Disaster Related Expenditures | 4 | 67-2690 |
| HORIZON DIALYSIS | 2222 GREENHOUSE RD | | HOUSTON | TX | 77084-7287 | 2818295941 | 2818291304 | In-Center Hemo, PD Services, Disaster Related Expenditures, Nocturnal Hemo | 16 | 67-2734 |
| ROUND ROCK DIALYSIS | 1800 ROUND ROCK AVE | STE 200 | ROUND ROCK | TX | 78681-4016 | 5123108797 | 5122460030 | In-Center Hemo | 12 | 67-2780 |
| BALCH SPRINGS DIALYSIS | 12001 ELAM RD | | BALCH SPRINGS | TX | 75180-2822 | 9729138767 | 9722864095 | In-Center Hemo, PD Services | 13 | 67-2726 |
| WYLIE DIALYSIS | 941 S WESTGATE WAY | | WYLIE | TX | 75098-4947 | 9724294315 | 9724298954 | In-Center Hemo, PD Services | 13 | 67-2702 |
| CENTRAL FORT WORTH DIALYSIS | 1000 SAINT LOUIS AVE | STE 101 | FORT WORTH | TX | 76104-3377 | 8178100379 | 8178709767 | In-Center Hemo, PD Services | 24 | 67-2723 |
| NORTH FORT WORTH DIALYSIS | 3812 E BELKNAP ST | | FORT WORTH | TX | 76111-6012 | 6826470013 | 6826471494 | In-Center Hemo, PD Services | 13 | 67-2731 |
| NORTH ARLINGTON DIALYSIS | 642 LINCOLN SQUARE | | ARLINGTON | TX | 76011-4896 | 8175420529 | 8175420419 | In-Center Hemo, PD Services | 17 | 67-2725 |
| EDINBURG CITRUS GROVE DIALYSIS | 404 S VETERANS BLVD | STE D | EDINBURG | TX | 78539-4721 | 9563810078 | 9563810058 | In-Center Hemo, PD Services | 20 | 67-2852 |
| SOUTHEAST FORT WORTH DIALYSIS | 3845 E LOOP 820 S | | FORT WORTH | TX | 76119-4337 | 8174969035 | 8174460012 | In-Center Hemo | 25 | 67-2790 |
| GRANBURY DIALYSIS | 1200 PALUXY MEDICAL CIR | STE 100 | GRANBURY | TX | 76048-5696 | 8175791417 | 8175799605 | In-Center Hemo, PD Services | 12 | 67-2729 |
| HOUSTON GALLERIA DIALYSIS | 5923 WESTHEIMER ROAD | | HOUSTON | TX | 77057-7603 | 7139771278 | 7139771429 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2730 |
| FORT BROWN DIALYSIS | 2000 BOCA CHICA BLVD | | BROWNSVILLE | TX | 78521-2226 | 9565410130 | 9565410160 | In-Center Hemo | 13 | 67-2777 |
| TREASURE HILLS DIALYSIS | 1629 TREASURE HILLS BLVD | STE 8 | HARLINGEN | TX | 78550-8907 | 9563642120 | 9564408747 | In-Center Hemo | 13 | 67-2771 |
| BLUEBONNET DIALYSIS | 3601 MANOR RD | | AUSTIN | TX | 78723-5816 | 5129267378 | 5129267364 | In-Center Hemo, PD Services | 24 | 67-2704 |
| CROSSTIMBERS DIALYSIS | 4400A NORTH FWY | STE 100 | HOUSTON | TX | 77022-3604 | 7136954413 | 7136954518 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2739 |
| HIGHLAND VILLAGE DIALYSIS | 2700 VILLAGE PKWY | | HIGHLAND VILLAGE | TX | 75077-3286 | 9723175609 | 9723175723 | In-Center Hemo, PD Services | 13 | 67-2720 |
| WEST BELLFORT DIALYSIS | 21026 W BELLFORT ST | | RICHMOND | TX | 77406-1685 | 8325950187 | 8325950637 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2733 |
| RIVERSTONE DIALYSIS | 5672 HIGHWAY 6 | | MISSOURI CITY | TX | 77459-4188 | 2814998950 | 2814993805 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2769 |
| VICTORY LAKES DIALYSIS | 3290 GULF FWY S | STE H | DICKINSON | TX | 77539-4542 | 2813372175 | 2813372386 | In-Center Hemo, Disaster Related Expenditures | 12 | 67-2754 |
| DENVER HARBOR DIALYSIS | 7065 EAST FWY | | HOUSTON | TX | 77020-5328 | 7136703173 | 7136700876 | In-Center Hemo, Disaster Related Expenditures | 20 | 67-2782 |
| ALLEN DIALYSIS | 201 S JUPITER RD | | ALLEN | TX | 75002-3035 | 4693426709 | 4693426398 | In-Center Hemo | 21 | 67-2728 |
| LUBBOCK | 1923 MARSHA SHARP FWY | STE 102 | LUBBOCK | TX | 79415-4036 | 8067442790 | 8067442129 | In-Center Hemo, PD Services | 12 | |
| COLLEGE PARK DIALYSIS | 17191 ST LUKES WAY | STE 100 | THE WOODLANDS | TX | 77384-8042 | 9362733350 | 9362734539 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 67-2745 |
| ACE DIALYSIS | 14512 LEE RD | | HUMBLE | TX | 77396-3425 | 2814415016 | 2814415099 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2756 |
| FORT WORTH SAGINAW DIALYSIS | 900 N BLUE MOUND RD | STE 192 | SAGINAW | TX | 76131-8828 | 8172321502 | 8172321652 | In-Center Hemo | 13 | 67-2761 |
| VIVIFY DIALYSIS | 800 N TEXAS AVE | | ODESSA | TX | 79761-4012 | 4323321974 | 4323324183 | PD Services, In-Center Hemo | 12 | 67-2822 |
| VALLEY BAPTIST-HARLINGEN DIALYSIS | 2220 HAINE DR STE 40 | | HARLINGEN | TX | 78550-8584 | 9563642789 | 9564233395 | In-Center Hemo, PD Services | 48 | 67-2665 |
| VALLEY BAPTIST-RAYMONDVILLE DIALYSIS | 894 FM 3168 | | RAYMONDVILLE | TX | 78580-4519 | 9566899084 | 9566891951 | In-Center Hemo, PD Services | 16 | 67-2674 |
| AMARILLO DIALYSIS | 8604 S COULTER ST | | AMARILLO | TX | 79119-7379 | 8063580051 | 8063550410 | In-Center Hemo, PD Services | 36 | 45-2866 |
| MIDLAND DIALYSIS | 705 W WADLEY AVE | | MIDLAND | TX | 79705-5351 | 4326861806 | 4326867439 | In-Center Hemo, Acute Hemo 1:1, Acute PD, PD Services | 20 | 45-2622 |
| ODESSA DIALYSIS | 6005 EASTRIDGE RD | | ODESSA | TX | 79762-5019 | 4323623008 | 4323623302 | In-Center Hemo | 12 | 45-2873 |
| TEXARKANA REGIONAL DIALYSIS | 5502 MEDICAL PARKWAY DR | | TEXARKANA | TX | 75503-4623 | 9038329771 | 9037911774 | In-Center Hemo, PD Services | 38 | 45-2552 |
| NORTHEAST TEXAS DIALYSIS | 4138 LOOP 59 | | ATLANTA | TX | 75551-2015 | 9037995843 | 9037961137 | In-Center Hemo | 13 | 45-2710 |
| BROWNFIELD DIALYSIS | 710 E FELT ST | | BROWNFIELD | TX | 79316-3440 | 8066376373 | 8066376371 | In-Center Hemo | 8 | 67-2596 |
| COLORADO CITY DIALYSIS | 1546 CHESTNUT ST | | COLORADO CITY | TX | 79512-3925 | 3257288348 | 3257289228 | In-Center Hemo | 8 | 67-2628 |
| FORT STOCKTON DIALYSIS | 387 INTERSTATE 10 W | STE C | FORT STOCKTON | TX | 79735-2700 | 4323368041 | 4323368205 | In-Center Hemo | 11 | 67-2639 |
| DUMAS DIALYSIS | 109 BINKLEY AVE | | DUMAS | TX | 79029-3825 | 8069352273 | 8069342273 | In-Center Hemo | 8 | 67-2682 |
| WEST PARK DIALYSIS | 5920 RENWICK DR | STE A | HOUSTON | TX | 77081-0004 | 7136600073 | 7136600259 | In-Center Hemo, Disaster Related Expenditures | 20 | 67-2621 |
| GRACIAS DIALYSIS | 2506 W MOUNT HOUSTON RD | STE A | HOUSTON | TX | 77038-3536 | 2818204880 | 2818207062 | In-Center Hemo, Disaster Related Expenditures | 16 | 67-2529 |
| NORTH PARK DIALYSIS | 324 FM 1960 RD | STE 104 | HOUSTON | TX | 77073-1887 | 2814432209 | 2814431983 | In-Center Hemo, Disaster Related Expenditures | 30 | 67-2640 |

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| MED-CENTER AT HOME | 7580 FANNIN ST | STE 230 | HOUSTON | TX | 77054-1939 | 7137900150 | 7137900740 | Home Hemo, Disaster Related Expenditures | 4 | 67-2583 |
| EDINBURG RENAL CENTER | 3902 S JACKSON RD | | EDINBURG | TX | 78539-6676 | 9566312401 | 9566312664 | In-Center Hemo, PD Services | 33 | 45-2764 |
| DIALYSIS CARE OF MCALLEN | 411 LINDBERG AVE | | MCALLEN | TX | 78501-2921 | 9566876701 | 9566831901 | In-Center Hemo, PD Services | 32 | 45-2654 |
| WESLACO RENAL CENTER | 910 SOUTH UTAH | | WESLACO | TX | 78596-4270 | 9569681895 | 9569684886 | In-Center Hemo | 20 | 45-2672 |
| ALICE RENAL CENTER | 2345 ALICE REGIONAL BLVD | | ALICE | TX | 78332-7291 | 3616641723 | 3616641763 | In-Center Hemo, Disaster Related Expenditures | 24 | 45-2537 |
| BEEVILLE RENAL CENTER | 1905 N FRONTAGE RD | | BEEVILLE | TX | 78102-2954 | 3613584175 | 3613584733 | In-Center Hemo, PD Services, Disaster Related Expenditures | 21 | 45-2742 |
| BROWNSVILLE RENAL CENTER | 2945 CENTRAL BLVD | | BROWNSVILLE | TX | 78520-8958 | 9565428094 | 9565420742 | In-Center Hemo, PD Services | 20 | 45-2737 |
| CORPUS CHRISTI DIALYSIS | 2733 SWANTNER DR | | CORPUS CHRISTI | TX | 78404-2832 | 3618554911 | 3618554914 | In-Center Hemo, Disaster Related Expenditures | 26 | 45-2514 |
| RIVERSIDE RENAL CENTER | 13434 LEOPARD ST | STE A17 | CORPUS CHRISTI | TX | 78410-4466 | 3612414873 | 3612415544 | In-Center Hemo, Disaster Related Expenditures | 17 | 45-2751 |
| COASTAL DIALYSIS | 4300 S PADRE ISLAND DR | STE 2-2 | CORPUS CHRISTI | TX | 78411-4433 | 3618559449 | 3618559398 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 45-2715 |
| MORGAN AVENUE DIALYSIS | 2222 S MORGAN AVE | STE 104 | CORPUS CHRISTI | TX | 78405-1992 | 3618841113 | 3618841623 | In-Center Hemo, Disaster Related Expenditures | 20 | 45-2800 |
| DIALYSIS CARE OF GREENVILLE | 7215 INTERSTATE HWY 30 | STE N | GREENVILLE | TX | 75402-7110 | 9034550041 | 9034550220 | In-Center Hemo, PD Services | 25 | 45-2694 |
| GREENWOOD HOLLY RENAL CENTER | 1533 HOLLY RD | | CORPUS CHRISTI | TX | 78417-2010 | 3618507300 | 3618507305 | In-Center Hemo, Disaster Related Expenditures | 24 | 67-2630 |
| GREATWOOD DIALYSIS | 20333 SOUTHWEST FREEWAY | STE 105 | SUGAR LAND | TX | 77479-6183 | 2815451470 | 2815451839 | In-Center Hemo, Disaster Related Expenditures | 17 | 67-2758 |
| JERSEY VILLAGE DIALYSIS | 8787 FALLBROOK DR | | HOUSTON | TX | 77064-3318 | 2814777878 | 2819550015 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2781 |
| MCKINNEY ON 380 DIALYSIS | 5329 W UNIVERSITY DR | | MCKINNEY | TX | 75071-8186 | 2144914263 | 2144914984 | In-Center Hemo, PD Services | 13 | 67-2805 |
| BALCONES DIALYSIS | 11150 RESEARCH BLVD | STE 201 | AUSTIN | TX | 78759-5242 | 5123421097 | 5123421967 | In-Center Hemo, PD Services | 12 | 67-2824 |
| CORYELL DIALYSIS | 224 MEMORIAL DR | | GATESVILLE | TX | 76528-1071 | 2544042090 | 2544042479 | In-Center Hemo, PD Services | 14 | 67-2796 |
| MAY STREET DIALYSIS | 712 S MAY ST | | MADISONVILLE | TX | 77864-2564 | 9363490326 | 9363490447 | In-Center Hemo, PD Services | 12 | 67-2813 |
| GREEN OAK DIALYSIS | 1426 KINGWOOD DR | | KINGWOOD | TX | 77339-3040 | 2813121301 | 2813581472 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 67-2764 |
| CLOVERLEAF DIALYSIS | 13525 EAST FWY | STE A | HOUSTON | TX | 77015-5902 | 7134500874 | 7134515377 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2773 |
| SOUTH SHORE ANNEX DIALYSIS | 16750 HIGHWAY 3 | | WEBSTER | TX | 77598-2000 | 2813324719 | 2813323720 | In-Center Hemo, PD Services | 12 | 67-2779 |
| SOUTHSIDE DIALYSIS | 6018 PARKWAY DR | | CORPUS CHRISTI | TX | 78414-2488 | 3619945262 | 3619945232 | In-Center Hemo, PD Services | 20 | 74-2527 |
| KELLER DIALYSIS | 11000 OLD DENTON RD | | FORT WORTH | TX | 76244-5407 | 8173375483 | 8174319475 | In-Center Hemo, PD Services | 17 | 67-2788 |
| DIALYSIS CARE OF GRAND PRAIRIE | 402 N CARRIER PKWY | STE 102 | GRAND PRAIRIE | TX | 75050-5426 | 9722642660 | 9722642687 | In-Center Hemo, Home Hemo, PD Services | 13 | 67-2789 |
| CYPRESS FAIRFIELD DIALYSIS | 15103 MASON RD | STE D-5 | CYPRESS | TX | 77433-6755 | 2817581380 | 2817581470 | In-Center Hemo, PD Services, Disaster Related Expenditures | 24 | 67-2786 |
| PRESTON DIALYSIS | 13340 PRESTON RD | | DALLAS | TX | 75240-5287 | 9722395034 | 9729804417 | In-Center Hemo, PD Services | 17 | 74-2526 |
| VINTAGE DIALYSIS | 20025 CHASEWOOD PARK DR | | HOUSTON | TX | 77070-1465 | 2812510966 | 2812574706 | In-Center Hemo, PD Services, Disaster Related Expenditures | 17 | 67-2801 |
| CLEAR CREEK DIALYSIS | 220 COTTONWOOD DR | | HEMPSTEAD | TX | 77445-9226 | 9798260477 | 9798269183 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2808 |
| SPRINGWOODS DIALYSIS | 2950 FM 2920 RD | STE 100 | SPRING | TX | 77388-3427 | 2819076269 | 2819076852 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 67-2803 |
| TANNER DIALYSIS | 5655 W SAM HOUSTON PKWY N | STE A | HOUSTON | TX | 77041-5148 | 7139838616 | 7138569294 | In-Center Hemo, Disaster Related Expenditures | 16 | 67-2802 |
| COWTOWN WEST DIALYSIS | 2400 LANDS END BLVD | STE 131 | FORT WORTH | TX | 76116-2170 | 8175700916 | 8173770279 | In-Center Hemo, PD Services | 17 | 67-2783 |
| HULEN DIALYSIS | 5832 S HULEN ST | | FORT WORTH | TX | 76132-2684 | 8173707642 | 8173707774 | In-Center Hemo | 17 | 67-2797 |
| HEIGHTS DIALYSIS | 739 E 20TH ST | | HOUSTON | TX | 77008-4471 | 7138020542 | 7138020762 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 67-2804 |
| BAYMONT DIALYSIS | 10424 INTERSTATE 10 E | STE 100 | BAYTOWN | TX | 77523-0816 | 2815732539 | 2815733289 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2826 |
| PLANO ON CUSTER DIALYSIS | 1301 CUSTER RD | STE 524 | PLANO | TX | 75075-9400 | 9725787047 | 9724247204 | In-Center Hemo | 17 | 67-2816 |
| PLANO TOLLWAY DIALYSIS | 6101 WINDHAVEN PKWY | STE 165 | PLANO | TX | 75093-8197 | 9724737891 | 9724730150 | In-Center Hemo, PD Services | 17 | 67-2827 |
| LOCKHART DIALYSIS | 1806 S COLORADO ST | | LOCKHART | TX | 78644-3947 | 5123986419 | 5123986471 | In-Center Hemo, PD Services | 12 | 67-2819 |
| SOUTHFIELD DIALYSIS | 11600 BROADWAY ST | | PEARLAND | TX | 77584-3780 | 7134360263 | 7134360948 | In-Center Hemo, PD Services, Disaster Related Expenditures | 12 | 67-2833 |
| MONTANA VISTA DIALYSIS | 2204 JOE BATTLE BLVD | STE A | EL PASO | TX | 79938-4660 | 9158498374 | 9158498301 | In-Center Hemo | 24 | 67-2817 |
| DIALYSIS CARE OF WEATHERFORD | 2107 FT WORTH HWY | | WEATHERFORD | TX | 76086-4808 | 8175996954 | 8175993526 | In-Center Hemo, PD Services, Nocturnal Hemo | 13 | 67-2770 |
| SOCORRO DIALYSIS | 10697 N LOOP DR | | SOCORRO | TX | 79927-6400 | 9157900538 | 9157900639 | In-Center Hemo | 24 | 67-2842 |
| CEDAR HILL DIALYSIS | 439 E FM 1382 | | CEDAR HILL | TX | 75104-6006 | 9722915817 | 9722915875 | In-Center Hemo | 21 | 67-2861 |
| GARLAND SHILOH DIALYSIS | 800 N SHILOH RD | | GARLAND | TX | 75042-5716 | 9722767961 | 9722050191 | In-Center Hemo | 21 | 67-2868 |
| DONNA DIALYSIS | 1006 E INTERSTATE HIGHWAY 2 | | DONNA | TX | 78537-4153 | 9564612519 | 9564612550 | In-Center Hemo, PD Services | 21 | 67-2843 |
| CITY CENTER DIALYSIS | 10405 KATY FWY | STE 140 | HOUSTON | TX | 77024-1165 | 7136470641 | 7136470620 | In-Center Hemo, Disaster Related Expenditures | 24 | 67-2862 |
| MASON DIALYSIS | 2922 N MASON RD | STE 100 | KATY | TX | 77449-5456 | 2815799057 | 2815993293 | In-Center Hemo, Disaster Related Expenditures | 20 | 67-2863 |
| DAIRY ASHFORD DIALYSIS | 12606 WESTPARK DR | | HOUSTON | TX | 77082-5526 | 2816791848 | 2814962093 | In-Center Hemo, PD Services, Disaster Related Expenditures | 20 | 67-2848 |
| CANUTILLO DIALYSIS | 7251 S DESERT BLVD | | EL PASO | TX | 79835-2200 | 9158774900 | 9158774912 | In-Center Hemo | 25 | 74-2528 |
| ASCARATE DIALYSIS | 7281 ALAMEDA AVE | | EL PASO | TX | 79915-3503 | 9158811796 | 9158811276 | In-Center Hemo | 25 | 67-2872 |
| AVIAN DIALYSIS | 8486 BELLAIRE BLVD | | HOUSTON | TX | 77036-4702 | 7137740253 | 7137740315 | In-Center Hemo, Disaster Related Expenditures | 20 | 67-2841 |
| ZAPATA FALCON LAKE DIALYSIS | 2860 S US HWY 83 | | ZAPATA | TX | 78076 | 9567659366 | 9567659319 | In-Center Hemo, PD Services | 13 | 67-2849 |
| INWOOD DIALYSIS | 6626 ANTOINE DR | | HOUSTON | TX | 77091-1206 | 7136810481 | 7136810913 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 67-2857 |
| LAMARQUE DIALYSIS | 7236 MEDICAL CENTER DR | | TEXAS CITY | TX | 77591-3036 | 4099352890 | 4099353188 | In-Center Hemo | 16 | 67-2899 |
| ATASCOCITA DIALYSIS | 5414 FM 1960 RD E | | HUMBLE | TX | 77346-2627 | 8324450020 | 8324451335 | In-Center Hemo | 20 | 67-2895 |

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| LAREDO NORTH CREEK DIALYSIS | 2443 MONARCH DR | | LAREDO | TX | 78045-6329 | 9567255203 | 9567255082 | In-Center Hemo, PD Services | 25 | 67-2878 |
| DIALYSIS CARE OF MESQUITE | 2110 N GALLOWAY AVE | STE 102 | MESQUITE | TX | 75150-5736 | 9722851909 | 9723291063 | In-Center Hemo | 25 | 74-2515 |
| LOWER GREENVILLE DIALYSIS | 4405 ROSS AVE | | DALLAS | TX | 75204-5013 | 2148288017 | 2148288049 | In-Center Hemo, PD Services | 25 | |
| MCKINNEY CORNER DIALYSIS | 4601 MEDICAL CTR DR | STE G | MCKINNEY | TX | 75069-1771 | 9729841974 | 9726247973 | In-Center Hemo | 17 | 74-2513 |
| LEANDER DIALYSIS | 2906 S BAGDAD RD | STE 120 | LEANDER | TX | 78641-3269 | 5122604102 | 5125281039 | In-Center Hemo, PD Services | 13 | 67-2873 |
| MOUNTAIN PASS DIALYSIS | 5612 DYER ST | | EL PASO | TX | 79904-6242 | 9155645052 | 9155645256 | In-Center Hemo | 24 | 67-2874 |
| SHERMAN CROSSROADS DIALYSIS | 209 W TRAVIS ST | | SHERMAN | TX | 75092-3512 | 9034210272 | 9032589842 | In-Center Hemo, PD Services | 13 | 74-2535 |
| ROADRUNNER DIALYSIS | 5010 WISEMAN BLVD | | SAN ANTONIO | TX | 78251 | 2105200341 | 2105200236 | In-Center Hemo | 24 | |
| BARKER CYPRESS DIALYSIS | 18003 LOGENBAUGH DR | | CYPRESS | TX | 77433-7196 | 2818566198 | 2818566224 | In-Center Hemo | 24 | 67-2896 |
| PFLUGERVILLE DIALYSIS | 2606 W PECAN ST | BLDG 3, STE 300 | PFLUGERVILLE | TX | 78660-1917 | 5129907785 | 5129907811 | In-Center Hemo | 12 | 67-2889 |
| ROWLETT DIALYSIS | 7700 LAKEVIEW PKWY | STE 100A | ROWLETT | TX | 75088-4362 | 2146071479 | 2146070194 | In-Center Hemo | 16 | |
| DOWNTOWN MIDLAND DIALYSIS | 511 W MISSOURI AVE | | MIDLAND | TX | 79701-5016 | 4326863907 | 4326863911 | In-Center Hemo | 24 | 74-2522 |
| FIVE POINTS DIALYSIS | 2929 MONTANA AVE | | EL PASO | TX | 79903-2409 | 9155660634 | 9155660681 | In-Center Hemo, Nocturnal Hemo | 25 | |
| POST OAK DIALYSIS | 4751 W FUQUA ST | | HOUSTON | TX | 77045-6104 | 7134139075 | 7134139116 | In-Center Hemo | 20 | |
| SIENNA PLANTATION DIALYSIS | 9340 HWY 6 | STE 400 | MISSOURI CITY | TX | 77459-5132 | 2817783500 | 2817783512 | In-Center Hemo | 24 | 74-2500 |
| JACKSON MEADOWS DIALYSIS | 2500 S JACKSON RD | | MCALLEN | TX | 78503-9801 | 9566648251 | 9566641734 | In-Center Hemo | 21 | 74-2536 |
| RENAL CENTER OF BEAUMONT | 3050 LIBERTY AVE | | BEAUMONT | TX | 77702-1846 | 4098386602 | 4098389052 | In-Center Hemo, PD Services, Disaster Related Expenditures | 16 | 45-2577 |
| RENAL CENTER OF NEDERLAND | 8797 9TH AVE | | PORT ARTHUR | TX | 77642-8011 | 4097292212 | 4097292656 | In-Center Hemo, Disaster Related Expenditures | 16 | 45-2856 |
| RENAL CENTER OF ORANGE | 280 STRICKLAND DR | | ORANGE | TX | 77630-4750 | 4098834001 | 4098834330 | In-Center Hemo, Disaster Related Expenditures | 13 | 45-2802 |
| RENAL CENTER OF PORT ARTHUR | 3730 DRYDEN RD | | PORT ARTHUR | TX | 77642-2764 | 4099834110 | 4099834118 | In-Center Hemo, PD Services, Disaster Related Expenditures | 25 | 45-2763 |
| GOLDEN TRIANGLE DIALYSIS | 1020 N 14TH ST | | BEAUMONT | TX | 77702-1103 | 4098328423 | 4098328431 | In-Center Hemo, PD Services, Disaster Related Expenditures | 30 | 45-2524 |
| RENAL CENTER OF CARROLLTON | 4240 INTERNATIONAL PKWY | STE 158 | CARROLLTON | TX | 75007-1974 | 9723068410 | 9723068109 | In-Center Hemo | 16 | 45-2887 |
| RENAL CENTER OF FORT WORTH | 251 UNIVERSITY DRIVE | STE 101 | FORT WORTH | TX | 76107-1986 | 8178705002 | 8178700044 | In-Center Hemo, PD Services | 16 | 45-2819 |
| RENAL CENTER OF THE HILLS | 6331 BLVD 26 | STE 200 | N RICHLAND HILLS | TX | 76180-1590 | 8172843343 | 8172843448 | In-Center Hemo, PD Services | 25 | 67-2649 |
| RENAL CENTER OF FRISCO | 10850 FRISCO ST | STE 300 | FRISCO | TX | 75033-3586 | 2148722421 | 2148722426 | In-Center Hemo | 21 | 67-2654 |
| RENAL CENTER OF KELLER | 10708 VICTORIA ASH DR | | FORT WORTH | TX | 76244-6392 | 8174316533 | 8174316543 | In-Center Hemo | 21 | 67-2741 |
| RENAL CENTER OF LEWISVILLE | 1600 WATERS RIDGE DR | STE B | LEWISVILLE | TX | 75057-6039 | 9724367211 | 9724364138 | In-Center Hemo | 30 | 45-2648 |
| RENAL CENTER OF NORTH DENTON | 4309 MESA DRIVE | | DENTON | TX | 76207-3438 | 9405662701 | 9404838251 | In-Center Hemo, PD Services | 20 | 45-2528 |
| RENAL CENTER OF NORTH DALLAS | 6190 LBJ FREEWAY | BLDG 2 STE 701 | DALLAS | TX | 75240-6383 | 9727890192 | 9727890198 | In-Center Hemo | 16 | 67-2732 |
| RENAL CENTER OF PLANO | 4112 W SPRING CREEK PARKWAY | STE D200 | PLANO | TX | 75024-5210 | 9726087831 | 9726087837 | In-Center Hemo | 17 | 67-2694 |
| RENAL CENTER OF TYLER | 510 SSW LOOP 323 | STE 580 | TYLER | TX | 75702-7693 | 9035960102 | 9035969704 | In-Center Hemo, PD Services | 16 | 45-2867 |
| RENAL CENTER OF WATERTON | 2895 SHILOH RD | | TYLER | TX | 75703-2936 | 9035610292 | 9035611896 | In-Center Hemo | 20 | 67-2647 |
| RENAL CENTER OF FLOWER MOUND | 4941 LONG PRAIRIE RD | | FLOWER MOUND | TX | 75028-2782 | 9725375572 | 4694644357 | In-Center Hemo, PD Services | 13 | 67-2807 |
| HOME AT THE MUSEUM AT HOME DIALYSIS COTTAGE | 7505 MAIN 1902 HOSPITAL BLVD | STE 120 STE D | HOUSTON GAINESVILLE | TX | 77030-4523 76240-2008 | 7135975129 9406121642 | 7137950574 9406122360 | Home Hemo In-Center Hemo | 1 12 | 67-2585 |
| WEST BOUNTIFUL DIALYSIS | 724 W 500 S | STE 300 | WEST BOUNTIFUL | UT | 84087-1471 | 8012969091 | 8012969094 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 46-2520 |
| TIMPANOGOS DIALYSIS | 1055 N 500 W | STE 222 | PROVO | UT | 84604-3305 | 8013568907 | 8013562481 | PD Services | 1 | 46-2524 |
| UTAH VALLEY DIALYSIS CENTER | 1055 N 500 W | STE 221 | PROVO | UT | 84604-3305 | 8013735400 | 8013736400 | In-Center Hemo | 25 | 46-2525 |
| LONE PEAK DIALYSIS | 1175 E 50 S | STE 111 | AMERICAN FORK | UT | 84003-2845 | 8017631304 | 8017631305 | In-Center Hemo | 12 | 46-2535 |
| MT NEBO DIALYSIS | 555 W STATE ROAD 164 | STE 101 | SALEM | UT | 84653-5732 | 8017987903 | 8017987237 | In-Center Hemo | 12 | 46-2551 |
| WEBER VALLEY DIALYSIS | 1920 W 250TH N | | MARRIOTT- SLATERVILLE | UT | 84404-9233 | 8017314178 | 8017311286 | In-Center Hemo, In-Center Hemo Self Care | 13 | 46-2539 |
| PETERSBURG DIALYSIS | 20 MEDICAL PARK BLVD | | PETERSBURG | VA | 23805-9280 | 8048610967 | 8048610796 | In-Center Hemo, In-Center Hemo Self Care, PD Services, Nocturnal Hemo | 20 | 49-2594 |
| MEHERRIN DIALYSIS CENTER | 201A WEAVER AVE | | EMPORIA | VA | 23847-1248 | 4343483882 | 4343489317 | In-Center Hemo, In-Center Hemo Self Care | 24 | 49-2551 |
| FAIRFAX DIALYSIS CENTER | 8501 ARLINGTON BLVD | STE 100 | FAIRFAX | VA | 22031-4625 | 7038766845 | 7038766786 | In-Center Hemo, PD Services | 24 | 49-2591 |
| RICHMOND COMMUNITY DIALYSIS | 913 N 25TH ST | | RICHMOND | VA | 23223-6562 | 8046430506 | 8046480462 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 28 | 49-2599 |
| GREAT BRIDGE DIALYSIS CENTER | 745 BATTLEFIELD BLVD N | STE 100 | CHESAPEAKE | VA | 23320-0305 | 7573128346 | 7573827844 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 26 | 49-2604 |
| CDC OF WOODBRIDGE | 2751 KILLARNEY DR | | WOODBIDGE | VA | 22192-4119 | 7038977027 | 7038971328 | In-Center Hemo, PD Services, Nocturnal Hemo | 24 | 49-2521 |
| CDC MANASSAS DIALYSIS | 10655 LOMOND DR | STE 101 | MANASSAS | VA | 20109-2877 | 7032575445 | 7032571050 | In-Center Hemo, In-Center Hemo Self Care | 20 | 49-2549 |
| CDC OF SPRINGFIELD | 8003 FORBES PL | STE 110 | SPRINGFIELD | VA | 22151-2215 | 7033217207 | 7033218658 | In-Center Hemo | 21 | 49-2535 |
| CDC STERLING DIALYSIS | 46396 BENEDICT DR | STE 100 | STERLING | VA | 20164-6626 | 7034448932 | 7034449060 | In-Center Hemo | 15 | 49-2541 |

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| CDC OF ALEXANDRIA | 5999 STEVENSON AVE | STE 100 | ALEXANDRIA | VA | 22304-3302 | 7037516115 | 7037513892 | In-Center Hemo | 14 | 49-2562 |
| EAST END DIALYSIS CENTER | 2201 E MAIN ST | STE 100 | RICHMOND | VA | 23223-7071 | 8046433050 | 8046433059 | In-Center Hemo, PD Services | 16 | 49-2534 |
| NORFOLK DIALYSIS CENTER | 962 NORFOLK SQ | | NORFOLK | VA | 23502-3235 | 7574610501 | 7574555011 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 40 | 49-2537 |
| CHESAPEAKE DIALYSIS CENTER | 1400 CROSSWAYS BLVD | CROSS WAYS II STE 106 | CHESAPEAKE | VA | 23320-0207 | 7575230666 | 7575234545 | In-Center Hemo, In-Center Hemo Self Care | 24 | 49-2545 |
| VIRGINIA BEACH DIALYSIS CENTER | 740 INDEPENDENCE CIR | | VIRGINIA BEACH | VA | 23455-6438 | 7574991301 | 7574992499 | In-Center Hemo, In-Center Hemo Self Care | 20 | 49-2575 |
| NEWPORT NEWS DIALYSIS CENTER | 711 79TH ST | | NEWPORT NEWS | VA | 23605-2767 | 7572458090 | 7572458176 | In-Center Hemo, In-Center Hemo Self Care | 32 | 49-2574 |
| HOPEWELL DIALYSIS CENTER | 301 W BROADWAY AVE | | HOPEWELL | VA | 23860-2645 | 8044522494 | 8044521204 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 49-2563 |
| GREATER PORTSMOUTH DIALYSIS | 3516 QUEEN ST | | PORTSMOUTH | VA | 23707-3238 | 7573972806 | 7573977006 | In-Center Hemo | 19 | 49-2618 |
| PENINSULA DIALYSIS CENTER | 716 DENBIGH BLVD | STE D1 AND D2 | NEWPORT NEWS | VA | 23608-4414 | 7578751125 | 7578751105 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 49-2617 |
| FRONT ROYAL DIALYSIS | 1360 N SHENANDOAH AVE | | FRONT ROYAL | VA | 22630-3636 | 5406222413 | 5406310326 | In-Center Hemo, PD Services | 16 | 49-2573 |
| WINCHESTER DIALYSIS | 2301 VALOR DR | | WINCHESTER | VA | 22601-6111 | 5406670227 | 5405351605 | In-Center Hemo, PD Services | 25 | 49-2523 |
| CAMELOT DIALYSIS CENTER | 1800 CAMELOT DR | STE 100 | VIRGINIA BEACH | VA | 23454-2440 | 7574816879 | 7574960187 | In-Center Hemo, In-Center Hemo Self Care | 25 | 49-2517 |
| PORTSMOUTH DIALYSIS | 2000 HIGH ST | | PORTSMOUTH | VA | 23704-3012 | 7573974300 | 7573976151 | In-Center Hemo | 15 | 49-2616 |
| FAIR OAKS DIALYSIS | 3955 PENDER DR | STE 110 | FAIRFAX | VA | 22030-6091 | 7033855315 | 7033856731 | In-Center Hemo | 13 | 49-2626 |
| FRANCONIA DIALYSIS CENTER | 5695 KING CENTRE DR | STE 105 | ALEXANDRIA | VA | 22315-5746 | 7039219506 | 7039219564 | In-Center Hemo, In-Center Hemo Self Care | 14 | 49-2623 |
| RESTON DIALYSIS CENTER | 530 HUNTMAR PARK DR | STE D | HERNDON | VA | 20170-5144 | 7034370414 | 7034370498 | In-Center Hemo, PD Services | 17 | 49-2625 |
| HARBOUR VIEW DIALYSIS | 1039 CHAMPIONS WAY | STE 500 | SUFFOLK | VA | 23435-3771 | 7574842814 | 7574846087 | In-Center Hemo, PD Services | 16 | 49-2659 |
| LEIGH DIALYSIS CENTER | 420 N CENTER DR | BLDG 11-STE 128 | NORFOLK | VA | 23502-4019 | 7574550060 | 7574550065 | In-Center Hemo, Home Hemo, In-Center Hemo Self Care, PD Services | 24 | 49-2629 |
| WILLIAMSBURG DIALYSIS | 500 SENTARA CIR | STE 103 | WILLIAMSBURG | VA | 23188-5727 | 7572061408 | 7572061418 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 16 | 49-2651 |
| MIDTOWNE NORFOLK DIALYSIS | 2201 COLONIAL AVE | | NORFOLK | VA | 23517-1928 | 7576263111 | 7576263341 | In-Center Hemo, In-Center Hemo Self Care | 28 | 49-2658 |
| GARRISONVILLE DIALYSIS CENTER | 70 DOC STONE RD | STE 101 | STAFFORD | VA | 22556-4628 | 5406581135 | 5406581288 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 49-2637 |
| HAYMARKET DIALYSIS | 14664 GAP WAY | | GAINESVILLE | VA | 20155-1683 | 7037533520 | 7037533528 | In-Center Hemo, PD Services | 13 | 49-2652 |
| CHARTER COLONY DIALYSIS CENTER | 2312 COLONY CROSSING PL | | MIDLOTHIAN | VA | 23112-4280 | 8047396383 | 8047396083 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 49-2650 |
| BUTLER FARM DIALYSIS | 501 BUTLER FARM RD | STE A | HAMPTON | VA | 23666-1777 | 7577661921 | 7577666073 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 30 | 49-2653 |
| CHARLOTTESVILLE DIALYSIS | 1460 PANTOPS MOUNTAIN PL | | CHARLOTTESVILL E | VA | 22911-4600 | 4349795997 | 4349799409 | In-Center Hemo, PD Services | 24 | 49-2564 |
| ALEXANDRIA DIALYSIS | 5150 DUKE ST | | ALEXANDRIA | VA | 22304-2906 | 7038237940 | 7038237945 | In-Center Hemo | 20 | 49-2589 |
| HENRICO COUNTY DIALYSIS | 5270 CHAMBERLAYNE RD | | RICHMOND | VA | 23227-2950 | 8042628077 | 8042629125 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 26 | 49-2598 |
| MIDLOTHIAN | 14281 MIDLOTHIAN TPKE | BLDG B | MIDLOTHIAN | VA | 23113-6560 | 8045943520 | 8045943531 | In-Center Hemo, In-Center Hemo Self Care, Nocturnal Hemo | 17 | 49-2608 |
| MECHANICSVILLE DIALYSIS | 8191 ATLEE RD | | MECHANICSVILLE | VA | 23116-1807 | 8047303149 | 8047304187 | In-Center Hemo, In-Center Hemo Self Care | 22 | 49-2605 |
| RADFORD DIALYSIS | 600 E MAIN ST | STE F | RADFORD | VA | 24141-1826 | 5406399561 | 5406399567 | In-Center Hemo, PD Services | 17 | 49-2619 |
| CHARLOTTESVILLE NORTH DIALYSIS | 1800 TIMBERWOOD BLVD | STE C | CHARLOTTESVILL E | VA | 22911-7544 | 4349738555 | 4349731088 | In-Center Hemo, In-Center Hemo Self Care | 13 | 49-2636 |
| TYSON'S CORNER DIALYSIS | 8391 OLD COURTHOUSE RD | STE 160 | VIENNA | VA | 22182-3819 | 7038278644 | 7038270657 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care, PD Services | 15 | 49-2580 |
| AMELIA DIALYSIS | 15151 PATRICK HENRY HWY | | AMELIA COURT HOUSE | VA | 23002-4700 | 8045616667 | 8045616738 | In-Center Hemo, Home Hemo, PD Services | 15 | 49-2583 |
| CHESTER DIALYSIS | 10360 IRON BRIDGE RD | | CHESTER | VA | 23831-1426 | 8047686770 | 8047686775 | In-Center Hemo, In-Center Hemo Self Care | 24 | 49-2607 |
| THREE CHOPT DIALYSIS | 8813 THREE CHOPT RD | | RICHMOND | VA | 23229-4774 | 8042826791 | 8042824937 | In-Center Hemo, In-Center Hemo Self Care | 16 | 49-2506 |
| HIOAKS DIALYSIS | 671 HIOAKS RD | STE A | RICHMOND | VA | 23225-4072 | 8042720179 | 8043201550 | In-Center Hemo | 20 | 49-2556 |
| ARLINGTON DIALYSIS | 4805 1st ST N | | ARLINGTON | VA | 22203-2603 | 7035270652 | 7035270956 | In-Center Hemo, Nocturnal Hemo | 20 | 49-2559 |
| STAUNTON DIALYSIS | 29 IDLEWOOD BLVD | | STAUNTON | VA | 24401-9355 | 5408858906 | 5408850824 | In-Center Hemo, PD Services | 17 | 49-2528 |
| COVINGTON DIALYSIS | 2504 VALLEY RIDGE RD | | COVINGTON | VA | 24426-6339 | 5408624419 | 5408625768 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 49-2522 |
| CULPEPER DIALYSIS | 430 SOUTHRIDGE PARKWAY | | CULPEPER | VA | 22701-3791 | 5408259332 | 5408259356 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 17 | 49-2543 |
| HARRISONBURG DIALYSIS | 871 MARTIN LUTHER KING JR WAY | STE 100 | HARRISONBURG | VA | 22801-4323 | 5404341033 | 5404341192 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 35 | 49-2507 |
| LEXINGTON DIALYSIS (VA) | 756 N LEE HWY | | LEXINGTON | VA | 24450-3724 | 5404631121 | 5404646302 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 20 | 49-2539 |
| MARTINSVILLE DIALYSIS | 33 BRIDGE ST S | | MARTINSVILLE | VA | 24112-6214 | 2766323743 | 2766382716 | In-Center Hemo, PD Services | 20 | 49-2560 |
| LEESBURG VIRGINIA DIALYSIS | 224D CORNWALL ST NW | STE 100 | LEESBURG | VA | 20176-2700 | 5712581362 | 5712581342 | In-Center Hemo, PD Services | 12 | 49-2654 |
| PARK HILL DIALYSIS | 1151 HOSPITAL DR | | FREDERICKSBURG | VA | 22401-8408 | 5403732470 | 5403745252 | In-Center Hemo, PD Services, Nocturnal Hemo | 21 | 49-2692 |
| JEFFERSON AVENUE DIALYSIS | 11234 JEFFERSON AVE | | NEWPORT NEWS | VA | 23601-2207 | 7575956167 | 7575956210 | In-Center Hemo, PD Services | 12 | 49-2660 |
| PRINCESS ANNE DIALYSIS | 3973 HOLLAND RD | | VIRGINIA BEACH | VA | 23452-2804 | 7573403526 | 7573404916 | In-Center Hemo | 17 | 49-2675 |
| LITTLE CREEK DIALYSIS | 1817 E LITTLE CREEK RD | STE A | NORFOLK | VA | 23518-4203 | 7574803780 | 7574803783 | In-Center Hemo | 12 | 49-2665 |
| FOREST HILL AVENUE DIALYSIS | 4900 FOREST HILL AVE | | RICHMOND | VA | 23225-3146 | 8042303594 | 8042303971 | In-Center Hemo | 16 | 49-2663 |

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|---------------------------------------|------------------------------------|-----------------------------|--------------------|----|------------|------------|------------|---|----|---------|
| GILES COUNTY DIALYSIS | 377 BOXWOOD LN | | PEARISBURG | VA | 24134-1166 | 5409211384 | 5409211864 | In-Center Hemo, PD Services | 13 | 49-2671 |
| TWO RIVERS DIALYSIS | 100 WINTERS ST | STE 12B | WEST POINT | VA | 23181-9534 | 8048432516 | 8048432318 | In-Center Hemo, PD Services | 13 | 49-2686 |
| ROYAL OAKS DIALYSIS | 1587 N MAIN ST | | MARION | VA | 24354-4317 | 2767810461 | 2767810527 | In-Center Hemo, PD Services | 13 | 49-2668 |
| PORT WARWICK DIALYSIS | 445 ORIANA RD | STE 18 | NEWPORT NEWS | VA | 23608-3742 | 7578989212 | 7578989216 | In-Center Hemo, PD Services | 17 | 49-2706 |
| NANSEMOND DIALYSIS | 3009 CORPORATE LN | STE 130 | SUFFOLK | VA | 23434-8478 | 7575390618 | 7579254530 | In-Center Hemo, PD Services | 13 | 49-2695 |
| LYNCHBURG HOME TRAINING (PD) | 2091 LANGHORNE RD | | LYNCHBURG | VA | 24501-1443 | 4348472085 | 4348461972 | PD Services | 6 | 49-2667 |
| LANSDOWNE DIALYSIS | 44084 RIVERSIDE PKWY | STE 100 | LEESBURG | VA | 20176-5102 | 7037243941 | 7037249387 | In-Center Hemo, Nocturnal Hemo | 17 | 49-2672 |
| NEWINGTON HOME TRAINING | 8520 CINDER BED RD | STE 200 | LORTON | VA | 22079-1471 | 7033396050 | 7033396371 | PD Services | 4 | 49-2691 |
| HAMPTON ROADS HOME TRAINING | 11234 JEFFERSON AVE | STE B | NEWPORT NEWS | VA | 23601-2207 | 7575955469 | 7575955985 | PD Services | 8 | 49-2678 |
| FAIRFAX AT HOME | 8501 ARLINGTON BLVD | STE 100 | FAIRFAX | VA | 22031-4625 | 7038768445 | 7038766786 | Home Hemo | 4 | 49-2591 |
| ROYAL OAKS AT HOME | 1587 N MAIN ST | | MARION | VA | 24354-4317 | 2767810461 | 2737810527 | Home Hemo | 1 | 49-2668 |
| DALE CITY AT HOME | 2920 DALE BLVD | | DALE CITY | VA | 22193-1120 | 7036805837 | 7037307461 | Home Hemo | 4 | 49-2689 |
| NANSEMOND AT HOME | 3009 CORPORATE LN | STE 130 | SUFFOLK | VA | 23434-8478 | 7575380618 | 7579254530 | Home Hemo | 13 | 49-2695 |
| LANSDOWNE DIALYSIS (PD) | 44084 RIVERSIDE PKWY | STE 250 | LEESBURG | VA | 20176-5102 | 7037249791 | 7037297516 | PD Services | 17 | 49-2672 |
| CUMBERLAND DIALYSIS | 1131 PLAZA DR | STE D | GRUNDY | VA | 24614-6780 | 2769355481 | 2769352726 | In-Center Hemo | 9 | 49-2685 |
| GLENSIDE DIALYSIS | 7001 W BROAD ST | | RICHMOND | VA | 23294-3701 | 8047552368 | 8046727612 | In-Center Hemo, PD Services, Nocturnal Hemo | 21 | 49-2701 |
| NEWINGTON DIALYSIS (ICHD Only) | 8520 CINDER BED RD | STE 100 | LORTON | VA | 22079-1471 | 7033396050 | 7033396371 | In-Center Hemo | 17 | 49-2690 |
| SOCO DIALYSIS | 1384 ARMORY DR | | FRANKLIN | VA | 23851-2421 | 7575622137 | 7575622085 | In-Center Hemo, PD Services | 13 | 49-2688 |
| DALE CITY DIALYSIS | 2920 DALE BLVD | | DALE CITY | VA | 22193-1120 | 7036805837 | 7037307461 | In-Center Hemo, PD Services, Nocturnal Hemo | 17 | 49-2689 |
| LANGLEY DIALYSIS | 5 W MERCURY BLVD | | HAMPTON | VA | 23669-2508 | 7577234620 | 7577283566 | In-Center Hemo | 20 | 49-2703 |
| BULL RUN DIALYSIS | 9420 FORESTWOOD LN | STE 100 | MANASSAS | VA | 20110-4757 | 7032571749 | 7033679136 | In-Center Hemo, PD Services | 21 | 49-2693 |
| LABURNUM DIALYSIS | 4352 S LABURNUM AVE | | HENRICO | VA | 23231-2418 | 8042364699 | 8042369235 | In-Center Hemo, PD Services | 17 | 49-2710 |
| ANNANDALE DIALYSIS | 7060 COLUMBIA PIKE | | ANNANDALE | VA | 22003-3104 | 7032562569 | 7036585395 | In-Center Hemo, Home Hemo, PD Services | 18 | 49-2724 |
| OCEANA DIALYSIS | 1375 OCEANA BLVD | STE 114 | VIRGINIA BEACH | VA | 23454-5579 | 7579616239 | 7579616665 | In-Center Hemo | 17 | 49-2698 |
| RUTHERFORD CROSSING DIALYSIS | 141 MARKET ST | | WINCHESTER | VA | 22603-4750 | 5406655169 | 5406671805 | In-Center Hemo, PD Services | 13 | 49-2704 |
| KEMPSVILLE DIALYSIS | 1920 CENTERVILLE TURNPIKE | STE 122 | VIRGINIA BEACH | VA | 23464-6859 | 7575020360 | 7575021206 | In-Center Hemo | 17 | 49-2719 |
| HOPKINS ROAD DIALYSIS | 5750 HOPKINS RD | | NORTH CHESTERFIELD | VA | 23234-6614 | 8042758631 | 8042758705 | In-Center Hemo | 17 | 49-2712 |
| CHANTILLY DIALYSIS | 14225 SULLYFIELD CIR | STE A | CHANTILLY | VA | 20151-1688 | 7032630215 | 7033787692 | In-Center Hemo, PD Services | 16 | 49-2722 |
| GLENVAR DIALYSIS | 3737 W MAIN ST | STE 103 | SALEM | VA | 24153-2073 | 5403803130 | 5403803784 | In-Center Hemo, PD Services | 13 | 49-2709 |
| PENTAGON CITY DIALYSIS | 1785 S HAYES ST | | ARLINGTON | VA | 22202-2714 | 7039200980 | 7039200983 | In-Center Hemo | 8 | 49-2720 |
| LEE'S HILL DIALYSIS | 4701 SPOTSYLVANIA PKWY | STE 109 | FREDERICKSBURG | VA | 22407-9435 | 5408988004 | 5407109584 | In-Center Hemo, PD Services | 15 | 49-2714 |
| STONE RIDGE DIALYSIS | 24640 SOUTHPPOINT DR | STE 160 | CHANTILLY | VA | 20152-4141 | 7033274357 | 7035425630 | In-Center Hemo, PD Services | 13 | 49-2717 |
| DALEVILLE DIALYSIS | 245 COMMONS PKWY | | DALEVILLE | VA | 24083-1701 | 5405915235 | 5405915246 | In-Center Hemo, PD Services | 17 | 49-2728 |
| CHATHAM DIALYSIS | 13912 US HWY 29 | | CHATHAM | VA | 24531-3669 | 4344321790 | 4344321785 | In-Center Hemo, PD Services | 17 | 49-2726 |
| ASHBURN DIALYSIS | 19980 HIGHLAND VISTA DR | STE 100 | ASHBURN | VA | 20147-4189 | 5712230451 | 5712230395 | In-Center Hemo | 17 | 49-2731 |
| CULPEPER AT HOME | 430 SOUTHRIDGE PKWY | | CULPEPER | VA | 22701-3791 | 5408259332 | 5408259356 | Home Hemo | 24 | 49-2543 |
| MID COLUMBIA KIDNEY CENTER | 6825 BURDEN BLVD | STE A | PASCO | WA | 99301-5633 | 5095450205 | 5095450212 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 21 | 50-2504 |
| MT ADAMS KIDNEY CENTER | 3220 PICARD PL | | SUNNYSIDE | WA | 98944-8400 | 5098372013 | 5098375270 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 15 | 50-2514 |
| KENT DIALYSIS CENTER | 21851 84TH AVE S | | KENT | WA | 98032-1958 | 2538725474 | 2538726968 | In-Center Hemo, PD Services | 19 | 50-2526 |
| PUYALLUP DIALYSIS | 802 30TH AVE SW | | PUYALLUP | WA | 98373-2755 | 2538453147 | 2538450833 | In-Center Hemo, PD Services | 19 | 50-2534 |
| WESTWOOD DIALYSIS CENTER | 2615 SW TRENTON ST | | SEATTLE | WA | 98126-3745 | 2069386738 | 2069385217 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 7 | 50-2544 |
| OLYMPIC VIEW DIALYSIS CENTER | 125 16TH AVE E | CHS-5 | SEATTLE | WA | 98112-5211 | 2063238900 | 2063238899 | In-Center Hemo, PD Services | 20 | 50-2525 |
| LAKEWOOD COMMUNITY DIALYSIS CENTER | 5919 LAKEWOOD TOWNE CENTER BLVD SW | STE A | LAKEWOOD | WA | 98499-6513 | 2535122400 | 2535120196 | In-Center Hemo, PD Services | 26 | 50-2519 |
| FEDERAL WAY COMMUNITY DIALYSIS CENTER | 1015 S 348TH ST | | FEDERAL WAY | WA | 98003-7078 | 2536619055 | 2536619093 | In-Center Hemo, PD Services | 16 | 50-2513 |
| YAKIMA DIALYSIS CENTER | 1221 N 16TH AVE | | YAKIMA | WA | 98902-1347 | 5094578333 | 5094578334 | In-Center Hemo, In-Center Hemo Self Care | 21 | 50-2541 |
| UNION GAP DIALYSIS | 1236 AHTANUM RIDGE DR | AHTANUM RIDGE BUSINESS PARK | UNION GAP | WA | 98903-1813 | 5094696292 | 5094696299 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 50-2543 |
| BELLEVUE DIALYSIS CENTER | 3535 FACTORIA BLVD SE | STE 150 | BELLEVUE | WA | 98006-1293 | 4256416514 | 4256416518 | In-Center Hemo, PD Services | 10 | 50-2542 |
| TACOMA DIALYSIS CENTER | 3401 S 19TH ST | | TACOMA | WA | 98405-1909 | 2535731600 | 2535731601 | In-Center Hemo, PD Services | 18 | 50-2551 |
| GRAHAM DIALYSIS CENTER | 10219 196TH ST CT E | STE C | GRAHAM | WA | 98338-7935 | 2538755382 | 2538752616 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 8 | 50-2554 |
| VANCOUVER DIALYSIS CENTER | 9120 NE VANCOUVER MALL DR | STE 160 | VANCOUVER | WA | 98662-9401 | 3608915777 | 3608911085 | In-Center Hemo, PD Services, Nocturnal Hemo | 12 | 50-2550 |
| ELLENSBURG DIALYSIS CENTER | 2101 W DOLARWAY RD | STE 1 | ELLENSBURG | WA | 98926-7846 | 5099252333 | 5099252334 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 7 | 50-2552 |

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| KENNEWICK DIALYSIS | 3208 W 19TH AVE | STE 101 | KENNEWICK | WA | 99337-2318 | 5095821677 | 5095855535 | In-Center Hemo | 10 | 50-2572 |
| CHINOOK KIDNEY CENTER | 1315 AARON DR | BLDG C1 | RICHLAND | WA | 99352-4678 | 5099434598 | 5099438563 | In-Center Hemo, Nocturnal Hemo | 19 | 50-2559 |
| ZILLAH DIALYSIS | 823 ZILLAH WEST RD | STE 300 | ZILLAH | WA | 98953-9548 | 5098290209 | 5098293052 | In-Center Hemo | 8 | 50-2571 |
| PARKLAND DIALYSIS | 311 140TH ST S | | PARKLAND | WA | 98444-4526 | 2535365961 | 2535365967 | In-Center Hemo, PD Services | 21 | 50-2566 |
| EAST WENATCHEE DIALYSIS | 300 COLORADO AVE | | EAST WENATCHEE | WA | 98802-3800 | 5098864950 | 5098864957 | In-Center Hemo, PD Services | 8 | 50-2569 |
| SEAVIEW DIALYSIS CENTER | 101 18TH ST SE | | LONG BEACH | WA | 98631-2500 | 3606423442 | 3606423460 | In-Center Hemo, Home Hemo, PD Services | 10 | 50-2562 |
| ECHO VALLEY DIALYSIS | 198 PONDEROSA RD | | COLVILLE | WA | 99114-2003 | 5096842285 | 5096843799 | In-Center Hemo, PD Services | 6 | 50-2582 |
| OLYMPIA DIALYSIS CENTER | 335 COOPER POINT RD NW | STE 105 | OLYMPIA | WA | 98502-4436 | 3603576198 | 3609436878 | In-Center Hemo, PD Services | 6 | 50-2555 |
| MILL CREEK DIALYSIS CENTER | 18001 BOTHELL EVERETT HWY | STE 112 | BOTHELL | WA | 98012-1661 | 4254815258 | 4254813438 | In-Center Hemo, PD Services | 9 | 50-2561 |
| WHIDBEY ISLAND DIALYSIS CENTER | 32650 STATE RD 20 | BLDG D STE 101 | OAK HARBOR | WA | 98277-2641 | 3602401596 | 3602401730 | In-Center Hemo, PD Services | 5 | 50-2564 |
| EVERETT DIALYSIS CENTER | 8130 EVERGREEN WAY | | EVERETT | WA | 98203-6419 | 4253536036 | 4253531210 | In-Center Hemo, PD Services, Nocturnal Hemo | 13 | 50-2560 |
| WENATCHEE VALLEY DIALYSIS | 116 OLDS STATION RD | | WENATCHEE | WA | 98801-5936 | 5096620385 | 5096620656 | In-Center Hemo | 20 | 50-2568 |
| DOWNTOWN SPOKANE RENAL CENTER | 601 W 5TH AVE | STE 101 | SPOKANE | WA | 99204-2708 | 5093630070 | 5093630073 | In-Center Hemo, PD Services | 12 | 50-2547 |
| NORTH SPOKANE RENAL CENTER | 7701 N DIVISION ST | | SPOKANE | WA | 99208-5615 | 5094651729 | 5094651812 | In-Center Hemo, Nocturnal Hemo, PD Services | 12 | 50-2538 |
| SPOKANE VALLEY RENAL CENTER | 12610 E MIRABEAU PKWY | STE 100 | SPOKANE | WA | 99216-1450 | 5092289933 | 5092289399 | In-Center Hemo, Nocturnal Hemo, PD Services | 10 | 50-2537 |
| SPOKANE VALLEY RENAL AT HOME | 12610 E MIRABEAU PKWY | STE 100 | SPOKANE | WA | 99216-1450 | 5092289933 | 5092289399 | Home Hemo | 1 | 50-2537 |
| PILCHUCK DIALYSIS | 1250 STATE AVE | | MARYSVILLE | WA | 98270-3659 | 3606510780 | 3606510680 | In-Center Hemo, PD Services, Nocturnal Hemo | 8 | 50-2577 |
| RAINIER VIEW DIALYSIS | 1822 112TH STREET EAST | STE A | TACOMA | WA | 98445-3724 | 2535395659 | 2535395950 | In-Center Hemo | 10 | 50-2579 |
| REDONDO HEIGHTS DIALYSIS | 27320 PACIFIC HWY S | | FEDERAL WAY | WA | 98003-2413 | 2535297825 | 2535280851 | In-Center Hemo | 12 | 50-2585 |
| BELFAIR DIALYSIS | 23961 NE STATE ROUTE 3 | | BELFAIR | WA | 98528-9698 | 3602750141 | 3602756348 | In-Center Hemo, PD Services | 4 | 50-2583 |
| TUMWATER DIALYSIS | 855 TROSPER RD SW | STE 110 | TUMWATER | WA | 98512-8108 | 3603527522 | 3603527542 | In-Center Hemo, PD Services | 10 | 50-2578 |
| CASCADE DIALYSIS | 145 CASCADE PL | STE 100 | BURLINGTON | WA | 98233-3156 | 3607075373 | 3607072503 | In-Center Hemo, PD Services | 3 | 50-2581 |
| BATTLE GROUND DIALYSIS | 720 W MAIN ST | STE 112 | BATTLE GROUND | WA | 98604-4474 | 3606874677 | 3606666623 | In-Center Hemo, PD Services | 10 | 50-2584 |
| RENTON DIALYSIS | 4110 NE 4TH ST | STE E | RENTON | WA | 98059-5045 | 4252262408 | 4252262372 | In-Center Hemo, PD Services | 7 | 50-2586 |
| COOKS HILL DIALYSIS | 1815 COOKS HILL RD | | CENTRALIA | WA | 98531-9170 | 3607361188 | 3608070824 | In-Center Hemo, PD Services | 6 | 50-2592 |
| LYNNWOOD DIALYSIS | 13619 MUKILTEO SPEEDWAY | STE D-1 | LYNNWOOD | WA | 98087-1672 | 4257413616 | 4257418382 | In-Center Hemo, Home Hemo, PD Services | 3 | 50-2595 |
| WAPATO DIALYSIS | 502 W 1ST ST | | WAPATO | WA | 98951-1106 | 5098772085 | 5098772035 | In-Center Hemo, PD Services | 6 | 50-2596 |
| DAVITA-MOUNT BAKER KIDNEY CENTER | 410 BIRCHWOOD AVE | STE 100 | BELLINGHAM | WA | 98225-1783 | 3607344243 | 3607159858 | In-Center Hemo, PD Services | 26 | 50-2501 |
| CASCADE AT HOME | 145 CASCADE PL | STE 100 | BURLINGTON | WA | 98233-3156 | 3607075373 | 3607072503 | Home Hemo | 1 | 50-2581 |
| ST CROIX FALLS DIALYSIS CENTER | 744 E LOUISIANA ST | | SAINT CROIX FALLS | WI | 54024-9501 | 7154831555 | 7154839639 | In-Center Hemo, In-Center Hemo Self Care | 9 | 52-2519 |
| FOX RIVER DIALYSIS | 1910 RIVERSIDE DR | | GREEN BAY | WI | 54301-2319 | 9204364910 | 9204371718 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 28 | 52-2501 |
| TITLETOWN DIALYSIS | 120 SIEGLER ST | | GREEN BAY | WI | 54303-2636 | 9203272120 | 9203272150 | In-Center Hemo, In-Center Hemo Self Care | 17 | 52-2558 |
| GREEN BAY NORTHWOOD DIALYSIS | W 7305 ELM AVE | | SHAWANO | WI | 54166 | 7155264310 | 7155266010 | In-Center Hemo, In-Center Hemo Self Care | 15 | 52-2511 |
| OAK CREEK DIALYSIS | 8201 S HOWELL AVE | STE 600 | OAK CREEK | WI | 53154-8336 | 4147623784 | 4147624012 | In-Center Hemo, In-Center Hemo Self Care | 12 | 52-2578 |
| LOOMIS ROAD DIALYSIS | 4120 W LOOMIS RD | | GREENFIELD | WI | 53221-2052 | 4147614920 | 4147614926 | In-Center Hemo, In-Center Hemo Self Care | 21 | 52-2507 |
| WISCONSIN AVENUE DIALYSIS | 3801 W WISCONSIN AVE | | MILWAUKEE | WI | 53208-3155 | 4149378240 | 4149378248 | In-Center Hemo, In-Center Hemo Self Care | 24 | 52-2502 |
| RIVER CENTER DIALYSIS | 117 N JEFFERSON ST | | MILWAUKEE | WI | 53202-6160 | 4142253740 | 4142253744 | In-Center Hemo, Nocturnal Hemo, In-Center Hemo Self Care | 20 | 52-2509 |
| FOND DU LAC DIALYSIS | 210 WISCONSIN AMERICAN DR | ATTN DAVITA DIALYSIS (WEST END OF BLDG) | FOND DU LAC | WI | 54937-2999 | 9209070689 | 9209070760 | In-Center Hemo | 9 | 52-2526 |
| SHEBOYGAN DIALYSIS | 1338 N TAYLOR DR | | SHEBOYGAN | WI | 53081-3042 | 9204581724 | 9204581763 | In-Center Hemo, PD Services | 14 | 52-2527 |
| LAKE GENEVA DIALYSIS | 650 N EDWARDS BLVD | | LAKE GENEVA | WI | 53147-4595 | 2622482502 | 2622480316 | In-Center Hemo, PD Services | 16 | 52-2537 |
| CEDARBURG DIALYSIS | N54 W 6135 MILL ST | | CEDARBURG | WI | 53012-2021 | 2623768011 | 2623769369 | In-Center Hemo, In-Center Hemo Self Care | 10 | 52-2529 |
| BROOKFIELD DIALYSIS | 19395 W CAPITOL DR | BLDG C | BROOKFIELD | WI | 53045-2736 | 2627810273 | 2627810305 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 52-2532 |
| MARINETTE DIALYSIS | 2706 CAHILL RD | STE A | MARINETTE | WI | 54143-3886 | 7157322372 | 7157322669 | In-Center Hemo, PD Services | 16 | 52-2551 |
| GREEN BAY DIALYSIS | 1751 DECKNER AVE | | GREEN BAY | WI | 54302-2630 | 9204650430 | 9204651311 | In-Center Hemo, PD Services | 10 | 52-2552 |
| STURGEON BAY DIALYSIS | 108 S 10TH AVE | | STURGEON BAY | WI | 54235-1802 | 9207467955 | 9207467974 | In-Center Hemo, PD Services | 6 | 52-2556 |
| JANESVILLE DIALYSIS | 1305 WOODMAN RD | | JANESVILLE | WI | 53545-1068 | 6087414181 | 6087412369 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 12 | 52-2503 |
| OSHKOSH WEST DIALYSIS | 855 N WESTHAVEN DR | | OSHKOSH | WI | 54904-7668 | 9203030650 | 9203030645 | In-Center Hemo | 10 | 52-2560 |
| MANITOWOC DIALYSIS | 3303 DEWEY ST | | MANITOWOC | WI | 54220-5987 | 9206520593 | 9206860550 | In-Center Hemo, PD Services | 13 | 52-2562 |

| | | | | | | | | | | |
|-----------------------------|--------------------------|----------|----------------------|----|------------|------------|------------|---|----|---------|
| WAUTOMA DIALYSIS | 900 EAST DIVISION ST | | WAUTOMA | WI | 54982-6944 | 9207871031 | 9207871055 | In-Center Hemo | 8 | 52-2563 |
| AMERY DIALYSIS | 970 ELDEN AVE | | AMERY | WI | 54001-1448 | 7152684288 | 7152684689 | In-Center Hemo, In-Center Hemo Self Care | 14 | 52-2575 |
| LAKE HALLIE DIALYSIS | 3636 EAST MELBY ST | | LAKE HALLIE | WI | 54729-8392 | 7158338512 | 7158338534 | In-Center Hemo, PD Services | 12 | 52-2596 |
| CAPITOL COURT DIALYSIS | 4176 N 56TH ST | | MILWAUKEE | WI | 53216-1276 | 4144452119 | 4144453794 | In-Center Hemo | 16 | 52-2598 |
| CHILTON DIALYSIS | 425 M-B LN | | CHILTON | WI | 53014-1604 | 9208493390 | 9208493432 | In-Center Hemo, PD Services | 12 | 52-2601 |
| SUN PRAIRIE DIALYSIS | 719 BUNNY TRL | | SUN PRAIRIE | WI | 53590-8507 | 6088256556 | 6088252886 | In-Center Hemo, PD Services | 12 | 52-2607 |
| HUMBOLDT RIDGE DIALYSIS | 2211 N HUMBOLDT BLVD | | MILWAUKEE | WI | 53212-3507 | 4143367200 | 4143367210 | In-Center Hemo | 24 | 52-2577 |
| WEST APPLETON DIALYSIS | 10130 W APPLETON AVE | STE 500 | MILWAUKEE | WI | 53225-2579 | 4143930600 | 4143930910 | In-Center Hemo | 26 | 52-2548 |
| BAY SHORE DIALYSIS | 5650 N GREEN BAY AVE | STE 150 | GLENDALE | WI | 53209-4449 | 4143511290 | 4143511244 | In-Center Hemo | 28 | 52-2554 |
| SOUTH RIDGE DIALYSIS | 7740 W LAYTON AVE | | GREENFIELD | WI | 53220-3707 | 4142811313 | 4142811722 | In-Center Hemo | 22 | 52-2543 |
| BLUEMOUND DIALYSIS | 601 N 99TH ST | STE 100 | WAUWATOSA | WI | 53226-4362 | 4147556300 | 4147556310 | In-Center Hemo | 23 | 52-2566 |
| BLUEMOUND DIALYSIS PD | 601 N 99TH ST | STE 300 | WAUWATOSA | WI | 53226-4362 | 4147781623 | 4147781631 | PD Services | 5 | 52-2536 |
| PRAIRIE RIVER DIALYSIS | 601 S CENTER AVE | | MERRILL | WI | 54452-3404 | 7155390613 | 7155393948 | In-Center Hemo | 6 | 52-2585 |
| STEVENS POINT DIALYSIS | 1100 MERIDIAN DR | | PLOVER | WI | 54467-2385 | 7153431266 | 7153444179 | In-Center Hemo | 12 | 52-2587 |
| WAUPACA DIALYSIS | 930 FURMAN DR | | WAUPACA | WI | 54981-2200 | 7152580934 | 7152580926 | In-Center Hemo | 10 | 52-2592 |
| WAUSAU DIALYSIS | 2600 STEWART AVE | STE 144 | WAUSAU | WI | 54401-1403 | 7158411708 | 7158456353 | In-Center Hemo, PD Services | 26 | 52-2593 |
| RHINELANDER DIALYSIS | 1306 LINCOLN ST | | RHINELANDER | WI | 54501-3664 | 7153623718 | 7153623765 | In-Center Hemo | 9 | 52-2591 |
| WISCONSIN RAPIDS DIALYSIS | 10418 HILL ST | | WISCONSIN RAPIDS | WI | 54494-5221 | 7154220550 | 7154220555 | In-Center Hemo | 18 | 52-2589 |
| MARSHFIELD DIALYSIS | 123 NORTHRIDGE ST | | MARSHFIELD | WI | 54449-8341 | 7153843478 | 7153874690 | In-Center Hemo, PD Services | 17 | 52-2588 |
| NORTHERN STAR DIALYSIS | 311 ELM ST | | WOODRUFF | WI | 54568-9149 | 7153560132 | 7153566392 | In-Center Hemo, PD Services | 24 | 52-2586 |
| WILLOW CREEK DIALYSIS | 1139 WARWICK WAY | | RACINE | WI | 53406-5661 | 2628842730 | 2628842802 | In-Center Hemo | 12 | 52-2584 |
| HARBOR VIEW DIALYSIS | 3113 WASHINGTON AVE | | RACINE | WI | 53405-3001 | 2626320120 | 2626371441 | In-Center Hemo, PD Services | 20 | 52-2583 |
| HUDSON AT HOME | 421 STAGELINE RD | | HUDSON | WI | 54016-7848 | 7153818240 | 7153818454 | Home Hemo | 1 | 52-2606 |
| HUDSON DIALYSIS | 421 STAGELINE RD | | HUDSON | WI | 54016-7848 | 7153818240 | 7153818454 | In-Center Hemo, PD Services | 12 | 52-2606 |
| LAKE DELTON DIALYSIS | 14 COUNTY ROAD P | | WISCONSIN DELLS | WI | 53965-9764 | 6082533597 | 6082533948 | In-Center Hemo, PD Services | 12 | 52-2608 |
| SIREN DIALYSIS | 24670 STATE RD 35 70 | STE 100 | SIREN | WI | 54872-4419 | 7153494220 | 7153494224 | In-Center Hemo, PD Services | 8 | 52-2600 |
| GREEN LAKE COUNTY DIALYSIS | 432 OAK ST | | BERLIN | WI | 54923-1204 | 9203611177 | 9203611435 | In-Center Hemo, PD Services | 12 | 52-2605 |
| BROWN DEER DIALYSIS | 9127 N 76TH ST | | MILWAUKEE | WI | 53223-1905 | 4143544319 | 4143653519 | In-Center Hemo, PD Services | 20 | 52-2613 |
| ESTABROOK PARK DIALYSIS | 733 EAST CAPITOL DR | | MILWAUKEE | WI | 53212-1307 | 4149060144 | 4149631231 | In-Center Hemo | 20 | |
| FOX BROOK DIALYSIS | 18740 W BLUE MOUND RD | | BROOKFIELD | WI | 53045-2936 | 2627829856 | 2627829984 | In-Center Hemo | 8 | 52-2513 |
| FORT ATKINSON DIALYSIS | 525 HANDEYSIDE LN | | FORT ATKINSON | WI | 53538-1281 | 9205638665 | 9205638643 | In-Center Hemo | 15 | 52-2533 |
| MEQUON ROAD DIALYSIS | W175 N11056 STONEWOOD DR | | GERMANTOWN | WI | 53022-4799 | 2622514047 | 2622514171 | In-Center Hemo | 12 | 52-2579 |
| MENOMONEE FALLS DIALYSIS | N87W17301 MAIN ST | | MENOMONEE FALLS | WI | 53051-2760 | 2622539768 | 2622539870 | In-Center Hemo | 11 | 52-2523 |
| MUKWONAGO DIALYSIS | 400 BAY VIEW RD | STE F | MUKWONAGO | WI | 53149-1770 | 2623633561 | 2623633564 | In-Center Hemo | 10 | 52-2521 |
| OCONOMOWOC DIALYSIS | 1253 CORPORATE CENTER DR | | OCONOMOWOC | WI | 53066-4891 | 2625600371 | 2625600399 | In-Center Hemo | 15 | 52-2517 |
| WATERTOWN DIALYSIS | 123 HOSPITAL DR | STE 1004 | WATERTOWN | WI | 53098-3390 | 9202060666 | 9202060688 | In-Center Hemo | 11 | 52-2525 |
| WAUKESHA DIALYSIS | 721 AMERICAN AVE | STE 204 | WAUKESHA | WI | 53188-5071 | 2625490754 | 2625490782 | In-Center Hemo | 12 | 52-2504 |
| SPRING CITY DIALYSIS | 1260 SENTRY DR | | WAUKESHA | WI | 53186-5974 | 2624465100 | 2624465199 | In-Center Hemo | 12 | 52-2535 |
| SUN PRAIRIE AT HOME | 719 BUNNY TRL | | SUN PRAIRIE | WI | 53590-8507 | 6088256556 | 6088252886 | Home Hemo | 1 | 52-2607 |
| WEST VIRGINIA DIALYSIS | 300 PROSPERITY LN | STE 150 | LOGAN | WV | 25601-3743 | 3047522700 | 3047525656 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 13 | 51-2518 |
| GRAND CENTRAL DIALYSIS | 800 GRAND CENTRAL MALL | STE 8 | VIENNA | WV | 26105-4100 | 3049174124 | 3049174136 | In-Center Hemo, In-Center Hemo Self Care, PD Services | 18 | 51-2519 |
| GREENBRIER DIALYSIS | 9745 SENECA TRL S | | LEWISBURG | WV | 24901-1580 | 3046454806 | 3046473941 | In-Center Hemo, PD Services | 16 | 51-2509 |
| WOOD COUNTY DIALYSIS | 214 GIHON VLG | | PARKERSBURG | WV | 26101-7163 | 3044223687 | 3044225455 | In-Center Hemo, PD Services | 12 | 51-2547 |
| MOUNTAINEER DIALYSIS | 2958 ROBERT C BYRD DR | | BECKLEY | WV | 25801-4448 | 3042529183 | 3042529194 | In-Center Hemo, PD Services | 17 | 51-2538 |
| POINT PLEASANT DIALYSIS | 3683 OHIO RIVER RD | | POINT PLEASANT SOUTH | WV | 25550-9244 | 3046751500 | 3046751505 | In-Center Hemo, PD Services | 12 | 51-2530 |
| GREATER CHARLESTON DIALYSIS | 24 MACCORKLE AVE SW | | CHARLESTON | WV | 25303-1476 | 3047202222 | 3047202322 | In-Center Hemo, PD Services | 23 | 51-2520 |
| GREATER BOONE DIALYSIS | 300 4TH ST | | DANVILLE | WV | 25053 | 3043076201 | 3043076210 | In-Center Hemo | 16 | 51-2531 |
| GREATER CHARLESTON AT HOME | 24 MACCORKLE AVE SW | | SOUTH CHARLESTON | WV | 25303-1476 | 3047202222 | 3047202322 | Home Hemo | 1 | 51-2520 |
| HARRISON COUNTY DIALYSIS | 95 ROSEBUD PLZ | STE 101 | CLARKSBURG | WV | 26301-9823 | 3046240478 | 3046240640 | In-Center Hemo, PD Services | 9 | 51-2540 |
| BEECH FORK DIALYSIS | 600 MCGINNIS DR | | WAYNE | WV | 25570-9696 | 3042723703 | 3042723476 | In-Center Hemo, PD Services | 12 | 51-2545 |
| WHEELING DIALYSIS | 500 MEDICAL PARK | STE 100 | WHEELING | WV | 26003-7600 | 3042429135 | 3042426097 | In-Center Hemo, PD Services | 17 | 51-2513 |
| NEW MARTINSVILLE DIALYSIS | 1 EAST BENJAMIN DR | | MARTINSVILLE NEW | WV | 26155-2705 | 3044552700 | 3044554151 | In-Center Hemo, PD Services | 10 | 51-2514 |
| RENAL CENTER OF KEYSER | 1080 NEW CREEK HIGHWAY | | KEYSER | WV | 26726-9508 | 3047885057 | 3047885059 | In-Center Hemo, PD Services | 12 | 51-2537 |
| RENAL CENTER OF MOOREFIELD | 8 LEE ST | FLR 2 | MOOREFIELD | WV | 26836-1091 | 3045301200 | 3045301212 | In-Center Hemo | 12 | 51-2522 |

Appendix 3

Medical Director Agreement

MEDICAL DIRECTOR AGREEMENT
for FEDERAL WAY COMMUNITY DIALYSIS CENTER

SCHEDULE 1: SELECTED KEY TERMS

This Schedule 1 is attached to and is a part of this Medical Director Agreement
for Federal Way Community Dialysis Center.

1. Parties and Notice:

| Party | Name | Address | Address for Additional Required Copy of Notice |
|-------------------|---|---|--|
| Group | Pacific Nephrology Associates, P.S. | 1901 S. Union Suite B-7011 Tacoma, WA 98493 | |
| Physicians | Di Zhao, M.D.; Ho Won Lee, M.D.; Yajuan He, M.D.; and Zheng Ge, M.D. | 1901 S. Union Suite B-7011 Tacoma, WA 98493 | |
| Company | Total Renal Care, Inc. | c/o Chief Operating Officer 2000 16 th Street Denver, CO 80202 | c/o Senior Corporate Counsel- Operations 601 Hawaii Street El Segundo, CA 90245 and c/o Division Vice President 32275 32 nd Avenue, S. Federal Way, WA 98001 |

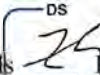


2. Center:

| Name | Number | Address |
|---------------------------------------|--------|--|
| Federal Way Community Dialysis Center | #00651 | 1015 S. 348 th Street Federal Way, WA 98003-7078 |

- 3. Date of Last Signature:** Shall be considered the date shown in the DocuSign system if used by the parties. If DocuSign is not used by one or more of the parties, the Date of Last Signature of this Agreement shall be the date of last signature of all parties to this Agreement whether through DocuSign or otherwise.

4. Initial Term:

The Initial Term of this Agreement shall commence on the last date on which any party signs this Agreement or December 1, 2017, whichever is later ("Commencement Date") and shall continue thereafter for a period

Group's Initials  Physicians' Initials  DVP's Initials 

of 10 years (which shall be at least one year from the Commencement Date), unless earlier terminated pursuant to the terms of this Agreement.

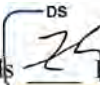




5. **Renewal Term:** At the expiration of the Initial Term and each successive Renewal Term, the Term of this Agreement shall be extended automatically for additional 1 year periods (each, a "Renewal Term") unless a party gives at least 180 days' prior written notice of the non-extension of the Initial Term or Renewal Term then in effect, in which case, the Term shall expire and terminate on the last day of the Initial Term or Renewal Term then in effect.
6. **Medical Director:** Yajuan He, M.D.
7. **Preapproved Physicians:** Di Zhao, M.D., Ho Won Lee, M.D., Yajuan He, M.D., and Zheng Ge, M.D.
8. **Compensation and Modalities:**

| Center Name | Center # | Hemo Monthly | Hemo Annual Maximum | PD Monthly | PD Annual Maximum | HHD Monthly | HHD Annual Maximum |
|---------------------------------------|----------|--------------|---------------------|------------|-------------------|-------------|--------------------|
| Federal Way Community Dialysis Center | #00650 | \$6,666.00 | \$80,000 | \$1,666.00 | \$20,000 | \$1,666.00 | \$20,000 |

9. **Non-Competition:**

| Modality | Restricted Area * (radius from Center) | Restricted Period |
|--|---|---|
| <i>In-Center Hemodialysis and all other Dialysis Services, excluding Peritoneal Dialysis and Home Hemodialysis which shall have the Restricted Area defined below.</i> | 20 miles | Date of Last Signature through Termination Date + 2 years |
| <i>Peritoneal Dialysis and Home Hemodialysis</i> | 30 miles | Date of Last Signature through Termination Date + 2 years |

*Notwithstanding the above, see exceptions allowable under Section 10.

Group's Initials  Physicians' Initials    DVP's Initials 

MEDICAL DIRECTOR AGREEMENT

for FEDERAL WAY COMMUNITY DIALYSIS CENTER

This Medical Director Agreement (“Agreement”) for **Federal Way Community Dialysis Center** is by and among **TOTAL RENAL CARE, INC.**, a California corporation (“Company”), **PACIFIC NEPHROLOGY ASSOCIATES, P.S.**, a Washington professional corporation (“Group”) and **DI ZHAO, M.D., HO WON LEE, M.D., YAJUAN HE, M.D. and ZHENG GE, M.D.** (each a “Physician” and, collectively, “Physicians”). This Agreement shall be effective as of the Date of Last Signature as defined in Schedule 1.

RECITALS

A. Company is in the business of owning and operating dialysis centers including the center known as “Federal Way Community Dialysis,” located as more particularly described in Schedule 1. In addition to providing in-center hemodialysis services, Center will provide training support, equipment, and supplies for patients who perform peritoneal dialysis in their homes (the “PD Program”) and undergo hemodialysis in their homes (the “HHD Program”). Group is in the business of rendering medical services through duly licensed physicians who are affiliated with Group, including the Preapproved Physicians.

B. During the Term of this Agreement, Company shall provide Medical Director with equipment, materials, facilities, and valuable Confidential Information for the purpose of assisting Medical Director in the performance of Medical Director’s obligations and responsibilities under this Agreement.

C. This Agreement contains the respective rights and obligations in connection with Medical Director’s appointment and role in performing the Services hereunder.

D. Capitalized terms not otherwise defined shall have the meanings set forth in **Exhibit A**, which is attached to and incorporated in this Agreement.

In consideration of the Recitals, which are incorporated herein, the mutual promises herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. **Initial Term and Renewals**. The Term of this Agreement shall be as set forth in Schedule 1. The Agreement shall be renewed as set forth in Schedule 1.

2. **Appointment**.

2.1 **Current Appointment**. The Physician listed as Medical Director in Schedule 1 is duly appointed and agrees to serve as the Medical Director of the Center. Medical Director hereby represents and warrants that he or she meets the Medical Director Qualifications and will perform the Services under this Agreement. By this Agreement, the Preapproved Physicians set forth in Schedule 1 have been preapproved by Company and agree to serve as the Medical Director of the Center. During the Term, the Services shall be provided only through the Preapproved Physicians, except as otherwise expressly set forth herein. At Company’s discretion, additional physicians may provide Medical Director Services; however, **Yajuan He, M.D.** (“Dr. He”) or any successor Medical Director shall at all times be the lead Medical Director and shall be responsible for oversight of any other physicians providing Services, if applicable at any time during this Agreement.

2.2 New Appointments. (i) No more frequently than once during each full year of this Agreement, beginning on the Commencement Date, Group may request appointment of any Preapproved Physician to serve as a successor Medical Director for Center, provided that such Preapproved Physician meets the Medical Director Qualifications, and has practice capacity to provide the Services at Center pursuant to Company's then-current compliance standards, at the time of his/her appointment as successor Medical Director. (ii) If Group wishes to appoint a physician not listed in Schedule 1 as a Preapproved Physician, such successor Medical Director must meet the Medical Director Qualifications and have practice capacity to provide the Services at Center pursuant to Company's then-current compliance standards, at the time of his/her appointment as successor Medical Director. Such appointment shall also require Company's consent and the compensation set forth in Schedule 1 shall be subject to modification (see Section 3.2), based on Company's assessment of the fair market value of such physician's qualifications and DaVita's policies and procedures for fair market value medical director compensation. (iii) In either case, Group shall send written notice to the Division Vice President for the division of Company in which Center is located with its request to appoint a successor Medical Director. If such successor is a Preapproved Physician that meets the qualifications above, Company shall memorialize its acceptance in writing and no formal amendment shall be required. If such successor is not a Preapproved Physician, the parties shall enter into an amendment to this Agreement, duly executed by the parties.

3. Compensation.

3.1 Compensation Structure. Beginning on the Commencement Date, Company will pay Group for the performance of the Services the sums set forth in Schedule 1. Company shall only be obligated to compensate Group for Services rendered through the date this Agreement expires or is terminated.

3.2 Adjustment. In the event that Company consents to an appointment of a successor Medical Director, not currently listed on Schedule 1 (not a Preapproved Physician), pursuant to Section 2.2 of this Agreement the compensation set forth in Schedule 1 may be subject to modification based on Company's assessment of the successor Medical Director's qualifications and DaVita's then-current policies and procedures for fair market value medical director compensation. Any non-Preapproved Physician appointment change and any change to the compensation based on a non-Preapproved Physician appointment shall be memorialized in an amendment duly executed by the parties, including only those modalities that are applicable. On or after the fifth (5th) anniversary of the Commencement Date, the compensation set forth in Schedule 1 shall be reviewed and prospectively adjusted in a written amendment, if appropriate, to ensure that such compensation continues to reflect the fair market value of the Services provided and continues to be consistent with DaVita's then current policies and procedures for medical director compensation. One hundred eighty (180) days prior to the first day of each Renewal Term, the parties may begin negotiation of any compensation adjustment to be effective at the commencement of the Renewal Term; however, if no such agreement can be reached during such 180-day period, and negotiation extends beyond the commencement of the Renewal Term, then any such compensation adjustment, if applicable, will not be effective until such time as the agreement or amendment documenting the revised compensation is fully executed, or the commencement date of such agreement, or amendment, whichever is later, and shall only be paid prospectively for services rendered after that date.

In the event that Company discontinues a modality such as the in-center hemodialysis services, an HHD Program, or a PD Program at Center, the compensation set forth on Schedule 1 shall be reduced accordingly. Further, in the event that Company, through audit or review, determines that a particular modality had no patients or active treatment activity within a particular period of time, Company

retains the right to suspend payments for such modality until such time as Center may have active patients and activities related to such services. In general, Company will audit for compliance and patient activity in areas such as peritoneal dialysis and home hemodialysis. Any adjustment to the compensation under this paragraph shall be memorialized in writing.

3.3 Payment. Medical Director shall submit an itemized invoice, in a form reasonably acceptable to Company, dated no earlier than the first day of the month following the month in which the Services being invoiced were rendered, to the Division Vice President for the division of Company in which Center is located. Each such invoice must be accompanied by an attestation, in a form provided by Company, that the terms and conditions of this Agreement were fully satisfied by the Medical Director during such month and shall be signed by the Medical Director. Company shall review the invoice and pay any amounts not disputed in good faith within 30 days of receipt of such invoice. If any disputed item cannot be resolved by the parties within 15 days after payment of the undisputed amount, the parties shall submit to the dispute resolution process set forth in Section 14.2 below. Company may deduct from the amount due the fair market value of any Services set forth in Exhibit B not performed by Medical Director in any given month and any other unpaid amounts owed by Group, Medical Director or any physician employee, member or shareholder of Group to Company under this Agreement or any other written agreement among such parties provided that Company shall first provide notice to Group of its intention to deduct such amounts and give Group an opportunity to provide evidence of entitlement to full payment.

3.4 Fair Market Value. The parties agree that the compensation provided under this Agreement has been determined based on arm's-length bargaining between the parties and reflects fair market value for the Services to be furnished by the Medical Director. Furthermore, the compensation is not and has not been determined in a manner that takes into account the volume or value of any referrals or business otherwise generated for or with respect to Center or between the parties for which payment may be made in whole or in part under Medicare, Medicaid, or any federal or state health care program or under any other third party payor program. At the time of any amendment of this Agreement, the parties shall ensure that the compensation paid hereunder continues to reflect Company's internal compliance policies regarding fair market value of the Services being provided and shall adjust compensation as necessary.

4. Duties, Responsibilities, and Conditions; Exclusive Use of Center Resources.

4.1 Duties, Responsibilities, and Conditions.

4.1.1 Services. Medical Director shall have the duties and responsibilities set forth in Exhibit B. The Governing Body of Center shall retain ultimate authority and responsibility for the standards of, and procedures and practices for, the care provided by Center. Medical Director shall maintain unrestricted privileges at Center and shall be a voting member of the Governing Body. Copies of the Governing Body Bylaws and the Medical Staff Bylaws (together, the "Bylaws") have been or will be made available to Medical Director prior to the Center opening. In the event of a governmental survey, Medical Director shall be present and participate, or arrange for a duly qualified physician to be present and participate, in assisting and providing the government agent with any requested information. In addition, Medical Director is expected to attend DaVita-sponsored educational meetings from time to time. Expenses associated with attending these educational meetings will be reimbursed in accordance with applicable DaVita policies and the terms of this Agreement.

4.1.2 Covering Medical Directors. In the event of any temporary absences that would prevent Medical Director from meeting the requirements of Exhibit B, Medical Director shall notify the Center administrator in writing in advance of such absences, and Medical Director shall arrange for a

Covering Medical Director to perform the Services. Any absence in excess of 21 consecutive days or 30 days within any 60 day period shall require Company's prior written consent, which shall not be unreasonably withheld. Each Covering Medical Director shall be deemed to be an agent or employee of Medical Director, and Company shall have no responsibility for compensating the Covering Medical Director or supervising the Covering Medical Director, other than that responsibility retained by the Governing Body of Center under Exhibit B. Each Covering Medical Director shall: (1) meet the Medical Director Qualifications, (2) meet all Company criteria for membership on the Center's medical staff, and (3) be duly approved by the Governing Body of the Center prior to performing Services pursuant to this Agreement. Group shall ensure that Covering Medical Director complies with the terms of this Agreement. Once approved, a Covering Medical Director also can provide routine on-call coverage for Medical Director; provided, however, that Covering Medical Director shall give the Center administrator advance notice of Covering Medical Director's on-call schedule and necessary contact information.

4.2 Exclusive Use of Center Resources. The Center and its supplies, equipment, and non-physician employees shall be utilized by Medical Director solely and exclusively for providing the Services. Except as otherwise agreed in advance in a written agreement setting forth the applicable terms and conditions, which complies with applicable regulatory requirements, and which is duly executed by both parties, no portion of the Center, its supplies or equipment, or the time of any Company employee or contractor shall be utilized by Medical Director or any such Related Physician as agreed upon for the general practice of medicine, invoice preparation, or for any other purpose not expressly set forth in this Agreement. Company may deduct from the compensation payable under this Agreement the fair market value of Company space, facilities, supplies, equipment, time of non-physician staff, or any other item or service actually utilized by Medical Director or any Related Physician for the general practice of medicine or for any other purpose not expressly set forth in this Agreement, provided that Company shall first provide notice to Group of its intention to deduct such amounts.

5. Compliance.

5.1 Compliance. The parties enter into this Agreement with the intent of conducting their relationship in full compliance with applicable federal, state, and local law, including without limitation the Anti-Kickback Statute, and certify that no party shall violate the Anti-Kickback Statute with respect to the performance of this Agreement. Notwithstanding any unanticipated effect of any of the provisions of this Agreement, neither party will intentionally conduct itself under the terms of this Agreement in a manner that would violate any such law. Group, Medical Director and each Covering Medical Director shall comply with and ensure that the Center is operated in accordance with:

(a) the Bylaws and all of Company's and DaVita's Policies and Procedures (as defined below) and the Company's and DaVita's Code of Conduct;

(b) Company's and the community's standards of care;

(c) the requirements of a Medical Director imposed by the Conditions for Coverage Section 42 C.F.R. §494.150 et. seq. as may be amended from time to time;

(d) all clinical initiatives of Company and DaVita and initiatives by DaVita's Office of Chief Medical Officer;

(e) all Company and DaVita compliance initiatives and initiatives by DaVita's Chief Compliance Officer, including audits, internal reviews, investigations, protocol monitoring documentation programs,

education, and other related initiatives;

(f) all applicable laws, regulations and governmental standards relating to licensing, certification, and operation, including without limitation any federal and state ESRD programs, the disclosure requirements and self-referral prohibitions of the Federal Ethics in Patient Referrals Act, 42 U.S.C. §1395nn (known as the “Stark Law”) and any applicable state self-referral laws, the anti-fraud and abuse statute, 42 U.S.C. §1320a-7b(b) (known as the “Anti-Kickback Statute”) and any applicable state anti-kickback laws;

(g) HIPAA, including Privacy and Security Standards;

(h) any other applicable federal and state laws; and

(i) Company’s and DaVita’s corporate compliance program (including, but not limited to, its HIPAA Policies, Code of Conduct, and Policies and Procedures).

Group, Medical Director and each Covering Medical Director shall participate in and complete on an annual basis compliance training (online and otherwise) that Company provides to such parties on an annual basis. The compliance training shall include training on Company policies and procedures designed to ensure compliance with relevant Federal health care program requirements that are applicable to the activities of such parties as required by this Agreement (“Policies and Procedures”), the Company’s compliance program, and the Company’s Code of Conduct. At least one hour of compliance training will discuss the Anti-Kickback Statute and provide examples of arrangements that potentially implicate the Anti-Kickback Statute. Company shall provide copies of the Policies and Procedures and the Code of Conduct in electronic or hardcopy form as part of the compliance training or in advance of the training.

Group, Medical Director and each Covering Medical Director shall certify in writing or electronic form that each party has received, read, understood and shall abide by the Company’s Code of Conduct and shall complete and return such certification to Company.

Group, Medical Director and each Covering Medical Director shall also provide reasonable access to billing documentation, participate in contract and claims audits, and other aspects of Company’s and DaVita’s compliance program, and, upon request, cooperate and assist during any internal compliance review, investigation, monitoring protocol and/or audit. In addition, Group shall enter into and comply with the obligations set forth in the Business Associate Agreement attached hereto as Exhibit C and incorporated herein by reference. Group shall ensure that all persons who perform Services under this Agreement adhere to the terms of this Section 5 throughout the Term.

Group and Medical Director shall complete the above training (i) within 30 days after the Commencement Date, and then (ii) annually by April 15th of each subsequent year of the Term (each, a “Training Deadline”). Group and Medical Director shall ensure that any Covering Medical Director completes such training within 30 days of his or her appointment. Company shall send a courtesy reminder, via electronic mail, to Medical Director prior to the Training Deadline to notify Medical Director of the outstanding training requirement. Notwithstanding the foregoing, if Medical Director fails to complete the required training by the Training Deadline, then, in addition to all other rights and remedies available to Company under this Agreement, Company shall be entitled to withhold compensation for Medical Director’s Services until such training has been completed. The withholding contemplated under this Section, and any invoice not paid as a result thereof, shall not be considered a disputed invoice under Section 3.3 or a breach of Section 12.1.1,

and the notice required under 12.2.5 shall not apply.

5.1.1 Notification. Group shall immediately notify DaVita's Chief Compliance Officer of any violation of any applicable law, regulation, third party payor requirement, or breach of Company's or DaVita's compliance program, Code of Conduct, or Policies and Procedures of which Group or its employees or agents become aware of during the Term. Group shall instruct its employees and agents working in or with Center of this obligation.

5.1.2 Cooperation. Group shall cooperate with Company in responding to or resolving any complaint, investigation, inquiry, or review initiated by a governmental agency, Company, or otherwise. Group shall cooperate with any insurance company providing coverage to Company in connection with the foregoing.

5.2 Non-Exclusion.

Group and Medical Director represent and warrant to Company that neither Group, Medical Director, nor any of their employees, officers, directors, equity owners, or Affiliates: (a) is or has been excluded from participation in any federal health care program, as defined under 42 U.S.C. § 1320a-7b(f), for the provision of items or services for which payment may be made under such federal health care programs and is not currently excluded, debarred, suspended, or otherwise ineligible to participate in Federal procurement or nonprocurement programs; (b) has arranged or contracted (by employment or otherwise) with any employee, contractor, or agent that such party or its Affiliates know or should know is excluded from participation in any federal health care program to provide items or services hereunder; or (c) has been convicted of a criminal offense that falls within the scope of 42 U.S.C. § 1320a-7(a), but has not yet been excluded, debarred, suspended, or otherwise declared ineligible.

In the event that any of (a)-(c) above has occurred, this Agreement shall, as of the effective date of such exclusion or breach, automatically terminate.

5.2.1 Group and Medical Director further represent and warrant to Company that no Final Adverse Action has occurred, is pending or, to Group's and Medical Director's knowledge, is threatened against Group, Medical Director, Preapproved Physicians, or any of their Affiliates or, to their knowledge, against any employee, contractor, or agent engaged to provide items or services under this Agreement. "**Final Adverse Action**" shall mean any of the following involving Group, Medical Director or any other physician affiliated with Group or Medical Director: (a) any final civil judgments in federal or state court related to the delivery of a health care item or service; (b) any federal or state criminal convictions related to the delivery of a health care item or service; (c) any final actions by federal or state agencies responsible for the licensing and certification of health care providers, suppliers, and licensed health care practitioners, including: (1) formal or official actions, such as revocation or suspension of a license (and the length of any such suspension), reprimand, censure, or probation; (2) any other temporary or final loss of license or the right to apply for, or renew, a license of the provider, supplier, or practitioner, whether by operation of law, voluntary surrender, non-renewability, or otherwise; (3) any other negative action or finding by such federal or state agency; or (d) exclusion from participation in any federal or state health care programs, being listed as an excluded provider or banned contractor by the United States Department of Health and Human Services Office of Inspector General or United States General Services Administration, or being listed in the Office of Foreign Assets Control's "Specially Designated Nationals and Blocked Persons" list. The term "Final Adverse Action" does not include any action or judgment solely with respect to a professional malpractice claim.

5.2.2 During the Term and for a period of 6 years following the Term, Group and Medical Director shall notify Company of (a) any Final Adverse Action or basis for a Final Adverse Action

that relates to or arises from actions occurring during the periods prior to and during the Term or relating to the Services, or (b) any complaint, investigation, inquiry, or review by any governmental agency or third party payor relating to or arising from actions occurring during the periods prior to and during the Term or relating to the Services. Such notice shall be provided within 2 business days of learning of the event giving rise to such notice and shall include a description of the matters at issue.

6. Indemnification and Insurance.

6.1. Indemnification. Absent malfeasance or gross negligence by the Medical Director, Company shall indemnify Medical Director and Covering Medical Director for the provision of Services provided in accordance with the terms of this Agreement. Each party shall be free from all liability and claims for damages from any cause or causes whatsoever arising out of or through the negligence, fraud, or other misconduct of any other party or its respective agents, independent contractors, or employees. Each party hereby covenants and agrees to indemnify, defend, and hold harmless any other party from any and all liability, losses, costs, obligations, and expenses, including reasonable attorneys' fees, which the party may incur as a result of the negligence, fraud, or other misconduct of any other party, or its respective agents or employees, or the breach by any other party of its respective obligations under this Agreement, including but not limited to, breaches of Sections 5, 7, 8, 9, 10, 11, and/or 14.5. In addition to the foregoing, Group and/or Medical Director hereby agree to indemnify and defend the other parties for any liability arising from the actions, acts, or omissions of the Medical Director and any Covering Medical Director in providing professional medical services to patients other than in the capacity as Medical Director or Covering Medical Director.

6.2. Insurance.

6.2.1. Company's Coverage. Company shall maintain during the Term, at Company's own expense, general and professional liability insurance with a minimum annual coverage limitation of \$250,000 per occurrence and \$750,000 in the aggregate, or such higher coverage as may be required by law. Such coverage may be provided through policies obtained from third party insurance carriers or through a program of self-insurance. Within 30 days of a written request from Group, Company shall produce documentation substantiating the existence of such insurance. The parties acknowledge and agree that the insurance coverage maintained by Company in accordance with this Section 6.2.1 shall cover Medical Director or Covering Medical Director for the Services that Medical Director or Covering Medical Director is providing pursuant to this Agreement, but shall not extend to any claims of professional malpractice against Group, Medical Director, any Preapproved Physician, or to any Preapproved Physician's private practice of medicine. Company shall maintain workers' compensation insurance in accordance with statutory limits.

6.2.2. Group's Coverage. Group shall maintain during the Term, at Group's expense, policies of professional and general liability insurance covering Group, Medical Director, Preapproved Physicians, and Group's employees and agents. Such insurance shall insure against liability for damages caused by the acts or omissions of Group, Medical Director, Preapproved Physicians, and employees and agents in the performance of their respective professional practices of medicine. Such coverage shall include, but not be limited to, professional liability insurance with a minimum annual coverage limitation of \$250,000 per occurrence and \$750,000 in the annual aggregate, or such higher coverage as may be required by law. In addition, Group shall ensure that each Covering Medical Director (at Covering Medical Director's own expense) maintains the professional and general liability insurance coverage described in this Section 6.2.2. Such policy or policies shall specifically cover Group, Medical Director, Preapproved Physicians, or Covering Medical Director, as applicable, and name Company as an additional insured, if such a provision is allowed by Group's or Covering Medical Director's insurance carrier and such

additional insurance coverage is requested by the Company. If requested by Company, Group shall provide Company with documentation substantiating the existence of such insurance and, if applicable, the rating of the insurance carrier within 30 days of Company's request. Group shall maintain workers' compensation insurance in accordance with statutory limits. Group's Coverage shall be with an insurance carrier that maintains an A.M. Best rating of "A-" or higher.

7. Confidentiality. Group and Physicians acknowledge and agree as follows:

7.1 Limitations on Use and Disclosure of Confidential Information.

7.1.1 No Restricted Person will use Confidential Information for any purpose except as necessary to provide Services or will disclose, Directly or Indirectly, any Confidential Information in any manner whatsoever, in whole or in part, without the prior written consent of Company. Group shall ensure that each Restricted Person is aware of and agrees to the limitations on the use and disclosure of Confidential Information set forth in this Section 7. Group, Physicians and each other Restricted Person shall promptly notify Company of any breach of this Section 7 which becomes known to such Restricted Person. For the avoidance of doubt, this Section 7 prohibits disclosure of Confidential Information to any third party whether or not permitted by applicable law, regardless of whether the Restricted Person is compensated by such third party.

7.1.2 If a Restricted Person is requested or required, in connection with any proceeding, to disclose any Confidential Information, such Restricted Person shall give Company prompt notice of such request or requirement so that Company may seek an appropriate protective order or other remedy and/or waive compliance with the provisions of this Section 7, and the Restricted Person will cooperate with Company to obtain such protective order. In the event that such protective order or other remedy is not obtained or Company grants a waiver, the Restricted Person will furnish only that portion of the Confidential Information which, in the written opinion of Company's counsel, is legally required to be disclosed and the Restricted Person will use best efforts to obtain assurances that the information will be treated as confidential. The confidentiality provisions of this Agreement shall be effective as of the Date of Last Signature.

8. Records.

8.1 Removal of Records or Charts. Patient records or charts may not be removed from Center premises at any time. Unauthorized removal of said records or failure to immediately return said records after notice shall be a material breach of this Agreement and, in addition to all other legal and/or equitable remedies available to Company, constitute grounds for immediate suspension and/or termination of Medical Director by Company.

8.2 Record Review and Retention.

8.2.1 Each party shall permit, and shall ensure that any subcontractor permits, the United States Department of Health and Human Services and General Accounting Office to review appropriate books and records relating to the performance of this Agreement to the extent required under Section 1861(v)(1)(I) of the Social Security Act, 42 U.S.C. Section 1395x(v)(1)(I), or any successor law or regulation for a period of 4 years following the Termination Date. The access shall be provided in accordance with the provisions of 42 C.F.R. Part 420, Subpart D.

8.2.2 If Medical Director carries out any of the duties of this Agreement through a subcontract, with a value or cost of \$10,000 or more over a 12 month period, with a related organization,

such subcontract shall contain a clause to the effect that until the expiration of 4 years after the furnishing of such services pursuant to such subcontract, the related organization shall make available, upon written request to the Secretary of the United States Department of Health and Human Services or upon request to the Comptroller General of the United States, or any of their duly authorized representatives, the subcontract, and books, documents, and records of such organization that are necessary to verify the nature and extent of the costs incurred pursuant to such subcontract. In addition, the subcontract shall require the related organization to comply with and be bound by Company's privacy, compliance, and record retention policies.

8.2.3 Group and/or Medical Director shall notify Company immediately of the nature and scope of any request for access to books and records described above and shall provide copies of any books, records, or documents to Company prior to the provision of same to any governmental agent to give Company an opportunity to lawfully oppose such production of documents. In addition, Group, Physician(s), and Medical Director shall indemnify and hold Company harmless from any liability arising out of any refusal by Group, Medical Director, or its subcontractors to grant access to books and records as required above. Nothing herein shall be deemed to be a waiver of any applicable privilege (such as attorney-client privilege) by Company.

9. No Conflicts. Each of Group, Physicians, and Medical Director represent, warrant, and covenant to Company that, as of the Date of Last Signature and throughout the Term, each Preapproved Physician and/or Medical Director: (a) is not a party to, and shall not become a party to, any other medical director agreement, consulting agreement, or other agreement that would be prohibited under Section 10; (b) is and shall remain under no obligation or commitment, contractual or otherwise, that would prohibit or prevent it, him, or her from entering into or performing under this Agreement; (c) has no financial relationships with any vendors or suppliers of goods or services to providers of Dialysis Services which would cause a breach of Section 10; and (d) is and shall remain free to enter into and perform all of its, his, or her respective duties and obligations under this Agreement. Without limiting the foregoing or any of the provisions of Section 11, during the Term, neither Group nor Medical Director shall join any medical practice or permit any other physician to join Group or Medical Director's practice if such affiliation would result in a breach of any of the foregoing representations, warranties, and covenants. Company is entering into this Agreement based upon the representations and warranties of Group, Physicians, and/or Medical Director, including the representations and warranties that such parties are free to enter into and perform under this Agreement as of the Date of Last Signature and shall remain free to perform under this Agreement from such date through the end of the Term.

10. Non-Competition and Non-Solicitation.

10.1 Non-Competition.

10.1.1 Group, Medical Director, and any Related Physician acknowledge that each will be exposed to valuable Confidential Information of Company and will participate at Company's expense in building and maintaining its goodwill with employees, vendors, and others. Group, Medical Director, and any Related Physician further agree that Company and Center will suffer serious, irreparable, competitive injury if Group, Medical Director, and/or any Related Physician were to engage in any business or activities in competition with Company or Center.

10.1.2 Group, Medical Director, and any Related Physician covenant and agree that each shall not during the Restricted Period, Directly or Indirectly, take or prepare to take any action that results in or may reasonably be expected to result in owning (other than as a passive shareholder of less than a 2%

interest in a public company), operating, managing, leasing, extending credit to, engaging in or preparing to engage in, being employed by, or otherwise participating in (including, without limitation, as a medical director, contractor, consultant, or employee) Dialysis Services or the business of any Competitor, in the Restricted Area other than in connection with rendering Services under this Agreement or any other agreement with Company or its Affiliates.

“Dialysis Services” shall mean all dialysis and renal care services and related services, including but not limited to, hemodialysis, acute dialysis, apheresis services, peritoneal dialysis of any type, staff assisted hemodialysis, dialysis related laboratory and pharmacy services, the provision of home dialysis services and supplies, administration of dialysis-related pharmaceuticals (including, without limitation, EPO, Aranesp, iron supplements, vitamin D supplements, or other products related to the treatment of anemia and secondary hyperparathyroidism) to ESRD patients or to patients treated in an acute care hospital due to temporary kidney failure, and any other service or treatment for persons diagnosed as having ESRD, including any dialysis or renal care service provided in a hospital. The Restricted Period and the Restricted Area are set forth in Schedule 1. All other capitalized terms contained in this Agreement are defined within **Exhibit A**.

10.1.3 Section 10.1.2 shall not prevent Group, Medical Director, and/or any Related Physician from being employed, engaged, or otherwise affiliated with a subsidiary, division, affiliate, or unit of a company or other business if the subsidiary, division, affiliate, or unit is not engaged in Dialysis Services, irrespective of whether some other subsidiary, division, affiliate, or unit of such entity engages in Dialysis Services (as long as Group, Medical Director or such Related Physician does not engage, Directly or Indirectly, in Dialysis Services of such other subsidiary, division, affiliate, or unit).

10.1.4 Section 10.1.2 shall not prevent Group, Medical Director, and/or any Related Physician from engaging in the professional practice of nephrology or prevent Group, Medical Director, or any Related Physician from exercising sound, professional medical judgment, including with respect to a patient’s right to choose where he or she desires to receive dialysis.

10.1.5 For the avoidance of doubt, nothing in this Section 10 shall prohibit Group, Medical Director, and/or any Related Physician from engaging in managed care contracting as a participating provider of professional services or otherwise so long as such relationship does not (a) provide such party with remuneration related or attributable, Directly or Indirectly, to Dialysis Services, or (b) involve such party contracting with any person or entity that, Directly or Indirectly, is owned, managed, operated or controlled by, or affiliated with any person or entity (other than Company) that provides Dialysis Services.

10.2. **Non-Solicitation**. Group, Medical Director and any Related Physician further agree that each shall not, during the Restricted Period, Directly or Indirectly, take any action that constitutes, results, or may reasonably be expected to result in:

10.2.1. Soliciting the termination of, diverting, or interfering with any relationship that Company has with any person or entity who is an independent contractor, supplier, or provider to Company; or

10.2.2. Soliciting, inducing, or encouraging any person (who is presently, or within the most recent 12 month period, affiliated with or employed by Company or an Affiliate of Company) to curtail or terminate such person’s affiliation or employment with Company or at a Center.

10.3 Interpretation. Nothing in this Agreement shall require any party to this Agreement to treat patients at or refer any patients to, Center or any Affiliate of Company, whether during or after the Term.

10.3.1 Nothing in this Agreement shall Prevent Ho Won Lee, M.D. from providing medical director services at Franciscan Health System's Gig Harbor Medical Clinic ("FHS Gig Harbor"), located at 4700 Point Fosdick Drive NW, Suite 203, Gig Harbor, WA 98335, for a period of three years from the effective date of the agreement for such services with Fresenius Medical Care entered into by Dr. Lee for him to provide such services. In addition, in the event of Dr. Lee's planned temporary absences due to vacation, travel, or other non-emergent reasons, a physician employed by the Group may provide temporary covering medical director services at FHS Gig Harbor, so long as Group and/or Dr. Lee provide no less than sixty (60) days advance written notice of the need for a temporary covering medical director. All non-emergent temporary covering medical director services at FHS Gig Harbor shall require Company's prior written consent, at Company's sole discretion. In the event of a sudden illness and/or emergent need, a physician employed by the Group may provide temporary covering medical services at FHS Gig Harbor, so long as Group and/or Dr. Lee provide immediate notice to Company, and Company approves of such coverage, in writing, within three (3) days of notice. In no event shall any physician, other than Dr. Lee, provide covering medical director services at Gig Harbor for longer than thirty (30) days, more than once per calendar year. Any temporary covering physician providing services shall be bound (and consents to be bound) to all terms and conditions of this Medical Director Agreement.

10.4 Modification. If any restriction contained in this Section 10 is held by any court to be unenforceable or unreasonable as a matter of law as to time, geographic area, or business limitation, the parties agree that such restriction shall be and hereby is reformed to the maximum time, geographic area, or business limitation permitted by applicable laws and that any court of proper jurisdiction may issue all orders necessary to accomplish such reformation.

10.5 Necessary and Reasonable. The parties acknowledge that the restrictions set forth in this Section 10 are reasonable and necessary to protect the legitimate business interests of Company, including but not limited to Company's interest in protecting its Confidential Information and its investment in the development of goodwill at Center, and that Company would not have entered into this Agreement in the absence of such restrictions.

10.6 Joinder. Group, Medical Director and Physicians shall ensure that each person who is a Related Physician as of the date hereof and who is not a signatory to this Agreement has executed a Joinder as of the Date of Last Signature. Group, Medical Director and Physicians shall ensure that each person who becomes a Related Physician during the Term or during the Restricted Period executes the Joinder upon becoming a Related Physician. Group shall notify Company promptly of new Related Physicians so that compliance with the joinder process may be monitored. The parties agree that Company shall not process any application by a Related Physician for credentials to join the medical staff of Center until such Related Physician executes the Joinder.

10.7 Notice. Group and Medical Director shall promptly provide notice to Company of any direct or indirect attempt by any person or entity to solicit or induce Group, Medical Director and/or any Related Physician to breach this Section 10 or to take any action that could reasonably be construed or interpreted to be a breach of this Section 10.

11. Assignment.

11.1. No Assignment. Group, Medical Director and any Related Physician shall not, Directly or

Indirectly, assign or otherwise transfer this Agreement, or any rights, obligations, or interest in this Agreement without the prior written consent of Company, which may be withheld in Company's sole discretion. Upon any assignment, Group, Medical Director and any Related Physicians shall continue to be bound by those provisions which survive termination, including but not limited to Sections 5, 6, 7, 8, 10, 11, 14.2, and 14.3, after such assignment is completed and upon the agreement by the transferee, in writing, to assume all of the transferring party's obligations under this Agreement, except as noted herein where a Related Physician whose relationship or affiliation with the Group ends prior to the Agreement terminating and his or her Restricted Period ends on the 2nd Anniversary after such affiliation with the Group ends.

11.2. No Series of Transactions. In the event that Group, Medical Director or any of the Related Physicians desire to sell, transfer or issue more than 50% of the equity or other interest in Group, or to sell or transfer 50% or more of the assets of Group, whether in a single transaction or series of related transactions, Group shall provide Company with notice at least 180 days prior to such sale. Company may, in its sole discretion, terminate this Agreement at any time within such 180 day period. In the event that Group fails to provide Company with such 180 days' notice, Company shall have the right to terminate this Agreement upon learning of such transfer or proposed transfer, and to seek such other remedies as may be available in law or equity.

11.3. No Subcontracting. Group, Medical Director and any Related Physician shall not subcontract to provide Services under this Agreement without the prior written consent of Company, which may be withheld in Company's sole discretion.

11.4. Company's Right to Assign. Company shall be permitted, without the consent of Group, Medical Director or any Related Physician, to assign or otherwise transfer this Agreement or any of its rights hereunder.

12. Termination. This Agreement shall be terminated upon the expiration of the Term or as provided in this Section 12.

12.1 Termination by Group. Group may terminate this Agreement prior to expiration of the Initial Term or any Renewal Term upon notice to Company specifying the Termination Date, for any of the following reasons:

12.1.1 A failure by Company to pay any undisputed compensation due under this Agreement within 30 days of Company's receipt of notice from Group, Medical Director, Related Physician and/or a Physician.

12.1.2 Upon the revocation of Center's Medicare certification provided that Group provides Company 30 days' advance notice detailing the problems resulting in such revocation, unless such problems are cured within such 30 day period, or such longer period as Company may determine in its sole discretion is appropriate, or unless such revocation is due in whole or in part to acts or omissions of Group, Medical Director, a Physician or a Related Physician.

12.1.3 Any other material breach of this Agreement by Company, provided that Group provides Company 30 days' advance notice detailing such breach and such breach is not cured within such 30 day period or, if Company is actively engaged in attempting to cure such breach and such breach cannot reasonably be cured in 30 days, then Company shall have such longer period as is reasonably required to cure the breach.

12.1.4 Upon the filing of a case by or against Company under the Bankruptcy Code which is not stayed or terminated within 30 days.

12.1.5 Upon the exclusion of Company from any federal healthcare program, as defined under 42 U.S.C. §1320a-7b(f), provided that Group provides Company 30 days' advance written notice, unless such problems are cured within such 30 day period, or such longer period as Group may determine in its sole discretion is appropriate, or unless such exclusion is due in whole or in part to acts or omissions of Group, Medical Director, a Preapproved Physician or a Related Physician.

12.2 Termination by Company. Company may terminate this Agreement prior to expiration of the Initial Term or any Renewal Term upon notice to Group and/or a Physician and Medical Director, specifying the Termination Date, for any of the following reasons:

12.2.1 For Misconduct. "**Misconduct**" means the occurrence of any of the following:

(a) Misconduct of either a personal or professional nature, including, without limitation, violation of the Bylaws or any applicable laws or regulations, or Company's or DaVita's policies or procedures, by Medical Director or a Covering Medical Director, which in Company's reasonable opinion interferes with Medical Director's or Group's ability to fulfill their obligations under this Agreement directly or through said Medical Director or Covering Medical Director, unless with respect to such misconduct by Medical Director or a Covering Medical Director, Group immediately removes such physician and appoints another Preapproved Physician or other qualified replacement approved by Company in its sole discretion;

(b) the revocation or suspension of any medical license of Medical Director or a Covering Medical Director, or the restriction or elimination of practice privileges of Medical Director or a Covering Medical Director at the Center for any reason set forth in the Bylaws and other rules for practice privileges at the Center, or the restriction or elimination of privileges of Medical Director or a Covering Medical Director at any hospital for any reason related to the quality of the patient care provided by Medical Director or said Covering Medical Director, unless, Group immediately removes such physician and appoints another Preapproved Physician or other qualified replacement approved by Company in its sole discretion;

(c) any felony charge, indictment, or conviction of Medical Director or a Covering Medical Director, or any charge, indictment, or conviction involving moral turpitude of Medical Director or a Covering Medical Director, unless Group immediately removes such physician and appoints another Preapproved Physician or other qualified replacement approved by Company in its sole discretion;

(d) any failure by Medical Director or a Covering Medical Director to correct other acts or omissions which, in Company's reasonable opinion, interfere with the normal conduct of Center's operations in accordance with Company's or DaVita's policies and procedures, including endangering patient care or interfering with teammate welfare, unless Group immediately removes such physician and appoints another Preapproved Physician or other qualified replacement approved by Company in its sole discretion;

(e) as contemplated in Section 8, the unauthorized removal of records from Center by Medical Director, Covering Medical Director, or any of Group's other agents or employees or other noncompliance with Section 8;

(f) the unlawful alteration or falsification of the Center's records;

(g) the failure of Group, Medical Director or a Covering Medical Director to secure or maintain the insurance required under Section 6;

(h) upon the breach or threatened breach of Section 10;

(i) upon an unauthorized assignment of this Agreement by Group, Physician, and/or Medical Director in violation of Section 11; or

(j) upon the occurrence of a Final Adverse Action.

12.2.2 Upon the death or disability of Medical Director. Upon the death of the Preapproved Physician serving as Medical Director and Group's failure to immediately appoint a Covering Medical Director and thereafter permanently name another Preapproved Physician within 30 days after such Physician's death or upon the occurrence of a disability of a permanent nature which, in the reasonable opinion of a physician appointed by Company, would interfere with such Physician's ability to serve in the capacity of Medical Director, unless Group immediately removes such disabled Physician and appoints a Covering Medical Director, and thereafter designates another Preapproved Physician within 30 days after determination of disability. Group or the disabled Physician shall notify Company at the onset of any such disability, provided, however, that a failure to do so shall not deprive Company of its rights under this Section 12.2.2.

12.2.3 Upon Group's, a Physician's, and/or Medical Director's failure to cause Covering Medical Director to cease performing duties as permitted under this Agreement within 15 days of notice from Company detailing Company's concerns with Covering Medical Director's performance unless Group and Medical Director address such concerns to Company's satisfaction before the end of such 15 day period.

12.2.4 Upon the dissolution of Group and/or a Physician's medical practice or upon appointment of a receiver or custodian to take possession of all or any material part of the assets of Group, Physician, and/or Medical Director, a general assignment by Group, a Physician or Medical Director for the benefit of Group's, a Physician's, or Medical Director's creditors, or the filing of a case by or against Group, a Physician, or Medical Director under the Bankruptcy Code which is not stayed or terminated within 30 days.

12.2.5 In the event of any other material breach of this Agreement by Group, Physician, a Related Physician, Medical Director or a Covering Medical Director, provided that Company provides Group, Physician, and/or Medical Director 30 days' advance notice detailing such breach and such breach is not cured to the satisfaction of Company, in its sole discretion, within such 30 day period or, if Group, Physician or Medical Director is actively attempting to cure such breach and such cure cannot reasonably be accomplished within said 30 day period, then such longer period as Company may determine in its sole discretion is appropriate.

12.2.6 In the event that Medical Director is absent from Center for any reason for more than 21 consecutive days or for more than 30 days within any 60 day period without the prior approval of Company; or the Medical Director's residence or clinical office is not within a reasonable proximity of Center as determined by Company to ensure Medical Director maintains "On Call" availability and access to Center employees, patients and clinical needs.

12.2.7 In the event that Medical Director fails to comply with Section 13.2.

12.2.8 Upon the termination of Center's business or Company's decision not to open the Center for business or economic reasons, all without penalty or payment.

12.2.9 In the event that Company does not reopen or relocate Center following an Interruption Event, Company shall terminate this Agreement upon 30 days' prior notice to Group and/or Physician(s).

12.3 Remedies. Upon termination by Group pursuant to Section 12.1.1 or 12.1.3, Group shall be entitled to pursue such legal or equitable remedies as may be available to it to collect its actual and consequential damages suffered as a result thereof. Upon termination by Company pursuant to Sections 12.2.1 through 12.2.7, Company shall be entitled to pursue such legal or equitable remedies as may be available to it to collect its actual and consequential damages suffered as a result thereof.

12.4 Relocation of Center. A Relocation of Center during the Term of this Agreement shall not result in termination of this Agreement.

12.5 Termination Due to a Regulatory Event. Notwithstanding any other provision in this Agreement, Company or Group may terminate this Agreement upon the occurrence of a Regulatory Event if such Regulatory Event cannot be corrected after each party has made a good faith effort to do so within 10 days after notice thereof by a party. Termination under this Section 12 shall be effective immediately upon the expiration of such 10 day period. “**Regulatory Event**” means the occurrence of any of the following: (a) the performance by a party hereto of any term, covenant, condition, or provision of this Agreement that (1) jeopardizes the certification of Center by or under any federal or state ESRD program, or by or under any other regulatory program; (2) is or, in the reasonable opinion of a party’s counsel will become, illegal or in violation of any statute, regulation, or ordinance; or (3) does or, in the reasonable opinion of either party’s counsel will, result in a reduction in or elimination of the amount or the rate of reimbursement paid to the Center from the Medicare program, any Medicaid program, or any other third party payor program, whether governmental or non-governmental; or (b) the enactment of legislation or issuance of regulations or interpretations thereof, by the federal government or the state government in which Center is located, or the issuance of judicial orders or decrees or governmental ruling or opinion, or any change in the rules and regulations of any third party payment program, or any other similar event which in the reasonable judgment of either party’s counsel adversely impacts the operations of the Center or requires Company to divest itself of interests in investments such as the Center or which would result in a reduction in or elimination of the amount of or rate of reimbursement to the Center from the Medicare program or any state Medicaid program or any other third-party payor program, whether governmental or non-governmental.

12.6 Consequences of Termination/Expiration, and Termination of a Related Physician’s Relationship with Group.

Upon any termination of this Agreement, the appointment shall terminate and all obligations of Company to Group and all Related Physicians shall immediately terminate, including without limitation all obligations to compensate Group for Services after the Termination Date except where noted herein where a Related Physician whose relationship or affiliation with the Group ends prior to the Agreement terminating and his or her Restricted Period ends on the 2nd Anniversary after such affiliation with the Group ends. Upon any such termination or expiration of this Agreement, Company shall have no further liability or obligation to Group or Related Physicians of any kind in connection with this Agreement or any relationship established hereby. Upon any such termination or expiration of this Agreement, Group’s and Related Physicians’ obligations which are intended to survive the termination of this Agreement, including but not limited to those in Sections 5, 6, 7, 8, 10, 11, 14.2, and 14.3, shall survive, but all other obligations shall terminate. If Group’s employment of a Related Physician terminates (regardless of the reason for such termination) at any time during the Term, such obligations which are intended to survive the termination of this Agreement, including but not limited to those in Sections 5, 6, 7, 8, 10, 11, 14.2, and 14.3, shall survive. Again, subject to any relief allowable hereunder when Related Physicians depart the Group prior to the Agreement terminating or expiring.

12.7 Termination within First Year. If this Agreement is terminated for any reason within 1 year of the Commencement Date, then, prior to the first anniversary of the Commencement Date, Company, Group, Physician(s) and Medical Director will not enter into any agreement with each other for the same or similar Services at Center.

13. Force Majeure; Interruption Event.

13.1 Force Majeure. In the event that any party is prevented from performing or is unable to perform any of its obligations under this Agreement due to any act of God, fire, casualty, flood, earthquake, war, strike, lockout, epidemic, destruction of Center, riot, insurrection, material unavailability, or any other cause beyond the reasonable control of the party invoking this Section, and if such party shall have used commercially reasonable efforts to mitigate its effects, such party shall give prompt notice to the other party, its performance shall be excused, and the time for the performance shall be extended for the period of delay or inability to perform due to such occurrences.

13.2 Interruption Event. Notwithstanding Section 13.1, in the event of an Interruption Event at any time during the Term and if Company intends to reopen or relocate Center, until such time as Center can be reopened or relocated (the "Interruption Period"), Company may require that Medical Director provide services that Company deems necessary or helpful for Center's reopening or relocation and for Center patients and teammates.

13.3 Compensation Adjustment. The compensation to be paid to Medical Director during the Interruption Period shall be adjusted to reflect the fair market value of the services provided during the Interruption Period and to ensure that it continues to be consistent with Company's then-current policies and procedures for medical director compensation following an Interruption Event.

13.4 Time Sheets. During the Interruption Period, Medical Director shall submit a time sheet on the first day of each month with the invoice described in Section 3. The time sheet shall include a description of services provided and the days and hours worked by Medical Director during the previous month. Hours worked means actual hours worked. Company shall reimburse Medical Director for any reasonable, pre-authorized/pre-approved out-of-pocket expenses incurred by Medical Director in the course of performing services during the Interruption Period if in compliance with the requirements of Company's then-current applicable policies.

14. Miscellaneous.

14.1 Governing Law. This Agreement shall be governed by the laws of the State of Washington without regard to the conflict of laws principles thereof.

14.2 Dispute Resolution. Except for alleged breaches of Sections 7, 8, 9, and 10, any dispute between or among the parties shall be resolved as provided in this Section 14. Nothing in this section shall limit or delay a party's termination rights.

14.2.1 Informal Resolution. Notice of the dispute shall be delivered from one party to the other parties and, thereafter, the parties' business representatives shall meet in person and attempt to resolve the dispute in face-to-face negotiations. This meeting shall occur within 30 days of the time the notice of such dispute is received by the other party.

14.2.2 Resolution Through Mediation. If a dispute is not resolved pursuant to Section 14.2.1 above, the parties shall, within 45 days of the first meeting referred to in Section 14.2.1 above, attempt to settle such dispute by formal mediation. If the parties cannot otherwise agree upon a mediator and the place of the mediation within such 45 day period, the American Health Lawyers' Association shall administer the mediation in the State of Washington. In the event that the mediation does not resolve the dispute, the parties shall be entitled to seek any and all available legal remedies.

14.3 Injunctive Relief. The parties acknowledge that the breach or threatened breach of this Agreement, including Sections 6 through 10 and Section 13, would cause irreparable injury to the injured party that could not be adequately compensated by money damages. Accordingly, the injured party shall be entitled to obtain from any court of competent jurisdiction a restraining order and/or injunction prohibiting a breach or threatened breach of the provisions of this Agreement, in addition to any other legal or equitable remedies that may be available. In the event a party seeks such injunctive or other relief with respect to a violation of this Agreement by another party, the injured party will be entitled to recover the costs of such action, including but not limited to reasonable attorney's fees. The Company agrees and acknowledges it will not enforce any injunctive relief or restraining orders with regard to Section 11.

14.4 Notice. All notices shall be in writing and shall be addressed to each receiving party at the addresses set forth in Schedule 1 and shall be (a) delivered by hand or electronic mail, (b) sent by recognized overnight courier, or (c) sent by certified mail, return receipt requested, postage prepaid. Notices shall be deemed effective as follows: (a) if by hand, when delivered and if by electronic mail when received and acknowledged by the recipient by return electronic mail acknowledgment; (b) if by overnight courier, on the next business day; and (c) if by certified mail, on the 5th business day.

14.5 Independent Contractor. At all times during the performance of any Services hereunder, Medical Director shall be acting and discharging Medical Director's duties and responsibilities as an employee or equity owner of Group, and Group shall at all times during the Term be acting and discharging its duties as an independent contractor of Company. Company will provide all applicable tax documents to Group and will not withhold any local, state, or federal employment taxes on Group's behalf. Group shall be responsible for paying all taxes due on all amounts paid to it under this Agreement, and for paying all local, state, and federal employment taxes, including unemployment insurance, social security taxes, and local, state, and federal withholding taxes for all employees of Group. Group shall indemnify and hold Company harmless from any failure to pay such taxes, including any interest and penalties assessed against Company. If any taxing authority asserts that Group is not an independent contractor under this Agreement, the parties shall cooperate in addressing such assertion. Neither Group nor any Preapproved Physician shall be considered an employee of Company for any purpose, including for purposes of any Company employment policy or employment benefit plan, or be entitled to any benefits under any such policy or benefit plan. Except as expressly set forth in this Agreement or as may be required by applicable law, Company shall neither have nor exercise any control or direction over the methods by which any Medical Director shall perform the duties hereunder, nor shall Company control how any Medical Director's duties are accomplished, except that such duties shall be performed as required by this Agreement.

14.6 Waivers; Severable Provisions; Headings.

14.6.1 Waivers. The failure of any party to insist in any one or more instances upon performance of any terms or conditions of this Agreement shall not be construed as a waiver of future performance of any such term, covenant, or condition, and the obligations of such party with respect thereto shall continue in full force and effect.

14.6.2 Severable Provisions. The provisions of this Agreement are severable. The invalidity or unenforceability of any term or provisions hereto in any jurisdiction shall in no way affect the validity or enforceability of any other terms or provisions in that jurisdiction, or of this entire Agreement in that jurisdiction.

14.6.3 Headings. The headings in this Agreement are for convenience and reference only and are not intended to, and shall not, define or limit the scope of the provisions to which they relate.

14.7 Agreement Collectively Prepared by Parties. Each party to this Agreement (a) has participated in the preparation of this Agreement, (b) has read and understands this Agreement, and (c) has been represented by counsel of its own choice (if such party so selects) in the negotiation and preparation of this Agreement. Each party represents that this Agreement is executed voluntarily and should not be construed against any party hereto solely because it drafted all or a portion hereof.

14.8 Entire Agreement; Binding Effect. This Agreement constitutes the entire agreement among the parties with respect to the subject matter hereof and supersedes all other agreements, including the Medical Director Agreement with Group and Dr. He, dated January 1, 2008, as amended by Supplemental Certification, dated January 20, 2017 (last date of execution), either written or oral, among the parties (including, without limitation, any prior agreement among Group, Medical Director, Physicians and Company or any of its subsidiaries or affiliates) with respect to the subject matter hereof. This Agreement may be amended only by a writing that is executed by all of the parties. Subject to Section 11, this Agreement shall be binding upon and inure to the benefit of the parties and their respective successors, assigns, heirs, executors and legal representatives. Renewals of this Agreement may be effected by a writing which sets forth the Renewal Term and compensation during such Renewal Term and is signed by the parties.

14.9 Counterparts; Approval by DaVita as to Form.

14.9.1 Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument. Facsimile or electronic signature shall be permitted, except where prohibited by law.

14.9.2 Approval by DaVita as to Form. The parties acknowledge and agree that this Agreement shall be legally binding upon the parties only upon full execution hereof by the parties and by DaVita as to the form hereof.

14.10 Incorporation of Exhibits and Schedules; Priority in Event of a Conflict.

14.10.1 The Exhibits and Schedules attached to this Agreement are incorporated into this Agreement by reference.

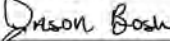
14.10.2 In the event of a conflict between the Exhibits, Schedules, and this Agreement, priority of control shall be as follows: Schedule 1; this Agreement; Exhibit A; and other Exhibits and Schedules.

[SIGNATURES FOLLOW]

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed and delivered as of the Date of Last Signature, as defined in Schedule 1.

COMPANY:

~~DocuSigned by:~~ TOTAL RENAL CARE, INC., a California corporation



By: ~~DocuSigned by:~~ Jason Bosh

Its: Division Vice President

Dated: October 25, 2017

GROUP:

PACIFIC NEPHROLOGY ASSOCIATES, P.S., a

~~DocuSigned by:~~ Washington professional corporation



By: ~~DocuSigned by:~~ Zheng Ge, M.D.

Its: President

Dated: October 24, 2017

PHYSICIANS:

~~DocuSigned by:~~

 Dr. Zhao, M.D., individually

Name: ~~DocuSigned by:~~ Di Zhao, M.D.

Dated: October 25, 2017

~~DocuSigned by:~~

 He Won Lee, M.D., individually

Name: ~~DocuSigned by:~~ He Won Lee, M.D.

Dated: October 24, 2017

~~DocuSigned by:~~

 Yajuan He, M.D., individually

Name: ~~DocuSigned by:~~ Yajuan He, M.D.

Dated: October 25, 2017

~~DocuSigned by:~~

 Zheng Ge, M.D., individually

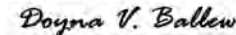
Name: ~~DocuSigned by:~~ Zheng Ge, M.D.

Dated: October 24, 2017

APPROVED AS TO FORM:

DAVITA INC.

~~DocuSigned by:~~



By: ~~DocuSigned by:~~ Doyina V. Ballew

Its: Senior Corporate Counsel-Operations

EXHIBIT A**DEFINITIONS**

The terms below shall have the meanings below for the purposes of the Agreement:

| TERM | DEFINITION |
|---------------------------------|--|
| Affiliate | A person or entity that directly, or indirectly through one or more intermediaries, controls or is controlled by, or is under common control with a person or entity. |
| Agreement | This Medical Director Agreement, including all incorporated schedules and exhibits. |
| BAA | The Business Associate Agreement attached to and incorporated into the Agreement as <u>Exhibit C</u> . |
| Bylaws | The Governing Body Bylaws and the Medical Staff Bylaws. |
| Center | The facility or facilities identified as such in Schedule 1. Center also shall include the applicable program(s) identified in Schedule 1. |
| CMS | The Centers for Medicare and Medicaid Services of the United States Department of Health and Human Services. |
| Commencement Date | The date identified as such in Schedule 1. |
| Company | The entity identified as such in Schedule 1. |
| Competitor | Any person, clinic, corporation, partnership, management services organization, proprietorship, independent practice association, firm, entity, or association which engages in or derives any economic benefit from, or is preparing to engage in or derive any economic benefit from, the business of providing, offering, arranging, or subcontracting Dialysis Services. |
| Conditions for Coverage | The Medicare Conditions for Coverage for End-Stage Renal Disease Facilities at 42 C.F.R. Part 494, as amended from time to time. |
| Confidential Information | <p>Confidential or proprietary information or trade secrets including (a) any information, in whatever form, relating directly or indirectly to the business of Center, Company or any Affiliate of Company, whether prepared by Company or by any other person, that is, has been, or will be made available to Restricted Persons; (b) the medical and other identifying information, in whatever form, of any patient currently receiving treatment or having previously received treatment at Center, which is compiled by, obtained by, or furnished to any of the Restricted Persons in the course of performing services hereunder; (c) specialized training materials and information to assist Medical Director in the performance of the Services including, but not limited to, information and training in Company's pricing structures and guidelines for the services it provides, Company's cost structure (including, without limitation, profits and margins) for the services it provides, Company's methods of operating, and Company's products and marketing techniques and strategies, Internet strategies, plans, and business models; (d) shift patterns; (e) commercial insurance information; and (f) any of the terms of this Agreement, including without limitation the compensation payable under the Agreement.</p> <p>Confidential Information does not include (a) any information that is or becomes generally available to the public other than as a direct or indirect result of the disclosure</p> |

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| | of any of such information by any Restricted Person; (b) any information that becomes available to a Restricted Person from a source other than Company, provided that such source is not bound by any contractual or other obligation of confidentiality to Company or any other person with respect to any of such information; or (c) any information previously known to Medical Director, provided such information was not subject to protection by a separate agreement with Company or any Affiliate of Company, and subject to Medical Director's patient privacy and security obligations under Section 5 of this Agreement, and as set forth in the BAA. |
| Covering Medical Director | A physician who performs Services pursuant to Section 4.1.2 in the event of a temporary absence of Medical Director. |
| Date of Last Signature | "Date of Last Signature" shall be defined as set forth in Schedule 1. |
| DaVita | DaVita Inc., Company's parent company. |
| Dialysis Services | "Dialysis Services" shall be defined as set forth in Section 10.1.2. |
| Directly or Indirectly | Any and all activities undertaken by, through or on behalf of Group, Physician(s), Preapproved Physicians, and/or any of their Affiliates, and any and all entities with respect to which Group, Physician(s), Preapproved Physicians, and/or any of their Affiliates serves as a contractor, agent, employee, or representative or has a direct or indirect financial interest. |
| ESRD | An abbreviation for End Stage Renal Disease that means the stage of renal impairment that appears irreversible and permanent, and requires a regular course of dialysis or kidney transplantation to maintain life, which definition is set forth in 42 C.F.R. Section 405.2102. To the extent such regulation is changed or amended, ESRD shall have the meaning set forth in the amended regulation or any successor regulation. |
| Final Adverse Action | "Final Adverse Action" shall be defined as set forth in Section 5.2.2. |
| Group | The medical practice employing the Medical Director and identified as such in Schedule 1. |
| Governing Body | The governing body of Center as set forth in Center's Medical Staff Bylaws. |
| HHD Program | The home hemodialysis program, for patients who undergo hemodialysis in their homes, when and if offered at Center. |
| HIPAA | The Health Insurance Portability and Accountability Act of 1996, and its related regulations, as amended by the federal Health Information Technology for Economic and Clinical Health Act and its implementing regulations, all as may be amended from time to time, including by the future issuance of regulations and guidance by the United States Department of Health and Human Services. |
| HIPAA Policies | DaVita's health information privacy and security policies and procedures, as currently in effect and as updated from time to time. |
| Initial Term | The period identified as such in Schedule 1. |
| Interruption Event | The destruction of Center or a reduction or interruption in Center services due to any force majeure described in Section 13. |
| Interruption Period | The time period following such Interruption Event until such time as Center is reopened or relocated. |
| Joinder | The Joinder to the Medical Director Agreement, the form of which is set forth at <u>Exhibit D</u> . |
| Medical Director | A Preapproved Physician duly appointed in accordance with this Agreement to serve as the Medical Director for Center. |

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| Medical Director Qualifications | The following qualifications: (a) be qualified and licensed to practice medicine in the state in which the Center is located; (b) be board-certified by the American Board of Internal Medicine (“ABIM”) or the American Osteopathic Association (“AOA”) (or such other certifying organization as approved by Company in writing) in one or more of nephrology, pediatrics, or internal medicine, or to have received a waiver that the certification is not needed and such waiver is approved by Company; (c) have completed a board-approved training program in nephrology; (d) specialize in the treatment of individuals with ESRD; (e) have at least 12 consecutive months of experience or training in the care of patients at ESRD facilities immediately preceding the Commencement Date; and (f) be experienced in the medical administration of ESRD facilities. |
| Misconduct | “Misconduct” shall be defined as set forth in Section 12.2.1. |
| PD Program | Program for patients who perform peritoneal dialysis in their homes, when and if offered at the Center. |
| PHI | Protected Health Information, including but not limited to electronic Protected Health Information as defined in HIPAA. |
| Physicians | The individuals designated as such in Schedule 1. |
| Policies and Procedures | “Policies and Procedures” shall be defined as set forth in Section 5.1. |
| Preapproved Physicians | The specific physicians, including the Medical Director, named on Schedule 1, as may be updated from time to time in an amendment signed by the parties. |
| Regulatory Event | “Regulatory Event” shall be defined as set forth in Section 12.5. |
| Related Physician | Any physician who is employed by or engaged in medical practice with Group, Medical Director, a Preapproved Physician or any Affiliate thereof, or who is a shareholder, partner, member, or other equity holder of Group, Medical Director, Preapproved Physician, such medical practice, or Affiliate of any of the foregoing. |
| Relocation | The closure of Center and the physical relocation of substantially all staff of Center to another center that is not a then-existing center operated under the same Medicare provider number as the closed Center. |
| Renewal Term | The period identified as such in Schedule 1. |
| Restricted Area | The area set forth as such in Schedule 1. |
| Restricted Period | The period from the Date of Last Signature through the time period set forth in Schedule 1; provided, however, that with respect to any Related Physician who ceases to be a Related Physician during the Term, the Restricted Period shall end on the 2 ND anniversary of the date on which such Related Physician ceases to be a Related Physician. |
| Restricted Person | Group, Physicians, Medical Director, Preapproved Physicians, any Covering Medical Director, any Affiliate of Group, Physician, or Medical Director, or any of their respective agents, independent contractors, or employees who receive or have access to Confidential Information. |
| Services | The duties and responsibilities set forth in Exhibit B , together with all other services to be provided by Medical Director under this Agreement. |
| Term | The period during which this Agreement is in effect, and which shall consist of the Initial Term and any and all Renewal Terms through the date on which the Agreement expires due to non-renewal or is terminated in accordance with the terms of this Agreement. |

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| Termination Date | The date on which this Agreement terminates, whether such termination occurs as a result of the expiration of the Term due to non-renewal or otherwise under the terms of this Agreement. |
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EXHIBIT B

MEDICAL DIRECTOR'S DUTIES

At all times during the Term of this Agreement, Medical Director shall maintain professional qualifications and perform responsibilities at the Center in accordance with 42 C.F.R. Part 494 Medicare Conditions for Coverage for End-Stage Renal Disease Facilities which include, but are not limited to, the following:

1. **Maintaining Medical Director Qualifications.** Medical Director shall:
 - (a) Be qualified and licensed to practice medicine in the state in which Center is located.
 - (b) Be board-certified by the American Board of Internal Medicine ("ABIM") or the American Osteopathic Association ("AOA") (or such other certifying organization as approved by Company in writing) in one or more of nephrology, pediatrics or internal medicine.
 - (c) Have completed a board-approved training program in nephrology.
 - (d) Specialize in the treatment of individuals with end stage renal disease ("ESRD") with at least 12 consecutive months of experience or training in the care of patients at ESRD facilities.
 - (e) Meet any additional qualifications to serve as Medical Director required by the state in which Center is located.
 - (f) Maintain current credentials and privileges at Center including required re-credentialing consistent with requirements in DaVita's Medical Staff Bylaws.
2. **Physical Presence in Center and "On Call" Availability.** Medical Director shall:
 - (a) Be available to provide services as Medical Director at all times Center is open and be available to respond to emergencies on an "on-call" basis 24 hours per day, 7 days per week.
 - (b) Arrange for a covering physician ("Covering Medical Director") to provide services consistent with Section 4.1.2 "Covering Medical Directors" of the Agreement for temporary absences and communicate such arrangement to the Covering Medical Director, Facility Administrator and Regional Operations Director. Medical Director will provide a Covering Medical Director that meets all of the Medical Director qualifications listed above.
3. **Center Clinical and Professional Leadership.** Medical Director shall:
 - (a) Serve as a member of Center's Governing Body as clinical leader. Medical Director must attend and participate in both monthly/regularly scheduled Governing Body meetings and any additional meetings deemed necessary to meet the needs of clinical operations. Medical Director shall be accountable to the Governing Body for the quality and safety of medical care provided to patients.
 - (b) Facility Health Meetings ("FHM"). Medical Director shall attend and participate in FHM on a monthly basis.
 - (c) Be accountable for any Associate Medical Directors overseeing other modalities (i.e. PD, HHD).

(d) Promote adherence to DaVita's Medical Staff Bylaws, the maintenance of a safe working environment and compliance with laws, regulations and Company and DaVita policies and procedures.

4. Patient Admission. Medical Director shall:

- (a) Review and approve Center's admissions policy.
- (b) Assure patient care providers adhere to Center's admissions policy.
- (c) Confirm that prior to dialysis treatment each patient has an initial dialysis prescription, orders for care, and baseline physical and nursing assessments.
- (d) Confirm prior to first dialysis treatment that patient can be safely treated in Center.

5. Patient Discharge and Transfers. Medical Director shall:

- (a) Review and approve Center's involuntary patient discharge / transfer policy.
- (b) Assure interdisciplinary team ("IDT") adheres to involuntary patient discharge / transfer policy.
- (c) Direct the IDT, including the attending physician, in the appropriate management of the patient with disruptive behavior, including non-adherence, threatening behavior, or non-threatening behavior. Assure that the IDT properly documents incidents of disruptive behavior, follows DaVita policy and procedure in addressing that patient's behavior, and documents the patient's response in the medical record. Assure that the IDT has completed each of these steps prior to any involuntary discharge or transfer.
- (d) Address issues of patient non-adherence with the patient's attending physician and members of Center's IDT (as appropriate) and document discussions.
- (e) Review, approve, and sign each involuntary patient discharge or transfer.

6. Patient Rights and Confidentiality. Medical Director shall:

- (a) Review and approve Center policies on patient confidentiality to confirm compliance with local, state, and federal guidelines.
- (b) Assure that patient confidentiality policies and procedures are followed by Center staff and providers.
- (c) Work with Center staff to assure that patients receive confidentiality, respect, and privacy information.
- (d) Confirm that Center maintains an internal grievance mechanism and communicates the availability of such mechanism to patients.
- (e) Review patient grievances during FHM.

7. Patient Care. Medical Director shall:

- (a) Provide general oversight of and have responsibility for the delivery of patient care and outcomes in Center.

(b) Assure that patients without excludable criteria have been offered referral for transplant and provided information on modality options including withdrawal of dialysis.

(c) Assure the treatment modality is appropriate for the patient during FHM.

(d) Review and confirm availability of suitable patient teaching materials for all self-dialysis modalities for all self-dialysis trainees.

(e) Work with Center staff to provide medically necessary supplies/equipment for patients.

(f) Review and approve Center's patient care policies, guidelines, and protocols.

(g) Assure that patient care policies and procedures are followed by each person who treats patients.

(h) Assist Center in collecting co-morbidity and related clinical information.

(i) Monitor Center's IDT to confirm timely completion, quality, and documentation of patient assessments and patient care plans. In fulfilling this responsibility, Medical Director shall

(i) Assure that patient care meetings occur monthly and are being conducted according to policy.

(ii) Assure attendance and contribution to IDT patient care meetings by attending physicians.

(iii) Be involved in the education of patients and IDT.

(iv) Perform periodic assessment of patient clinical performance and compliance with care plans as necessary to ensure compliance with Federal and state requirements for conditions for coverage.

(v) Review patient competency to perform dialysis tasks for self-dialysis modalities in FHM.

(j) Assure Center has a written and fully executed agreement with a certified laboratory.

(k) Confirm that patient charts are in compliance with state advance directive policies.

8. Water and Dialysate Quality. Medical Director shall:

(a) Provide general oversight for the safety and quality of the water used for patient treatments and assure that the system will produce AAMI quality water. In fulfilling this responsibility, Medical Director shall

(i) Work with Center staff to implement an emergency plan should the water not meet AAMI standards.

(ii) Work with Center staff to implement and regularly test emergency plan.

(iii) Work with Facility Administrator and Biomed staff to review and implement Center specific procedures related to the use of a chemical injection system when necessary to maintain pre-treatment water quality.

(b) Review and approve Center policies on water and dialysate to confirm compliance with federal and state rules and regulations.

(c) Demonstrate working knowledge of the water treatment system installed at Center.

(d) Demonstrate working knowledge of dialysate machines and proportioning ratios.

(e) Review and sign Limulus amebocyte lysate tests and water cultures monthly and assure the existence and completeness of water records and logs.

(f) Monitor effectiveness of water and dialysate processes and procedures through scheduled reviews to identify problems and implement necessary changes related to water and dialysate operations. In fulfilling this responsibility, Medical Director shall oversee audits of water and dialysate procedures, tasks, and logs in accordance with AAMI requirements.

(g) Assure water treatment, storage, and distribution system meets requirements at time of installation.

9. Dialyzer Reprocessing of Hemodialyzers. Medical Director shall:

(a) Determine Center participation in a dialyzer reprocessing program and document such decision in policy and Governing Body minutes.

(b) Review and approve Center policies on the dialyzer reprocessing program to confirm compliance with federal and state rules and regulations.

(c) Work with Center staff to establish a training course for staff performing hemodialyzer reprocessing. In fulfilling this responsibility, Medical Director shall

(i) Approve training manual and confirm materials are current and available to Center staff.

(ii) Assure there is a written document to provide details about the curriculum and address the potential risks to patients and staff members for not following correct procedures.

(d) Certify successful completion of dialyzer reprocessing training by applicable staff and record in trainee's personnel file along with verification of the trainee having received the instruction.

(e) Assure the existence and completeness of reprocessing records to document each dialyzer from first use to discard.

(f) Demonstrate working knowledge of dialyzer reprocessing machine and review output to assure proper functioning.

(g) Monitor effectiveness of dialyzer reprocessing processes and procedures through scheduled reviews to identify problems and implement necessary changes related to dialyzer reprocessing operations. In fulfilling this responsibility, Medical Director shall oversee audits of dialyzer reprocessing procedures, tasks, and logs in accordance with AAMI requirements.

10. Infection Control. Medical Director shall:

- (a) Provide general oversight for infection control activities at Center.
- (b) Work with Center staff to conduct infection control surveillance and reporting.
- (c) Perform a monthly review of data and identify issues, including but not limited to:
 - (i) Identified infection control issues at Center.
 - (ii) Vaccination rates for Hepatitis B, Influenza, and Pneumococcus.
 - (iii) Incidence of infections at Center.
 - (iv) Infection control audit reports.
 - (v) Hepatitis C Virus and Hepatitis B Virus surveillance.
 - (vi) Vascular Access (“VA”) infections and peritonitis in PD program and other serious infections.
- (d) Review and approve policies regarding infection control.
- (e) Work with Center staff (including corporate assistance as necessary) to conduct and document investigations into infectious diseases and drug resistant organisms. In fulfilling this responsibility, Medical Director shall:
 - (i) Identify trends that need root cause analysis.
 - (ii) Direct and monitor remediation at FHM meetings.
 - (iii) Assure Reportable Infectious Diseases are reported to the State Health Department and validate compliance with Federal, state, Company and DaVita programs.

11. Physical Environment. Medical Director shall:

- (a) Work with Center staff to maintain a safe treatment environment.
- (b) Assure there is a process for the general oversight of maintenance and that the outcomes of the process are monitored to assure:
 - (i) Patient care associated equipment (including emergency equipment, dialysis machines and equipment, the water treatment system and dialyzer reprocessing equipment) are maintained and operated in accordance with manufacturer’s recommendations.
 - (ii) Training to staff and patients to manage medical and non-medical emergencies, including periodic drills to evaluate preparedness.
 - (iii) Annual evaluation of the effectiveness and update of Center’s emergency and disaster plans.
 - (iv) Compliance with applicable fire safety requirements.

12. Safety. Medical Director shall:

- (a) Provide general oversight for safety activities at Center.

(b) Review and approve policies regarding safety.

(c) As part of Quality Assessment and Performance Improvement Plan (“QAPI”) activities, work with Center staff to monitor potential safety issues at Center, including but not limited to, performance of a monthly review of:

(i) Sentinel events.

(ii) Adverse patient occurrences.

(iii) Product, equipment, medication notices or recalls.

(iv) Patient grievances.

(v) Occupational Safety and Health Administration and safety checklist.

13. Quality Assessment and Performance Improvement. Medical Director shall:

(a) Lead quality activities at Center.

(b) Review and approve policies regarding quality activities at Center.

(c) Oversee monthly FHM. In fulfilling this responsibility and without limitation as to other requirements of oversight, Medical Director shall

(i) Review quality indicators and outliers.

(ii) Review deaths of Center patients.

(iii) Review patient hospitalizations, discharges, and transfers.

(iv) Review infection control activities.

(v) Review adverse occurrences.

(vi) Review safety issues.

(vii) Review physical systems (water machines, dialyzer reprocessing and physical plant) issues.

(viii) Review Center staff education and training.

(ix) Review patient and Center staff grievances.

(x) Identify trends in patient grievances, determine corrective actions, and incorporate into Center’s quality program.

(xi) Identify underperforming attending physicians and work with them to develop a plan of correction to improve outcomes.

(xii) Participate in Center based clinical problem solving including development, implementation, and monitoring of corrective action plans to address areas where issues are identified.

(xiii) Develop standard protocols which require blood and dialysate cultures and endotoxin levels be collected in the event of patient adverse reaction(s) during or following dialysis treatment.

(d) Participate in interviews with Medicare Surveyors to clarify any issues identified about Center and staff's practices related, but not limited to, infection control, water and dialysate, dialyzer reprocessing of hemodialyzers and bloodlines, and governance.

(e) Participate and support quality activities at Center and DaVita, including but not limited to:

(i) DaVita quality initiatives.

(ii) Continuous Quality Improvement ("CQI") projects at Center.

(iii) Facility audits, including both internal audits and external CMS survey audits, and related Corrective Action Plans.

(f) Communicate with Governing Body regarding the quality activity needs identified.

14. Policies and Procedures. Medical Director shall:

(a) Review and participate in discussion regarding policies and procedures which may be created and adopted by the Physician Council and the Company, and work with Center staff to individualize policies to address unique Center situations.

(b) Participate in the development, implementation, and periodic review of Center specific policies and procedures.

(c) Approve, in conjunction with the Governing Body, policies and procedures at Center.

(d) Monitor Center staff and attending physician compliance with policies and procedures.

15. Documentation Maintenance and Retention. Medical Director shall:

(a) Comply with Center's and DaVita's record keeping, review, timing, removal, and retention requirements policies and procedures.

(b) Sign involuntary discharges.

(c) Direct Center staff to document thoroughly and accurately every incident of non-compliance, and facilitate and participate (as appropriate) in any First Letter of Concerns or Formal Patient Care Conferences.

(d) Assure patient medical records are current and maintained in accordance with Center's policies and procedures, Medical Staff Bylaws and applicable regulations, including but not limited to:

(i) Patient plans of care through attending physician participation in IDT care plan meetings.

- (ii) Medical history.
- (iii) Result of physical examinations and laboratory tests.
- (iv) Progress reports prepared by patient care staff.
- (v) Complete and legibly signed orders with diagnosis supporting medical justification.
- (vi) Discharge summaries.
- (e) Work with Center staff to protect the privacy and security of patients' medical record information.

16. Center Staff Education, Training, and Performance. Medical Director shall:

- (a) Oversee appropriate orientation of staff to Center and their work responsibilities.
- (b) Review and approve policies, procedures, and materials for clinical training of Center staff.
- (c) Review and approve the patient care technician, biomed technician and dialyzer reprocessing training program at Center.
- (d) Assure that Center staff members receive the appropriate education and training to competently perform their job responsibilities, including but not limited to the following:
 - (i) Infection Control.
 - (ii) Water and dialysate quality.
 - (iii) Dialyzer reprocessing.
 - (iv) Emergency preparedness.
- (e) Work with Facility Administrator to review and attest to Center staff competency files at least quarterly for existing staff and upon completion of training for new hires and assure that staff members are competent to carry out their assigned duties and follow Center policy regarding expected performance, including review of staff surveys.
- (f) Cooperate and participate in Center's and Company's education programs and in-service programs.
- (g) Assure appropriate Center staff training and competency is evaluated when problems identified in FHM.

17. Center Medical Staff Education and Performance. Medical Director shall:

- (a) Oversee appropriate orientation of medical staff and other providers to Center.
- (b) Assure attending physicians are educated on and familiar with Center policies and procedures, clinical benchmarks, guidelines, protocols, and quality processes.
- (c) Assure attending physicians
 - (i) Maintain privileges at local hospitals.

- (ii) Provide coverage during absences and inform Center.
- (d) Communicate expectations to the medical staff regarding staff participation in improving the quality of medical care provided to Center patients.
- (e) Work with Center Governing Body to review and approve practitioner privileging requests at initial appointment, reappointment, and for facility add requests. Ensure that privileging requests are handled timely, within 30-60 days from the request being received from credentialing, as required under the DaVita Medical Staff Bylaws.
- (f) Review credentialing files (including applicable board and licensure requirements) of Center medical staff with Facility Administrator at least quarterly and at reappointment.
- (g) Assure compliance with state, local, and Company and DaVita requirements regarding the employment and practice of Physician Extenders in Center.
- (h) Assure that attending physicians who maintain privileges at Center are holding patient care meetings consistent with Center's medical staff bylaws.
- (i) Counsel in person or in writing any member of the medical staff not complying with Medical Staff Bylaws or meeting Company and DaVita performance standards and requirements, including but not limited to:
 - (i) Monthly patient rounding.
 - (ii) Complete and timely documentation, including assessments, progress notes, and care plans.
 - (iii) Incorporation of the patient record of care in Center medical record.
- (j) Act in coordination with Company, the Physician Council, the Credentialing and Peer Review Committee, DaVita's Office of Chief Medical Officer ("OCMO"), Facility Administrator and Governing Body in matters of concern to Center, and participate in the medical staff peer review process as provided for in the Medical Staff Bylaws.

18. Healthcare Provider Liaison and Medical Staff Privileges. Medical Director shall:

- (a) Maintain current, unrestricted staff privileges at a healthcare provider (e.g. hospital) that will provide acute hospitalization and back-up to patients of Center.
- (b) Assist and participate in quality assurance activities with healthcare providers as requested by Center and healthcare provider.

19. Medical Director Education Programs. Medical Director:

- (a) Shall participate in such meetings, education sessions and events as required by Company.
- (b) Notwithstanding the foregoing, if new to the medical director role with DaVita
 - (i) Company recommends completion of the Medical Director Roles & Responsibilities course on DaVita's online learning system.

(ii) Company recommends attendance at one or more of the existing training programs/meetings available to Medical Directors, including, but not limited to DaVita Medical Director Education Program at the annual Physician Leadership Meeting and DaVita specific courses/training for new medical directors.

(1) Medical Director should complete above training within the first 12 months of the Medical Director's term of service.

(c) Complete additional education as required by the Governing Body or OCMO.

(d) For any required training, evidence of course completion must be submitted to the Governing Body for inclusion in Governing Body minutes. For all others, Company recommends evidence of course completion also be submitted to Governing Body.

20. Company Meetings and Committees. Medical Director shall:

(a) Attend administrative meetings with Facility Administrator as reasonably requested by Facility Administrator upon reasonable notice to Medical Director.

(b) Assure attendance by attending physician at monthly patient care meetings convened for the review of the progress and care of each patient at Center.

(c) Company recommends at least one member of Medical Director's Group attend DaVita Physician Leadership Meeting annually, and certain regional Medical Director Conferences as reasonably scheduled by OCMO. Company also recommends that any members of Medical Director Group that may serve as Medical Director or Covering Medical Director attend Physician Leadership Meeting. Company may, in its sole and reasonable discretion and upon reasonable notice, require attendance at DaVita's Physician Leadership Meeting or any other meetings.

(d) Meet with Company and DaVita personnel as required.

(e) Schedule in advance sufficient time for monthly meetings including FHM, Governing Body, and others as needed.

(f) Cooperate and support reasonable, clearly defined, vendor activities as approved by Company and DaVita and Center's Governing Body in a manner consistent with Center Medical Staff Bylaws.

21. Protection of Confidential Information and Goodwill. Medical Director shall:

(a) Take necessary and appropriate actions to assure that the Confidential Information, as defined in the Agreement, and the goodwill associated with Center's and Company's relationships with patients, employees, vendors, consultants and others, both of which are acknowledged to be of extreme importance and value to Center and Company, are protected and preserved to the maximum extent possible.

(b) Assure that Center staff, consultants and others properly exposed to such Confidential Information and goodwill are trained in effective measures to protect and preserve such Confidential Information and goodwill for the exclusive use of Center and Company, and the importance of and need for such measures.

22. Compliance with Conditions for Coverage, Laws and Regulations, and Company's and DaVita's Compliance Programs. Medical Director shall:

(a) Be familiar with and perform other duties required under and be in compliance with 42 C.F.R. Part 494 Medicare Conditions for Coverage for End-Stage Renal Disease Facilities and other applicable laws and regulations.

(b) Comply with and assure compliance by members of the Medical Staff of Center with Company's and DaVita's established policies and procedures, the Medical Staff Bylaws, and the requirements of 42 C.F.R. § 494.150, as amended from time to time, as well as other applicable state and federal laws and regulations.

(c) Comply with and participate in Company's and DaVita's compliance program, initiatives, policies, training, and Privacy & Security Standards.

(d) Notify DaVita's Chief Compliance Officer of any violation of any applicable law, regulation, third party payor requirement or breach of DaVita's compliance program.

(e) Cooperate with DaVita in responding to or resolving any complaint, investigation, inquiry or review initiated by a governmental agency, or DaVita.

(f) Communicate exclusion from participation in any federal health care program or knowledge of any Final Adverse Action.

(g) Participate in interviews with Medicare Surveyors to clarify any issues identified about Center and staff's practices related but not limited to infection control, water and dialysate, dialyzer reprocessing of hemodialyzers and bloodlines, and governance.

(h) Review survey reports, both internal and external, and participate as needed in Plans of Correction.

(i) Cooperate with any ESRD Network activities related to Center.

EXHIBIT C

BUSINESS ASSOCIATE AGREEMENT

THIS BUSINESS ASSOCIATE AGREEMENT (“Agreement”) is entered into as of the last date of execution (the “Effective Date”) by and between **DAVITA INC.**, by and on behalf of its covered entity subsidiaries, affiliates, and related organizations (collectively, the “Covered Entity”), and **PACIFIC NEPHROLOGY ASSOCIATES, P.S.** (“Business Associate”).

R E C I T A L S

WHEREAS, Covered Entity and Business Associate have entered into an agreement and/or other arrangement (collectively, the “Product or Services Agreement”) pursuant to which Business Associate provides products (“Products”) and/or services (“Services”) to Covered Entity that may require Business Associate to access, create, receive, maintain, or transmit health information that is protected by state and/or federal law; and

WHEREAS, Business Associate will require access to Protected Health Information (“PHI”) in connection with providing the Products to or performing the Services for Covered Entity under the Product or Services Agreement; and

WHEREAS, Covered Entity and Business Associate desire to enter into this Agreement to reflect their mutual understanding of the use, disclosure and general confidentiality obligations of Business Associate as it relates and applies to the Product or Services Agreement, as well as to allow Covered Entity and Business Associate to fully comply with the requirements of the Health Insurance Portability and Accountability Act of 1996, the “Privacy Rule” (45 CFR Parts 160 and 164, subparts A and E), the “Security Rule” (45 CFR Part 164, subparts A and C), and the federal “Breach Notification Rule (45 CFR Part 164, subpart D), as amended or added by the Health Information Technology for Economic and Clinical Health Act (“HITECH”) and its implementing regulations (collectively “HIPAA”).

NOW, THEREFORE, in consideration of the mutual promises and other consideration contained in this Agreement, the delivery and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. DEFINITIONS

PHI as used herein shall mean and be limited to “protected health information,” as defined in the Privacy Rule that relates to the Covered Entity’s patients. All other terms used, but not otherwise defined, herein shall have the same meaning as those terms set forth in HIPAA.

2. OBLIGATIONS AND ACTIVITIES OF BUSINESS ASSOCIATE

- 2.1. Permitted Uses:** Business Associate agrees not to use PHI other than as permitted or required by this Agreement to provide the Products or to perform the Services, as applicable. Subject to the terms and conditions of this Agreement, Business Associate may also use PHI for the proper management and administration of Business Associate. Notwithstanding any other provision of this Agreement, this Agreement does not authorize Business Associate to use any of Covered Entity’s PHI in a manner that would violate HIPAA if done by Covered Entity.
- 2.2. Permitted Disclosures:** Business Associate will hold Covered Entity’s PHI in confidence and will not disclose any of Covered Entity’s PHI, except as may be permitted or required by this Agreement to provide the Products or to perform the Services, as applicable, or as Required by

Law. Business Associate may also disclose the minimally necessary amount of PHI required for the proper management and administration of Business Associate; provided that with respect to any such disclosure of PHI, such disclosure is Required by Law or Business Associate obtains reasonable assurances from the person to whom the information is disclosed that it will remain confidential and be used or further disclosed only as Required by Law or for the purpose for which it was disclosed to the person, and the person agrees to notify the Business Associate of any instances of which it is aware in which the confidentiality of the information has been breached.

2.3. Obligations of Business Associate:

2.3.1. De-Identified Health Information: Except as otherwise provided herein, Business Associate will not de-identify any of Covered Entity's PHI without Covered Entity's prior written consent, which consent may be withheld by Covered Entity in its sole and absolute discretion. Notwithstanding the foregoing, Business Associate may, in accordance with the Privacy Rule, de-identify PHI to the extent necessary to provide the Products or to perform Services, as applicable, under the Product or Services Agreement.

2.3.2. Safeguards: Business Associate agrees to use appropriate administrative, physical and technical safeguards to prevent the use or disclosure of Covered Entity's PHI for any purpose other than the provision of Products or the performance of the Services, as applicable, under the Product or Services Agreement.

2.3.3. Minimum Necessary: In all cases, Business Associate will make reasonable efforts to use, disclose and request of Covered Entity, only the minimum amount of Covered Entity's PHI reasonably necessary to accomplish the intended purpose of the use, disclosure or request. Without limiting the generality of the foregoing, Business Associate shall act in accordance with any guidance promulgated or to be promulgated by HHS (as defined herein) related to the use and disclosure of the minimum necessary amount of PHI.

2.3.4. No Sale of PHI: Business Associate shall not sell, transfer, sub-license or disclose Covered Entity's PHI to a third party, except as otherwise specifically permitted by the Product or Services Agreement. Without limiting the generality of the foregoing, Business Associate shall not, directly or indirectly, receive any remuneration in exchange for the sale, transfer, sub-license or disclosure of any of Covered Entity's PHI, unless prior written approval is provided by Covered Entity (which approval may be withheld by Covered Entity in its sole and absolute discretion) and only so long as the sale is in accordance with the Privacy Rule, as may be amended.

2.3.5. No Marketing: Business Associate shall not use or disclose Covered Entity's PHI for any marketing activities without Covered Entity's prior written consent and in accordance with the Privacy Rule, as may be amended.

2.3.6. Agents and Subcontractors: To the extent permitted by the Product or Services Agreement, in the event Business Associate engages any agent or Subcontractor to provide the Products or to perform the Services under the Product or Services Agreement and discloses PHI to such agent or Subcontractor, Business Associate will require any such agent or Subcontractor to be bound to the same restrictions, obligations and conditions as required in this Agreement.

2.3.7. Inspection and Copies: Upon written request from the Covered Entity, and no more than 10 business days after receipt of such written request, Business Associate agrees to make PHI in a Designated Record Set within Business Associate's custody or control

available to Covered Entity or, at Covered Entity's direction, to an Individual (or the Individual's Personal Representative) for inspection and obtaining copies pursuant to 45 CFR § 164.524, as may be amended.

2.3.8. Amendments: Upon receipt of written notice from the Covered Entity, Business Associate shall promptly amend a Designated Record Set containing PHI pursuant to 45 CFR § 164.526, as may be amended.

2.3.9. Accounting of Disclosures: Business Associate will record and track information related to certain disclosures of PHI, as may be required by Covered Entity to respond to a request by an Individual for an accounting of such disclosures in accordance with 45 CFR § 164.528, as may be amended. Upon receipt of written notice from the Covered Entity, Business Associate shall, within 10 business days, make any and all such disclosure accounting information available to Covered Entity for the purpose of Covered Entity providing Individuals with an accounting of the disclosures of their PHI as required by 45 CFR § 164.528, as may be amended.

2.3.10. Restriction Agreements and Confidential Communication Requests. Business Associate will comply with any agreement that Covered Entity makes that either (i) restricts the use or disclosure of any of Covered Entity's PHI pursuant to 45 C.F.R. § 164.522(a), as may be amended, or (ii) requires confidential communication about any of Covered Entity's PHI pursuant to 45 C.F.R. § 164.522(b), as may be amended, provided that Covered Entity notifies Business Associate, in writing, of the restriction or confidential communication obligations that Business Associate must follow.

2.3.11. Access to Books and Records by the Secretary of HHS: Business Associate shall make its internal practices, books and records related to the use and disclosure of PHI received from, created, received, maintained or transmitted by Business Associate on behalf of Covered Entity, available to Covered Entity or the Secretary of Health and Human Services ("HHS") for the purposes of determining Business Associate's compliance with this Agreement and HIPAA and Covered Entity's compliance with HIPAA, respectively.

2.3.12. Breach of Agreement, Privacy Rule or Security Rule; Security Incident Reporting; Breach Notification involving Unsecured PHI: Business Associate will report to Covered Entity, within 72 hours of discovery, any (a) breach of this Agreement; (b) Security Incident as defined at 45 C.F.R. Part 164, Subpart C; or (c) Breach as defined at the Breach Notification Rule". Without limiting the generality of the foregoing, Business Associate's report will at least:

- a. identify the nature of the breach, Security Incident, or Breach, including how such breach, Security Incident, or Breach occurred;
- b. identify the PHI that was the target of the breach or Security Incident, or the unsecured PHI involved in the Breach, including the types of identifiers involved and the likelihood of re-identification;
- c. if known, identify person/entity who used or received the PHI;
- d. identify if PHI was actually acquired or viewed;
- e. identify what corrective action Business Associate took or will take to prevent further non-permitted uses or disclosures or Breaches;

- f. identify what Business Associate did or will do to mitigate any risk or deleterious effect of the non-permitted use or disclosure or Breach; and
- g. provide such other information, including a written report, as Covered Entity may reasonably request.

2.3.13. Health Information Policies and Procedures: In connection with the delivery of the Products or Services under the Product or Services Agreement, Business Associate agrees to abide by and be bound by all Covered Entity's health information policies and procedures pertaining to vendors, confidentiality of Covered Entity's PHI and otherwise, as such policies and procedures may be in effect from time to time.

2.3.14. Compliance with Law: At all times during the term of this Agreement, Business Associate will comply with all applicable federal, state and local laws, rules and regulations pertaining to patient records and the confidentiality of patient information, including Covered Entity's PHI. To the extent Business Associate is to carry out Covered Entity's obligation under the Privacy Rule, Business Associate will comply with the requirements of the Privacy Rule that apply to Covered Entity in the performance of the obligation.

2.3.15. Security Rule Obligations: Without limiting the generality of Section 2.3.14, Business Associate hereby covenants and agrees to the following:

2.3.15.1. Administrative Safeguards. Business Associate shall have: (i) implemented policies and procedures to prevent, detect, contain, and correct security violations in accordance with the implementation specifications set forth at 45 C.F.R. § 164.308(a)(1)(ii); (ii) identified a security official who is responsible for the development and implementation of the policies and procedures required by 45 C.F.R. Part 164, Subpart C; (iii) implemented policies and procedures to ensure appropriate access to e-PHI by its employees, agents and/or representatives as provided under 45 C.F.R. § 164.308(a)(4), and to prevent its employees, agents and/or representatives who should not have access under the standards set forth at 45 C.F.R. § 164.308(a)(4) from obtaining access to e-PHI in accordance with the implementation specifications set forth in 45 C.F.R. § 164.308(a)(3)(ii); (iv) implemented policies and procedures for authorizing access to e-PHI that is consistent with the requirements of 45 C.F.R. Part 164, Subpart E as well as in accordance with the implementation specifications set forth at 45 C.F.R. § 164.308(a)(4)(ii); (v) implemented a security awareness and training program for all of its employees and agents (including its directors and officers) in accordance with the implementation specifications set forth at 45 C.F.R. § 164.308(a)(5)(ii); (vi) implemented policies and procedures to address "Security Incidents" in accordance with the implementation specification set forth at 45 C.F.R. § 164.308(a)(6)(ii); and (vii) established (and implemented as needed) policies and procedures for responding to an emergency or other occurrence, including fire, vandalism, system failure and natural disaster, that damages any system that may contain e-PHI in accordance with the implementation specifications set forth at 45 C.F.R. § 164.308(a)(7)(ii). Business Associate will perform periodic technical and nontechnical evaluations in response to any environmental or operational changes affecting the security of e-PHI, and Business Associate will use such evaluations to establish the extent to which Business Associate's administrative safeguards meet the requirements of the e-PHI Security Standards as required by HIPAA.

2.3.15.2. Physical Safeguards. Business Associate shall have implemented: (i) policies and procedures to limit physical access to its electronic information systems and the locations in which such electronic information systems are maintained in accordance with the implementation specifications set forth at 45 C.F.R. § 164.310(a)(2); (ii) policies and procedures that specify the proper functions to be performed, the manner in which those functions are to be performed, and the physical attributes of the surroundings of a specific workstation or class of workstation that can access e-PHI; (iii) physical safeguards for all workstations that access e-PHI to restrict access to authorized users only; and (iv) policies and procedures that govern: (A) the receipt and removal of hardware and electronic media that contain e-PHI into and out of a location, and (B) the movement of such e-PHI within each such location in accordance with the implementation specifications set forth at 45 C.F.R. § 164.310(d)(2).

2.3.15.3. Technical Safeguards. Business Associate shall have implemented: (i) technical policies and procedures for electronic information systems that maintain e-PHI to allow access only to those persons or software programs that have been granted access rights as specified at 45 C.F.R. § 164.308(a)(4) in accordance with the implementation specifications set forth at 45 C.F.R. § 164.312(a)(2); (ii) hardware, software, and/or procedural mechanisms that record and examine activity in any information systems that contains or uses e-PHI; (iii) policies and procedures to protect e-PHI from improper alteration or destruction in accordance with the implementation specification set forth at 45 C.F.R. § 164.312(c)(2); (iv) procedures to verify that a person or entity seeking access to e-PHI is authorized to receive access to such e-PHI; and (v) technical security measures to guard against unauthorized access to any e-PHI that is being transmitted over an electronic communications network in accordance with the implementation specifications set forth at 45 C.F.R. § 164.312(e)(2).

2.3.15.4. Policies and Procedures and Documentation Requirements. Business Associate shall have implemented reasonable and appropriate policies and procedures to comply with the standards, implementation specifications, or other requirements of the e-PHI Security Standards, taking into account the factors specified at 45 C.F.R. § 164.306(b)(2)(i), (ii), (iii) and (iv). Business Associate shall: (i) maintain the policies and procedures implemented to comply with the e-PHI Security Standards in written or electronic form; and (ii) if an action, activity or assessment is required by 45 C.F.R. Part 164, Subpart C to be documented, maintain a written or electronic record of the action, activity, or assessment in accordance with the implementation specifications set forth at 45 C.F.R. § 164.316(b)(2). Upon request of Covered Entity, Business Associate shall provide Covered Entity with a copy of such policies and procedures.

2.3.15.5. General Terms Regarding e-PHI Security Standards. Business Associate and Covered Entity each acknowledge and agree that the provisions included in this Section 2.3.15 are intended to address certain provisions included in HITECH and its implementing regulations and, if at any time after the Effective Date any of the provisions included in this Section 2.3.15 are modified, amended, supplemented, removed or otherwise changed in any manner as a result of any change to the HITECH, its implementing regulations or any other applicable state, federal or local law, the provisions of this Section 2.3.15 shall be modified, amended, supplemented, removed or otherwise changed so as to comply with any such modification, amendment, supplement, removal or other change to HITECH, its implementing regulations or any other applicable state, federal or local law; provided that in no event shall Business

Associate be required to perform any act or obligation beyond what is required by the HITECH, its implementing regulations or any other applicable state, federal or local law. Notwithstanding anything to the contrary set forth in this Section 2.3.15, Covered Entity acknowledges and agrees that with respect to any implementation specification that is categorized as “Addressable” in the Security Rule, Business Associate shall in its sole reasonable discretion have the right to either: (i) implement the implementation specification as set forth in the Security Rule if Business Associate determines that such implementation specification is a reasonable and appropriate safeguard in Business Associate’s environment when analyzed with reference to the likely contribution to protecting Covered Entity’s PHI; or (ii) document why Business Associate has determined that implementation of the implementation specification as set forth in the Security Rule is not reasonable and appropriate and implement an equivalent alternative measure that is reasonable and appropriate and will adequately protect Covered Entity’s PHI.

2.3.15.6. Breach of Representations and Warranties by Business Associate Relating to e-PHI Security Standards. In addition to any and all remedies which may be available to Covered Entity in this Agreement, Business Associate covenants and agrees that in the event of a breach by Business Associate of any of its covenants and obligations set forth in Section 2.3.15 of this Agreement, Business Associate may be prohibited, at Covered Entity’s sole discretion, from receiving any of Covered Entity’s PHI until such breach is remedied to Covered Entity’s sole reasonable satisfaction.

- 2.4. Indemnification of Covered Entity:** Business Associate agrees to indemnify and hold harmless Covered Entity and its affiliates, directors, officers, employees and agents (other than Business Associate), individually and collectively, against any and all losses, liabilities, judgments, penalties, awards and costs, including costs of investigation and legal fees and expenses, arising out of or related to: (i) a breach of any representation, warranty or covenant of this Agreement; or (ii) any negligent or wrongful acts or omissions of Business Associate or its employees, directors, officers, Subcontractors, or agents, including failure to perform their obligations under HIPAA and HITECH.

3. OBLIGATIONS OF COVERED ENTITY

- 3.1. Restrictions Requests and Confidential Communications:** Covered Entity shall notify Business Associate, in writing, of any agreement Covered Entity makes regarding any restriction or requirement for confidential communication (including any changes or revocation of such restriction agreement or confidential communication requirement), with respect to the use or disclosure of PHI pursuant to 45 C.F.R. § 164.522, as may be amended, to the extent that such restriction agreement or confidential communication requirement may affect Business Associate’s use or disclosure of Covered Entity’s PHI in the provision of the Products or the performance of the Services.
- 3.2. Safeguards:** Covered Entity agrees: (i) to use appropriate safeguards to maintain and ensure the confidentiality, privacy and security of PHI transmitted to Business Associate pursuant to this Agreement and the Product or Services Agreement, in accordance with the standards and requirements of HIPAA, the Privacy Rule and Security Rule, until such PHI is received by Business Associate; (ii) to inform Business Associate of any consent or authorization, including any changes in or withdrawal of any such consent or authorization, provided to the Covered Entity by an Individual pursuant to 45 C.F.R. § 164.506 or § 164.508, as may be amended; and (iii) that Business Associate may make any use or disclosure of Covered Entity’s PHI required under 45 C.F.R. § 164.512, as may be amended.

- 3.3. Indemnity:** Covered Entity will defend, indemnify and hold harmless Business Associate and its directors, officers, members, managers, partners, employees, agents, successors and assigns from and against any and all losses, arising out of any breach of this Agreement by Covered Entity.

4. TERM AND TERMINATION

- 4.1. Term:** This Agreement shall remain in effect until such time as the Product or Services Agreement expires or is terminated or as otherwise provided herein.

4.2. Termination:

4.2.1. Except for the requirements set forth in Section 4.3 which shall survive as set forth therein and except as otherwise provided in Section 4.2.2, this Agreement will terminate on the date that the Product or Services Agreement is terminated or expires.

4.2.2. This Agreement may be terminated by Covered Entity upon the breach of any one or more material provisions of this Agreement by Business Associate, which breach is not corrected to the reasonable satisfaction of Covered Entity by Business Associate within 30 days after written notice of such breach is given to Business Associate by Covered Entity.

- 4.3. Effect of Termination:** Business Associate agrees that upon termination of this Agreement, Business Associate will return or destroy all PHI received from, created or received on behalf of Covered Entity. In the event Business Associate determines (and Covered Entity agrees) that return or destruction is not feasible, Business Associate will extend the protections required in this Agreement to the PHI and limit further uses and disclosures to only those purposes that make the return or destruction of the information infeasible.

5. MISCELLANEOUS

- 5.1. Regulatory References.** A reference in this Agreement to a section in the Privacy Rule, Security Rule, the Breach Notification Rule, HITECH or HIPAA, and its regulations and requirements means the section(s) in effect or as amended.
- 5.2. Amendment.** No modification of this Agreement will be effective unless made in writing and executed by a duly authorized representative of each party hereto. Without limiting the generality of the foregoing, the parties acknowledge and agree that, in the event of promulgation of a final regulation or an amendment to a final regulation by HHS that affects Business Associate's use or disclosure of Covered Entity's PHI, the parties shall take such reasonable action as is necessary to amend this Agreement in order for Covered Entity and Business Associate to comply with such final regulation or amendment to final regulation.
- 5.3. Notices.** Any notices to be delivered hereunder shall be delivered to the addresses set forth in and consistent with the requirements for delivery of notice contained in, the Product or Services Agreement; provided, that a copy of any notice to Covered Entity hereunder shall also be delivered to: DaVita Inc., 2000 16th St. 12th Floor, Denver, CO 80202, Attention: Privacy Office. Notice shall be in writing and shall be deemed effective when personally delivered or, if mailed, 3 calendar days after the date deposited in the United States mail, first class, postage prepaid, to the addressee at its current business address.
- 5.4. Counterparts.** This Agreement may be executed in 2 or more counterparts, each of which shall be deemed an original and when taken together shall constitute one agreement.

- 5.5. Choice of Law.** All issues and questions concerning the construction, validity, enforcement and interpretation of this Agreement shall be governed by, and construed in accordance with, the laws of the state identified in the Product or Services Agreement.
- 5.6. Joint Preparation.** Each party hereto: (i) has participated in the preparation of this Agreement; (ii) has read and understands this Agreement; and (iii) has been or was able to be represented by counsel of its own choice in the negotiation and preparation of this Agreement. Each party hereto represents that this Agreement is executed voluntarily and should not be construed against any party hereto solely because it drafted all or a portion hereof.
- 5.7. Severability.** Whenever possible, each provision of this Agreement shall be interpreted in such manner to be effective and valid under applicable law, but if any provision of this Agreement is held to be invalid, illegal or unenforceable in any respect under any applicable law or rule in any jurisdiction, such invalidity, illegality or unenforceability will not affect any other provision in any other jurisdiction, but this Agreement will be reformed, construed, and enforced in such jurisdiction as if such invalid, illegal or unenforceable provision had never been contained herein.
- 5.8. Waiver.** No waiver by any party hereto, whether express or implied, of its rights under any provision of this Agreement shall constitute a waiver of the party's rights under such provisions at any other time or a waiver of the party's rights under any other provision of this Agreement. No failure by any party hereto to take any action against any breach of this Agreement or default by another party hereto shall constitute a waiver of the former party's right to enforce any provision of this Agreement or to take any action against such breach or default or any subsequent breach or default by the other party hereto. To be effective any waiver must be in writing and signed by the waiving party.
- 5.9. Entire Agreement.** This Agreement between the parties hereto supersedes any and all prior business associate agreements and understandings, either oral or written, between the parties.
- 5.10. Independent Contractor.** None of the provisions of this Agreement are intended to create, nor shall be deemed or construed to create, any relationship between the parties hereto other than that of independent entities contracting with each other hereunder solely for the purpose of effecting the provisions of this Agreement. Neither this Agreement nor the fulfillment of any of the obligations hereunder shall be deemed to create any partnership, joint venture, legal association, or other operating relationship between the parties other than as independent contractors. The governing bodies of each party shall have exclusive control of the policies, management, assets, and affairs of their respective organization.

[SIGNATURES FOLLOW]

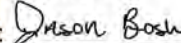
IN WITNESS WHEREOF, the parties hereto have caused this Business Associate Agreement to be executed and delivered as of the Effective Date, defined above.


COVERED ENTITY:

DAVITA INC.

BUSINESS ASSOCIATE:

PACIFIC NEPHROLOGY ASSOCIATES, P.S.

DocuSigned by:
BY: 
BEFD2520988641F
NAME: JASON BOSH
ITS: DIVISION VICE PRESIDENT
DATE: October 25, 2017

DocuSigned by:
BY: 
D6AC3112A578476
NAME: ZHENG GE, M.D.
ITS: PRESIDENT
DATE: October 24, 2017

Sample only – Do Not Sign

EXHIBIT D

SAMPLE JOINDER

JOINDER TO MEDICAL DIRECTOR AGREEMENT

This joinder (“Joinder”) is made as of the last date of signature by a party hereto (the “Effective Date”), by and among the undersigned. Reference is made to the Medical Director Agreement for Federal Way Community Dialysis Center, dated October 25, 2017, 20__ (the “Agreement”), by and among **TOTAL RENAL CARE, INC.**, a California corporation (“Company”), **PACIFIC NEPHROLOGY ASSOCIATES, P.S.**, a Washington professional corporation (“Group”) and **DI ZHAO, M.D., HO WON LEE, M.D., YAJUAN HE, M.D. and ZHENG GE, M.D.** (each a “Physician” and, collectively, “Physicians”) relating to the free-standing dialysis center known as “Federal Way Community Dialysis” located at 51015 S. 348th Street, Federal Way, WA 98003-7078 (“Center”), including the PD Program and the HHD Program.

The undersigned acknowledges that [he/she] is or will become a Related Physician (as that term is defined in the Agreement) and receives and will receive compensation and benefits from such employment or equity ownership. Therefore, and as a condition of [his/her] status as a Related Physician, the undersigned agrees with and guarantees to Group that the undersigned shall abide by the terms and conditions of the Agreement, as such may be amended over time, including without limitation the non-competition and non-solicitation covenants contained in Section 10 of the Agreement.

The undersigned further acknowledges that Company has entered into the Agreement in reliance on the assurance, as reflected in Section 10.6 of the Agreement, that the undersigned shall execute this Joinder and abide by the terms and conditions of the Agreement, including without limitation the non-competition and non-solicitation covenants contained in Section 10 of the Agreement.

In the event the undersigned ceases to be a Related Physician during the Term of the Agreement, the Restricted Period called for in the Agreement shall end on the 2nd anniversary of the date on which such Related Physician ceases to be a Related Physician. The non-compete restrictions shall not extend beyond the 2nd anniversary of the physician leaving the Group or affiliation therewith in the event [he/she] leaves the Group or affiliation therewith before the Agreement expires or is terminated.

The undersigned agrees that Company will be a direct third party beneficiary of the covenants made in this Joinder and entitled to enforce the provisions of this Joinder, including without limitation the non-competition and non-solicitation covenants contained in Section 10 of the Agreement.

The undersigned further acknowledges that the Agreement may from time to time be amended by the Company and Group and agrees that [he/she] shall be bound by any such amendment in the same manner and to the same extent as if [he/she] had signed such amendment.

[SIGNATURES FOLLOW]

SAMPLE ONLY – DO NOT SIGN

IN WITNESS WHEREOF, the undersigned has executed this Joinder as of the Effective Date, defined above.

SPECIMEN - DO NOT SIGN

By: SAMPLE, M.D.
Date: _____

GROUP:

PACIFIC NEPHROLOGY ASSOCIATES, P.S., a
Washington professional corporation

SPECIMEN - DO NOT SIGN

By: _____
Name: SAMPLE
Title: _____
Date: _____

Acknowledged:

COMPANY:

TOTAL RENAL CARE, INC., a
California corporation

SPECIMEN - DO NOT SIGN

By: SAMPLE
Its: Division Vice President
Date: _____

Certificate Of Completion

Envelope Id: CFCF804D52764805A27450304FB05405
 Subject: Please DocuSign: Federal Way #651 MDA-Pacific Nephrology Assocs #3.pdf
 Source Envelope:
 Document Pages: 47
 Certificate Pages: 6
 AutoNav: Enabled
 Envelope Stamping: Enabled
 Time Zone: (UTC-08:00) Pacific Time (US & Canada)

Status: Completed

Envelope Originator:
 Kathy Hill
 2000 16th Street
 Denver, CO 80202
 kathy.hill@davita.com
 IP Address: 24.11.232.46

Record Tracking

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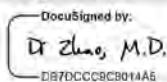
Holder: Kathy Hill
 kathy.hill@davita.com

Location: DocuSign

Signer Events

Di Zhao, M.D.
 dizhao2000@yahoo.com
 Security Level: Email, Account Authentication
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Signature

DocuSigned by:

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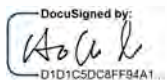
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Ho Won Lee, M.D.
 howonlee@gmail.com
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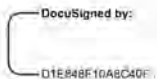
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Yajuan He, M.D.
 drjunehe@gmail.com
 Md
 Security Level: Email, Account Authentication
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
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Zheng Ge, M.D.
 drzhengge@yahoo.com
 President
 Security Level: Email, Account Authentication
 (None)

DocuSigned by:

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 Signed using mobile

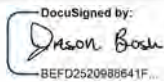
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Signer Events

Jason Bosh
Jason.bosh@davita.com
Divisional Vice President
Security Level: Email, Account Authentication
(None)

Signature

DocuSigned by:

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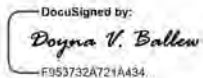
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Doyna V. Ballew
doyna.ballew@davita.com
Senior Corporate Counsel
DaVita
Security Level: Email, Account Authentication
(None)

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Electronic Record and Signature Disclosure:
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In Person Signer Events**Signature****Timestamp****Editor Delivery Events****Status****Timestamp****Agent Delivery Events****Status****Timestamp****Intermediary Delivery Events****Status****Timestamp****Certified Delivery Events****Status****Timestamp****Carbon Copy Events****Status****Timestamp**

Carrie Sprinkle Hayne
carrie.sprinklehayne@davita.com
Group Regional Operations Director
Security Level: Email, Account Authentication
(None)

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Electronic Record and Signature Disclosure:
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Jesse Jenson
jesse.jenson@davita.com
Security Level: Email, Account Authentication
(None)

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Electronic Record and Signature Disclosure:
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Compliance Training
Compliance.training@davita.com
Security Level: Email, Account Authentication
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TQQC
TQQC@davita.com
Security Level: Email, Account Authentication
(None)

COPIED

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| Completed | Security Checked | 10/26/2017 8:32:58 AM |

| Payment Events | Status | Timestamps |
|----------------|--------|------------|
|----------------|--------|------------|

| Electronic Record and Signature Disclosure |
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ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, DaVita (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through your DocuSign, Inc. (DocuSign) Express user account. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to these terms and conditions, please confirm your agreement by clicking the 'I agree' button at the bottom of this document.

Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. For such copies, as long as you are an authorized user of the DocuSign system you will have the ability to download and print any documents we send to you through your DocuSign user account for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. To indicate to us that you are changing your mind, you must withdraw your consent using the DocuSign 'Withdraw Consent' form on the signing page of your DocuSign account. This will indicate to us that you have withdrawn your consent to receive required notices and disclosures electronically from us and you will no longer be able to use your DocuSign Express user account to receive required notices and consents electronically from us or to sign electronically documents from us.

All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through your DocuSign user account all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

How to contact DaVita:

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: emily.briggs@davita.com

To advise DaVita of your new e-mail address

To let us know of a change in your e-mail address where we should send notices and disclosures electronically to you, you must send an email message to us at jennifer.vanhyning@davita.com and in the body of such request you must state: your previous e-mail address, your new e-mail address. We do not require any other information from you to change your email address..

In addition, you must notify DocuSign, Inc to arrange for your new email address to be reflected in your DocuSign account by following the process for changing e-mail in DocuSign.

To request paper copies from DaVita

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an e-mail to emily.briggs@davita.com and in the body of such request you must state your e-mail address, full name, US Postal address, and telephone number. We will bill you for any fees at that time, if any.

To withdraw your consent with DaVita

To inform us that you no longer want to receive future notices and disclosures in electronic format you may:

- i. decline to sign a document from within your DocuSign account, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may;
- ii. send us an e-mail to emily.briggs@davita.com and in the body of such request you must state your e-mail, full name, US Postal Address, telephone number, and account number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

Required hardware and software

| | |
|----------------------------|---|
| Operating Systems: | Windows2000? or WindowsXP? |
| Browsers (for SENDERS): | Internet Explorer 6.0? or above |
| Browsers (for SIGNERS): | Internet Explorer 6.0?, Mozilla FireFox 1.0, NetScape 7.2 (or above) |
| Email: | Access to a valid email account |
| Screen Resolution: | 800 x 600 minimum |
| Enabled Security Settings: | <ul style="list-style-type: none">•Allow per session cookies•Users accessing the internet behind a Proxy Server must enable HTTP 1.1 settings via proxy connection |

**** These minimum requirements are subject to change. If these requirements change, we will provide you with an email message at the email address we have on file for you at that time providing you with the revised hardware and software requirements, at which time you will have the right to withdraw your consent.**

Acknowledging your access and consent to receive materials electronically

To confirm to us that you can access this information electronically, which will be similar to other electronic notices and disclosures that we will provide to you, please verify that you were able to read this electronic disclosure and that you also were able to print on paper or electronically save this page for your future reference and access or that you were able to e-mail this disclosure and consent to an address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format on the terms and conditions described above, please let us know by clicking the 'I agree' button below.

By checking the 'I Agree' box, I confirm that:

- I can access and read this Electronic CONSENT TO ELECTRONIC RECEIPT OF ELECTRONIC RECORD AND SIGNATURE DISCLOSURES document; and
- I can print on paper the disclosure or save or send the disclosure to a place where I can print it, for future reference and access; and
- Until or unless I notify DaVita as described above, I consent to receive from exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to me by DaVita during the course of my relationship with you.

Appendix 4

Patients by Zip Code

Federal Way Dialysis Center

Patients by Zip Code

| Zip Code | Unique Patients |
|----------|-----------------|
| 98001 | 6 |
| 98002 | 10 |
| 98003 | 22 |
| 98023 | 36 |
| 98042 | 2 |
| 98070 | 1 |
| 98092 | 5 |
| 98146 | 4 |
| 98188 | 1 |
| 98201 | 1 |
| 98354 | 3 |
| 98360 | 1 |
| 98371 | 1 |
| 98372 | 1 |
| 98390 | 2 |
| 98391 | 1 |
| 98404 | 2 |
| 98407 | 1 |
| 98421 | 1 |
| 98422 | 7 |
| 98424 | 8 |
| 98444 | 1 |
| 98498 | 1 |

Appendix 5

Letter of Intent



October 1, 2019

Via Email

Washington State Department of Health
Certificate of Need Program
Attn: Nancy Tyson, Executive Director
P.O. Box 47852
Olympia, WA 98504-7852

Dear Ms. Tyson:

Total Renal Care, Inc., a subsidiary of DaVita Inc. (hereafter "DaVita"), hereby submits a letter of intent to apply for a Certificate of Need to expand the DaVita Federal Way Community Dialysis Center by one (1) station, an increase from eighteen (18) Certificate of Need-approved stations plus one (1) Certificate of Need-exempt isolation station to nineteen (19) Certificate of Need-approved stations plus one (1) Certificate of Need-exempt isolation station in the King County ESRD Planning Area #5. In accordance with WAC 246-310-080 and 246-310-806, the following information is provided:

A Description of the Services Proposed:

DaVita proposes to expand the DaVita Federal Way Community Dialysis Center by one (1) station to a nineteen (19) total station plus one (1) Certificate of Need-exempt isolation station dialysis facility that will provide and support in-center hemodialysis, home hemodialysis and peritoneal dialysis.

Estimated Cost of the Proposed Project:

The capital expenditure associated with this project is estimated to be **\$20,500**.

Description of the Service Area:

The service area will be the King County ESRD Planning Area #5.

We look forward to continuing to serve dialysis patients in Washington.

Sincerely,

A handwritten signature in blue ink that reads "Rudy Lai".

Rudy Lai
Director – Special Projects
DaVita, Inc.

Appendix 6

Operational and Financial Commitment Letter



April 8, 2019

Ms. Janis Sigman, Program Manager
Certificate of Need Program
State of Washington Department of Health
111 Israel Rd. SE
Tumwater, WA 98501

Dear Ms. Sigman:

DaVita, Inc. is planning new projects for the Washington State area. The DaVita, Inc. Board of Directors has authorized management to make strategic investments in operations throughout the United States. The estimated capital expenditure for each project is outlined in a project specific capital expenditure summary and pro forma submitted with each Certificate of Need application. Each project will be funded with cash on hand that has been generated through operations. The capital expenditure is not an advance or loan and none of the parent company's debt will be assigned to the facility at any point after the project is complete.

As the Chief Operating Officer - Kidney Care for DaVita, Inc., I have the authority to both authorize individual Certificate of Need applications and commit DaVita to long-term lease agreements, consistent with the investment policies and financial controls that have been established for the corporation.

DaVita has authorized its Special Projects Director responsible for Washington State to submit Certificate of Need applications in that state.

Sincerely,

A handwritten signature in blue ink, appearing to read "Michael Staffieri", is written over a light blue horizontal line.

Michael Staffieri
Chief Operating Officer - Kidney Care
Davita, Inc.

1-303-876-6007 office
1-866-309-3548 fax

Appendix 7

Credentialed Staff

Federal Way Community Dialysis Center

Credentialed Teammates as of 2018

| | | |
|-----------------------------|---------------|------------|
| May Santos | RN/FA | RN00165673 |
| Tia Diaz | IC PCT | HT60378889 |
| Kasuandra Guillermo-Guertin | IC PCT | HT60627574 |
| Irina Islanov | IC PCT | HT60366370 |
| Leigh Lins | IC PCT | HT60371112 |
| Andrea Robinson | IC PCT | HT60361882 |
| Eduardo Valencia | IC PCT | HT60619431 |
| Sean Wallace | IC PCT | HT60377192 |
| Sevrianna Bertrand | IC PCT | HT60843706 |
| Kaylee Holley | IC PCT | HT60369858 |
| Rachelle Fiesta | RN | RN60316555 |
| Irvin Kho | RN | RN60609787 |
| Amecita Plant | RN | RN60669948 |
| Monica Wood | Social Worker | SC60691367 |
| Crista Bautzman | Social Worker | SC60732065 |
| Nadine Evans | RN PD/HHD | 60207002 |
| Katie Moffett | Dietician | DI60034338 |

Appendix 8

Historical & Current Financials

Historical Income Statement

For the nine months ended on September 30, 2019

DaVita Federal Way Dialysis Center

| | Totals | | | |
|---|-------------------|------------------|------------------|-------------------------|
| | FY16 | FY17 | FY18 | FY19 Forecast (Ann.) |
| Treatments: | | | | |
| Chronic | 20,242 | 12,491 | 13,208 | 13,461 |
| PD | 2,510 | 2,720 | 2,503 | 2,723 |
| Home Hemo | 3,120 | 2,352 | 1,379 | 1,128 |
| Total Treatments | 25,872 | 17,563 | 17,090 | 17,312 |
| Revenue: | | | | |
| Dialysis Revenue | \$8,217,116 | \$5,391,566 | \$4,302,134 | \$5,549,529 |
| EPO Revenue | 888,876 | 801,106 | 1,783,517 | 1,627,828 |
| Other Revenue | 1,757,854 | 1,974,516 | 3,034,653 | 1,447,266 |
| Total Gross Revenue | 10,863,846 | 8,167,187 | 9,120,304 | 8,624,623 |
| Charitable Care | 141,230 | 106,173 | 118,564 | 112,120 |
| Total Net Revenue | 10,722,616 | 8,061,014 | 9,001,740 | 8,512,503 |
| Expenses: | | | | |
| Salaries & Wages | 1,408,418 | 1,191,832 | 1,146,832 | 1,045,180 |
| Employee Non-Base Pay, Benefits & Taxes | 884,054 | 679,325 | 666,815 | 601,299 |
| Total Salaries, Wages & Benefits | 2,292,472 | 1,871,157 | 1,813,646 | 1,646,479 |
| Professional Dues | 4,352 | (219) | 354 | 16 |
| Medical Director | 70,000 | 74,165 | 119,976 | 119,976 |
| Medical Supplies | 831,414 | 673,197 | 614,136 | 608,542 |
| Pharmacy (Other Drugs) | 107,230 | 72,350 | 284,364 | 237,003 |
| EPO | 751,879 | 479,231 | 414,712 | 322,915 |
| Non-Medical Supplies | 49,516 | 42,258 | 34,912 | 33,106 |
| Utilities | 75,763 | 55,658 | 62,963 | 60,175 |
| Lab Tests | 369,652 | 277,413 | 307,573 | 309,336 |
| Repairs & Maintenance | 111,191 | 146,404 | 295,048 | 124,045 |
| Water Service | 33,428 | 17,710 | 24,236 | 20,875 |
| Other Purchased Services | 22,035 | 38,898 | 30,591 | 34,123 |
| Other Direct Expenses | 45,297 | 28,580 | 43,511 | 41,353 |
| Depreciation | 87,664 | 84,168 | 82,214 | 62,929 |
| Lease Expenses | 260,580 | 264,352 | 270,089 | 274,847 |
| Bad Debt | 489,835 | 382,908 | 467,635 | 538,254 |
| Taxes and Licenses | 127,005 | 107,037 | 118,146 | 116,791 |
| Total Other Operating Expenses | 3,436,839 | 2,744,109 | 3,170,458 | 2,904,285 |
| Total Direct Expenses | 5,729,311 | 4,615,266 | 4,984,104 | 4,550,764 |
| Pre-G&A EBIT | 4,993,305 | 3,445,748 | 4,017,636 | 3,961,739 |
| G&A Allocation | 1,040,491 | 818,146 | 952,745 | 960,426 |
| EBIT | 3,952,814 | 2,627,603 | 3,064,891 | 3,001,313 |

Appendix 9

Detailed Projected Operating Statement (Pro Forma)

Appendix 9

Pro-Forma Operating Statement

DaVita Federal Way Dialysis

| | 2020 | 2021 | 2022 | 2023 | 2024 | 2025 |
|--|------------------------|-------------------|-------------------|-------------------|-------------------|-------------------|
| | Expansion Year 2020 | Full Year 2021 | Full Year 2022 | Full Year 2023 | Full Year 2024 | Full Year 2025 |
| Years | | | | | | |
| | | | | | | |
| Total Stations (end of the year - excludes CON-exempt iso station) | 19 | 19 | 19 | 19 | 19 | 19 |
| Total Shifts | 6 | 6 | 6 | 6 | 6 | 6 |
| Total Chronic Capacity (end of year) | 114 | 114 | 114 | 114 | 114 | 114 |
| Total Chronic Patients (end of the year) | 90 | 91 | 92 | 93 | 95 | 96 |
| % of Capacity | 79.1% | 80.0% | 81.0% | 81.9% | 82.9% | 83.9% |
| Average Annual Chronic Patients (avg of beginning & end of year) | 89 | 91 | 92 | 93 | 94 | 95 |
| Total Chronic Treatments | 13,199 | 13,437 | 13,598 | 13,761 | 13,926 | 14,093 |
| | | | | | | |
| Total Home Patients (end of the year) | 18 | 19 | 21 | 23 | 24 | 25 |
| Total Home Treatments | 2,594 | 2,742 | 2,964 | 3,260 | 3,483 | 3,631 |
| | | | | | | |
| Total Patients | 108 | 110 | 113 | 116 | 119 | 121 |
| Total Treatments | 15,793 | 16,178 | 16,562 | 17,021 | 17,409 | 17,724 |
| | | | | | | |
| | | | | | | |
| Revenue | | | | | | |
| Dialysis Revenue | \$ 5,623,680 | \$ 5,761,054 | \$ 5,897,631 | \$ 6,061,284 | \$ 6,199,248 | \$ 6,311,530 |
| EPO | \$ 1,651,679 | \$ 1,692,025 | \$ 1,732,138 | \$ 1,780,203 | \$ 1,820,723 | \$ 1,853,701 |
| Other | \$ 1,152,609 | \$ 1,180,765 | \$ 1,208,757 | \$ 1,242,299 | \$ 1,270,575 | \$ 1,293,588 |
| Total Gross Revenue | \$ 8,427,967 | \$ 8,633,844 | \$ 8,838,527 | \$ 9,083,787 | \$ 9,290,547 | \$ 9,458,819 |
| Charitable Care | \$ 109,564 | \$ 112,240 | \$ 114,901 | \$ 118,089 | \$ 120,777 | \$ 122,965 |
| Total Net Revenue | \$ 8,318,404 | \$ 8,521,604 | \$ 8,723,626 | \$ 8,965,697 | \$ 9,169,770 | \$ 9,335,855 |
| | | | | | | |
| Expenses | | | | | | |
| Salaries & Wages | \$ 971,111 | \$ 982,764 | \$ 994,557 | \$ 1,006,492 | \$ 1,018,570 | \$ 1,030,793 |
| Employee Benefits, Taxes & Non-Base | \$ 564,644 | \$ 571,419 | \$ 578,276 | \$ 585,216 | \$ 592,238 | \$ 599,345 |
| Total Salaries, Wages & Benefits | \$ 1,535,754 | \$ 1,554,184 | \$ 1,572,834 | \$ 1,591,708 | \$ 1,610,808 | \$ 1,630,138 |
| Professional Dues | \$ 327 | \$ 335 | \$ 343 | \$ 352 | \$ 360 | \$ 367 |
| Medical Director | \$ 120,000 | \$ 120,000 | \$ 120,000 | \$ 120,000 | \$ 120,000 | \$ 120,000 |
| Medical Supplies | \$ 567,516 | \$ 581,379 | \$ 595,162 | \$ 611,677 | \$ 625,599 | \$ 636,930 |
| Pharmacy (Other Drugs) | \$ 262,777 | \$ 269,197 | \$ 275,578 | \$ 283,225 | \$ 289,672 | \$ 294,919 |
| EPO | \$ 383,231 | \$ 392,592 | \$ 401,900 | \$ 413,052 | \$ 422,453 | \$ 430,105 |
| Non-Medical Supplies | \$ 32,262 | \$ 33,050 | \$ 33,834 | \$ 34,773 | \$ 35,564 | \$ 36,208 |
| Utilities | \$ 89,785 | \$ 91,979 | \$ 94,159 | \$ 96,772 | \$ 98,975 | \$ 100,767 |
| Lab Tests | \$ 284,224 | \$ 291,167 | \$ 298,070 | \$ 306,341 | \$ 313,314 | \$ 318,989 |
| Repairs & Maintenance | \$ 272,650 | \$ 279,310 | \$ 285,932 | \$ 293,866 | \$ 300,555 | \$ 305,999 |
| Water Service | \$ 22,396 | \$ 22,943 | \$ 23,487 | \$ 24,139 | \$ 24,688 | \$ 25,135 |
| Other Purchased Services | \$ 27,737 | \$ 28,414 | \$ 29,088 | \$ 29,895 | \$ 30,575 | \$ 31,129 |
| Other Direct Expenses | \$ 40,208 | \$ 41,190 | \$ 42,166 | \$ 43,337 | \$ 44,323 | \$ 45,126 |
| Depreciation | \$ 45,470 | \$ 90,198 | \$ 90,198 | \$ 90,198 | \$ 90,198 | \$ 90,198 |
| Lease Expenses | \$ 240,839 | \$ 245,656 | \$ 255,384 | \$ 259,168 | \$ 252,657 | \$ 265,911 |
| Bad Debt | \$ (432,136) | \$ (442,692) | \$ (453,187) | \$ (465,762) | \$ (476,364) | \$ (484,992) |
| Taxes and Licenses | \$ 109,177 | \$ 111,844 | \$ 114,496 | \$ 117,673 | \$ 120,351 | \$ 122,531 |
| Total Other Operating Expenses | \$ 2,066,463 | \$ 2,156,562 | \$ 2,206,609 | \$ 2,258,704 | \$ 2,292,922 | \$ 2,339,323 |
| Total Direct Expenses | \$ 3,602,218 | \$ 3,710,746 | \$ 3,779,443 | \$ 3,850,412 | \$ 3,903,730 | \$ 3,969,460 |
| | | | | | | |
| Pre-G&A EBIT | \$ 4,716,186 | \$ 4,810,858 | \$ 4,944,183 | \$ 5,115,285 | \$ 5,266,039 | \$ 5,366,394 |
| G&A Allocation | \$ 874,696 | \$ 896,063 | \$ 917,306 | \$ 942,761 | \$ 964,219 | \$ 981,683 |
| EBIT | \$ 3,841,490 | \$ 3,914,795 | \$ 4,026,877 | \$ 4,172,525 | \$ 4,301,820 | \$ 4,384,711 |

Assumptions:

First Full Year: 2021, based on a first patient date in July 2020 for the expansion.

Total Stations: CON Approved stations. One CON-exempt isolation station is also included in driving relevant category calculations (bio-med FTE, overall existing facility depreciation).

Total Chronic Capacity: 6 shift capacity of CON-approved stations is assumed to be 100% utilization.

Patient Census Projections: Census projections are based on a 5-year projection of planning area patients using a regression of 5 years historical data and DaVita's own experience and expertise. This is the same trend line (based on the Department's methodology as applied through 2023), but extended out through 2025 to project planning area census through the projection period. DaVita uses projected planning area census, existing planning area capacity, and additional market and experiential knowledge to project new facility census. Peritoneal dialysis patients are projected as a constant ratio to in-center patients

Charity Care: estimated at 1.3% of gross revenue, consistent with DaVita's historical experience.

Total Treatments: Total Treatment Volume is assumed to be based on average yearly census, a 5% missed treatment rate consistent with DaVita's own experience and expertise, and three treatments weekly for 52 weeks per year.

Revenue per treatment: No inflation is applied to revenue per treatment, which is based on the last full year of operation for the facility, 2018, and its payer mix.

General expenses: Based on cost per treatment for the last full calendar year (2018) by category. This excludes lease expenses (noted below), depreciation expense (based on projected capital expenditures and existing depreciation), medical director expense (noted below), and labor costs (noted below).

Cost inflation: DaVita does not assume inflation in any expense category – no current contract cost increases are known, and thus none are included, except for the lease, noted below.

Medical Director Expense: based on contracted, known expenses in latest medical director agreements that run through the extent of the three-year projection window.

Lease Expense: base rent is directly pulled from the lease contract for each calendar year – market rent adjustment as codified in the lease terms is set at 1.14%, based on historical increases. Tax & CAM are calculated based on actual 2018 tax and CAM per square foot of \$2.83 per square foot, with no inflation.

Labor Assumptions: Based on safe, fair, and efficient staffing ratios for projected census and required staff type. Benefits, taxes, and non-base pay are assumed at a rate of 58% of base salaries and wages based on 2017 facility data.

Appendix 10

Audited Financial Statement

SEC 10k – 2016, 2017, 2018

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**
Washington, D.C. 20549

FORM 10-K

For the Fiscal Year Ended December 31, 2016
**ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE
SECURITIES EXCHANGE ACT OF 1934**

Commission File Number: 1-14106

DAVITA INC.

2000 16th Street
Denver, Colorado 80202
Telephone number (303) 405-2100

Delaware
(State of incorporation)

51-0354549
(I.R.S. Employer
Identification No.)

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

Class of Security:
Common Stock, \$0.001 par value

Registered on:
New York Stock Exchange

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

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

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

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. ☐

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

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

Large accelerated filer ☒ Accelerated filer ☐

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

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

As of June 30, 2016, the number of shares of the Registrant's common stock outstanding was approximately 206.9 million shares and the aggregate market value of the common stock outstanding held by non-affiliates based upon the closing price of these shares on the New York Stock Exchange was approximately \$16.0 billion.

As of January 31, 2017, the number of shares of the Registrant's common stock outstanding held by non-affiliates was approximately 194.6 million shares.

Documents incorporated by reference

Portions of the Registrant's proxy statement for its 2017 annual meeting of stockholders are incorporated by reference in Part III of this Form 10-K.

PART I

Item 1. Business

We were incorporated as a Delaware corporation in 1994. Our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to section 13(a) or 15(d) of the Exchange Act are made available free of charge through our website, located at <http://www.davita.com>, as soon as reasonably practicable after the reports are filed with or furnished to the Securities and Exchange Commission (SEC). The SEC also maintains a website at <http://www.sec.gov> where these reports and other information about us can be obtained. The contents of our website are not incorporated by reference into this report.

Overview of DaVita Inc.

The Company consists of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG, formerly known as HealthCare Partners or HCP). Kidney Care is comprised of our U.S. dialysis and related lab services, our ancillary services and strategic initiatives, including our international operations and our corporate administrative support. Our U.S. dialysis and related lab services business is our largest line of business, which is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as end stage renal disease (ESRD). Our DMG division is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of providing coordinated, outcomes-based medical care in a cost-effective manner.

For financial information about our reportable segments see Note 25 to the consolidated financial statements included in this report.

Kidney Care Division

U.S. dialysis and related lab services business overview

Our U.S. dialysis and related lab services business is a leading provider of kidney dialysis services for patients suffering from ESRD. As of December 31, 2016, we provided dialysis and administrative services in the U.S. through a network of 2,350 outpatient dialysis centers in 46 states and the District of Columbia, serving a total of approximately 187,700 patients. We also provide acute inpatient dialysis services in approximately 900 hospitals and related laboratory services throughout the U.S. All references in this document to dialysis and related lab services refer only to our U.S. dialysis and related lab services business.

The loss of kidney function is normally irreversible. Kidney failure is typically caused by Type I and Type II diabetes, high blood pressure, polycystic kidney disease, long-term autoimmune attack on the kidney and prolonged urinary tract obstruction. ESRD is the stage of advanced kidney impairment that requires continued dialysis treatments or a kidney transplant to sustain life. Dialysis is the removal of toxins, fluids and salt from the blood of patients by artificial means. Patients suffering from ESRD generally require dialysis at least three times a week for the rest of their lives.

According to the United States Renal Data System, there were approximately 477,000 ESRD dialysis patients in the U.S. in 2014. The underlying ESRD dialysis patient population has grown at an approximate compound rate of 3.8% from 2000 to 2014, the latest period for which such data is available. The growth rate is attributable to the aging of the U.S. population, increased incidence rates for diseases that cause kidney failure such as diabetes and hypertension, lower mortality rates for dialysis patients and growth rates of minority populations with higher than average incidence rates of ESRD.

Since 1972, the federal government has provided healthcare coverage for ESRD patients under the Medicare ESRD program regardless of age or financial circumstances. ESRD is the first and only disease state eligible for Medicare coverage both for dialysis and dialysis-related services and for all benefits available under the Medicare program. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate. See page 5 for further details.

Although Medicare reimbursement limits the allowable charge per treatment, it provides industry participants with a relatively predictable and recurring revenue stream for dialysis services provided to patients without commercial insurance. For the year ended December 31, 2016, approximately 88% of our total dialysis patients were covered under some form of government-based programs, with approximately 75% of our dialysis patients covered under Medicare and Medicare-assigned plans.

Treatment options for ESRD

Treatment options for ESRD are dialysis and kidney transplantation.

Dialysis options

- *Hemodialysis*

Hemodialysis, the most common form of ESRD treatment, is usually performed at a freestanding outpatient dialysis center, at a hospital-based outpatient center, or at the patient's home. The hemodialysis machine uses an artificial kidney, called a dialyzer, to remove toxins, fluids and salt from the patient's blood. The dialysis process occurs across a semi-permeable membrane that divides the dialyzer into two distinct chambers. While blood is circulated through one chamber, a pre-mixed fluid is circulated through the other chamber. The toxins, salt and excess fluids from the blood cross the membrane into the fluid, allowing cleansed blood to return back into the patient's body. Each hemodialysis treatment that occurs in the outpatient dialysis centers typically lasts approximately three and one-half hours and is usually performed three times per week.

Hospital inpatient hemodialysis services are required for patients with acute kidney failure primarily resulting from trauma, patients in early stages of ESRD and ESRD patients who require hospitalization for other reasons. Hospital inpatient hemodialysis is generally performed at the patient's bedside or in a dedicated treatment room in the hospital, as needed.

Some ESRD patients who are healthier and more independent may perform home-based hemodialysis in their home or residence through the use of a hemodialysis machine designed specifically for home therapy that is portable, smaller and easier to use. Patients receive training, support and monitoring from registered nurses, usually in our outpatient dialysis centers, in connection with their dialysis treatment. Home-based hemodialysis is typically performed with greater frequency than dialysis treatments performed in outpatient dialysis centers and on varying schedules.

- *Peritoneal dialysis*

Peritoneal dialysis uses the patient's peritoneal or abdominal cavity to eliminate fluid and toxins and is typically performed at home. The most common methods of peritoneal dialysis are continuous ambulatory peritoneal dialysis (CAPD), and continuous cycling peritoneal dialysis (CCPD). Because it does not involve going to an outpatient dialysis center three times a week for treatment, peritoneal dialysis is an alternative to hemodialysis for patients who are healthier, more independent and desire more flexibility in their lifestyle. However, peritoneal dialysis is not a suitable method of treatment for many patients, including patients who are unable to perform the necessary procedures and those at greater risk of peritoneal infection.

CAPD introduces dialysis solution into the patient's peritoneal cavity through a surgically placed catheter. Toxins in the blood continuously cross the peritoneal membrane into the dialysis solution. After several hours, the patient drains the used dialysis solution and replaces it with fresh solution. This procedure is usually repeated four times per day.

CCPD is performed in a manner similar to CAPD, but uses a mechanical device to cycle dialysis solution through the patient's peritoneal cavity while the patient is sleeping or at rest.

Kidney transplantation

Although kidney transplantation, when successful, is generally the most desirable form of therapeutic intervention, the shortage of suitable donors, side effects of immunosuppressive pharmaceuticals given to transplant recipients and dangers associated with transplant surgery for some patient populations limit the use of this treatment option.

Dialysis and related lab services we provide

Outpatient hemodialysis services

As of December 31, 2016, we operated or provided administrative services through a network of 2,350 outpatient dialysis centers in the U.S. that are designed specifically for outpatient hemodialysis. In 2016, our overall network of U.S. outpatient dialysis centers increased by 99 primarily as a result of the opening of new dialysis centers, net of center closures and divestitures, and acquisitions, representing a total increase of approximately 4.4% from 2015.

As a condition of our enrollment in Medicare for the provision of dialysis services, we contract with a nephrologist or a group of associated nephrologists to provide medical director services at each of our dialysis centers. In addition, other nephrologists may apply for practice privileges to treat their patients at our centers. Each center has an administrator, typically a registered nurse, who supervises the day-to-day operations of the center and its staff. The staff of each center typically consists of registered nurses, licensed practical or vocational nurses, patient care technicians, a social worker, a registered dietician, biomedical technician support and other administrative and support personnel.

Under Medicare regulations, we cannot promote, develop or maintain any kind of contractual relationship with our patients that would directly or indirectly obligate a patient to use or continue to use our dialysis services, or that would give us any preferential rights other than those related to collecting payments for our dialysis services. Our total patient turnover, which is based upon all causes, averaged approximately 25% in both 2016 and 2015. However, in 2016, the overall number of patients to whom we provided services in the U.S. increased by approximately 4.5% from 2015, primarily from the opening of new dialysis centers and acquisitions, and continued growth within the industry.

Hospital inpatient hemodialysis services

As of December 31, 2016, we provided hospital inpatient hemodialysis services, excluding physician services, to patients in approximately 900 hospitals throughout the U.S. We render these services based on a contracted per-treatment fee that is individually negotiated with each hospital. When a hospital requests our services, we typically administer the dialysis treatment at the patient's bedside or in a dedicated treatment room in the hospital, as needed. In 2016, hospital inpatient hemodialysis services accounted for approximately 4.7% of our U.S. dialysis revenues and 4.0% of our total U.S. dialysis treatments.

Home-based hemodialysis services

Many of our outpatient dialysis centers offer certain support services for dialysis patients who prefer and are able to perform either home-based hemodialysis or peritoneal dialysis in their homes. Home-based hemodialysis support services consist of providing equipment and supplies, training, patient monitoring, on-call support services and follow-up assistance. Registered nurses train patients and their families or other caregivers to perform either home-based hemodialysis or peritoneal dialysis.

ESRD laboratory services

We own two separately incorporated, licensed, clinical laboratories which specialize in ESRD patient testing. These specialized laboratories provide routine laboratory tests for dialysis and other physician-prescribed laboratory tests for ESRD patients and are an integral component of overall dialysis services that we provide. Our laboratories provide these tests predominantly for our network of ESRD patients throughout the U.S. These tests are performed to monitor a patient's ESRD condition, including the adequacy of dialysis, as well as other medical conditions of the patient. Our laboratories utilize information systems which provide information to certain members of the dialysis centers' staff and medical directors regarding critical outcome indicators.

Management services

We currently operate or provide management and administrative services pursuant to management and administrative services agreements to 34 outpatient dialysis centers located in the U.S. in which we either own a noncontrolling interest or are wholly-owned by third parties. Management fees are established by contract and are recognized as earned typically based on a percentage of revenues or cash collections generated by the outpatient dialysis centers.

Quality care

Centers for Medicare and Medicaid Services' (CMS) Five-Star Quality Rating system, is a rating system that assigns one to five stars to rate the quality of outcomes for dialysis facilities. The rating system provides patients reported information about any given dialysis facility and identifies differences in quality between facilities so that patients can make more informed decisions about where to receive treatment. For the third consecutive year, we are a leader in the industry under the CMS Five-Star Quality Rating system.

In addition, CMS promotes high quality services in outpatient dialysis facilities treating patients with ESRD through its Quality Incentive Program (QIP). QIP associates a portion of payment directly with a facility's performance on quality of care measures. Payment reductions result when a facility's overall score on applicable measures does not meet established standards. For the fourth year in a row, we are an industry leader in QIP standards.

Our facilities employ registered nurses, licensed practical or vocational nurses, patient care technicians, social workers, registered dietitians, biomedical technicians and other administrative and support teammates whom aim to achieve superior clinical outcomes at our centers.

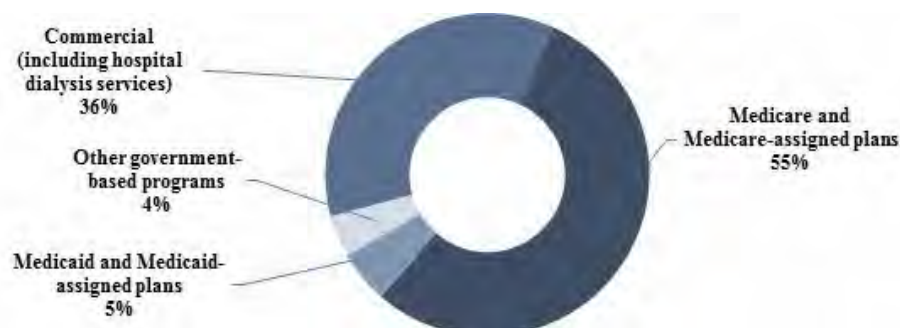
Our physician leadership in the Office of the Chief Medical Officer (OCMO) for our dialysis and related lab services business includes 13 senior nephrologists, led by our Chief Medical Officer, with a variety of academic, clinical practice, and clinical research backgrounds. Our Physician Council is an advisory body to senior management composed of nine physicians with extensive experience in clinical practice. In addition, we currently have nine Group Medical Directors.

Sources of revenue—concentrations and risks

Our U.S. dialysis and related lab services business net revenues represent approximately 62% of our consolidated net revenues for the year ended December 31, 2016. Our U.S. dialysis and related lab services revenues are derived primarily from our core business of providing dialysis services and related laboratory services and, to a lesser extent, the administration of pharmaceuticals and management fees generated from providing management and administrative services to certain outpatient dialysis centers, as discussed above.

The sources of our dialysis and related lab services revenues are principally from government-based programs, including Medicare and Medicare-assigned plans, Medicaid and Medicaid-assigned plans and commercial insurance plans.

The following graph summarizes our U.S. dialysis services revenues by source for the year ended December 31, 2016:



The following graph summarizes our U.S. dialysis services revenues by modality for the year ended December 31, 2016:



Medicare revenue

Government dialysis related payment rates in the U.S. are principally determined by federal Medicare and state Medicaid policy. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate which provides a fixed payment rate to encompass all goods and services provided during the dialysis treatment, including certain pharmaceuticals, such as Epogen® (EPO), vitamin D analogs and iron supplements, irrespective of the level of pharmaceuticals administered to the patient or additional services performed. Most lab services are also included in the bundled payment. Under the ESRD Prospective Payment System (PPS), the bundled payments to a dialysis facility may be reduced by as much as 2% based on the facility's performance in specified quality measures set annually by CMS through QIP, which was established by the Medicare Improvements for Patients and Providers Act of 2008. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors.

An important provision in the law is an annual adjustment, or market basket update, to the PPS base rate. Absent action by Congress, the PPS base rate is automatically updated annually by a formulaic inflation adjustment. In December 2013, CMS issued the 2014 final rule for the ESRD PPS, which phases in the payment reductions mandated by the American Taxpayer Relief Act of 2012 (ATRA), as modified by the Protecting Access to Medicare Act of 2014, which reduced our market basket inflation adjustment by

1.25% in 2016 and will reduce our market basket inflation adjustment by 1.25% in 2017 and by 1% in 2018. In November 2016, CMS published the 2017 final rule for the ESRD PPS, which increased dialysis facilities' bundled payment rate for 2017 relative to prior years. In particular, CMS projects that the 2017 final rule for the ESRD PPS will (i) increase the total payments to all ESRD facilities by 0.73% in 2017 compared to 2016; (ii) increase total payments to hospital-based ESRD facilities by 0.9% in 2017 compared to 2016; and (iii) increase total payments for freestanding facilities by 0.7% in 2017 compared to 2016. The 2017 final rule for the ESRD PPS also implements the Trade Preferences Extension Act of 2015 provisions regarding the coverage and payment of renal dialysis services furnished by ESRD facilities to individuals with acute kidney injury.

As a result of the Budget Control Act of 2011 (BCA) and subsequent activity in Congress, a \$1.2 trillion sequester (across-the-board spending cuts) in discretionary programs took effect in 2013 reducing Medicare payments by 2%, which was subsequently extended through fiscal year 2025. These across-the-board spending cuts have affected and will continue to adversely affect our revenues, earnings and cash flows.

The CMS Center for Medicare & Medicaid Innovation Center (Innovation Center) is currently working with various healthcare providers to develop, refine and implement Accountable Care Organizations (ACOs) and other innovative models of care for Medicare and Medicaid beneficiaries. We are currently uncertain of the extent to which the long-term operation and evolution of these models of care, including ACOs, Bundled Payments for Care Improvement Initiative, Comprehensive ESRD Care (CEC) Model (which includes the development of ESRD Seamless Care Organizations (ESCOs)), the Comprehensive Primary Care Initiative, the Duals Demonstration, or other models, will impact the healthcare market over time. Our U.S. dialysis business may choose to participate in one or several of these models either as a partner with other providers or independently. We currently participate in the CEC Model with the Innovation Center, including the ESCO organizations in the Arizona, Florida, and adjacent New Jersey and Pennsylvania markets. In areas where our U.S. dialysis business is not directly participating in this or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's or other program's calculations.

The Department of Health and Human Services (HHS) has also pledged to tie 50% of Medicare payments to quality or alternate payment models by the end of 2018. As new models of care emerge and evolve, we may be at risk for losing our Medicare patient base, which would have a materially adverse effect on our revenues, earnings and cash flow. Other initiatives in the government or private sector may also arise, including the development of models similar to ACOs, independent practice associations (IPAs) and integrated delivery systems or evolutions of those concepts which could adversely impact our business.

We anticipate that we will continue to experience increases in our operating costs in 2017 that will outpace any net Medicare rate increases that we may receive, which could significantly impact our operating results. In addition, we expect to continue experiencing increases in operating costs that are subject to inflation, such as labor and supply costs, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the bundled payment rate system.

ESRD patients receiving dialysis services become eligible for primary Medicare coverage at various times, depending on their age or disability status, as well as whether they are covered by a commercial insurance plan. Generally, for a patient not covered by a commercial insurance plan, Medicare becomes the primary payor for ESRD patients receiving dialysis services either immediately or after a three-month waiting period. For a patient covered by a commercial insurance plan, Medicare generally becomes the primary payor after 33 months, which includes the three-month waiting period, or earlier if the patient's commercial insurance plan coverage terminates. When Medicare becomes the primary payor, the payment rates we receive for that patient shift from the commercial insurance plan rates to Medicare payment rates, which are significantly lower than commercial insurance rates.

Medicare pays 80% of the amount set by the Medicare system for each covered dialysis treatment. The patient is responsible for the remaining 20%. In most cases, a secondary payor, such as Medicare supplemental insurance, a state Medicaid program or a commercial health plan, covers all or part of these balances. Some patients who do not qualify for Medicaid, but otherwise cannot afford secondary insurance, can apply for premium payment assistance from charitable organizations through a program offered by the American Kidney Fund. If a patient does not have secondary insurance coverage, we are generally unsuccessful in our efforts to collect from the patient the remaining 20% portion of the ESRD composite rate that Medicare does not pay. However, we are able to recover some portion of this unpaid patient balance from Medicare through an established cost reporting process by identifying these Medicare bad debts on each center's Medicare cost report.

The 21st Century Cures Act, enacted in December 2016, included a provision that will allow Medicare beneficiaries with ESRD to choose a Medicare Advantage plan. Until the effective date of this law, this choice is available only to Medicare beneficiaries without ESRD. The ESRD related provisions of the 21st Century Cures Act are scheduled to take effect in 2021.

Medicaid revenue

Medicaid programs are state-administered programs partially funded by the federal government. These programs are intended to provide health coverage for patients whose income and assets fall below state-defined levels and who are otherwise uninsured. These programs also serve as supplemental insurance programs for co-insurance payments due from Medicaid-eligible patients with primary coverage under the Medicare program. Some Medicaid programs also pay for additional services, including some oral medications that are not covered by Medicare. We are enrolled in the Medicaid programs in the states in which we conduct our business.

Commercial revenue

Before a patient becomes eligible to have Medicare as their primary payor for dialysis services, a patient's commercial insurance plan, if any, is responsible for payment of such dialysis services for the first 33 months, as discussed above. Although commercial payment rates vary, average commercial payment rates established under commercial contracts are generally significantly higher than Medicare rates. The payments we receive from commercial payors generate nearly all of our profits. Payment methods from commercial payors can include a single lump-sum per treatment, referred to as bundled rates, or in other cases separate payments for dialysis treatments and pharmaceuticals, if used as part of the treatment, referred to as Fee-for-Service (FFS) rates. Commercial payment rates are the result of negotiations between us and insurers or third-party administrators. Our out-of-network payment rates are on average higher than in-network commercial contract payment rates. We continue to enter into some commercial contracts, covering certain patients that will primarily pay us under a single bundled payment rate for all dialysis services provided to these patients. However, some contracts will pay us for certain other services and pharmaceuticals in addition to the bundled payment. These contracts typically contain annual price escalator provisions. We are continuously in the process of negotiating agreements with our commercial payors and if our negotiations result in overall commercial contract payment rate reductions in excess of our commercial contract payment rate increases, our revenues and operating results could be negatively impacted. In addition, if there is an increase in job losses in the U.S., or depending upon changes to the healthcare regulatory system by CMS and/or the impact of healthcare insurance exchanges, we could experience a decrease in the number of patients covered under traditional commercial insurance plans. Patients with commercial insurance who cannot otherwise maintain coverage frequently rely on financial assistance from charitable organizations, such as the American Kidney Fund. If these patients are unable to obtain or continue to receive such financial assistance, our revenues, earnings, and cash flow could be substantially reduced.

Approximately 31% of our dialysis services revenues and approximately 12% of our dialysis treatments and patients are associated with non-acute commercial payors for the year ended December 31, 2016. Non-acute commercial patients as a percentage of our total dialysis patients increased 1% as compared to 2015. Less than 1% of our dialysis and related lab services revenues are due directly from patients. There is no single commercial payor that accounted for more than 10% of total dialysis and related lab services revenues for the year ended December 31, 2016. See Note 23 to the consolidated financial statements included in this report for disclosure on our concentration related to our commercial payors on a total consolidated net revenue basis.

The healthcare reform legislation enacted in 2010 introduced healthcare insurance exchanges which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and regulations are challenged, changed and enforced. If commercial payor participation in the exchanges continues to decrease, our revenues, earnings and cash flows could be adversely affected. Although we cannot predict the short- or long-term effects of these factors, we believe the healthcare insurance exchanges could result in a reduction in ESRD patients covered by traditional commercial insurance policies and an increase in the number of patients covered through the exchanges under more restrictive commercial plans with lower reimbursement rates or higher deductibles and co-payments that patients may not be able to pay. To the extent that the ongoing implementation of such exchanges or changes in regulations or enforcement of regulations regarding the exchanges results in a reduction in reimbursement rates for our services from commercial and/or government payors, our revenues, earnings and cash flows could be adversely affected.

In addition, CMS published an interim final rule that establishes new Conditions for Coverage standards for dialysis facilities that require any facility making payments of premiums for individual market health plans to notify patients of potential coverage options and educate them about the benefits of each option. The interim final rule requires facilities to ensure that insurers are informed of and have agreed to accept the payments. On January 25, 2017, the federal court issued a preliminary injunction on CMS's interim final rule. At this time CMS has not appealed the court's ruling and we await the final decision from the court. This and any other guidance or rule issued that limits or prohibits the use of charitable premium assistance and/or the ability of patients with access to alternative coverage from selecting a marketplace plan on or off exchange could have a material adverse effect on our revenue, earnings and cash flows.

Revenue from other pharmaceuticals and EPO

The impact of physician-prescribed pharmaceuticals on our overall revenues that are separately billable has significantly decreased since Medicare's single bundled payment system went into effect beginning in January 2011, as well as some additional

commercial contracts that pay us a single bundled payment rate. Approximately 2% of our total dialysis and related lab services revenues for the years ended December 31, 2016 and 2015, are associated with the administration of separately-billable physician-prescribed pharmaceuticals. Of this, the administration of EPO that was separately billable, accounted for approximately half of our separately billable pharmaceuticals of our dialysis and related lab services revenues for both years. EPO is produced by a single manufacturer, Amgen USA Inc. (Amgen). In January 2017, we entered into a six year Sourcing and Supply Agreement with Amgen that expires on December 31, 2022, replacing our prior agreement that was to expire in 2018. Under the terms of the agreement, we will purchase EPO in amounts necessary to meet no less than 90% of our requirements for ESAs. The actual amount of EPO that we will purchase from Amgen will depend upon the amount of EPO administered during dialysis as prescribed by physicians and the overall number of patients that we serve. Any interruption in the supply of EPO or product cost increases could impact our operations.

Evaluations on the utilization and reimbursement for erythropoiesis stimulating agents (ESAs), like EPO, which have occurred in the past and may occur in the future, and related actions by the U.S. Congress and federal agencies, could result in further restrictions on the utilization and reimbursement for ESAs. Additionally, commercial payors have also increasingly examined their administration policies for EPO and, in some cases, have modified those policies. Changes in labeling of EPO and other pharmaceuticals in a manner that alters physician practice patterns or accepted clinical practices, changes in private and governmental payment criteria, including the introduction of EPO administration policies or the conversion to alternate types of administration of EPO or other pharmaceuticals that result in further decreases in utilization of EPO for patients covered by commercial payors, which pay for pharmaceuticals separately, could have a material impact on our operating results. Further increased utilization of EPO for patients for whom the cost of EPO is included in a bundled reimbursement rate could also have a material impact on our operating results.

Physician relationships

An ESRD patient generally seeks treatment at an outpatient dialysis center near his or her home where his or her treating nephrologist has practice privileges. Our relationships with local nephrologists and our ability to meet their needs and the needs of their patients are key factors in the success of our dialysis operations. Approximately 5,100 nephrologists currently refer patients to our outpatient dialysis centers. As is typical in the dialysis industry, one or a few physicians, including the outpatient dialysis center's medical director, usually account for all or a significant portion of an outpatient dialysis center's patient base.

Participation in the Medicare ESRD program requires that dialysis services at an outpatient dialysis center be under the general supervision of a medical director who is a licensed physician. We have engaged physicians or groups of physicians to serve as medical directors for each of our outpatient dialysis centers. At some outpatient dialysis centers, we also separately contract with one or more other physicians to serve as assistant or associate medical directors or to direct specific programs, such as home dialysis training programs. We have approximately 970 individual physicians and physician groups under contract to provide medical director services.

Medical directors for our dialysis centers enter into written contracts with us that specify their duties and fix their compensation generally for periods of ten years. The compensation of our medical directors is the result of arm's length negotiations and generally depends upon an analysis of various factors such as the physician's duties, responsibilities, professional qualifications and experience, among others.

Our medical director contracts for our dialysis centers generally include covenants not to compete. Also, except as described below, when we acquire an outpatient dialysis center from one or more physicians or where one or more physicians own minority interests in our outpatient dialysis centers, these physicians have agreed to refrain from owning interests in other competing outpatient dialysis centers within a defined geographic area for various time periods. These non-compete agreements restrict the physicians from owning or providing medical director services to other outpatient dialysis centers, but do not prohibit the physicians from referring patients to any outpatient dialysis center, including competing centers. Many of these non-compete agreements continue for a period of time beyond expiration of the corresponding medical director agreements, although some expire at the same time as the medical director agreement. Occasionally, we experience competition from a new outpatient dialysis center established by a former medical director following the termination of his or her relationship with us. As part of our Corporate Integrity Agreement (CIA), as described below, we also have agreed not to enforce investment non-compete restrictions relating to dialysis clinics or programs that were established pursuant to a partial divestiture joint venture transaction. Therefore, to the extent a joint venture partner or medical director has a contract(s) with us covering dialysis clinics or programs that were established pursuant to a partial divestiture, we will not enforce the investment non-compete provision relating to those clinics and/or programs.

If a significant number of physicians, including an outpatient dialysis center's medical directors, were to cease referring patients to our outpatient dialysis centers, our business could be adversely affected.

Government regulation

Our dialysis operations are subject to extensive federal, state and local governmental regulations. These regulations require us to meet various standards relating to, among other things, government payment programs, dialysis facilities and equipment, management of centers, personnel qualifications, maintenance of proper records, and quality assurance programs and patient care.

Because we are subject to a number of governmental regulations, our business could be adversely impacted by any of the following:

- Loss or suspension of required government certifications;
- Loss or suspension of licenses under the laws of any state or governmental authority from which we generate substantial revenues;
- Suspension or termination of our participation in government healthcare programs;
- Exclusion from government healthcare programs, including Medicare and Medicaid;
- Significant reductions or lack of inflation-adjusted increases in payment rates or reduction of coverage for dialysis and ancillary services and related pharmaceuticals;
- Civil or criminal liability, fines, damages and monetary penalties for violations of healthcare fraud and abuse laws, including the federal Anti-Kickback Statute, the Physician Self-Referral law (Stark Law), the federal False Claims Act (FCA) and other violations of law or failures to meet regulatory requirements;
- Enforcement actions by governmental agencies and/or claims for monetary damages from patients who believe their protected health information (PHI) or other confidential health information has been used or disclosed in violation of federal and state patient privacy laws;
- Mandated changes to our practices or procedures that significantly increase operating expenses;
- Refunds of payments received from government payors and government healthcare program beneficiaries in violation of law or because of any failures to meet applicable requirements;
- Imposition of and compliance with corporate integrity agreements that could subject us to ongoing audits and reporting requirements as well as increased scrutiny of our billing and business practices and potential fines;
- Termination of relationships with medical directors; or
- Harm to our reputation which could impact our business relationships, affect our ability to obtain financing and decrease access to new business opportunities.

We expect that our industry will continue to be subject to substantial regulation, the scope and effect of which are difficult to predict. Our activities could be reviewed or challenged by regulatory authorities at any time in the future. This regulation and scrutiny could have a material adverse impact on us.

Licensure and certification

Our dialysis centers are certified by CMS, as is required for the receipt of Medicare payments. In some states, our outpatient dialysis centers also are required to secure additional state licenses and permits. Governmental authorities, primarily state departments of health, periodically inspect our centers to determine if we satisfy applicable federal and state standards and requirements, including the conditions of participation in the Medicare ESRD program.

To date, we have not experienced significant difficulty in maintaining our licenses or enrolling in state Medicaid programs. However, we have experienced some delays in obtaining Medicare certifications from CMS.

Federal Anti-Kickback Statute

The federal anti-kickback statute contained in the Social Security Act of 1935, as amended (Anti-Kickback Statute), prohibits, among other things, knowingly and willfully offering, paying, soliciting or receiving remuneration, directly or indirectly, in cash or kind, to induce or reward either the referral of an individual for, or the purchase, or order or recommendation of, any good or service, for which payment may be made under federal and state healthcare programs such as Medicare and Medicaid.

Federal criminal penalties for the violation of the federal Anti-Kickback Statute include imprisonment, fines and exclusion of the provider from future participation in the federal healthcare programs, including Medicare and Medicaid. Violations of the federal Anti-Kickback Statute are punishable by imprisonment for up to five years and fines of up to \$25,000 or both. Larger fines can be imposed upon corporations under the provisions of the U.S. Sentencing Guidelines and the Alternate Fines Statute. Individuals and entities convicted of violating the federal Anti-Kickback Statute are subject to mandatory exclusion from participation in Medicare, Medicaid and other federal healthcare programs for a minimum of five years. Civil penalties for violation of this law include up to \$50,000 in monetary penalties per violation, repayments of up to three times the total payments between the parties and suspension from future participation in Medicare and Medicaid. Court decisions have held that the statute may be violated even if only one purpose of remuneration is to induce referrals. The Patient Protection and Affordable Care Act of 2010, as amended by the Health Care and Education Reconciliation Act of 2010 (Affordable Care Act (ACA)) amended the federal Anti-Kickback Statute to clarify the intent that is required to prove a violation. Under the statute as amended, the defendant does not need to have actual knowledge of the federal Anti-Kickback Statute or have the specific intent to violate it. In addition, the ACA amended the federal Anti-Kickback Statute to provide that any claims for items or services resulting from a violation of the federal Anti-Kickback Statute are considered false or fraudulent for purposes of the FCA.

The federal Anti-Kickback Statute includes statutory exceptions and regulatory safe harbors that protect certain arrangements. Business transactions and arrangements that are structured to comply fully with an applicable safe harbor do not violate the federal Anti-Kickback Statute. However, transactions and arrangements that do not satisfy all elements of a relevant safe harbor do not necessarily violate the law. When an arrangement does not satisfy a safe harbor, the arrangement must be evaluated on a case-by-case basis in light of the parties' intent and the arrangement's potential for abuse. Arrangements that do not satisfy a safe harbor may be subject to greater scrutiny by enforcement agencies.

We enter into several arrangements with physicians that potentially implicate the Anti-Kickback Statute, such as:

Medical Director Agreements. Because our medical directors refer patients to our dialysis centers, our arrangements with these physicians are designed to substantially comply with the safe harbor for personal service arrangements. Although the Medical Director Agreements we enter into with physicians substantially comply with the safe harbor for personal service arrangements, including the requirement that compensation be consistent with fair market value, the safe harbor requires that when services are provided on a part-time basis, the agreement must specify the schedule of intervals of services, and their precise length and the exact charge for such services. Because of the nature of our medical directors' duties, it is impossible to fully satisfy this technical element of the safe harbor. We believe that our fair market value arrangements with physicians who serve as medical directors do not violate the federal Anti-Kickback Statute; however, these arrangements could be subject to scrutiny since they do not expressly describe the schedule of part-time services to be provided under the arrangement.

Joint Ventures. We own a controlling interest in numerous U.S. dialysis related joint ventures. For the year ended December 31, 2016, these joint ventures represented approximately 24% of our dialysis and related lab services revenues. We may continue to increase the number of our joint ventures. Our relationships with physicians and other referral sources relating to these joint ventures do not fully satisfy the safe harbor for investments in small entities. Although failure to comply with a safe harbor does not render an arrangement illegal under the federal Anti-Kickback Statute, an arrangement that does not operate within a safe harbor may be subject to scrutiny and the Department of Health and Human Services' Office of Inspector General (OIG) has warned in the past that certain joint venture relationships have a potential for abuse. Based upon the foregoing, physician joint ventures that fall outside the safe harbors are not, by definition, prohibited by law. Instead, such joint ventures require case-by-case evaluation under the federal Anti-Kickback Statute.

In this regard, we have structured our joint ventures to satisfy as many elements of the safe harbor for investments in small entities as we believe are commercially reasonable. For example, we believe that these investments are offered and made by us on a fair market value basis and provide returns to the investors in proportion to their actual investment in the venture. We believe that our joint venture arrangements do not violate the federal Anti-Kickback Statute; however, since the arrangements do not satisfy all of the requirements of an applicable safe harbor, these arrangements could be subject to challenge on the ground that they are intended to induce patient referrals. In that regard, we were subject to investigation by the United States Attorney's Office for the District of Colorado, the Civil Division of the United States Department of Justice (DOJ) and the OIG related to our relationships with physicians, including our joint ventures, and whether those relationships and joint ventures comply with the federal Anti-Kickback Statute and the FCA. In October 2014, we entered into a Settlement Agreement with the United States and relator David Barbetta to

resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations. In connection with the resolution of this matter, and in exchange for the OIG's agreement not to exclude us from participating in the federal healthcare programs, we have entered into a five-year CIA with the OIG. The CIA (i) requires that we maintain certain elements of our compliance programs; (ii) imposes certain expanded compliance-related requirements during the term of the CIA; (iii) requires ongoing monitoring and reporting by an independent monitor, imposes certain reporting, certification, records retention and training obligations, allocates certain oversight responsibility to the Board's Compliance Committee, and necessitates the creation of a Management Compliance Committee and the retention of an independent compliance advisor to the Board; and (iv) contains certain business restrictions related to a subset of our joint venture arrangement. The costs associated with compliance with the CIA could be substantial and may be greater than we currently anticipate. In addition, in the event of a breach of the CIA, we could become liable for payment of certain stipulated penalties, and could be excluded from participation in federal healthcare programs.

Lease Arrangements. We lease space for numerous dialysis centers from entities in which physicians, hospitals or medical groups hold ownership interests, and we sublease space to referring physicians at approximately 250 of our dialysis centers as of December 31, 2016. These arrangements comply with the federal Anti-Kickback Statute safe harbor for space rentals in all material respects. Therefore, we believe that these lease arrangements should not be subject to challenge under the federal Anti-Kickback Statute.

Common Stock. Some medical directors and other referring physicians may own our common stock. We believe that these interests materially satisfy the requirements of the Anti-Kickback Statute safe harbor for investments in large publicly traded companies. Therefore, we believe that these investments should not be subject to challenge under the federal Anti-Kickback Statute.

Discounts. Our dialysis centers sometimes acquire certain items and services that may be reimbursed by a federal healthcare program at a discount. We believe that our vendor contracts that include discount or rebate provisions are in compliance with the federal Anti-Kickback Statute safe harbor for discounts, and accordingly, we believe that our discounted vendor contracts should not be subject to challenge under the federal Anti-Kickback Statute.

If any of our business transactions or arrangements, including those described above, were found to violate the federal Anti-Kickback Statute, we could face criminal, civil or administrative sanctions, including possible exclusion from participation in Medicare, Medicaid and other state and federal healthcare programs. Any findings that we have violated these laws could have a material adverse impact on our operations.

Stark Law

The Stark Law prohibits a physician who has a financial relationship, or who has an immediate family member who has a financial relationship, with entities providing Designated Health Services (DHS), from referring Medicare and Medicaid patients to such entities for the furnishing DHS, unless an exception applies. DHS includes enumerated items and services, including home health services, outpatient prescription drugs, inpatient and outpatient hospital services and clinical laboratory services. The types of financial arrangements between a physician and a DHS entity that trigger the self-referral prohibitions of the Stark Law are broad and include direct and indirect ownership and investment interests and compensation arrangements. The Stark Law also prohibits the DHS entity receiving a prohibited referral from presenting, or causing to be presented, a claim or billing for the services arising out of the prohibited referral. The prohibition applies regardless of the reasons for the financial relationship and the referral; unlike the federal Anti-Kickback Statute, intent to induce referrals is not required. Sanctions for violation of the Stark Law include denial of payment for claims for services provided in violation of the prohibition, refunds of amounts collected in violation of the prohibition, a civil penalty of up to \$15,000 for each service arising out of the prohibited referral, a civil penalty of up to \$100,000 against parties that enter into a scheme to circumvent the Stark Law prohibition, civil assessment of up to three times the amount claimed, and potential exclusion from the federal healthcare programs, including Medicare and Medicaid. Amounts collected for prohibited claims must be reported and refunded generally within 60 days after the date on which the overpayment was identified. Furthermore, Stark Law violations and failure to return overpayments timely can form the basis for FCA liability as discussed below.

The definition of DHS under the Stark Law excludes services paid under a composite rate, even if some of the components bundled in the composite rate are DHS, unless the DHS services are themselves payable through a composite rate. Although the ESRD bundled payment system is no longer titled a composite rate, we believe that the former composite rate payment system and the current bundled system are both composite systems excluded from the Stark Law. Since most services furnished to Medicare beneficiaries provided in our dialysis centers are reimbursed through a composite or bundled rate, the services performed in our facilities generally are not DHS, and the Stark Law referral prohibition does not apply to those services. Likewise, the definition of inpatient hospital services, for purposes of the Stark Law, also excludes inpatient dialysis performed in hospitals that are not certified to provide ESRD services. Consequently, our arrangements with such hospitals for the provision of dialysis services to hospital inpatients do not trigger the Stark Law referral prohibition.

In addition, although prescription drugs are DHS, there is an exception in the Stark Law for EPO and other specifically enumerated dialysis drugs when furnished in or by an ESRD facility such that the arrangement for the furnishing of the drugs does not violate the federal Anti-Kickback Statute, and all billing and claims submission for the drugs does not violate any laws or regulations governing billing or claims submission. The exception is available only for drugs included on a list of Current Procedural Terminology/Healthcare Common Procedure Coding System (CPT/HCPCS) codes published by CMS, and for EPO, Aranesp® and equivalent drugs dispensed by the ESRD facility for use at home. While we believe that most drugs furnished by our dialysis centers are covered by the exception, dialysis centers may administer drugs that are not on the list of CPT/HCPCS codes and therefore do not meet this exception. In order for a physician who has a financial relationship with a dialysis center to order one of these drugs from the center and for the center to obtain Medicare reimbursement, another exception must apply.

We have entered into several types of financial relationships with referring physicians, including compensation arrangements. If an arrangement does not meet a Stark Law exception, we could in the future be required to change our practices, face civil penalties, pay substantial fines, return certain payments received from Medicare and beneficiaries or otherwise experience a material adverse effect as a result of a challenge to payments made pursuant to referrals from these physicians under the Stark Law.

Medical Director Agreements. We believe that our medical director agreements satisfy the personal services arrangement exception to the Stark Law. While we believe that the compensation provisions included in our medical director agreements are the result of arm's length negotiations and result in fair market value payments for medical director services, an enforcement agency could nevertheless challenge the level of compensation that we pay our medical directors.

Lease Agreements. Some of our dialysis centers are leased from entities in which referring physicians hold interests and we sublease space to referring physicians at some of our dialysis centers. The Stark Law provides an exception for lease arrangements if specific requirements are met. We believe that our leases and subleases with referring physicians satisfy the requirements for this exception.

Common Stock. Some medical directors and other referring physicians may own our common stock. We believe that these interests satisfy the Stark Law exception for investments in large publicly traded companies.

Joint Ventures. Some of our referring physicians also own equity interests in entities that operate our dialysis centers. None of the Stark Law exceptions applicable to physician ownership interests in entities to which they make DHS referrals apply to the kinds of ownership arrangements that referring physicians hold in several of our subsidiaries that operate dialysis centers. Accordingly, these dialysis centers do not bill Medicare for DHS referrals from physician owners. If the dialysis centers bill for DHS referred by physician owners, the dialysis center would be subject to the Stark Law penalties described above.

While we believe that most of our operations do not implicate the Stark Law, particularly under the ESRD bundled payment system, and that to the extent that our dialysis centers furnish DHS, they either meet an exception or do not bill for services that do not meet a Stark Law exception, if CMS determined that we have submitted claims in violation to the Stark Law, we would be subject to the penalties described above. In addition, it might be necessary to restructure existing compensation agreements with our medical directors and to repurchase or to request the sale of ownership interests in subsidiaries and partnerships held by referring physicians or, alternatively, to refuse to accept referrals for DHS from these physicians. Any such penalties and restructuring could have a material adverse effect on our operations.

Fraud and abuse under state law

Many states in which we operate dialysis centers have statutes prohibiting physicians from holding financial interests in various types of medical facilities to which they refer patients. Some of these statutes could potentially be interpreted broadly as prohibiting physicians who hold shares of our publicly traded stock from referring patients to our dialysis centers if the centers use our laboratory subsidiary to perform laboratory services for their patients. States also have laws similar to or stricter than the federal Anti-Kickback Statute that may affect our ability to receive referrals from physicians with whom we have financial relationships, such as our medical directors. Some state anti-kickback statutes also include civil and criminal penalties. Some of these statutes include exemptions that may be applicable to our medical directors and other physician relationships or for financial interests limited to shares of publicly traded stock. Some, however, include no explicit exemption for medical director services or other services for which we contract with and compensate referring physicians or for joint ownership interests of the type held by some of our referring physicians or for financial interests limited to shares of publicly traded stock. If these statutes are interpreted to apply to referring physicians with whom we contract for medical director and similar services, to referring physicians with whom we hold joint ownership interests or to physicians who hold interests in DaVita Inc. limited solely to our publicly traded stock, we may be required to terminate or restructure some or all of our relationships with or refuse referrals from these referring physicians and could be subject to criminal, civil and administrative sanctions, refund requirements and exclusions from government healthcare programs, including Medicare and Medicaid. Such events could negatively affect the decision of referring physicians to refer patients to our centers.

The False Claims Act

The federal FCA is a means of policing false bills or false requests for payment in the healthcare delivery system. In part, the FCA authorizes the imposition of up to three times the government's damages and civil penalties on any person who, among other acts:

- Knowingly presents or causes to be presented to the federal government, a false or fraudulent claim for payment or approval;
- Knowingly makes, uses or causes to be made or used, a false record or statement material to a false or fraudulent claim;
- Knowingly makes, uses, or causes to be made or used, a false record or statement material to an obligation to pay the government, or knowingly conceals or knowingly and improperly, avoids or decreases an obligation to pay or transmit money or property to the federal government; or
- Conspires to commit the above acts.

In addition, amendments to the FCA impose severe penalties for the knowing and improper retention of overpayments collected from government payors. Under these provisions, within 60 days of identifying an overpayment, a provider is required to notify CMS or the Medicare Administrative Contractor of the overpayment and the reason for it and return the overpayment. An overpayment impermissibly retained could subject us to liability under the FCA, exclusion, and penalties under the federal Civil Monetary Penalty statute. As a result of these provisions, our procedures for identifying and processing overpayments may be subject to greater scrutiny. We have made significant investments to accelerate the time it takes us to identify and process overpayments and we may be required to make additional investments in the future. Acceleration in our ability to identify and process overpayments could result in us refunding overpayments to government or other payors sooner than we have in the past. A significant acceleration of these refunds could have a material adverse effect on our operating cash flows.

The penalties for a violation of the FCA range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim, plus up to three times the amount of damages caused by each false claim, which can be as much as the amounts received directly or indirectly from the government for each such false claim. On February 3, 2017, the DOJ issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increases to \$10,957 to \$21,916 for penalties assessed after February 3, 2017, so long as the underlying conduct occurred after November 2, 2015. The federal government has used the FCA to prosecute a wide variety of alleged false claims and fraud allegedly perpetrated against Medicare and state healthcare programs, including coding errors, billing for services not rendered, the submission of false cost reports, billing for services at a higher payment rate than appropriate, billing under a comprehensive code as well as under one or more component codes included in the comprehensive code and billing for care that is not considered medically necessary. The ACA provides that claims tainted by a violation of the federal Anti-Kickback Statute are false for purposes of the FCA. Some courts have held that filing claims or failing to refund amounts collected in violation of the Stark Law can form the basis for liability under the FCA. In addition to the provisions of the FCA, which provide for civil enforcement, the federal government can use several criminal statutes to prosecute persons who are alleged to have submitted false or fraudulent claims for payment to the federal government.

Privacy and Security

The Health Insurance Portability and Accountability Act of 1996 and its implementing privacy and security regulations, as amended by the federal Health Information Technology for Economic and Clinical Health Act (HITECH Act), (collectively referred to as HIPAA), require us to provide certain protections to patients and their health information. The HIPAA privacy and security regulations extensively regulate the use and disclosure of PHI and require covered entities, which include healthcare providers, to implement and maintain administrative, physical and technical safeguards to protect the security of such information. Additional security requirements apply to electronic PHI. These regulations also provide patients with substantive rights with respect to their health information.

The HIPAA privacy and security regulations also require us to enter into written agreements with certain contractors, known as business associates, to whom they disclose PHI. Covered entities may be subject to penalties as a result of a business associate violating HIPAA if the business associate is found to be an agent of the covered entity and acting within the scope of the agency. Business associates are also directly subject to liability under the HIPAA privacy and security regulations. In instances where our centers act as a business associate to a covered entity, there is the potential for additional liability beyond the center's covered entity status.

Covered entities must report breaches of unsecured PHI to affected individuals without unreasonable delay but not to exceed 60 days of discovery of the breach by a covered entity or its agents. Notification must also be made to the HHS, and, for breaches of unsecured PHI involving more than 500 residents of a state or jurisdiction, to the media. All non-permitted uses or disclosures of

unsecured PHI are presumed to be breaches unless the covered entity or business associate establishes that there is a low probability the information has been compromised. Various state laws and regulations may also require us to notify affected individuals in the event of a data breach involving individually identifiable information without regard to whether there is a low probability of the information being compromised.

Penalties for impermissible use or disclosure of PHI were increased by the HITECH Act by imposing tiered penalties of more than \$50,000 per violation and up to \$1.5 million per year for identical violations. In addition, HIPAA provides for criminal penalties of up to \$250,000 and ten years in prison, with the severest penalties for obtaining and disclosing PHI with the intent to sell, transfer or use such information for commercial advantage, personal gain or malicious harm. Further, state attorneys general may bring civil actions seeking either injunction or damages in response to violations of the HIPAA privacy and security regulations that threaten the privacy of state residents. We believe our HIPAA Privacy and Security Program sufficiently addresses HIPAA and state privacy law requirements.

Healthcare reform

In March 2010, broad healthcare reform legislation was enacted in the U.S. Although many of the provisions of the legislation did not take effect immediately and continue to be implemented, and some have been and may be modified before or during their implementation, the reforms could have an impact on our business in a number of ways. We cannot predict how employers, private payors or persons buying insurance might react to these changes or what form many of these regulations will take before implementation.

The law requires that all non-grandfathered individual and small group health plans sold in a state, including plans sold through the state-based exchanges created pursuant to the healthcare reform laws, cover essential health benefits (EHBs) in ten general categories. The scope of the benefits is intended to equal the scope of benefits under a typical employer plan.

In December 2011, the CMS Center for Consumer Information and Insurance Oversight published an Essential Health Benefits Bulletin (EHB Bulletin) describing the approach it was taking regarding the implementation of the EHB Bulletin requirement. For the two year transition period (from 2014 through 2015) the law required states to define an EHB benchmark plan that would set the general standards for the EHB that must be covered by plans in the state, subject to certain overarching federal requirements. States that did not define an EHB benchmark plan must use the small group plan with the largest enrollment in the state.

On February 25, 2013, for example, HHS issued the final rule governing the standards applicable to EHB benchmark plans, new definitions, actuarial value requirements and methodology, and published a list of plan benchmark options that states can use to develop EHBs. The rule describes specific coverage requirements that (i) prohibit discrimination against individuals because of pre-existing or chronic conditions on health plans applicable to EHBs, (ii) ensure network adequacy of essential health providers, and (iii) prohibit benefit designs that limit enrollment and that prohibit access to care for enrollees. Subsequent regulations relevant to the EHB have continued the benchmark plan approach for 2016 and future years and have implemented clarifications and modifications to the existing EHB regulations, including the prohibition on discrimination, network adequacy standards and other requirements. In recent years, CMS has issued an annual Notice of Benefit and Payment Parameters rulemaking and related guidance setting for standards for insurance plans provided through the exchanges.

Other aspects of the 2010 healthcare reform laws may affect our business, as well, including changes affecting the Medicare and Medicaid programs. We note, however, that the 2016 Presidential and Congressional elections have caused the future state of the exchanges and other ACA reforms to be very unclear. The Republicans, who now control the Administration and Congress, have repeatedly expressed a desire to repeal and replace the ACA. As a result, there is considerable uncertainty regarding the future with respect to the exchanges, and, indeed, many core aspects of the current health care marketplace. While specific changes and their timing are not yet apparent, it does appear likely that there will be significant changes to the healthcare environment in the near and short term. The enacted reforms as well as future legislative changes could have a material adverse effect on our results of operations, including lowering our reimbursement rates and increasing our expenses.

Other regulations

Our dialysis and related lab services operations are subject to various state hazardous waste and non-hazardous medical waste disposal laws. These laws do not classify as hazardous most of the waste produced from dialysis services. Occupational Safety and Health Administration regulations require employers to provide workers who are occupationally subject to blood or other potentially infectious materials with prescribed protections. These regulatory requirements apply to all healthcare facilities, including dialysis centers, and require employers to make a determination as to which employees may be exposed to blood or other potentially infectious materials and to have in effect a written exposure control plan. In addition, employers are required to provide or employ hepatitis B vaccinations, personal protective equipment and other safety devices, infection control training, post-exposure evaluation and follow-

up, waste disposal techniques and procedures and work practice controls. Employers are also required to comply with various record-keeping requirements. We believe that we are in material compliance with these laws and regulations.

A few states have certificate of need programs regulating the establishment or expansion of healthcare facilities, including dialysis centers. We believe that we are in material compliance with all applicable state certificate of need laws.

Capacity and location of our U.S. dialysis centers

Typically we are able to increase our capacity by extending hours at our existing dialysis centers, expanding our existing dialysis centers, relocating our dialysis centers, developing new dialysis centers and by acquiring dialysis centers. The development of a typical outpatient dialysis center by us generally requires approximately \$2.8 million for leasehold improvements, equipment and first-year working capital. Based on our experience, a new outpatient dialysis center typically opens within a year after the property lease is signed, normally achieves operating profitability in the second year after Medicare certification and normally reaches maturity within three to five years. Acquiring an existing outpatient dialysis center requires a substantially greater initial investment, but profitability and cash flows are generally accelerated and more predictable. To a limited extent, we enter into agreements to provide management and administrative services to outpatient dialysis centers in which we either own a noncontrolling equity investment, or are wholly-owned by third parties in return for management fees, which are typically based on a percentage of revenues or cash collections of the managed center's operations.

The table below shows the growth of our U.S. dialysis operations by number of dialysis centers.

| | 2016 | 2015 | 2014 | 2013 | 2012 |
|--|-------|-------|-------|-------|-------|
| Number of centers at beginning of year | 2,251 | 2,179 | 2,074 | 1,954 | 1,809 |
| Acquired centers | 8 | 6 | 18 | 26 | 93 |
| Developed centers | 100 | 72 | 105 | 98 | 70 |
| Net change in centers with management and administrative services agreements ⁽¹⁾⁽⁴⁾ | — | 2 | — | 4 | (8) |
| Sold and closed centers ⁽²⁾ | (4) | (3) | (2) | (5) | (1) |
| Closed centers ⁽³⁾ | (5) | (5) | (16) | (3) | (9) |
| Number of centers at end of year | 2,350 | 2,251 | 2,179 | 2,074 | 1,954 |

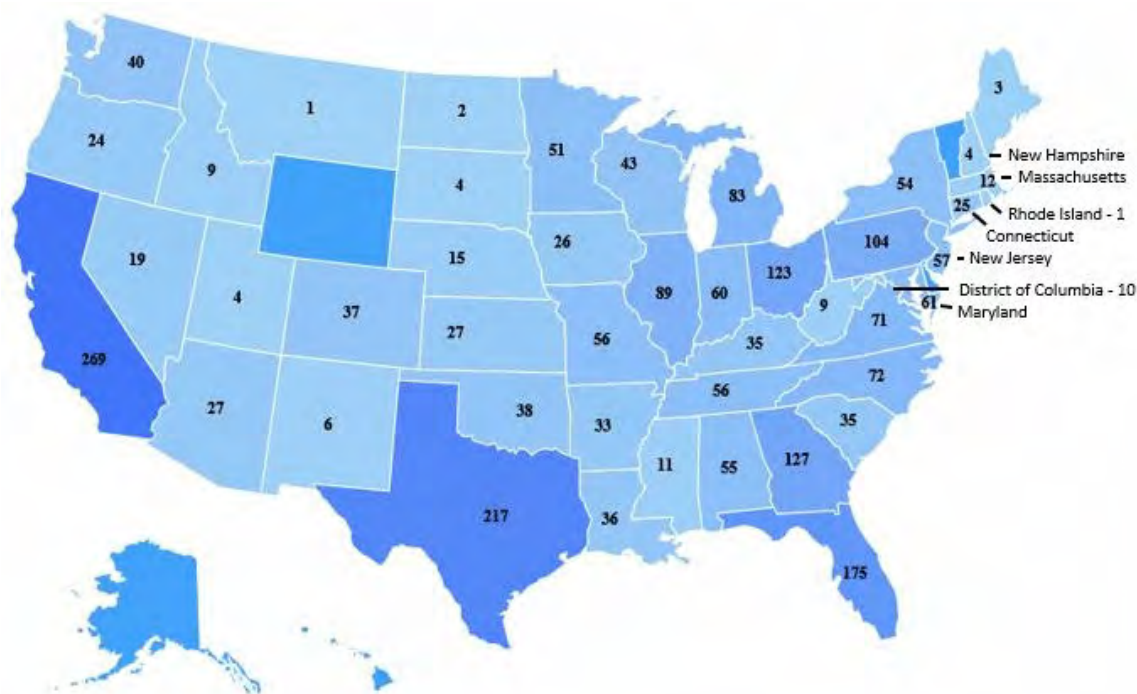
(1) Represents dialysis centers in which we either own a noncontrolling equity investment, or are wholly-owned by third parties.

(2) Represents dialysis centers that were sold and/or closed for which patients were not retained.

(3) Represents dialysis centers that were closed for which the majority of patients were retained and transferred to one of our other existing outpatient dialysis centers.

(4) Includes dialysis centers in which we deconsolidated and transferred to management services agreements.

As of December 31, 2016, we operated or provided administrative services to a total of 2,350 U.S. outpatient dialysis centers. A total of 2,316 of such centers are consolidated in our financial statements. Of the remaining 34 unconsolidated U.S. outpatient dialysis centers, we own a noncontrolling interest in 27 centers and provide management and administrative services to seven centers that are wholly-owned by third parties. The locations of the 2,316 U.S. outpatient dialysis centers consolidated in our financial statements at December 31, 2016 were as follows:



Ancillary services and strategic initiatives businesses, including our international operations

As of December 31, 2016, our ancillary services and strategic initiatives consisted primarily of pharmacy services, disease management services, vascular access services, clinical research, physician services, direct primary care and our international dialysis operations and relate primarily to our core business of providing kidney care services.

Ancillary services and strategic initiatives consist primarily of the following as of December 31, 2016:

- *Pharmacy services.* DaVita Rx is a pharmacy that specializes in providing oral medications and medication management services to patients with ESRD and other chronic diseases. The main objective of the pharmacy is to improve clinical outcomes and reduce total healthcare costs by facilitating increased patient compliance and to provide our patients a convenient way to fill their prescription needs. Revenues are recognized as prescriptions are filled and shipped to patients or when services are completed.
- *Disease management services.* VillageHealth provides advanced integrated care management services to health plans and government programs for members/beneficiaries diagnosed with ESRD and/or chronic kidney failure. Through a combination of clinical coordination, innovative interventions, medical claims analysis and information technology, we endeavor to assist our customers and patients in obtaining superior renal healthcare and improved clinical outcomes, as well as helping to reduce overall medical costs. Integrated care management revenues are typically based upon an established contract fee and are recognized as earned over the contract period and can include additional fees for cost savings recognized by certain customers. VillageHealth also operates Medicare Advantage ESRD Special Needs Plans in partnership with payors that work with CMS to provide ESRD patients full service healthcare. We are at risk for all medical costs of the program in excess of the capitation payments. Furthermore, in October 2015, VillageHealth entered into a management service agreement to support three ESCO joint ventures in which we are an investor through certain wholly- or majority-owned dialysis clinics. The ESCOs were formed under the Innovation Center's CEC Model to demonstrate the coordination of care for ESRD patients in a dialysis-center oriented ACO setting. Each ESCO joint venture has a shared risk arrangement with CMS for this program.
- *Vascular access services.* Lifeline provides management and administrative services to physician-owned vascular access clinics that provide vascular services for dialysis and other patients. Lifeline is also the majority-owner of nine vascular access clinics and wholly-owns one vascular access clinic. Management fees generated from providing management and administrative services are recognized as earned typically based on a percentage of revenues or cash collections generated by the clinics. Revenues associated with the vascular access clinics that are majority-owned are recognized in the period when the services are provided.
- *Clinical research programs.* DaVita Clinical Research (DCR) is a provider-based specialty clinical research organization with a full spectrum of services for clinical drug research and device development. DCR uses its extensive, applied database and real-world healthcare experience to assist in the design, recruitment and completion of retrospective, prospective pragmatic and clinical trials. Revenues are based upon an established fee per study, as determined by contract with drug companies and other sponsors and are recognized as earned according to the contract terms.
- *Physician services.* Nephrology Practice Solutions (NPS) is an independent business that partners with physicians committed to providing outstanding clinical and integrated care to patients. NPS provides nephrologist employment opportunities in select markets and offers physician practice management services to nephrologists under administrative services agreements. These services include physician practice management, billing and collections, credentialing, coding, and other support services that enable physician practices to increase efficiency and manage their administrative needs. Fees generated from these services are recognized as earned typically based upon flat fees or cash collections generated by the physician practice. NPS also provides leading nephrology recruitment and staffing services which are billed on a per search basis.
- *Direct primary care.* Paladina Health is a healthcare services organization that operates membership-based primary care clinics mainly through employer-based on-site and near-site clinics. The clinics offer patients more personalized and improved access to primary care physicians, including unlimited visits and same-day or next-day appointments. Physicians focus on clinical outcomes and patient satisfaction. Revenues are recognized over the membership period.

International dialysis operations

As of December 31, 2016, we operated or provided administrative services to a total of 154 outpatient dialysis centers, which includes consolidated and nonconsolidated centers, located in 11 countries outside of the U.S., serving approximately 15,100 patients. Our international dialysis operations continue to grow steadily and expand as a result of developing and acquiring outpatient dialysis centers in various strategic markets. Our international operations are included as a component of our ancillary services and strategic initiatives. The table below summarizes the number and locations of our international outpatient dialysis centers.

| | 2016 | 2015 | 2014 | 2013 | 2012 |
|---|------------|------------|-----------|-----------|-----------|
| Number of centers at beginning of year | 118 | 91 | 73 | 36 | 11 |
| Acquired centers | 21 | 21 | 9 | 38 | 13 |
| Developed and hospital operated centers | 15 | 7 | 11 | 2 | 9 |
| Managed centers, net | — | (1) | — | — | 3 |
| Closed centers | — | — | (2) | (3) | — |
| Number of centers at end of year | <u>154</u> | <u>118</u> | <u>91</u> | <u>73</u> | <u>36</u> |

The locations of our international outpatient dialysis centers are as follows:

| | |
|--------------|------------|
| Malaysia(1) | 38 |
| Germany | 34 |
| India(1) | 19 |
| Colombia | 18 |
| Saudi Arabia | 15 |
| Poland | 8 |
| Brazil | 8 |
| Portugal | 5 |
| Taiwan(1) | 5 |
| China(1) | 3 |
| Singapore(1) | 1 |
| | <u>154</u> |

(1) Includes centers that are operated or managed by our Asia Pacific Joint Venture (APAC JV).

Corporate Administrative Support

Corporate administrative support consists primarily of labor, benefits and long-term incentive compensation costs for departments which provide support to all of our different operating lines of business. These expenses are included in our consolidated general and administrative expenses and are partially offset by the allocation of management fees.

DaVita Medical Group (DMG) Division

DMG business overview

DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of experience providing coordinated, outcomes-based medical care in a cost-effective manner. As of December 31, 2016, DMG served approximately 749,300 members under its care in southern California, central and south Florida, southern Nevada and central New Mexico through capitation contracts with some of the nation's leading health plans. Of these members, approximately 305,200 individuals were patients enrolled in Medicare and Medicare Advantage, and the remaining approximately 444,100 individuals were managed care members whose health coverage is provided through their employer or who have individually acquired health coverage directly from a health plan or as a result of their eligibility for Medicaid benefits. In addition to its managed care business, during the year ended December 31, 2016, DMG provided care across all markets to over 896,200 patients whose health coverage is structured on a FFS basis, including patients enrolled through traditional Medicare and Medicaid programs, preferred provider organizations and other third party payors.

DMG patients as well as the patients of DMG's associated physicians, physician groups and IPAs benefit from an integrated approach to medical care that places the physician at the center of patient care. As of December 31, 2016, DMG delivered services to its members via a network of approximately 700 primary care physicians, over 2,500 associated group and other network primary care physicians, approximately 200 network hospitals, and several thousand associated group and network specialists. Together with hundreds of case managers, registered nurses and other care coordinators, these medical professionals utilize a comprehensive

information technology system, sophisticated risk management techniques and clinical protocols to provide high-quality, cost-effective care to DMG's members.

U.S. healthcare spending has increased steadily over the past twenty years. These increases have been driven, in part, by the aging of the baby boomer generation, lack of healthy lifestyle both in terms of exercise and diet, rapidly increasing costs in medical technology and pharmaceutical research, and provider reimbursement structures that may promote volume over quality in a FFS environment. These factors, as well as the steady growth of the U.S. population, have made the healthcare industry a growing market. In 2015, CMS reported that healthcare accounted for 17.8% of the U.S. gross domestic product and that healthcare spending increased 5.8% to reach \$3.2 trillion. Medicare spending grew 4.5% to \$646 billion in 2015 or 20% of National Health Expenditures, according to CMS. Medicare's share of the federal budget was 14.8% in 2015 according to the Congressional Budget Office (CBO). Medicare is frequently the focus of discussions on how to moderate the growth of both federal spending and healthcare spending in the U.S.

Growth in Medicare spending is expected to continue due to population demographics. According to the U.S. Census Bureau, the U.S. population aged 65 and over is expected to be 83.7 million in 2050 — almost double its estimated population of 43.1 million in 2012.

Medicare Advantage is an alternative to the traditional FFS Medicare program, which permits Medicare beneficiaries to receive benefits from a managed care health plan. Medicare Advantage plans contract with CMS to provide benefits that are at least comparable to those offered under the traditional FFS Medicare program in exchange for a fixed monthly premium payment per member from CMS. The monthly premium varies based on the county in which the member resides, as adjusted to reflect the plan members' demographics and the members' risk scores. Individuals who elect to participate in the Medicare Advantage program typically receive greater benefits than traditional FFS Medicare Part B beneficiaries, including additional preventive services, vision, dental and prescription drug benefits, and often have lower deductibles and co-payments than traditional FFS Medicare.

CMS pays Medicare Advantage health plans under a bidding process. Plans bid against county-level benchmarks. If a plan's bid is higher than the benchmark, enrollees pay the difference in the form of a monthly premium. If the bid is lower than the benchmark, the plan receives the difference between its payment amount and its bid as a rebate, which must be returned to enrollees in the form of additional benefits, reduced premiums, or lower cost sharing.

Managed care health plans were developed, primarily during the 1980s, in an attempt to mitigate the rising cost of providing healthcare benefits to populations covered by traditional health insurance. These managed care health plans often enroll members through their employers. As a result of the prevalence of these health plans, many seniors now becoming eligible for Medicare have been interacting with managed care companies through their employers for the last 30 years. Individuals turning 65 now are likely to be far more familiar with the managed care setting than previous Medicare populations. According to Kaiser Family Foundation, in 2016, Medicare Advantage represented 31% of total Medicare members, creating a significant opportunity for additional Medicare Advantage penetration of newly eligible seniors.

In an effort to reduce the number of uninsured and to begin to control healthcare expenditures, President Obama signed the ACA into law in March 2010, which was affirmed, in substantial part, by the U.S. Supreme Court in June 2012. As of the end of 2015, the number of uninsured nonelderly Americans was 28.5 million, a decrease of nearly 13 million since 2013. These previously uninsured Americans and potentially newly eligible Medicaid beneficiaries represent a significant new market opportunity for health plans. We believe that health plans looking to cover these newly eligible individuals under fixed premium arrangements will seek provider arrangements that can effectively manage the cost and quality of the care being provided to these newly eligible individuals, although the 2016 Presidential and Congressional elections have caused the future state of the ACA to be unclear.

One of the primary ways in which the ACA funded increased health insurance coverage is through cuts in Medicare Advantage reimbursement. County benchmarks are transitioning to a system in which each county's benchmark in 2017 will be a certain percentage (ranging from 95% to 115%) of FFS. In a March 2016 report to Congress, the Medicare Payment Advisory Commission (MedPAC) estimated that 2016 Medicare Advantage benchmarks (including the average 4% for quality bonuses), bids, and payments would average 107%, 94%, and 102% of FFS spending, respectively.

Despite the fact that the plan bids average less than FFS spending, payments for enrollees in these plans usually exceed FFS spending because the benchmarks are high relative to FFS spending. For example, health maintenance organizations (HMOs) as a group bid an average of 90% of FFS spending, yet 2016 payments for HMO enrollees are estimated to average 101% of FFS spending because the benchmarks, including the quality bonuses, average 106% of FFS spending.

Nonetheless, changes in benchmarks and/or bids that lower payments to Medicare Advantage plans could adversely affect DMG's operating results.

Many health plans recognize both the opportunity for growth from senior members as well as the potential risks and costs associated with managing additional senior members. In regions operated by DMG and numerous other markets, many health plans subcontract a significant portion of the responsibility for managing patient care to integrated medical networks such as DMG. These integrated healthcare networks, whether medical groups or IPAs, offer a comprehensive medical delivery system and sophisticated care management know-how and infrastructure to more efficiently provide for the healthcare needs of the population enrolled with that health plan. While reimbursement models for these arrangements vary around the country, health plans in California, Florida, Nevada and New Mexico often prospectively pay the integrated healthcare network a fixed Per Member Per Month (PMPM) amount, or capitation payment, which is often based on a percentage of the amount received by the health plan. The capitation payment is for much—and sometimes virtually all—of the care needs of the applicable membership. Capitation payments to integrated healthcare networks, in the aggregate, represent a prospective budget from which the network manages care-related expenses on behalf of the population enrolled with that network. To the extent that these networks manage care-related expenses under the capitated levels, the network realizes an operating profit. On the other hand, if care-related expenses exceed projected levels, the network will realize an operating deficit. Since premiums paid represent a significant amount per person, there is a significant revenue opportunity for an integrated medical network like DMG that is able to effectively manage its costs under a capitated arrangement.

Integrated medical networks, such as DMG, that have scale are positioned to spread an individual member's cost experience across a wider population and realize the benefits of pooling medical risk among large numbers of patients. In addition, integrated medical networks with years of managed care experience can utilize their sizeable medical experience data to identify specific medical care and quality management strategies and interventions for potential high cost cases and aggressively manage them to improve the health of its population base and, thus, lower cost. Many integrated medical networks, like DMG, have also established physician performance metrics that allow them to monitor quality and service outcomes achieved by participating physicians in order to reward efficient, high quality care delivered to members and initiate improvement efforts for physicians whose results can be enhanced.

Brand name

In 2016, we started the transition of the medical group brand name from HealthCare Partners (HCP) and several other names to DaVita Medical Group (DMG). The marketing plan as it relates to the transition will be a phased approach and will occur over the course of one to two years with the exception of the Washington market which is still in the planning stages. Coming together under one name is part of DMG's vision to strive to be the leading independent medical group in the U.S.

Healthcare reform

The U.S. healthcare system, including the Medicare Advantage program, is subject to a broad array of new laws and regulations as a result of the ACA. This legislation made significant changes to the Medicare program and to the health insurance market overall. The ACA is considered by some to be the most dramatic change to the U.S. healthcare system in decades. The U.S. Supreme Court found that the individual mandate to obtain health insurance coverage under this legislation is constitutional and also found that the expanded Medicaid benefit included in the legislation is constitutional if states can opt out of the expanded Medicaid benefit without losing their funding under the pre-reform Medicaid program. In a separate, subsequent case, the U.S. Supreme Court also upheld the use of subsidies to individuals in federally-facilitated healthcare exchanges, rejecting an argument that such subsidies would apply only in the state-run healthcare exchanges.

The ACA reflects sweeping legislation that, once fully implemented, may have a significant impact on the U.S. healthcare system generally and the operations of DMG's business. There are numerous steps required to implement the ACA, and implementation remains ongoing. Congress also has enacted, and may continue to seek, legislative changes that alter, delay, or eliminate some of their provisions. For example, under the 2016 Omnibus budget agreement, Congress voted to delay certain new taxes that the ACA had enacted, including the excise tax on certain high-cost health plans, the medical device tax, and the tax on health insurers. In addition, the 2016 Presidential and Congressional elections have caused the future state of the ACA to be unclear. While specific changes and their timing are not yet apparent, the enacted reforms as well as future legislative changes could have a material adverse effect on our results of operations, including lowering our reimbursement rates and increasing our expenses.

One provision of the ACA required CMS to establish a Medicare Shared Savings Program (MSSP) that promotes accountability and coordination of care through the creation of ACOs. The program allows certain providers and suppliers (including hospitals, physicians and other designated professionals) to voluntarily form ACOs and work together along with other ACO participants to invest in infrastructure and redesign delivery processes to achieve high quality and efficient delivery of services. In 2014, DMG entered into an agreement with CMS to participate in the MSSP in California, Florida and Nevada. Under this program, which ran through 2016, DMG strove to attain improved clinical outcomes to its Medicare FFS patients in a more cost-effective manner, and had the opportunity to share with CMS in any financial savings created. To date, DMG has not received a shared savings payment associated with this program, with one final measurement period still remaining. As part of our commitment to the Medicare ACO space, DMG applied for and was selected to participate in the CMS Innovation Center's Next Generation ACO in our California market, which begins in 2017.

Payor environment

Government programs

DMG derives a significant portion of its revenues from services rendered to beneficiaries of Medicare (including Medicare Advantage), Medicaid, and other governmental healthcare programs.

Medicare. The Medicare program was established in 1965 and became effective in 1967 as a federally funded U.S. health insurance program for persons aged 65 and older, and it was later expanded to include individuals with ESRD and certain disabled persons, regardless of income or age. Since its formation, Medicare has grown to an approximately \$646 billion program in 2015, covering approximately 57 million Americans and, based on the growing number of eligible beneficiaries and increases in the cost of healthcare, CBO projects that net Medicare spending will increase from \$592 billion in 2016 to \$1.1 trillion in 2026.

Initially, Medicare was offered only on a FFS basis. Under the Medicare FFS payment system, an individual can choose any licensed physician enrolled in Medicare and use the services of any hospital, healthcare provider or facility certified by Medicare. CMS reimburses providers for covered services if CMS considers them medically necessary.

FFS Medicare pays for physician services according to a physician fee schedule (PFS) set each year by CMS in accordance with formulas mandated by Congress. Historically, CMS annually adjusted the Medicare Physician Fee Schedule (Medicare PFS) payment rates based on an updated formula that included application of the Sustainable Growth Rate (SGR). On April 16, 2015, President Obama signed and enacted into law H.R. 2, the Medicare Access and CHIP Reauthorization Act of 2015, which, among other things, repealed the SGR and instituted a 0% update to the single conversion factor under the Medicare PFS from January 1 through June 30, 2015, a 0.5% update for July 2015 through the end of 2019, and a 0% update for 2020 through 2025. For 2026 and subsequent years, the update will be either 0.75% or 0.25%, depending on which Alternate Payment Model (APM) the physician participates. On October 14, 2016, CMS released a final rule implementing, among other changes, the Advanced APM incentive applicable to the physician fee schedule, under which physicians may receive bonus payments for participating in an Advanced APM. Among other things, the final rule identifies the criteria an APM must satisfy to be considered an Advanced APM, which could include some MSSP ACOs or providers participating in the CEC Model. Whether DMG's subsidiary ACO or dialysis providers participating in CEC are considered to be Advanced APMs could potentially affect physicians' willingness to participate in such entities, which may indirectly impact the operations of DMG's subsidiary ACO or its providers participating in the CEC Model. In addition, under the final rule, DMG's subsidiary ACO may also be required to submit certain quality data to CMS on behalf of its Merit-Based Incentive Payment System MIPS-eligible clinicians, which could result in an increase in operational costs. Given that the payment updates for APMs have yet to take effect, we cannot determine the impact of such payment models on our business at this time.

In addition, in recent years, Congress has enacted various laws seeking to reduce the federal debt level and contain healthcare expenditures. For example, the BCA called for the establishment of a Joint Select Committee (the Committee) on Deficit Reduction, tasked with reducing the federal debt level. However, because the Committee did not draft a proposal by the BCA's deadline, President Obama issued an initial sequestration order that imposed automatic spending cuts on various federal programs. In particular, a 2% reduction to Medicare payments took effect on April 1, 2013, which was subsequently extended through 2025.

The instability of the federal budget may lead to legislation that could result in further cuts in Medicare and Medicaid payments to providers. In recent years, the government has enacted a patchwork of appropriations legislation to temporarily suspend the debt ceiling and continue government operations. The Medicare program is frequently mentioned as a target for spending cuts. Spending cuts to the Medicare program could adversely affect our operating results.

Medicare Advantage. Medicare Advantage is a Medicare health plan program developed and administered by CMS as an alternative to the original FFS Medicare program. Under the Medicare Advantage program, Medicare beneficiaries may choose to receive benefits under a managed care health plan that provides benefits at least comparable to those offered under the original Medicare FFS payment system in exchange for which the health plan receives a monthly per patient premium payment from CMS. The Medicare Advantage monthly premium varies based on the county in which the member resides, and is adjusted to reflect the demographics and estimated risk profile of the members that enroll. Once a person is authorized by CMS to participate in Medicare Advantage, health plans compete for enrollment based on benefit design differences such as co-payments or deductibles, availability of preventive care, attractiveness of and access to a network of hospitals, physicians and ancillary providers and premium contribution or, most often in Medicare Advantage plans, the absence of any monthly premium. In certain parts of the country, many health plans that provide Medicare Advantage benefits subcontract with integrated medical networks such as DMG to transfer the responsibility for managing patient care.

In 2004, CMS adopted a risk adjustment payment system for Medicare Advantage health plans in which the participating health plans' premiums are adjusted based on the actual illness burden of the members that enroll. The model bases a portion of the total CMS reimbursement payments on various clinical and demographic factors, including hospital inpatient diagnoses, additional

diagnosis data from ambulatory treatment settings, hospital outpatient department and physician visits, gender, age and Medicaid eligibility. CMS requires that all managed care companies capture, collect and submit the necessary diagnosis code information to CMS twice a year for reconciliation with CMS's internal database. Medical providers, such as DMG, provide this diagnosis code information to health plan customers for submission to CMS. Under this system, the risk-adjusted portion of the total CMS payment to the Medicare Advantage plans will equal the local rate set forth in the traditional demographic rate book, adjusted to reflect the plan members' gender, age and morbidity.

Most Medicare beneficiaries have the option to enroll in private health insurance plans that contract with Medicare under the Medicare Advantage program. According to the Kaiser Family Foundation, the share of Medicare beneficiaries in such plans has risen rapidly in recent years; it reached approximately 31% in 2016 from approximately 13% in 2004. Plan costs for the standard benefit package can be significantly lower or higher than the corresponding cost for beneficiaries in the traditional Medicare FFS payment program, but prior to the ACA, private plans were generally paid a higher average amount, and they used the additional payments to reduce enrollee cost-sharing requirements, provide extra benefits, and/or reduce Medicare premiums. These enhancements were valuable to enrollees, but also resulted in higher Medicare costs overall and higher premiums for all Medicare Part B beneficiaries and not just those enrolled in Medicare Advantage plans. The ACA requires that future payments to plans be based on benchmarks in a range of 95% to 115% of local FFS Medicare costs, with bonus amounts payable to plans meeting high quality-of-care standards. In addition, health plans offering Medicare Advantage are required to spend at least 85% of their premium dollars on medical care, the so-called medical loss ratio (MLR). Since DMG is not a health plan, except for DaVita Health Plan of California, Inc. (DHPC), it is not subject to the 85% MLR requirement. See "DaVita Medical Group Division (DMG)—Knox-Keene" below. However, payments that health plans make to DMG will apply in full towards the health plans' 85% MLR requirement. If a health plan does not meet the 85% MLR requirement, it must provide a rebate to its customers. Any such shortfalls would not impact amounts paid by health plans to DMG.

Medicaid. Medicaid is a federal entitlement program administered by the states that provides healthcare and long-term care services and support to low-income Americans. Medicaid is funded jointly by the states and the federal government. The federal government guarantees matching funds to states for qualifying Medicaid expenditures based on each state's federal medical assistance percentage, which is calculated annually and varies inversely with average personal income in the state. Subject to federal rules, each state establishes its own eligibility standards, benefit packages, payment rates and program administration within broad federal statutory and regulatory guidelines. Every state Medicaid program must balance a number of potentially competing demands, including the need for quality care, adequate provider access, and cost-effectiveness. In an effort to improve quality and provide more uniform and cost-effective care, many states have implemented Medicaid managed care programs to improve access to coordinated healthcare services, including preventative care, and to control healthcare costs. Under Medicaid managed care programs, a health plan receives capitation payments from the state. The health plan, in turn, arranges for the provision of healthcare services by contracting with a network of medical providers, such as DMG. DMG has entered into capitation agreements with health plans to manage approximately 105,800 Medicaid managed care members in its southern California market.

Commercial payors

According to the 2016 Annual Survey conducted by the Kaiser Family Foundation, approximately 150 million non-elderly people in the U.S. received their health insurance through their employers, which contracted with health plans to administer these healthcare benefits. Patients enrolled in health plans offered through an employment setting are generally referred to as commercial members. According to the survey, the percentage of workers covered was 55% in 2016, similar to the 56% covered in 2015. Under the ACA, many uninsured individuals and many individuals who receive their health insurance benefits through small employers may purchase their healthcare benefits through insurance exchanges in which health plans compete directly for individual or small group members' enrollment. DMG derives a significant amount of its enrollment from commercial members; however, these members represent a disproportionately small share of DMG's operating profits.

Whether in the Medicare Advantage, commercial or Medicaid market, managed care health plans seek to provide a coordinated and efficient approach to managing the healthcare needs of their enrolled populations. By negotiating with providers, such as pharmacies, hospitals and physicians, and implementing various quality programs, managed care companies attempt to enhance their profitability by limiting their medical costs. These health plans have shown success in mitigating certain components of medical cost, but we believe they are limited by their indirect relationship with physicians, who in the aggregate direct most of their patients' healthcare costs. We believe that physician-led and professionally-managed integrated medical networks such as DMG's have a greater opportunity to influence cost and improve quality due to the close coordination of care at the most effective point of contact with the patient—the primary care physician.

Capitation and FFS revenue

There are a number of different models under which an integrated medical network receives payment for managing and providing healthcare services to its members.

Fee-for-service structure. Under traditional FFS reimbursement, physicians are paid a specified FFS that they provide during a patient visit. Under this structure, physician compensation is based on the volume of patient visits and procedures performed, thus offering limited financial incentive to focus on cost containment and preventative care. FFS revenues are derived primarily from DMG's physician services.

Capitation structure. Under capitation, payors pay a fixed amount per enrolled member, thereby subcontracting a significant portion of the responsibility and risks for managing patient care to physicians. Global capitation represents a prospective budget from which the provider network then manages care-related expenses including payments to associated providers outside the group, such as hospitals and specialists. Compared to traditional FFS models, we believe that capitation arrangements better align provider incentives with both quality and efficiency of care for a population of patients. We believe that this approach improves the quality of the experience for patients and the potential profitability for efficient care providers.

Since premiums paid represent a significant amount per person, the revenue and, when costs are effectively managed, profit opportunity available to an integrated medical network under a capitated arrangement can be significant. This is particularly the case for patients with multiple diseases and senior members. We believe that the advantages, savings and efficiencies made possible by the capitated model are most pronounced when the care demands of the population are the most severe and require the most coordination, such as for the senior population or patients with chronic, complex and follow-on diseases. While organized coordination of care is central to the capitated model, it is also well suited to the implementation of preventative care and disease management over the long-term since physicians have a financial incentive to improve the overall health of their patient population.

The inherent risk in assumption of global care risk relates to potential losses if a number of individual patients' medical costs exceed the expected amount. This risk is especially significant to individual practitioners or smaller physician groups who lack the scale required to spread the risk over a broad population. DMG has the scale, comprehensive medical delivery resources, significant infrastructure to support practicing physicians, and demonstrated care management know-how to spread the risk of losses over a large patient population.

Global model. In Florida, DMG may contract directly with health plans under global capitation arrangements that include hospital services, because state law permits DMG to assume financial responsibility for both professional and institutional services. In New Mexico, DMG assumed financial responsibility for professional services only.

In Nevada, DMG enters into global capitation arrangements to assume financial responsibility for both professional and institutional services. However, the Nevada Division of Insurance (NDI) has not opined on whether it is appropriate for an entity like DMG to enter into global capitation arrangements and assume financial responsibility for the provision of both professional and institutional services to either Medicare Advantage enrollees or enrollees of commercial health plans. In order to avoid an adverse finding by the NDI with respect to DMG's global capitation arrangements in Nevada, DMG applied for an insurance license from the NDI and obtained the license in 2015. DMG is currently evaluating its ability to assign any of its existing contracts to the NDI license holder. Because of the current global capitation to DMG, and DMG's assumption of nearly the entire professional and institutional risk in Nevada and Florida, DMG's health plan customers function primarily to support DMG in undertaking marketing and sales efforts to enroll members and processing claims in these states.

In California, entities that maintain full or restricted licenses under the California Knox-Keene Health Care Service Plan Act of 1975 (Knox-Keene) are permitted to assume financial responsibility for both professional and institutional services. As described below, in December 2013, DMG obtained a restricted Knox-Keene license and therefore may enter into global capitation arrangements with health plans through which DMG will assume financial responsibility for both professional and institutional services.

Risk-sharing model. In California, DMG currently utilizes a capitation model in several different forms. While there are variations specific to each arrangement, HealthCare Partners Affiliates Medical Group and DaVita Medical Group Associates California, Inc. (collectively AMG), which are medical groups that have entered into management services agreements with DMG, have historically contracted with health plans to receive a PMPM or percentage of premium (POP) capitation payment for professional (physician) services and assumed the financial responsibility for professional services. In some cases, the health plans separately enter into capitation contracts with third parties (typically hospitals) who directly receive a capitation payment and assume contractual financial responsibility for institutional (hospital) services. In other cases, the health plan does not pay a capitation payment to the hospital, but rather administers and pays fee-for-service claims for hospital expenses. In both cases, AMG has been responsible under its health plan agreements for managing the care dollars associated with both the professional and institutional services provided for in the AMG capitation payment. In the case of institutional services and as a result of its managed care-related administrative services agreements with hospitals, AMG has recognized a percentage of the surplus of institutional revenues less institutional expense as AMG net revenues and has also been responsible for some percentage of any short-fall in the event that institutional expenses exceed institutional revenues. In connection with DMG's obtaining a restricted Knox-Keene license in California, substantially all of the California health plan contracts, along with the revenues received under such contracts, have been assigned from AMG to DHPC. In

addition, DMG now has the legal authority to transition these health plan contracts to global capitation arrangements in which DMG is responsible for arranging professional and institutional services in exchange for a single capitation payment. DMG has evaluated its various risk sharing arrangements, and is working with the Department of Managed Health Care and several health plans to accept global capitation. DMG has converted three separate contracts covering approximately 3% of total DHPC membership to global risk and is in the approval and implementation process to convert additional contracts to global risk in 2017. Completion of evaluation of possible additional conversions is expected to continue over time.

Government regulation

In addition to the laws and regulations to which our dialysis and related lab services business are subject to, the internal operations of DMG and its contractual relationships with healthcare providers such as hospitals, other healthcare facilities, and healthcare professionals are subject to extensive and increasing regulation by numerous federal, state, and local government entities. These laws and regulations often are interpreted broadly and enforced aggressively by multiple government agencies, including the OIG, the DOJ, and various state authorities. Many of these laws and regulations are the same as those that impact our dialysis and related lab services business. For example:

- DMG's financial relationships with healthcare providers including physicians and hospitals could subject DMG to criminal and civil sanctions and penalties under the federal Anti-Kickback Statute;
- The referral of Medicare patients by DMG-associated physicians for the provision of DHS may subject the parties to sanctions and penalties under the Stark Law;
- DMG's financial relationships and those of its associated physicians may subject the parties to penalties and sanctions under state fraud and abuse laws;
- DMG's submission of claims to governmental payors such as the Medicare and Medicaid programs for services provided by its associated physicians and clinical personnel may subject DMG to sanction and penalties under the FCA; and
- DMG's handling of PHI may subject DMG to sanctions and penalties under HIPAA and its implementing privacy and security regulations, as amended by the HITECH Act, and state medical privacy laws which can include penalties and restrictions that are more severe than those which arise under HIPAA.

A finding that claims for services were not covered or not payable, or the imposition of sanctions associated with a violation of any of these healthcare laws and regulations, could result in criminal and/or civil penalties and exclusion from participation in Medicare, Medicaid and other federal and state healthcare programs and could have a material adverse effect on DMG's business, financial condition and results of operations. We cannot guarantee that the arrangements or business practices of DMG will not be subject to government scrutiny or be found to violate certain healthcare laws. Government audits, investigations and prosecutions, even if we are ultimately found to be without fault, can be costly and disruptive to DMG's business. Moreover, changes in healthcare legislation or government regulation may restrict DMG's existing operations, limit their expansion or impose additional compliance requirements and costs, any of which could have a material adverse effect on DMG's business, financial condition and results of operations.

The following includes brief descriptions of some, but not all, of the laws and regulations that, in addition to those described in relation to our dialysis and related lab services business, affect DMG. DMG is also subject to the laws and regulations that apply to our U.S. dialysis and related lab services business. See "Kidney Care Division—Government regulation" above.

Licensing, certification, accreditation and related laws and guidelines. DMG clinical personnel are subject to numerous federal, state and local laws and regulations, relating to, among other things, licensing, professional credentialing and professional ethics. Since DMG clinical personnel perform services in medical office settings, hospitals and other types of healthcare facilities, DMG may indirectly be subject to laws applicable to those entities as well as ethical guidelines and operating standards of professional trade associations and private accreditation commissions, such as the American Medical Association and the Joint Commission. There are penalties for non-compliance with these laws, including discipline or loss of professional license, civil and/or criminal fines and penalties, loss of hospital admitting privileges, federal healthcare program disenrollment, loss of billing privileges, and exclusion from participation in various governmental and other third-party healthcare programs.

Professional licensing requirements. DMG's clinical personnel, including physicians, must satisfy and maintain their professional licensing in the states where they practice medicine. Activities that qualify as professional misconduct under state law may subject them to sanctions, including the loss of their licenses and could subject DMG to sanctions as well. Many state boards of medicine impose reciprocal discipline, that is, if a physician is disciplined for having committed professional misconduct in one state where he or she is licensed, another state where he or she is also licensed may impose the same discipline even though the conduct did

not occur in that state. Therefore, if a DMG-associated physician is licensed in multiple states, sanctions or loss of licensure in one state may result in sanction or the loss of licensure in other states. Professional licensing sanctions may also result in exclusion from participation in governmental healthcare programs, such as Medicare and Medicaid, as well as other third-party programs.

Corporate practice of medicine and fee splitting. California, Colorado, Nevada, and Washington are states in which DMG operates that have laws that prohibit business entities, such as our Company and our subsidiaries, from practicing medicine, employing physicians to practice medicine or exercising control over medical decisions by physicians (known collectively as the corporate practice of medicine). These states also prohibit entities from engaging in certain financial arrangements, such as fee-splitting, with physicians. In some states these prohibitions are expressly stated in a statute or regulation, while in other states the prohibition is a matter of judicial or regulatory interpretation.

Violations of the corporate practice of medicine vary by state and may result in physicians being subject to disciplinary action, as well as to forfeiture of revenues from payors for services rendered. For lay entities, violations may also bring both civil and, in more extreme cases, criminal liability for engaging in medical practice without a license.

In California, a violation of the corporate practice of medicine prohibition constitutes the unlawful practice of medicine, which is a public offense punishable by fines and other criminal penalties. In addition, any person who conspires with or aids and abets another in the unlawful practice of medicine is similarly guilty of a public offense and may be subject to comparable fines and criminal penalties. In Nevada, engaging in the corporate practice of medicine where not provided by a specific statute may also constitute the unlawful practice of medicine. This violation is a felony punishable by fines and other civil and criminal penalties. Physicians in Nevada can similarly be punished for aiding or assisting in the unlicensed practice of medicine.

In Colorado, any physician found to have abetted or assisted or conspired to engage in unprofessional conduct with respect to the practice of medicine is subject to disciplinary action, including the loss of licensure. Corporate entities or lay persons who are found to have engaged in the unauthorized practice of medicine may be subject to injunctive action and other criminal penalties. In Washington, the Secretary of Health is responsible for investigating complaints concerning the unlicensed practice of medicine and violations may be subject to a cease and desist order, civil fines, injunctive action, and other criminal penalties. In our markets where the corporate practice of medicine is prohibited, DMG has historically operated by maintaining long-term management contracts with multiple associated professional organizations which, in turn, employ or contract with physicians to provide those professional medical services required by the enrollees of the payors with which the professional organizations contract. Under these management agreements, DMG performs only non-medical administrative services, does not represent that it offers medical services, and does not exercise influence or control over the practice of medicine by the physicians or the associated physician groups with which it contracts. For example, in California, DMG has full-service management contracts with AMG. The AMG entities are owned by California-licensed physicians and professional medical corporations and contract with physicians to provide professional medical services. In Nevada and Washington, DMG's Nevada and Washington subsidiaries have similar management agreements with Nevada and Washington professional corporations, as applicable, that employ and contract with physicians to provide professional medical services. In Colorado, the physician groups contract through a provider network to include a pharmacy and ambulatory surgery center.

Some of the relevant laws, regulations, and agency interpretations in states with corporate practice of medicine restrictions have been subject to limited judicial and regulatory interpretation. Moreover, state laws are subject to change. Regulatory authorities and other parties, including DMG's associated physicians, may assert that, despite the management agreements and other arrangements through which DMG operates, we are engaged in the prohibited corporate practice of medicine or that DMG's arrangements constitute unlawful fee-splitting. If this were to occur, we could be subject to civil and/or criminal penalties, DMG's agreements could be found legally invalid and unenforceable (in whole or in part), or we could be required to restructure its contractual arrangements.

If we were required to restructure DMG's operating structures in our markets due to determination that a corporate practice of medicine violation existed, such a restructuring might include revisions of the California, Colorado, Nevada or Washington management services agreements, which might include a modification of the management fee, and/or establishing an alternative structure. For example, our subsidiaries in those states might have to obtain the equivalent of a California Knox-Keene license in such state in order to comply with the corporate practice of medicine rules while contracting directly with payors and, in turn, physicians, to provide physician services to the payors' enrollees. In California, DMG's restricted Knox-Keene license has created potential flexibility for DMG in the event regulatory authorities seek to enforce corporate practice of medicine or fee splitting laws based upon current management services relationships with AMG. DMG's restricted Knox-Keene license allows DHPC to contract with or employ physicians as a result of an exemption from California's corporate practice of medicine laws applicable to Knox-Keene licensees.

Knox-Keene. The California Department of Managed Health Care (DMHC) licenses and regulates Health Care Service Plans (HCSPs) pursuant to the Knox-Keene Health Care Service Plan Act of 1975, as amended. In addition to regulating Knox-Keene's various patient's rights protections for HCSP-enrolled individuals, the DMHC is responsible for ensuring the financial sustainability over time of HCSPs and other regulated entities. As such, the DMHC is charged with continually monitoring the financial health of

regulated entities. The DMHC's Division of Financial Oversight conducts examinations of the fiscal and administrative affairs of licensed HCSPs to protect consumers and providers from potential insolvencies. Financial examination reviews include examinations of cash flow, premium receivables, intercompany transactions and medical liabilities. The examination also ensures that there is adequate tangible net equity (TNE), as determined according to calculations included in Knox-Keene. The TNE regulations for organizations holding a Knox-Keene license, like DMG, vary depending on circumstances, but generally require any licensee to have on hand in cash or cash equivalents a minimum of the greater of (i) \$1 million, (ii) the sum of 2% of the first \$150 million of annualized premium revenues plus 1% of annualized premium revenues in excess of \$150 million, or (iii) the sum of 8% of the first \$150 million of annualized healthcare expenditures (except those paid on a capitated basis or managed hospital payment basis) plus 4% of the annualized healthcare expenditures, except those paid on a capitated basis or managed hospital payment basis, which are in excess of \$150 million; plus 4% of annualized hospital expenditures paid on a managed hospital payment basis. In its sole discretion, the DMHC may require, as a condition to obtaining or maintaining an HCSP license, that a licensee accept certain contractual undertakings such that the licensee is obligated to maintain TNE in amounts greater than the minimum amount described above. Such contractual undertakings may require 130% or more of TNE to be maintained by a licensee. During the 2016 financial examination, DaVita Health Plan of California, Inc. (DHPC, formerly known as DaVita HealthCare Partners Plan, Inc.) was required to provide evidence of exclusive fidelity bond coverage in the amount of at least \$2 million, with a deductible amount not in excess of \$100,000 with a requirement to notify the Director of DMHC 30 days prior to cancellation.

The DMHC interprets Knox-Keene to apply to both HCSPs and downstream contracting entities, including provider groups that enter into global risk contracts with licensed HCSPs. A global risk contract is a healthcare services contract in which a downstream contracting entity agrees to provide both professional (physician) services and institutional (hospital) services subject to an at-risk or capitated reimbursement methodology. According to the DMHC, entities that accept global risk must obtain a restricted Knox-Keene license. Under a restricted Knox-Keene license, entities may enter into global risk contracts with other licensed HCSPs. Holders of restricted Knox-Keene licenses must comply with the same financial requirements as HCSPs with full licenses, including demonstrating specific levels of TNE, but are granted waivers from meeting marketing and other terms of full Knox-Keene licensure requirements. The consequences of operating without a license include civil penalties, criminal penalties and the issuance of cease and desist orders.

DHPC holds a restricted Knox-Keene license, which was approved by the DMHC on December 31, 2013. This allows DMG, under its DHPC plan to contract directly with HCSPs to simplify its historic contractual and financial structure and to facilitate expansion into new markets in California. However, this also subjects DMG and DHPC to additional regulatory obligations, including (i) regulatory oversight of operations, (ii) the need to seek approval for all material business changes, (iii) significant requirements to maintain certain TNE levels, and (iv) other operating limitations imposed by Knox-Keene and its regulations. Under its restricted Knox-Keene license, DHPC is prohibited from declaring or paying any dividends or making any distribution of cash or property to its parent, affiliates, or shareholders, if such a distribution would cause it to fail to maintain the minimum applicable TNE, have insufficient working capital or cash flow as required by DMHC regulation or otherwise be unable to provide or arrange healthcare services. In addition, DHPC is subject to DMHC oversight and must seek approval before incurring any debt or guaranteeing any debt relating to its parent, affiliates, or shareholders. DHPC must also submit proposed global capitation contracts to the DMHC for approval.

DMG services

Approximately 83% of DMG's operating revenues for the year ended December 31, 2016 were derived from multi-year capitation contracts with health plans. Under these contracts, DMG's health plan customers delegate full responsibility for member care to physicians and healthcare facilities that are part of DMG's provider network. In return, DMG receives a PMPM fee for each DMG member. As a result, DMG has financial and clinical accountability for a population of members. In California, DMG does not assume direct financial risk for institutional (hospital) services in most cases, but is responsible for managing the care dollars associated with both the professional (physician) and institutional services being provided for the PMPM fee attributable to both professional and institutional services. In those cases and as a result of its managed care-related administrative services agreements with hospitals, DMG recognizes the surplus of institutional revenues less institutional expense as DMG net revenues and is also responsible for any short-fall in the event that institutional expenses exceed institutional revenues. In addition to revenues recognized for financial reporting purposes, DMG measures its total care dollars under management. This includes the PMPM fee payable to third parties for institutional (hospital) services where DMG manages the care provided to its members by hospitals and other institutional services. These fees are not included in generally accepted accounting principles (GAAP) revenues.

DMG provides comprehensive and quality medical care through a network of participating physicians and other healthcare professionals. Through its group model, DMG employs, directly (where permitted by state law) and through its associated physician groups, approximately 700 primary care physicians. Through its IPA model, DMG contracts with a network of over 2,500 associated groups and other network primary care physicians who provide care for DMG's members in an independent office setting. These physicians are complemented by several thousand network specialists and approximately 200 network hospitals that provide specialty or institutional care to the patients of DMG's associated physicians, physician groups and IPAs.

In order to comply with local regulations prohibiting the corporate practice of medicine, many of DMG's group physicians are employed by associated medical groups with which DMG has entered into long-term management agreements. The largest of these DMG managed medical groups is AMG, which employs, directly or indirectly, over 700 primary care physicians, specialists and hospitalists. See "Government Regulation—Corporate practice of medicine and fee splitting" above.

DMG does not own hospitals, although hospitals are an essential part of its provider network. In most cases, DMG contracts or otherwise aligns with hospitals to manage the utilization, readmission and cost of hospital services. Most DMG patients receive specialty care through DMG's network based on referrals made by their primary care physician. These specialists may be reimbursed based on capitation, case rates or on a discounted FFS rate.

DMG group physicians typically see 15 to 20 patients per day, which we believe is an appropriate benchmark to ensure there is sufficient time to understand all of the patients' clinical needs. DMG care teams, including nurses, engage in outreach to patients in order help monitor fragile and high risk patients, and help improve adherence to physicians' care plans. During these visits, DMG's physicians, nurses and educators use the time to educate patients and manage their healthcare needs. The goal of this preventative care delivery model is to keep patients healthy. Education improves self-management and compliance which allows the patient to recognize early signs of their disease and seek appropriate care. We believe this translates into earlier intervention, which in turn leads to fewer emergency room visits, fewer hospital admissions and fewer hospital bed days (the most expensive location for healthcare). This clinical model seeks to provide early diagnosis of disease or deterioration in a chronic and complex condition and provide preventive care to maintain optimal health and avert unnecessary hospitalization. Clinic-based case managers and hospitalists coordinate with the primary care physicians to ensure that patients are receiving proper care whether they are in the clinic, in the hospital or are not regularly accessing healthcare. Physicians and case managers encourage patients to regularly visit the clinics in order to enhance their day-to-day health and diagnose any illness or deterioration in condition as early as possible.

DMG's information technology system, including DMG's electronic health record and data warehouse, is designed to support the DMG delivery model with data-driven opportunities to improve the quality and cost effectiveness of the care received by its members. Using informatics technology, DMG has created disease registries that track large numbers of patients with defined medical conditions. DMG applies the data from these registries to manage the care for patients with similar medical conditions which we believe leads to a better medical outcome. We believe this approach to using data is effective because the information is communicated by the patient's physician rather than the health plan or disease management companies.

DMG employs a wide variety of other information applications to service IPA and network providers using web connectivity. The HCP Connect! on-line portal provides web-based eligibility, referrals, electronic claims submission and explanation of benefits, and other communication vehicles for individual physician offices. The success of this suite of applications has enhanced DMG's ability to manage its IPA networks, and has resulted in significant back-office efficiencies for DMG and its associated physician groups. DMG has further expanded its ability to share key utilization and clinical data with its internal and contracted physicians and specialists through the Physician Information Portal and the Clinical Viewer. Through these secure web portals, a physician is able to obtain web-based, point of care information regarding a patient, including diagnosis history, provide quality indicators, historical risk-adjustment coding information, pharmacy medication history, and other key information. In addition to its web-portals geared towards physicians, DMG has recently introduced a patient on-line portal to enable DMG's patients to securely view their own clinical information, schedule physician appointments and interact electronically with their physicians. DMG believes these tools help lead to high quality clinical outcomes, create internal efficiencies, and enhance the satisfaction of its associated physicians and patients.

In addition, DMG uses its data to carefully track high utilizing patients through robust data warehousing and data mining technologies. DMG filters the data warehouse to identify and reach out to patients with high-utilization patterns who are inefficiently using resources, such as visiting an emergency room when either a same-day appointment or urgent care center would be more appropriate and satisfactory for the member. High utilizing patients are identified and tracked as part of DMG's electronic health record by their physician and DMG's care management staff. Specific care plans are attached to each of these patients and tracked carefully for full compliance. The objective is to proactively manage their care at times when these patients are either not compliant with the care plan or when changing circumstances require care managers to develop new and more suitable care plans. By using these resources, DMG has achieved improvements in quality of care, satisfaction and cost.

We believe DMG is well positioned to effectively leverage marketplace demands for greater provider accountability, measurable quality results and cost efficient medical care. We believe that DMG's business model is likely to continue to be an attractive alternative for health plans looking for high quality, cost effective delivery networks, physicians seeking an attractive practice environment and patients interested in a highly integrated approach to managing their medical care. Additionally, we believe that the scale of DMG's business allows it to spread capitation risk over a large population of members, invest in comprehensive analytic and healthcare information tools as well as clinical and quality measurement infrastructure, and recognize administrative and operating efficiencies. For these reasons, we believe that DMG offers patients, physicians and health plans a proven platform for addressing many of the most pressing challenges facing the U.S. healthcare system, including rising medical costs.

We also believe DMG has the ability to demonstrably improve medical outcomes and patient satisfaction while effectively managing costs through the following unique competitive strategies and internal progress and systems:

- DMG's clinical leadership and associated group and network physicians devote significant efforts to ensure that DMG's members receive the most appropriate care in the most appropriate manner.
- DMG is committed to maximizing its patients' satisfaction levels.
- DMG has the scale which, combined with its strong reputation and high quality patient care, makes it an attractive partner for health plans, compared to smaller provider groups that may have a higher risk of default and may not have the same resources to devote and develop the same level of patient care.
- DMG has over two decades of experience in managing complex disease cases for its population of patients. As a result, DMG has developed a rich dataset of patient care experiences and outcomes which permits DMG to proactively monitor and intervene in improving the care of its members.
- DMG's senior management team possesses substantial experience with the healthcare industry with average experience over 20 years, as of December 31, 2016.

Locations of DMG clinics

As of December 31, 2016, DMG managed a total of 247 medical clinics, of which 59 clinics were located in California, 13 clinics were located in Colorado, 85 clinics were located in Florida, 52 clinics were located in Nevada, 15 clinics were located in New Mexico, two clinics were located in Georgia and 21 clinics were located in Washington.

Competition

U.S. and International dialysis competition

The U.S. dialysis industry has consolidated significantly over time but still remains highly competitive, particularly in terms of acquiring existing outpatient dialysis centers. We continue to face a high degree of competition in the U.S. dialysis industry from large and medium-sized providers who compete directly with us for the acquisition of dialysis businesses, relationships with physicians to act as medical directors and skilled clinical personnel, as well as for individual patients. In addition, as we continue our international dialysis expansion into various international markets, we face competition from large and medium-sized providers for acquisition targets as well as physician relationships. Because of the ease of entry into the dialysis business and the ability of physicians to own dialysis centers and/or also be medical directors for their own centers, competition for growth in existing and expanding markets is not limited to large competitors with substantial financial resources. Acquisitions, developing new outpatient dialysis centers, patient retention and physician relationships are a critical component of our growth strategy and our business could be adversely affected if we are not able to continue to make dialysis acquisitions on reasonable and acceptable terms, continue to develop new outpatient dialysis centers, maintain or establish new relationships with physicians or if we experience significant patient attrition to our competitors. Competition for qualified physicians to act as medical directors and for inpatient dialysis services agreements with hospitals is also intense. Occasionally, we have also experienced competition from former medical directors or referring physicians who have opened their own outpatient dialysis centers. We also experience competitive pressures from other dialysis providers in connection with negotiating contracts with commercial healthcare payors and in recruiting and retaining qualified skilled clinical personnel.

The two largest dialysis companies, Fresenius Medical Care (FMC) and our Company, account for approximately 72% of outpatient dialysis patients in the U.S. with our Company serving approximately 36% of the total outpatient dialysis patients. Approximately 44% of the centers not owned by us or FMC are owned or controlled by hospitals or non-profit organizations. Hospital-based and non-profit dialysis units typically are more difficult to acquire than physician-owned dialysis centers.

FMC also manufactures a full line of dialysis supplies and equipment in addition to owning and operating outpatient dialysis centers worldwide. This may give FMC cost advantages over us because of its ability to manufacture its own products. Additionally, FMC has been one of our largest suppliers of dialysis products and equipment over the last several years. In January 2010, we entered into and subsequently extended an agreement with FMC to purchase a certain amount of dialysis equipment, parts and supplies from FMC through December 31, 2017. In addition, we entered in to a product supply agreement with Baxter Healthcare Corporation (Baxter) that commits us to purchase a certain amount of dialysis supplies through 2018. Our purchases of products in these categories generally offered by both FMC and Baxter represent approximately 4% of our total U.S. dialysis and related lab services operating expenses for the year ended December 31, 2016. In 2016, we purchased hemodialysis products and supplies from both FMC and Baxter that each represented approximately 2% of our total U.S. dialysis operating expenses. The amount of purchases in future years

from FMC will depend upon a number of factors, including the operating requirements of our centers, the number of centers we acquire, and growth of our existing centers.

DMG's competition

DMG's business is highly competitive. DMG competes with managed care organizations, hospitals, medical groups and individual physicians in its markets. DMG competes with other primary care physician groups or physicians who contract with health plans for membership. Health plans contract with care providers on the basis of costs, reputation, scope, efficiency and stability. Individual members select a primary care physician at the time of membership with the health plan. Location, name recognition, quality indicators and other factors go into that decision. For example, in California, DMG competes with both Permanente Medical Group, which is the exclusive provider for Kaiser, and Heritage Provider Network. However, DMG's principal competitors for members and health plan contracts vary by market.

Corporate compliance program

Our businesses are subject to extensive federal, state and local government regulations. Management has designed and implemented a corporate compliance program as part of our commitment to comply fully with all applicable laws and regulations and to maintain the high standards of conduct we expect from all of our teammates. We continuously review this program and enhance it as necessary. The primary purposes of the program include:

- Assessing and identifying risks for existing and new businesses;
- Increasing, through training and education, the awareness of our teammates and affiliated professionals of the necessity of complying with all applicable laws, regulations and company policies and procedures;
- Developing and implementing compliance policies and procedures and creating controls to support compliance with the law and such policies and procedures;
- Auditing and monitoring the activities of our operating units and business support functions on a regular basis to identify potential instances of noncompliance in a timely manner; and
- Ensuring that we take steps to resolve instances of noncompliance or to address areas of weakness or potential noncompliance as promptly as we become aware of them.

We have a code of conduct that each of our teammates and affiliated professionals must follow and we have a confidential toll-free hotline for teammates and patients to report potential instances of noncompliance. Our Chief Compliance Officer administers the compliance program. The Chief Compliance Officer reports directly to our Chief Executive Officer, our Chief Executive Officer of Kidney Care and Chair of the Compliance Committee of our Board of Directors (Board Compliance Committee). On October 22, 2014, DaVita signed a CIA with HHS and the OIG. The CIA:

- requires that we maintain certain elements of our compliance programs;
- imposes certain expanded compliance-related requirements during the term of the CIA, including increased training for teammates, physician partners and board members, implementing a series of procedures prior to entering into arrangements with referrals sources, execution of annual certifications by senior executives that evidence compliance with federal healthcare laws and regulations, internal compliance policies and the CIA, imposition of an executive recoupment program and quarterly and annual reports to the OIG;
- requires the formal allocation of certain oversight responsibility to the Board Compliance Committee and a resolution from that committee that it has made reasonable inquiry into the operations of the compliance program and the retention of an independent compliance advisor in year three of the CIA;
- contains certain business restrictions related to a subset of our joint venture arrangements, including our agreeing to not enter into certain types of partial divestiture joint venture transactions with nephrologists during the term of the CIA, among other restrictions; and
- requires that we engage an Independent Monitor who will provide additional oversight and reporting to the OIG for the term of the CIA.

The costs associated with compliance with the CIA could be substantial and may be greater than we currently anticipate. In addition, in the event of a breach of the CIA, we may become liable for payment of certain stipulated penalties, and/or be excluded from participation on federal healthcare programs. The OIG notified us that it considered us to be in breach of the CIA because of three implementation deficiencies. We have remediated the deficiencies and have paid certain stipulated penalties. The costs associated with compliance with the CIA or any liability, or consequences associated with breach thereof, could have an adverse effect on our revenues, earnings and cash flows.

Insurance

We maintain insurance for property and general liability, professional liability, directors’ and officers’ liability, workers compensation and other coverage in amounts and on terms deemed adequate by management, based on our actual claims experience and expectations for future claims. Future claims could, however, exceed our applicable insurance coverage. Physicians practicing at our dialysis centers are required to maintain their own malpractice insurance, and our medical directors are required to maintain coverage for their individual private medical practices. Our liability policies cover our medical directors for the performance of their duties as medical directors at our outpatient dialysis centers. DMG also maintains general and professional liability insurance through various independent and related parties. DMG has purchased its primary general and professional liability insurance from California Medical Group Insurance (CMGI) in which DMG owns a 67% equity interest.

Teammates

As of December 31, 2016, we employed approximately 70,300 teammates, including our international teammates:

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|---|--------|
| • Licensed professional staff (physicians, nurses and other healthcare professionals) | 29,500 |
| • Other patient care and center support staff and laboratory personnel | 27,400 |
| • Corporate, billing and regional administrative staff | 13,400 |

Our businesses require skilled healthcare professionals with specialized training for treating patients with complex care needs. Recruitment and retention of nurses are continuing concerns for healthcare providers due to short supply. We have an active program of investing in our professional healthcare teammates to help ensure we meet our recruitment and retention targets, including expanded training opportunities, tuition reimbursements and other incentives.

Item 1A. Risk Factors.

This Annual Report on Form 10-K contains statements that are forward-looking statements within the meaning of the federal securities laws. These statements involve known and unknown risks and uncertainties including the risks discussed below. The risks discussed below are not the only ones facing our business. Please read the cautionary notice regarding forward-looking statements in Item 7 of this Part 1 under the heading "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Risk factors related to our overall business:

If we fail to adhere to all of the complex government regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our revenues, earnings, cash flows and stock price.

Our operations are subject to extensive federal, state and local government regulations, including Medicare and Medicaid payment rules and regulations, federal and state anti-kickback laws, the Stark Law and analogous state self-referral prohibition statutes, Federal Acquisition Regulations, the False Claims Act (FCA), the Civil Monetary Penalty statute, the Foreign Corrupt Practices Act (FCPA) and federal and state laws regarding the collection, use and disclosure of patient health information (e.g., Health Insurance Portability and Accountability Act of 1996 (HIPAA)) and the storage, handling and administration of pharmaceuticals. The Medicare and Medicaid reimbursement rules related to claims submission, enrollment and licensing requirements, cost reporting, and payment processes impose complex and extensive requirements upon dialysis providers as well. Moreover, additional laws and regulations potentially affecting providers continue to be promulgated. For example, on December 13, 2016, the 21st Century Cures Act was signed into law and, among other provisions, authorizes the Office of Inspector General (OIG) to impose penalties on providers that engage in information blocking where there is knowledge that such practice is unreasonable and likely to interfere with, prevent, or materially discourage access, exchange, or use of electronic health information.

We endeavor to comply with all legal requirements; however, there is no guarantee that we will be able to adhere to all of the complex government regulations that apply to our business. We further endeavor to structure all of our relationships with physicians to comply with state and federal anti-kickback and physician self-referral laws. We utilize considerable resources to monitor the laws and implement necessary changes. However, the laws and regulations in these areas are complex and often subject to varying interpretations. For example, if an enforcement agency were to challenge the level of compensation that we pay our medical directors or the number of medical directors whom we engage, we could be required to change our practices, face criminal or civil penalties, pay substantial fines or otherwise experience a material adverse effect as a result of a challenge to these arrangements.

In addition, failure to report and return overpayments within 60 days of when the overpayment was identified can lead to a violation of the FCA and associated penalties, as described in further detail below, and exclusion and penalties under the federal Civil Monetary Penalty statute, including civil monetary penalties of up to \$10,000 (adjusted for inflation) for each item or service for which a person received an identified overpayment and failed to report and return such overpayment. These obligations to report and return overpayments could subject our procedures for identifying and processing overpayments to greater scrutiny. We have made significant investments in resources to decrease the time it takes to identify and process overpayments, and we may be required to make additional investments in the future. From time to time we may conduct internal compliance reviews, the results of which may involve the identification of overpayments or other liabilities. An acceleration in our ability to identify and process overpayments could result in us refunding overpayments to government and other payors more rapidly than we have in the past which could have a material adverse effect on our operating cash flows. As of December 31, 2016, we recorded an estimated accrual of \$38 million for potential damages and liabilities associated with write-offs and discounts of patient co-payment obligations, and credits to payors for returns of prescriptions drugs related to our pharmacy business that were identified during the course of an internally-initiated compliance review. We have disclosed the results of this ongoing review to the government. We may accrue additional reserves for refunds and related damages and potential liabilities arising out of this review.

Additionally, the federal government has used the FCA to prosecute a wide variety of alleged false claims and fraud allegedly perpetrated against Medicare and state health care programs, including coding errors, billing for services not rendered, submitting false cost reports, billing for services at a higher payment rate than appropriate, billing under a comprehensive code as well as under one or more component codes included in the comprehensive code, and billing for care that is not considered medically necessary. Moreover, amendments to the federal Anti-Kickback Statute in the health reform law make claims tainted by anti-kickback violations potentially subject to liability under the FCA, including *qui tam* or whistleblower suits. The penalties for a violation of the FCA range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim plus three times the amount of damages caused by each such claim which generally means the amount received directly or indirectly from the government. On February 3, 2017, the Department of Justice (DOJ) issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increases to \$10,957 to \$21,916 for penalties assessed after February 3, 2017, so long as the underlying conduct occurred after November 2, 2015. Given the high volume of claims processed by our various operating units, the potential is high for substantial penalties in connection with any alleged FCA violations.

In addition to the provisions of the FCA, which provide for civil enforcement, the federal government can use several criminal statutes to prosecute persons who are alleged to have submitted false or fraudulent claims for payment to the federal government.

The civil investigative demand received by our wholly-owned pharmacy services subsidiary, DaVita Rx, LLC, specifically references that it is in connection with an FCA investigation concerning allegations that this subsidiary presented or caused to be presented false claims for payment to the government for prescription medications, as well as into our relationship with pharmaceutical manufacturers. See “Item 3. Legal Proceedings” and Note 17 to the consolidated financial statements included in this report for further details.

We are subject to a Corporate Integrity Agreement (CIA) which, for our domestic dialysis business, requires us to report probable violations of criminal, civil or administrative laws applicable to any federal health care program for which penalties or exclusions may be authorized under applicable healthcare laws and regulations. See “If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that may adversely impact our revenues, earnings and cash flows”.

If any of our operations are found to violate these or other government regulations, we could suffer severe consequences that would have a material adverse effect on our revenues, earnings, cash flows and stock price, including:

- Suspension or termination of our participation in government payment programs;
- Refunds of amounts received in violation of law or applicable payment program requirements;
- Loss of required government certifications or exclusion from government payment programs;
- Loss of licenses required to operate healthcare facilities or administer pharmaceuticals in some of the states in which we operate;
- Reductions in payment rates or coverage for dialysis and ancillary services and related pharmaceuticals;
- Criminal or civil liability, fines, damages or monetary penalties for violations of healthcare fraud and abuse laws, including the federal Anti-Kickback Statute, Stark Law violations, FCA or other failures to meet regulatory requirements;
- Enforcement actions by governmental agencies and/or state claims for monetary damages by patients who believe their protected health information (PHI) has been used, disclosed or not properly safeguarded in violation of federal or state patient privacy laws, including HIPAA or the Privacy Act of 1974;
- Mandated changes to our practices or procedures that significantly increase operating expenses;
- Imposition of and compliance with corporate integrity agreements that could subject us to ongoing audits and reporting requirements as well as increased scrutiny of our billing and business practices which could lead to potential fines;
- Termination of relationships with medical directors; and
- Harm to our reputation which could impact our business relationships, affect our ability to obtain financing and decrease access to new business opportunities, among other things.

We are, and may in the future be, a party to various lawsuits, claims, governmental investigations and audits (including investigations resulting from our obligation to self-report suspected violations of law) and other legal proceedings, any of which could result in, among other things, substantial financial penalties or awards against us, substantial payments made by us, harm to our reputation, required changes to our business practices, exclusion from future participation in the Medicare, Medicaid and other federal healthcare programs and possible criminal penalties, any of which could have a material adverse effect on us.

We are the subject of a number of investigations and audits by the federal government. We have received subpoenas or other requests for documents from the federal government in connection with the Swoben private civil suit, the 2015 U.S. Attorney Transportation Investigation, the investigations underlying the two subpoenas regarding patient diagnosis coding received by DMG and its JSA subsidiary, the 2015 DOJ Vascular Access Investigation, the 2016 U.S. Attorney Prescription Drug Investigation and the 2017 U.S. Attorney American Kidney Fund Investigation. In addition to the foregoing inquiries and proceedings, we are frequently subject to other investigations and audits by state or federal government agencies and/or private civil *qui tam* complaints filed by relators and other lawsuits, claims and legal proceedings.

Responding to subpoenas, investigations and other lawsuits, claims and legal proceedings as well as defending ourselves in such matters will continue to require management's attention and cause us to incur significant legal expense. Negative findings or terms and conditions that we might agree to accept as part of a negotiated resolution of pending or future government inquiries or relator proceedings could result in, among other things, substantial financial penalties or awards against us, substantial payments made by us, harm to our reputation, required changes to our business practices, exclusion from future participation in the Medicare, Medicaid and other federal healthcare programs and, in certain cases, criminal penalties, any of which could have a material adverse effect on us. It is possible that criminal proceedings may be initiated against us in connection with investigations by the federal government. To our knowledge, no such proceedings have been initiated by the federal government against us at this time. Other than as described in "Item 3. Legal Proceedings" and Note 17 to the consolidated financial statements included in this report, we cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which we are or may be subject from time to time, including those described in the aforementioned sections of this report, or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on our revenues, earnings, and cash flows. See "Item 3. Legal Proceedings" and Note 17 to the consolidated financial statements included in this report for further details regarding these and other matters.

Disruptions in federal government operations and funding create uncertainty in our industry and could have a material adverse effect on our revenues, earnings and cash flows and otherwise adversely affect our financial condition.

A substantial portion of our revenues is dependent on federal healthcare program reimbursement, and any disruptions in federal government operations could have a material adverse effect on our revenues, earnings and cash flows. If the U.S. government defaults on its debt, there could be broad macroeconomic effects that could raise our cost of borrowing funds, and delay or prevent our future growth and expansion. Any future federal government shutdown, U.S. government default on its debt and/or failure of the U.S. government to enact annual appropriations could have a material adverse effect on our revenues, earnings and cash flows. Additionally, disruptions in federal government operations may negatively impact regulatory approvals and guidance that are important to our operations, and create uncertainty about the pace of upcoming healthcare regulatory developments.

Healthcare reform could substantially reduce our revenues, earnings and cash flows.

We cannot predict how employers, private payors or persons buying insurance might react to the changes brought on by federal and state healthcare reform legislation or what form many of these regulations will take before implementation.

The federal healthcare reform legislation, enacted in 2010, introduced healthcare insurance exchanges which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and regulations are challenged, changed and enforced. If commercial payor participation in the exchanges continues to decrease, our revenues, earnings and cash flows could be adversely affected. Although we cannot predict the short- or long-term effects of these factors, we believe the healthcare insurance exchanges could result in a reduction in ESRD patients covered by traditional commercial insurance policies and an increase in the number of patients covered through the exchanges under more restrictive commercial plans with lower reimbursement rates or higher deductibles and co-payments that patients may not be able to pay. To the extent that the ongoing implementation of such exchanges or changes in regulations or enforcement of regulations regarding the exchanges results in a reduction in reimbursement rates for our services from commercial and/or government payors, our revenues, earnings and cash flows could be adversely affected.

The healthcare reform legislation also added several new tax provisions that, among other things, impose various fees and excise taxes, and limit compensation deductions for health insurance providers and their affiliates. These rules could negatively impact our cash flow and tax liabilities. In addition, the healthcare reform legislation broadened the potential for penalties under the FCA for the knowing and improper retention of overpayments collected from government payors and reduced the timeline to file Medicare claims. As a result, we made significant investments in new resources to accelerate the time it takes us to identify and process overpayments and we deployed significant resources to reduce our timeline and improve our claims processing methods to ensure that our Medicare claims are filed in a timely fashion. However, we may be required to make additional investments in the future. Failure to timely identify and return overpayments may result in significant penalties, which may have a negative impact on our revenues, earnings and cash flows. Failure to file a claim within the one year window could result in payment denials, adversely affecting our revenues, earnings and cash flows.

With the healthcare reform legislation, new models of care emerge and evolve and other initiatives in the government or private sector may arise, which could adversely impact our business. For example, the CMS Innovation Center (Innovation Center) is currently working with various healthcare providers to develop, refine and implement Accountable Care Organizations (ACOs) and other innovative models of care for Medicare and Medicaid beneficiaries, including Bundled Payments for Care Improvement Initiative, CEC Model (which includes the development of ESRD Seamless Care Organizations), the Comprehensive Primary Care Initiative, the Duals Demonstration, and other models. We are currently participating in the CEC Model with the Innovation Center, including with organizations in Arizona, Florida, and adjacent New Jersey and Pennsylvania markets. Our U.S. dialysis business may

choose to participate in additional models either as a partner with other providers or independently. Even in areas where we are not directly participating in this or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's, or other program's calculations. Additionally, CMS instituted new screening procedures which we expect will delay the Medicare contractor approval process, potentially causing a delay in reimbursement. We anticipate the new screening and enrollment requirements will require additional personnel and financial resources and will potentially delay the enrollment and revalidation of our centers which in turn will delay payment. These delays may negatively impact our revenues, earnings and cash flows.

Other reform measures allow CMS to place a moratorium on new enrollment of providers and to suspend payment to providers upon a credible allegation of fraud from any source. These types of reform measures, as well as other measures, could adversely impact our revenues, earnings and cash flows depending upon the scope and breadth of the implementing regulations.

There is also a considerable amount of uncertainty as to the prospective implementation of the federal healthcare reform legislation and what similar measures might be enacted at the state level. There have been multiple attempts through legislative action and legal challenges to repeal or amend the ACA. In addition, the 2016 Presidential and Congressional elections have caused the future state of the exchanges and other ACA reforms to be unclear. As a result, there is considerable uncertainty regarding the future with respect to the exchanges, and, indeed, many core aspects of the current health care marketplace. While specific changes and their timing are not yet apparent, it does appear likely that there will be significant changes to the healthcare environment in the near and short term. The enacted reforms as well as future legislative changes could have a material adverse effect on our results of operations, including lowering our reimbursement rates and increasing our expenses.

In addition, CMS published an interim final rule that establishes new Conditions for Coverage standards for dialysis facilities that require any facility making payments of premiums for individual market health plans to notify patients of potential coverage options and educate them about the benefits of each option. The interim final rule requires facilities to ensure that insurers are informed of and have agreed to accept the payments. On January 25, 2017, the federal court issued a preliminary injunction on CMS' interim final rule. At this time CMS has not appealed the court's ruling and we await the final decision from the court. This and any other law, rule or guidance or rule issued by CMS limiting or prohibiting the use of charitable premium assistance and/or the ability of patients with access to alternative coverage from selecting a marketplace plan on or off exchange could have a material adverse effect on our revenues, earnings and cash flows.

Federal and state privacy and information security laws are complex, and if we fail to comply with applicable laws, regulations and standards, including with respect to third-party service providers that utilize sensitive personal information on our behalf, or if we fail to properly maintain the integrity of our data, protect our proprietary rights to our systems or defend against cybersecurity attacks, we may be subject to government or private actions due to privacy and security breaches, and our business, reputation, results of operations, financial position and cash flows could be materially and adversely affected.

We must comply with numerous federal and state laws and regulations governing the collection, dissemination, access, use, security and privacy of PHI, including HIPAA and its implementing privacy and security regulations, as amended by the federal Health Information Technology for Economic and Clinical Health Act (HITECH) and collectively referred to as HIPAA. If we fail to comply with applicable privacy and security laws, regulations and standards, including with respect to third-party service providers that utilize sensitive personal information, including PHI, on our behalf, properly maintain the integrity of our data, protect our proprietary rights to our systems, or defend against cybersecurity attacks, our business, reputation, results of operations, financial position and cash flows could be materially and adversely affected.

Information security risks have significantly increased in recent years in part because of the proliferation of new technologies, the use of the Internet and telecommunications technologies to conduct our operations, and the increased sophistication and activities of organized crime, hackers, terrorists and other external parties, including foreign state agents. Our operations rely on the secure processing, transmission and storage of confidential, proprietary and other information in our computer systems and networks.

We are continuously implementing multiple layers of security measures through technology, processes, and our people. We utilize current security technologies and our defenses are monitored and routinely tested internally and by external parties. Despite these efforts, our facilities and systems and those of our third-party service providers may be vulnerable to privacy and security incidents; security attacks and breaches; acts of vandalism or theft; computer viruses and other malicious code; coordinated attacks by activist entities; emerging cybersecurity risks; misplaced or lost data; programming and/or human errors; or other similar events that could impact the security, reliability, and availability of our systems. Emerging and advanced security threats, including coordinated attacks, require additional layers of security which may disrupt or impact efficiency of operations. Cybersecurity requires ongoing investment and diligence against evolving threats.

Any security breach involving the misappropriation, loss or other unauthorized disclosure or use of confidential information, including PHI, financial data, competitively sensitive information, or other proprietary data, whether by us or a third party, could have

a material adverse effect on our business, reputation, financial condition, cash flows, or results of operations. We may be required to expend significant additional resources to modify our protective measures, to investigate and remediate vulnerabilities or other exposures, or to make required notifications. The occurrence of any of these events could result in interruptions, delays, the loss or corruption of data, cessations in the availability of systems or liability under privacy and security laws, all of which could have a material adverse effect on our financial position and results of operations and harm our business reputation and trigger regulatory actions and private party litigation. If we are unable to protect the physical and electronic security and privacy of our databases and transactions, we could be subject to potential liability and regulatory action, our reputation and relationships with our patients and vendors would be harmed, and our business, operations, and financial results may be materially adversely affected. Failure to adequately protect and maintain the integrity of our information systems (including our networks) and data, or to defend against cybersecurity attacks, could subject us to monetary fines, civil suits, civil penalties or criminal sanctions and requirements to disclose the breach publicly, and may further result in a material adverse effect on our results of operations, financial position, and cash flows. As malicious cyber activity escalates, including activity that originates outside of the United States, the risks we face relating to transmission of data and our use of service providers outside of our network, as well as the storing or processing of data within our network, intensify. There have been increased federal and state HIPAA and other privacy and security enforcement efforts and we expect this trend to continue. While we maintain cyber liability insurance, this insurance may not cover us for all losses and may not be sufficient to protect us against all losses.

We may engage in acquisitions, mergers, joint ventures or dispositions, which may affect our results of operations, debt-to-capital ratio, capital expenditures or other aspects of our business, and if businesses we acquire have liabilities we are not aware of, we could suffer severe consequences that would materially and adversely affect our business.

Our business strategy includes growth through acquisitions of dialysis centers and other businesses, as well as entry into joint ventures. We may engage in acquisitions, mergers, joint ventures, dispositions or new business models, which may affect our results of operations, debt-to-capital ratio, capital expenditures or other aspects of our business. There can be no assurance that we will be able to identify suitable acquisition targets or merger partners or that, if identified, we will be able to acquire these targets on acceptable terms or agree to terms with merger partners. There can also be no assurance that we will be successful in completing any acquisitions, mergers or dispositions that we announce, executing new business models or integrating any acquired business into our overall operations. There is no guarantee that we will be able to operate acquired businesses successfully as stand-alone businesses, or that any such acquired business will operate profitably or will not otherwise adversely impact our results of operations. Further, we cannot be certain that key talented individuals at the business being acquired will continue to work for us after the acquisition or that they will be able to continue to successfully manage or have adequate resources to successfully operate any acquired business.

Businesses we acquire may have unknown or contingent liabilities or liabilities that are in excess of the amounts that we originally estimated, and may have other issues, including those related to internal controls over financial reporting or issues that could affect our ability to comply with healthcare laws and regulations and other laws applicable to our expanded business. As a result, we cannot make any assurances that the acquisitions we consummate will be successful. Although we generally seek indemnification from the sellers of businesses we acquire for matters that are not properly disclosed to us, we are not always successful. In addition, even in cases where we are able to obtain indemnification, we may discover liabilities greater than the contractual limits, the amounts held in escrow for our benefit (if any), or the financial resources of the indemnifying party. In the event that we are responsible for liabilities substantially in excess of any amounts recovered through rights to indemnification or alternative remedies that might be available to us, or any applicable insurance, we could suffer severe consequences that would substantially reduce our earnings and cash flows or otherwise materially and adversely affect our business.

Additionally, joint ventures, including our Asia Pacific Joint Venture (APAC JV), and minority investments inherently involve a lesser degree of control over business operations, thereby potentially increasing the financial, legal, operational and/or compliance risks associated with the joint venture or minority investment. In addition, we may be dependent on joint venture partners, controlling shareholders or management who may have business interests, strategies or goals that are inconsistent with ours. Business decisions or other actions or omissions of the joint venture partner, controlling shareholders or management may adversely affect the value of our investment, result in litigation or regulatory action against us, result in reputational harm to us or adversely affect the value of our investment or partnership.

If we are not able to continue to make acquisitions, or maintain an acceptable level of non-acquired growth, or if we face significant patient attrition to our competitors or a reduction in the number of our medical directors or associated physicians, it could adversely affect our business.

Acquisitions, patient retention and medical director and physician retention are an important part of our growth strategy. We face intense competition from other companies for acquisition targets. In our U.S. dialysis business, we continue to face increased competition from large and medium-sized providers, which compete directly with us for acquisition targets as well as for individual patients and medical directors. In addition, as we continue our international dialysis expansion into various international markets, we will face competition from large and medium-sized providers for these acquisition targets as well. Because of the ease of entry into the

dialysis business and the ability of physicians to be medical directors for their own centers, competition for growth in existing and expanding markets is not limited to large competitors with substantial financial resources. Occasionally, we have experienced competition from former medical directors or referring physicians who have opened their own dialysis centers. In addition, FMC, our largest competitor, manufactures a full line of dialysis supplies and equipment in addition to owning and operating dialysis centers. This may give it cost advantages over us because of its ability to manufacture its own products. If we are not able to continue to make acquisitions, continue to maintain acceptable levels of non-acquired growth, or if we face significant patient attrition to our competitors or a reduction in the number of our medical directors or associated physicians, it could adversely affect our business.

Our ability to effectively provide the services we offer could be negatively impacted if certain of our suppliers do not meet our needs, if there are material price increases, or if we are unable to effectively access new technology, which could substantially reduce our revenues, earnings and cash flows.

We have significant suppliers that are either the sole or primary source of products critical to the services we provide, including Amgen, Baxter, FMC, NxStage Medical, Inc. and others or to which we have committed obligations to make purchases. If any of these suppliers do not meet our needs for the products they supply, including in the event of a product recall, shortage or dispute, and we are not able to find adequate alternative sources, if we experience material price increases from these suppliers that we are unable to mitigate, or if some of the drugs that we purchase are not reimbursed or not adequately reimbursed by commercial payors or through the bundled payment rate by Medicare, our revenues, earnings and cash flows could be substantially reduced. In addition, the technology related to the products critical to the services we provide is subject to new developments and may result in superior products. If we are not able to access superior products on a cost-effective basis or if suppliers are not able to fulfill our requirements for such products, we could face patient attrition which could substantially reduce our revenues, earnings and cash flows.

DMG operates in a different line of business from our historical business, and we face challenges managing DMG and may not realize anticipated benefits.

DMG operates in a different line of business from our historical business. We may not have the expertise, experience and resources to pursue all of our businesses at once, and we may be unable to successfully operate all businesses in the combined company. The administration of DMG requires implementation of appropriate operations, management, and financial reporting systems and controls. We experience difficulties in effectively implementing these and other systems. The management of DMG requires and will continue to require the focused attention of our management team, including a significant commitment of its time and resources. The need for management to focus on these matters could have a material and adverse impact on our revenues and operating results. If the DMG operations are less profitable than we currently anticipate or we do not have the experience, the appropriate expertise or the resources to pursue all businesses in the combined company, the results of operations and financial condition may be materially and adversely affected, and in that regard, we have taken goodwill impairment charges of \$189 million, \$77 million and \$176 million in December 2015, March 2016 and June 2016, respectively, and may continue incurring additional impairment charges.

The level of our current and future debt could have an adverse impact on our business and our ability to generate cash to service our indebtedness depends on many factors beyond our control.

We have substantial debt outstanding, we incurred a substantial amount of additional debt in connection with the DMG transaction and we may incur additional indebtedness in the future. Our substantial indebtedness could have important consequences to you, for example, it could:

- make it difficult for us to make payments on our debt securities;
- increase our vulnerability to general adverse economic and industry conditions;
- require us to dedicate a substantial portion of our cash flow from operations to payments on our indebtedness, thereby reducing the availability of our cash flow to fund working capital, capital expenditures, acquisitions and investments and other general corporate purposes;
- limit our flexibility in planning for, or reacting to, changes in our business and the markets in which we operate;
- expose us to interest rate volatility that could adversely affect our earnings and cash flow and our ability to service our indebtedness;
- place us at a competitive disadvantage compared to our competitors that have less debt; and
- limit our ability to borrow additional funds.

In addition, we may incur substantial additional indebtedness in the future. The terms of the indentures governing our senior notes and the agreement governing our senior secured credit facilities will allow us to incur substantial additional debt. If new debt is added to current debt levels, the related risks described above could intensify.

Our ability to make payments on our indebtedness and to fund planned capital expenditures and expansion efforts, including any strategic acquisitions we may make in the future, will depend on our ability to generate cash. This, to a certain extent, is subject to general economic, financial, competitive, regulatory and other factors that are beyond our control.

We cannot provide assurance that our business will generate sufficient cash flow from operations in the future or that future borrowings will be available to us in an amount sufficient to enable us to service our indebtedness or to fund other liquidity needs. If we are unable to generate sufficient funds to service our outstanding indebtedness, we may be required to refinance, restructure, or otherwise amend some or all of such obligations, sell assets, or raise additional cash through the sale of our equity. We cannot make any assurances that we would be able to obtain such refinancing on terms as favorable as our existing financing terms or that such restructuring activities, sales of assets, or issuances of equity can be accomplished or, if accomplished, would raise sufficient funds to meet these obligations.

The borrowings under our senior secured credit facilities are guaranteed by a substantial portion of our direct and indirect wholly-owned domestic subsidiaries and are secured by a substantial portion of DaVita Inc.'s and its subsidiaries' assets.

We may be subject to liability claims for damages and other expenses that are not covered by insurance or exceed our existing insurance coverage that could reduce our earnings and cash flows.

Our operations and how we manage our Company may subject us, as well as our officers and directors to whom we owe certain defense and indemnity obligations, to litigation and liability for damages. Our business, profitability and growth prospects could suffer if we face negative publicity or we pay damages or defense costs in connection with a claim that is outside the scope or limits of coverage of any applicable insurance coverage, including claims related to adverse patient events, contractual disputes, professional and general liability and directors' and officers' duties. In addition, we have received several notices of claims from commercial payors and other third parties, as well as subpoenas and CIDs from the federal government, related to our business practices, including our historical billing practices and the historical billing practices of acquired businesses. Although the ultimate outcome of these claims cannot be predicted, an adverse result with respect to one or more of these claims could have a material adverse effect on our financial condition, results of operations and cash flows. We currently maintain insurance coverage for those risks we deem are appropriate to insure against and make determinations about whether to self-insure as to other risks or layers of coverage. However, a successful claim, including a professional liability, malpractice or negligence claim which is in excess of any applicable insurance coverage, or that is subject to our self-insurance retentions, could have a material adverse effect on our earnings and cash flows. Additionally, as a result of the broad scope of our DMG division's medical practice, we are exposed to medical malpractice claims, as well as claims for damages and other expenses, that may not be covered by insurance or for which adequate limits of insurance coverage may not be available.

In addition, if our costs of insurance and claims increase, then our earnings could decline. Market rates for insurance premiums and deductibles have been steadily increasing. Our earnings and cash flows could be materially and adversely affected by any of the following:

- the collapse or insolvency of our insurance carriers;
- further increases in premiums and deductibles;
- increases in the number of liability claims against us or the cost of settling or trying cases related to those claims; or
- an inability to obtain one or more types of insurance on acceptable terms, if at all.

If we fail to successfully maintain an effective internal control over financial reporting, the integrity of our financial reporting could be compromised, which could result in a material adverse effect on our reported financial results.

The integration of DMG into our internal control over financial reporting has required and will continue to require significant time and resources from our management and other personnel and will increase our compliance costs. Failure to maintain an effective internal control environment could have a material adverse effect on our ability to accurately report our financial results and the market's perception of our business and our stock price.

Deterioration in economic conditions and further disruptions in the financial markets could have a material adverse effect on our revenues, earnings and cash flows and otherwise adversely affect our financial condition.

Deterioration in economic conditions could adversely affect our business and our profitability. Among other things, the potential decline in federal and state revenues that may result from such conditions may create additional pressures to contain or reduce reimbursements for our services from Medicare, Medicaid and other government sponsored programs. Increases in job losses in the U.S. as a result of adverse economic conditions has and may continue to result in a smaller percentage of our patients being covered by an employer group health plan and a larger percentage being covered by lower paying Medicare and Medicaid programs. Employers may also select more restrictive commercial plans with lower reimbursement rates. To the extent that payors are negatively impacted by a decline in the economy, we may experience further pressure on commercial rates, a further slowdown in collections and a reduction in the amounts we expect to collect. In addition, uncertainty in the financial markets could adversely affect the variable interest rates payable under our credit facilities or could make it more difficult to obtain or renew such facilities or to obtain other forms of financing in the future, if at all. Any or all of these factors, as well as other consequences of a deterioration in economic conditions which cannot currently be anticipated, could have a material adverse effect on our revenues, earnings and cash flows and otherwise adversely affect our financial condition.

Expansion of our operations to and offering our services in markets outside of the U.S. subjects us to political, economic, legal, operational and other risks that could adversely affect our business, results of operations and cash flows.

We are continuing to expand our operations by offering our services outside of the U.S., which increases our exposure to the inherent risks of doing business in international markets. Depending on the market, these risks include those relating to:

- changes in the local economic environment;
- political instability, armed conflicts or terrorism;
- social changes;
- intellectual property legal protections and remedies;
- trade regulations;
- procedures and actions affecting approval, production, pricing, reimbursement and marketing of products and services;
- foreign currency;
- repatriating or moving to other countries cash generated or held abroad, including considerations relating to tax-efficiencies and changes in tax laws;
- export controls;
- lack of reliable legal systems which may affect our ability to enforce contractual rights;
- changes in local laws or regulations;
- potentially longer ramp-up times for starting up new operations and for payment and collection cycles;
- financial and operational, and information technology systems integration; and
- failure to comply with U.S. laws, such as the FCPA, or local laws that prohibit us, our partners, or our partners' or our intermediaries from making improper payments to foreign officials for the purpose of obtaining or retaining business.

Issues relating to the failure to comply with any of the above may impact our domestic business and/or raise scrutiny on our domestic practices.

Additionally, some factors that will be critical to the success of our international business and operations will be different than those affecting our domestic business and operations. For example, conducting international operations requires us to devote significant management resources to implement our controls and systems in new markets, to comply with local laws and regulations and to overcome the numerous new challenges inherent in managing international operations, including those based on differing languages, cultures and regulatory environments, and those related to the timely hiring, integration and retention of a sufficient number of skilled personnel to carry out operations in an environment with which we are not familiar.

We anticipate expanding our international operations through acquisitions of varying sizes or through organic growth, which could increase these risks. Additionally, though we might invest material amounts of capital and incur significant costs in connection with the growth and development of our international operations, there is no assurance that we will be able to operate them profitably anytime soon, if at all. As a result, we would expect these costs to be dilutive to our earnings over the next several years as we start-up or acquire new operations.

These risks could have a material adverse effect on our financial condition, results of operations and cash flows.

Risk factors related to our U.S. dialysis and related lab services, ancillary services and strategic initiatives:

If patients in commercial plans are subject to restriction in plan designs or the average rates that commercial payors pay us decline significantly, it would have a material adverse effect on our revenues, earnings and cash flows.

Approximately 36% of our dialysis services revenues for the year ended December 31, 2016 were generated from patients who have commercial payors (including hospital dialysis services) as their primary payor. The majority of these patients have insurance policies that pay us on terms and at rates that are generally significantly higher than Medicare rates. The payments we receive from commercial payors generate nearly all of our profit and all of our nonacute dialysis profits come from commercial payors. We continue to experience downward pressure on some of our commercial payment rates as a result of general conditions in the market, including as employers shift to less expensive options for medical services, recent and future consolidations among commercial payors, increased focus on dialysis services and other factors. In addition, many commercial payors that sell individual plans both on and off exchange have publicly announced losses in the marketplace. These payors may seek discounts on rates for marketplace plans on and off exchange. There is no guarantee that commercial payment rates will not be materially lower in the future.

We are continuously in the process of negotiating existing and potential new agreements with commercial payors who aggressively negotiate terms with us. Sometimes many significant agreements are being renegotiated at the same time. In the event that our continual negotiations result in overall commercial rate reductions in excess of overall commercial rate increases, the cumulative effect could have a material adverse effect on our financial results. Consolidations have significantly increased the negotiating leverage of commercial payors. Our negotiations with payors are also influenced by competitive pressures, and we may experience decreased contracted rates with commercial payors or experience decreases in patient volume as our negotiations with commercial payors continue. In addition to downward pressure on contracted commercial payor rates, payors have been attempting to design and implement plans to restrict access to coverage, and the duration and/or the breadth of benefits, which may result in decreased payments. In addition, payors have been attempting to impose restrictions and limitations on patient access to commercial exchange plans and non-contracted or out-of-network providers, and in some circumstances designate our centers as out-of-network providers. Rates for commercial exchange products and out-of-network providers are on average higher than rates for government products and in-network providers, respectively. In 2017, a number of commercial payors have incorporated policies into their provider manuals refusing to accept charitable premium assistance from bona fide non-profit organizations, such as the American Kidney Fund, which may impact the number of patients who are able to afford commercial exchange plans. We also believe commercial payors have or will begin to restructure their benefits to create disincentives for patients to select or remain with out-of-network providers and to decrease payment rates for out-of-network providers. Decreases in the number of patients with commercial exchange plans, decreases in out-of-network rates and restrictions on out-of-network access, our turning away new patients in instances where we are unable to come to agreement on rates, or decreases in contracted rates could result in a significant decrease in our overall revenues derived from commercial payors. If the average rates that commercial payors pay us decline significantly, or if we see a decline in commercial patients, it would have a material adverse effect on our revenues, earnings and cash flows. For additional details regarding specific risks we face regarding regulatory changes that could result in fewer patients covered under commercial plans or an increase of patients covered under more restrictive commercial plans with lower reimbursement rates, see the discussion in the risk factor under the heading "Healthcare reform could substantially reduce our revenues, earnings and cash flows."

If the number of patients with higher-paying commercial insurance declines, then our revenues, earnings and cash flows would be substantially reduced.

Our revenue levels are sensitive to the percentage of our patients with higher-paying commercial insurance coverage. A patient's insurance coverage may change for a number of reasons, including changes in the patient's or a family member's employment status. Currently, for a patient covered by an employer group health plan, Medicare generally becomes the primary payor after 33 months, or earlier, if the patient's employer group health plan coverage terminates. Patients with commercial insurance frequently rely on financial assistance from charitable organizations, such as the American Kidney Fund. However, certain payors are challenging our patients' and other providers' patients' ability to utilize assistance from charitable organizations for the payment of premiums, including through litigation and other legal proceedings. Regulators have also questioned the use of charitable premium assistance for ESRD patients, including CMS, which had issued an interim final rule on charitable premium assistance in December 2016. Although CMS' interim final rule is currently subject to a preliminary injunction issued by a federal court judge, CMS or a regulatory agency may issue a new rule to challenge charitable premium assistance. If any of these challenges to kidney patients' use of premium assistance are successful or regulators impose restrictions on the use of financial assistance from such charitable organizations such that these patients are unable to obtain, or continue to receive or receive for a limited duration, such financial assistance, our revenues, earnings, and cash flow could be substantially reduced.

When Medicare becomes the primary payor, the payment rate we receive for that patient decreases from the employer group health plan rate to the lower Medicare payment rate. The number of our patients who have government-based programs as their primary payors could increase and the percentage of our patients covered under commercial insurance plans could be negatively impacted as a result of improved mortality or declining macroeconomic conditions. To the extent there are sustained or increased job losses in the U.S., independent of whether general economic conditions improve, we could experience a decrease in the number of patients covered under commercial plans. We could also experience a further decrease in the payments we receive for services if changes to the healthcare regulatory system result in fewer patients covered under commercial plans or an increase of patients covered under more restrictive commercial plans with lower reimbursement rates. In addition, our continual negotiations with commercial payors under existing and potential new agreements could result in a decrease in the number of our patients covered by commercial plans to the extent that we cannot reach agreement with commercial payors on rates and other terms, resulting in termination or non-renewals of existing agreements and our inability to enter into new agreements. Commercial payors have taken and may continue to take steps to control the cost of and/or the eligibility for access to healthcare services, including relative to products on and off the healthcare exchanges. These efforts could impact the number of our patients who are eligible to enroll in commercial insurance plans, and remain on the plans, including plans offered through healthcare exchanges. If there is a significant reduction in the number of patients under higher-paying commercial plans relative to government-based programs that pay at lower rates, it would have a material adverse effect on our revenues, earnings and cash flows.

Changes in the structure of and payment rates under the Medicare ESRD program could substantially reduce our revenues, earnings and cash flows.

Approximately 42% of our dialysis services revenues for the year ended December 31, 2016 were generated from patients who have Medicare as their primary payor. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate which provides a fixed payment rate to encompass all goods and services provided during the dialysis treatment, including pharmaceuticals that were historically separately reimbursed to the dialysis providers, such as EPO, vitamin D analogs and iron supplements, irrespective of the level of pharmaceuticals administered or additional services performed. Most lab services are also included in the bundled payment. Under the ESRD Prospective Payment System (PPS), the bundled payments to a dialysis facility may be reduced by as much as 2% based on the facility's performance in specified quality measures set annually by CMS through the ESRD Quality Incentive Program, which was established by the Medicare Improvements for Patients and Providers Act of 2008. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors.

The current bundled payment system presents certain operating, clinical and financial risks, which include:

- Risk that our rates are reduced by CMS. Uncertainty about future payment rates remains a material risk to our business. Each year, CMS publishes a final rule for the ESRD Prospective Payment System (PPS), which phases in the reductions to the ESRD PPS base rate mandated by the American Taxpayer Relief Act of 2012 as modified by the Protecting Access to Medicare Act of 2014.
- Risk that increases in our operating costs will outpace the Medicare rate increases we receive. We expect operating costs to continue to increase due to inflationary factors, such as increases in labor and supply costs, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the bundled payment rate system.

- Risk of federal budget sequestration cuts. As a result of the Budget Control Act of 2011 and the Bipartisan Budget Act of 2015, an annual 2% reduction to Medicare payments took effect on April 1, 2013 and has been extended through 2025. These across-the-board spending cuts have affected and will continue to adversely affect our revenues, earnings and cash flows.
- Risk that, if our clinical systems fail to accurately capture the data we report to CMS in connection with claims for which at least part of the government's payments to us is based on clinical performance or patient outcomes or co-morbidities, we might be over-reimbursed by the government which could subject us to certain liability. For example, CMS published a final rule that implemented a statute under the ACA. This statute requires providers to report and return Medicare and Medicaid overpayments within the later of (a) 60 days after the overpayment is identified, or (b) the date any corresponding cost report is due, if applicable. An overpayment impermissibly retained under this statute could subject us to liability under the FCA, exclusion, and penalties under the federal Civil Monetary Penalty statute.

For additional details regarding the risks we face for failing to adhere to our Medicare and Medicaid regulatory compliance obligations, see the risk factor below under the heading "If we fail to adhere to all of the complex government regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our revenues, earnings, cash flows and stock price."

Changes in state Medicaid or other non-Medicare government-based programs or payment rates could reduce our revenues, earnings and cash flows.

Approximately 22% of our dialysis services revenues for the year ended December 31, 2016 were generated from patients who have state Medicaid or other non-Medicare government-based programs, such as coverage through the Department of Veterans Affairs (VA), as their primary coverage. As state governments and other governmental organizations face increasing budgetary pressure, we may in turn face reductions in payment rates, delays in the receipt of payments, limitations on enrollee eligibility or other changes to the applicable programs. For example, certain state Medicaid programs and the VA have recently considered, proposed or implemented payment rate reductions.

The VA adopted Medicare's bundled PPS pricing methodology for any veterans receiving treatment from non-VA providers under a national contracting initiative. Since we are a non-VA provider, these reimbursements are tied to a percentage of Medicare reimbursement, and we have exposure to any dialysis reimbursement changes made by CMS. Approximately 2% of our dialysis services revenues for the year ended December 31, 2016 were generated by the VA.

In 2013, we entered into a five-year Nationwide Dialysis Services contract with the VA which is subject to one-year renewal periods, consistent with all provider agreements with the VA under this contract. During the length of the contract, the VA has elected not to make adjustments to reimbursement percentages that are tied to a percentage of Medicare reimbursement rates. These agreements provide the VA with the right to terminate the agreements without cause on short notice. Should the VA not renew or cancel these agreements for any reason, we may cease accepting patients under this program and may be forced to close centers, which could adversely affect our revenues, earnings and cash flows.

State Medicaid programs are increasingly adopting Medicare-like bundled payment systems, but sometimes these payment systems are poorly defined and are implemented without any claims processing infrastructure, or patient or facility adjusters. If these payment systems are implemented without any adjusters and claims processing changes, Medicaid payments will be substantially reduced and the costs to submit such claims may increase, which will have a negative impact on our revenues, earnings and cash flows. In addition, some state Medicaid program eligibility requirements mandate that citizen enrollees in such programs provide documented proof of citizenship. If our patients cannot meet these proof of citizenship documentation requirements, they may be denied coverage under these programs, resulting in decreased patient volumes and revenue. These Medicaid payment and enrollment changes, along with similar changes to other non-Medicare government programs could reduce the rates paid by these programs for dialysis and related services, delay the receipt of payment for services provided and further limit eligibility for coverage which could adversely affect our revenues, earnings and cash flows.

Changes in clinical practices, payment rates or regulations impacting EPO and other pharmaceuticals could adversely affect our operating results, reduce our revenues, earnings and cash flows and negatively impact our ability to care for patients.

Medicare bundles EPO into the PPS such that dosing variations do not change the amount paid to a dialysis facility. Although some Medicaid programs and other payors suggest movement towards a bundled payment system inclusive of EPO, some non-Medicare payors continue to pay for EPO separately from the treatment rate.

Additionally, evaluations on the utilization and reimbursement for ESAs, which have occurred in the past and may occur in the future, and related actions by the U.S. Congress and federal agencies, could result in further restrictions on the utilization and

reimbursement for ESAs. Commercial payors have increasingly examined their administration policies for EPO and, in some cases, have modified those policies. Changes in labeling of EPO and other pharmaceuticals in a manner that alters physician practice patterns or accepted clinical practices, and/or changes in private and governmental payment criteria, including the introduction of EPO administration policies could have a material adverse effect on our revenues, earnings and cash flows. Further increased utilization of EPO for patients for whom the cost of EPO is included in a bundled reimbursement rate, or further decreases in reimbursement for EPO and other pharmaceuticals that are not included in a bundled reimbursement rate, could also have a material adverse effect on our revenues, earnings and cash flows.

Additionally, as a result of the current high level of scrutiny and controversy, we may be subject to increased inquiries or audits from a variety of governmental bodies or claims by third parties. Although we believe our anemia management practices and other pharmaceutical administration practices have been compliant with existing laws and regulations, increased inquiries or audits from governmental bodies or claims by third parties would require management's attention, and could result in significant legal expense. Any negative findings could result in substantial financial penalties or repayment obligations, the imposition of certain obligations on and changes to our practices and procedures as well as the attendant financial burden on us to comply with the obligations, or exclusion from future participation in the Medicare and Medicaid programs, and could have a material adverse effect on our revenues, earnings and cash flows.

If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that may adversely impact our revenues, earnings and cash flows.

In October 2014, we entered into a Settlement Agreement with the United States and relator David Barbetta to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations and paid \$406 million in settlement amounts, civil forfeiture, and interest to the United States and certain states. In connection with the resolution of these matters, and in exchange for the OIG's agreement not to exclude us from participating in the federal healthcare programs, we have entered into a five-year CIA with the OIG. The CIA (i) requires that we maintain certain elements of our compliance programs; (ii) imposes certain expanded compliance-related requirements during the term of the CIA; (iii) requires ongoing monitoring and reporting by an independent monitor, imposes certain reporting, certification, records retention and training obligations, allocates certain oversight responsibility to the Board's Compliance Committee, and necessitates the creation of a Management Compliance Committee and the retention of an independent compliance advisor to the Board; and (iv) contains certain business restrictions related to a subset of our joint venture arrangements, including our agreeing to (1) unwind 11 joint venture transactions that were created through partial divestitures to, or partial acquisitions from, nephrologists, and that cover 26 of our 2,119 clinics that existed at the time we entered into the Settlement Agreement, all of which have been completed, (2) not enter into certain types of partial divestiture joint venture transactions with nephrologists during the term of the CIA, (3) non-enforcement of certain patient-related non-solicitation restrictions, and (4) certain other restrictions. The costs associated with compliance with the CIA could be substantial and may be greater than we currently anticipate. In addition, in the event of a breach of the CIA, we could become liable for payment of certain stipulated penalties, and could be excluded from participation in federal healthcare programs. The OIG notified us that it considered us to be previously in breach of the CIA because of three implementation deficiencies. While we have remediated the deficiencies and have paid certain stipulated penalties, we cannot provide any assurances that we may not be found in breach of the CIA in the future. In general, the costs associated with compliance with the CIA, or any liability or consequences associated with a breach, could have a material adverse effect on our revenues, earnings and cash flows. For our domestic dialysis business, we are required under the CIA to report to the OIG (i) probable violations of criminal, civil or administrative laws applicable to any federal health care program for which penalties or exclusions may be authorized under applicable laws and regulations; (ii) substantial overpayments of amounts of money we have received in excess of the amounts due and payable under the federal healthcare program requirements; and (iii) employment of or contracting with individuals ineligible from participating in the federal healthcare programs (we refer to these collectively as Reportable Events). We have provided the OIG notice of Reportable Events, and we may identify and report additional events in the future. If any of our operations are found to violate government laws and regulations, we could suffer severe consequences that would have a material adverse effect on our revenues, earnings, cash flows and stock price, including those consequences described under the risk factor "If we fail to adhere to all of the complex government regulations that apply to our business, we could suffer severe consequences that would substantially reduce our revenues, earnings, cash flows and stock price."

Delays in state Medicare and Medicaid certification of our dialysis centers could adversely affect our revenues, earnings and cash flows.

Before we can begin billing for patients treated in our outpatient dialysis centers who are enrolled in government-based programs, we are required to obtain state and federal certification for participation in the Medicare and Medicaid programs. As state agencies responsible for surveying dialysis centers on behalf of the state and Medicare program face increasing budgetary pressure, certain states are having difficulty keeping up with certifying dialysis centers in the normal course resulting in significant delays in certification. If state governments continue to have difficulty keeping up with certifying new centers in the normal course and we continue to experience significant delays in our ability to treat and bill for services provided to patients covered under government programs, it could cause us to incur write-offs of investments or accelerate the recognition of lease obligations in the event we have to

close centers or our centers' operating performance deteriorates, and it could have an adverse effect on our revenues, earnings and cash flows.

If our joint ventures were found to violate the law, we could suffer severe consequences that would have a material adverse effect on our revenues, earnings and cash flows.

As of December 31, 2016, we owned a controlling interest in numerous dialysis-related joint ventures, which represented approximately 24% of our dialysis and related lab services revenues for the year ended December 31, 2016. In addition, we also owned noncontrolling equity investments in several other dialysis related joint ventures. We may continue to increase the number of our joint ventures. Many of our joint ventures with physicians or physician groups also have certain physician owners providing medical director services to centers we own and operate. Because our relationships with physicians are governed by the federal and state anti-kickback statutes, we have sought to structure our joint venture arrangements to satisfy as many federal safe harbor requirements as we believe are commercially reasonable. However, although our joint venture arrangements do not satisfy all of the elements of any safe harbor under the federal Anti-Kickback Statute, they are not automatically prohibited under the federal Anti-Kickback Statute but are susceptible to government scrutiny. For example, in October 2014, we entered into a Settlement Agreement with the United States and relator David Barbetta to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations regarding certain of our joint ventures and paid \$406 million in settlement amounts, civil forfeiture, and interest to the United States and certain states. For further details, see "If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material effect on our revenues, earnings and cash flows".

There are significant estimating risks associated with the amount of dialysis revenues and related refund liabilities that we recognize, and if we are unable to accurately estimate our revenues and related refund liabilities, it could impact the timing and the amount of our revenues recognition or have a significant impact on our operating results.

There are significant estimating risks associated with the amount of dialysis and related lab services revenues and related refund liabilities that we recognize in a reporting period. The billing and collection process is complex due to ongoing insurance coverage changes, geographic coverage differences, differing interpretations of contract coverage and other payor issues. Determining applicable primary and secondary coverage for approximately 187,700 U.S. patients at any point in time, together with the changes in patient coverage that occur each month, requires complex, resource-intensive processes. Errors in determining the correct coordination of benefits may result in refunds to payors. Revenues associated with Medicare and Medicaid programs are also subject to estimating risk related to the amounts not paid by the primary government payor that will ultimately be collectible from other government programs paying secondary coverage, the patient's commercial health plan secondary coverage or the patient. Collections, refunds and payor retractions typically continue to occur for up to three years and longer after services are provided. We generally expect our range of dialysis and related lab services revenues estimating risk to be within 1% of net revenues for the segment. If our estimates of dialysis and related lab services revenues and related refund liabilities are materially inaccurate, it could impact the timing and the amount of our revenues recognition and have a significant impact on our operating results.

Our ancillary services and strategic initiatives, including our pharmacy services and our international dialysis operations, that we invest in now or in the future may generate losses and may ultimately be unsuccessful. In the event that one or more of these activities is unsuccessful, our revenues, earnings and cash flows may be negatively impacted and we may have to write off our investment and incur other exit costs.

Our ancillary services and strategic initiatives currently include pharmacy services, disease management services, vascular access services, ESRD clinical research programs, physician services, physician practice management services, direct primary care and our international dialysis operations. We expect to add additional service offerings and pursue additional strategic initiatives in the future as circumstances warrant, which could include healthcare services not related to dialysis. Many of these initiatives require or would require investments of both management and financial resources and can generate significant losses for a substantial period of time and may not become profitable. There can be no assurance that any such strategic initiative will ultimately be successful. Any significant change in market conditions, or business performance, or in the political, legislative or regulatory environment, may impact the economic viability of any of these strategic initiatives.

If any of our ancillary services or strategic initiatives, including our pharmacy services and our international dialysis operations, do not perform as planned, our revenues, earnings and cash flows may be negatively impacted, we may incur a material write-off or an impairment of our investment, including goodwill, in one or more of these activities, or we could incur significant termination costs if we were to exit a certain line of business.

If a significant number of physicians were to cease referring patients to our dialysis centers, whether due to regulatory or other reasons, it would have a material adverse effect on our revenues, earnings and cash flows.

We believe that physicians prefer to have their patients treated at dialysis centers where they or other members of their practice supervise the overall care provided as medical director of the center. As a result, the primary referral source for most of our centers is often the physician or physician group providing medical director services to the center.

Our medical director contracts are for fixed periods, generally ten years, and at any given time a large number of them could be up for renewal at the same time. Medical directors have no obligation to extend their agreements with us and if we are unable to enforce noncompetition provisions contained in terminated medical director agreements, our former medical directors may choose to provide medical director services for competing providers or establish their own dialysis centers in competition with ours. Neither our current nor former medical directors have an obligation to refer their patients to our centers.

Opportunities presented by our competitors or different affiliation models in the changing healthcare environment, such as an increase in the number of physicians becoming employed by hospitals or a perceived decrease in the quality of service levels at our centers, may negatively impact a medical director's decision to enter into or extend his or her agreement with us, refer patients to our centers or otherwise negatively impact treatment volumes.

In addition, we may take actions to restructure existing relationships or take positions in negotiating extensions of relationships to assure compliance with the federal Anti-Kickback Statute, Stark Law and other similar laws. If the terms of any existing agreement are found to violate applicable laws, we may not be successful in restructuring the relationship, which could lead to the early termination of the agreement, or cause the physician to stop referring patients to our dialysis centers. These actions, in an effort to comply with applicable laws and regulations, could negatively impact the decision of physicians to extend their medical director agreements with us or to refer their patients to us. If a significant number of physicians were to cease referring patients to our dialysis centers, it would have a material adverse effect on our revenues, earnings and cash flows.

If there are shortages of skilled clinical personnel or if we experience a higher than normal turnover rate, we may experience disruptions in our business operations and increases in operating expenses.

We are experiencing increased labor costs and difficulties in hiring nurses due to a nationwide shortage of skilled clinical personnel. We compete for nurses with hospitals and other healthcare providers. This nursing shortage may limit our ability to expand our operations. In addition, changes in certification requirements or increases in the required staffing levels for skilled clinical personnel can impact our ability to maintain sufficient staff levels to the extent our teammates are not able to meet new requirements, or we experience a higher than normal turnover rate due to increased competition for qualified clinical personnel. If we are unable to hire skilled clinical personnel when needed, or if we experience a higher than normal turnover rate for our skilled clinical personnel, our operations and treatment growth will be negatively impacted, which would result in reduced revenues, earnings and cash flows.

Our business is labor intensive and could be adversely affected if we are unable to maintain satisfactory relations with our employees or if union organizing activities result in significant increases in our operating costs or decreases in productivity.

Our business is labor intensive, and our results are subject to variations in labor-related costs, productivity and the number of pending or potential claims against us related to labor and employment practices. If political efforts at the national and local level result in actions or proposals that increase the likelihood of union organizing activities at our facilities or if union organizing activities increase for other reasons, or if labor and employment claims, including the filing of class action suits, or work stoppages, trend upwards, our operating costs could increase and our employee relations, productivity, earnings and cash flows could be adversely affected.

Complications associated with our billing and collections system could have a material adverse effect on our revenues, cash flows and operating results.

Our billing system is critical to our billing operations. If there are defects in the billing system, we may experience difficulties in our ability to successfully bill and collect for services rendered, including a delay in collections, a reduction in the amounts collected, increased risk of retractions from and refunds to commercial and government payors, an increase in our provision for uncollectible accounts receivable and noncompliance with reimbursement regulations, any or all of which could have a material adverse effect on our revenues, cash flows and operating results.

Risk factors related to DMG:**DMG is subject to many of the same risks to which our dialysis business is subject.**

As a participant in the healthcare industry, DMG is subject to many of the same risks as our dialysis business is, as described in the risk factors set forth above in this Part I, Item 1A, any of which could materially and adversely affect DMG's revenues, earnings or cash flows.

Under most of DMG's agreements with health plans, DMG assumes some or all of the risk that the cost of providing services will exceed its compensation.

Over 83% of DMG's revenue for the year ended December 31, 2016 is derived from fixed per member per month (PMPM) fees paid by health plans under capitation agreements with DMG or its associated physician groups. While there are variations specific to each arrangement, DMG, through DaVita Health Plan of California, Inc. (DHPC), a subsidiary of HealthCare Partners Holdings, LLC and a restricted Knox-Keene licensed entity, and, in certain instances, DMG's associated physician groups generally contract with health plans to receive a PMPM fee for professional services and assume the financial responsibility for professional services only. In some cases, the health plans separately enter into capitation contracts with third parties (typically hospitals) who receive directly a PMPM fee and assume contractual financial responsibility for hospital services. In other cases, the health plan does not pay any portion of the PMPM fee to the hospital, but rather administers claims for hospital expenses itself. In both scenarios, DMG enters into managed care-related administrative services agreements or similar arrangements with those third parties (typically hospitals) under which DMG agrees to be responsible for utilization review, quality assurance, and other managed care-related administrative functions and claim payments. As compensation for such administrative services, DMG is entitled to receive a percentage of the amount by which the institutional capitation revenue received from health plans exceeds institutional expenses; any such risk-share amount to which DMG is entitled is recorded as medical revenues, and DMG is also responsible for a percentage of any short-fall in the event that institutional expenses exceed institutional revenues. To the extent that members require more care than is anticipated, aggregate fixed PMPM amounts, or capitation payments, may be insufficient to cover the costs associated with treatment. If medical expenses exceed estimates, except in very limited circumstances, DMG will not be able to increase the PMPM fee received under these risk agreements during their then-current terms and could, directly or indirectly through its contracts with its associated physician groups, suffer losses with respect to such agreements.

Changes in DMG's or its associated physician groups' anticipated ratio of medical expense to revenue can significantly impact DMG's financial results. Accordingly, the failure to adequately predict and control medical expenses and to make reasonable estimates and maintain adequate accruals for incurred but not reported claims, may have a material adverse effect on DMG's financial condition, results of operations or cash flows.

Historically, DMG's and its associated physician groups' medical expenses as a percentage of revenue have fluctuated. Factors that may cause medical expenses to exceed estimates include:

- the health status of members;
- higher than expected utilization of new or existing healthcare services or technologies;
- an increase in the cost of healthcare services and supplies, including pharmaceuticals, whether as a result of inflation or otherwise;
- changes to mandated benefits or other changes in healthcare laws, regulations and practices;
- periodic renegotiation of provider contracts with specialist physicians, hospitals and ancillary providers;
- periodic renegotiation of contracts with DMG's affiliated primary care physicians and specialists;
- changes in the demographics of the participating members and medical trends;
- contractual or claims disputes with providers, hospitals or other service providers within a health plan's network;
- the occurrence of catastrophes, major epidemics or acts of terrorism; and
- the reduction of health plan premiums.

Risk-sharing arrangements that DMG and its associated physician groups have with health plans and hospitals could result in their costs exceeding the corresponding revenues, which could reduce or eliminate any shared risk profitability.

Most of the agreements between health plans and DMG and its associated physician groups contain risk-sharing arrangements under which the physician groups can earn additional compensation from the health plans by coordinating the provision of quality, cost-effective healthcare to members. However, such arrangements may require the physician group to assume a portion of any loss sustained from these arrangements, thereby reducing DMG's net income. Under these risk-sharing arrangements, DMG and its associated physician groups are responsible for a portion of the cost of hospital services or other services that are not capitated. The terms of the particular risk-sharing arrangement allocate responsibility to the respective parties when the cost of services exceeds the related revenue, which results in a deficit, or permit the parties to share in any surplus amounts when actual costs are less than the related revenue. The amount of non-capitated medical and hospital costs in any period could be affected by factors beyond the control of DMG, such as changes in treatment protocols, new technologies, longer lengths of stay by the patient and inflation. Certain of DMG's agreements with health plans stipulate that risk-sharing pool deficit amounts are carried forward to offset any future years' surplus amounts DMG would otherwise be entitled to receive. DMG accrues for any such risk-sharing deficits. To the extent that such non-capitated medical and hospital costs are higher than anticipated, revenue may not be sufficient to cover the risk-sharing deficits the health plans and DMG are responsible for, which could reduce DMG's revenues and profitability.

Renegotiation, renewal or termination of capitation agreements with health plans could have a significant impact on DMG's future profitability.

Under most of DMG's and its associated physician groups' capitation agreements with health plans, the health plan is generally permitted to modify the benefit and risk obligations and compensation rights from time to time during the terms of the agreements. If a health plan exercises its right to amend its benefit and risk obligations and compensation rights, DMG and its associated physician groups are generally allowed a period of time to object to such amendment. If DMG or its associated physician group so objects, under some of the risk agreements, the relevant health plan may terminate the applicable agreement upon 90 to 180 days written notice. If DMG or its associated physician groups enter into capitation contracts or other risk sharing arrangements with unfavorable economic terms, or a capitation contract is amended to include unfavorable terms, DMG could, directly or indirectly through its contracts with its associated physician groups, suffer losses with respect to such contract. Since DMG does not negotiate with CMS or any health plan regarding the benefits to be provided under their Medicare Advantage plans, DMG often has just a few months to familiarize itself with each new annual package of benefits it is expected to offer. Depending on the health plan at issue and the amount of revenue associated with the health plan's risk agreement, the renegotiated terms or termination may have a material adverse effect on our DMG division and the Company's future revenues and profitability.

Laws regulating the corporate practice of medicine could restrict the manner in which DMG is permitted to conduct its business, and the failure to comply with such laws could subject DMG to penalties or require a restructuring of DMG.

Some states have laws that prohibit business entities, such as DMG, from practicing medicine, employing physicians to practice medicine, exercising control over medical decisions by physicians (also known collectively as the corporate practice of medicine) or engaging in certain arrangements, such as fee-splitting, with physicians. In some states these prohibitions are expressly stated in a statute or regulation, while in other states the prohibition is a matter of judicial or regulatory interpretation. Of the states in which DMG currently operates, California, Colorado, Nevada and Washington generally prohibit the corporate practice of medicine, and other states may as well.

In California, Colorado, Nevada and Washington, DMG operates by maintaining long-term contracts with its associated physician groups which are each owned and operated by physicians and which employ or contract with additional physicians to provide physician services. Under these arrangements, DMG provides management services and, receives a management fee for providing non-medical management services; however, DMG does not represent that it offers medical services, and does not exercise influence or control over the practice of medicine by the physicians or the associated physician groups.

In addition to the above management arrangements, DMG has certain contractual rights relating to the orderly transfer of equity interests in certain of its associated California, Colorado, Nevada and Washington physician groups through succession agreements and other arrangements with their physician equity holders. However, such equity interests cannot be transferred to or held by DMG or by any non-professional organization. Accordingly, neither DMG nor DMG's subsidiaries directly own any equity interests in any physician groups in California, Colorado, Nevada and Washington. In the event that any of these associated physician groups fail to comply with the management arrangement or any management arrangement is terminated and/or DMG is unable to enforce its contractual rights over the orderly transfer of equity interests in its associated physician groups, such events could have a material adverse effect on DMG's business, financial condition or results of operations.

It is possible that a state regulatory agency or a court could determine that DMG's agreements with physician equity holders of certain managed California, Colorado, Nevada and Washington associated physician groups as described above, either independently

or coupled with the management services agreements with such associated physician groups, are in violation of the corporate practice of medicine doctrine. As a result, these arrangements could be deemed invalid, potentially resulting in a loss of revenues and an adverse effect on results of operations derived from such associated physician groups. Such a determination could force a restructuring of DMG's management arrangements with associated physician groups in California, Colorado, Nevada and/or Washington, which might include revisions of the management services agreements, including a modification of the management fee and/or establishing an alternative structure that would permit DMG to contract with a physician network without violating the corporate practice of medicine prohibition. There can be no assurance that such a restructuring would be feasible, or that it could be accomplished within a reasonable time frame without a material adverse effect on DMG's operations and financial results. In December 2013, DHPC obtained a restricted Knox-Keene license in California, which permits DHPC to contract with health plans in California to accept global risk without violating the corporate practice of medicine prohibition. However, DMG and DMG's Colorado, Nevada and Washington associated physician groups, as well as those physician equity holders of associated physician groups who are subject to succession agreements with DMG, could be subject to criminal or civil penalties or an injunction for practicing medicine without a license or aiding and abetting the unlicensed practice of medicine.

If DMG's agreements or arrangements with any physician equity holder(s) of associated physicians, physician groups or IPAs are deemed invalid under state law, including laws against the corporate practice of medicine, or federal law, or are terminated as a result of changes in state law, or if there is a change in accounting standards by the Financial Accounting Standards Board (FASB) or the interpretation thereof affecting consolidation of entities, it could impact DMG's consolidation of total revenues derived from such associated physician groups.

DMG's financial statements are consolidated in accordance with applicable accounting standards and include the accounts of its majority-owned subsidiaries and certain non-owned DMG-associated and managed physician groups. Such consolidation for accounting and/or tax purposes does not, is not intended to, and should not be deemed to, imply or provide to DMG any control over the medical or clinical affairs of such physician groups. In the event of a change in accounting standards promulgated by FASB or in interpretation of its standards, or if there is an adverse determination by a regulatory agency or a court, or a change in state or federal law relating to the ability to maintain present agreements or arrangements with such physician groups, DMG may not be permitted to continue to consolidate the total revenues of such organizations. A change in accounting for consolidation with respect to DMG's present agreement or arrangements would diminish DMG's reported revenues but would not be expected to materially adversely affect its reported results of operations, while regulatory or legal rulings or changes in law interfering with DMG's ability to maintain its present agreements or arrangements could materially diminish both revenues and results of operations.

If DHPC is not able to satisfy financial solvency or other regulatory requirements, we could become subject to sanctions and its license to do business in California could be limited, suspended or terminated.

Knox-Keene requires healthcare service plans operating in California to comply with financial solvency and other requirements overseen by the California Department of Managed HealthCare (DMHC). Under Knox-Keene, DHPC is required to, among other things:

- Maintain, at all times, a minimum tangible net equity (TNE);
- Submit periodic financial solvency reports to the DMHC containing various data regarding performance and financial solvency;
- Comply with extensive regulatory requirements; and
- Submit to periodic regulatory audits and reviews concerning DHPC operations and compliance with Knox-Keene.

In the event that DHPC is not in compliance with the provisions of Knox-Keene, we could be subject to sanctions, or limitations on, or suspension of its license to do business in California.

If DMG's associated physician group is not able to satisfy the California DMHC's financial solvency requirements, DMG's associated physician group could become subject to sanctions and DMG's ability to do business in California could be limited or terminated.

The California DMHC has instituted financial solvency regulations to monitor the financial solvency of capitated physician groups. Under these regulations, DMG's associated physician group is required to, among other things:

- Maintain, at all times, a minimum cash-to-claims ratio (where cash-to-claims ratio means the organization's cash, marketable securities and certain qualified receivables, divided by the organization's total unpaid claims liability). The regulation currently requires a cash-to-claims ratio of 0.75.

- Submit periodic reports to the California DMHC containing various data and attestations regarding performance and financial solvency, including incurred but not reported calculations and documentation, and attestations as to whether or not the organization was in compliance with Knox-Keene requirements related to claims payment timeliness, had maintained positive TNE (i.e., at least \$1.00) and had maintained positive working capital (i.e., at least \$1.00).

In the event that DMG's associated physician group is not in compliance with any of the above criteria, DMG's associated physician group could be subject to sanctions, or limitations on, or removal of, its ability to do business in California.

Reductions in Medicare Advantage health plan reimbursement rates stemming from recent healthcare reforms and any future related regulations may negatively impact DMG's business, revenue and profitability.

A significant portion of DMG's revenue is directly or indirectly derived from the monthly premium payments paid by CMS to health plans for medical services provided to Medicare Advantage enrollees. As a result, DMG's results of operations are, in part, dependent on government funding levels for Medicare Advantage programs. Any changes that limit or reduce Medicare Advantage reimbursement levels, such as reductions in or limitations of reimbursement amounts or rates under programs, reductions in funding of programs, expansion of benefits without adequate funding, elimination of coverage for certain benefits, or elimination of coverage for certain individuals or treatments under programs, could have a material adverse effect on DMG's revenues, earnings and cash flows.

Each year, CMS issues a final rule to establish the Medicare Advantage benchmark payment rates for the following calendar year. Any reduction to Medicare Advantage rates to DMG that is greater compared to the industry average rate may have material adverse effect on DMG's operations and cash flows. The final impact of the Medicare Advantage rates can vary from any estimate we may have and may be further impacted by the relative growth of DMG's Medicare Advantage patient volumes across markets as well as by the benefit plan designs submitted. It is possible that we may underestimate the impact of the Medicare Advantage rates on our business, which may have a material adverse effect on our financial position, results of operation or cash flows.

We have taken impairment charges against the goodwill of three of our DMG reporting units in the fourth quarter of 2015 and the first and second quarters of 2016 based on continuing developments at our DMG reporting units, including the Medicare Advantage final benchmark rates for 2017 announced on April 4, 2016, further changes in our expectations concerning future government reimbursement rates and our expected ability to mitigate them, as well as medical cost and utilization trends, underperformance of certain at-risk units in recent quarters and other market conditions. We may also need to take additional goodwill impairment charges against earnings in a future period, depending on the impact of continuing changes on the value of our DMG reporting units. A goodwill impairment occurs when the carrying amount of a reporting unit's goodwill is in excess of its implied fair value, and the amount of such non-cash charge, if any, could be significant. In estimating the fair value of our DMG reporting units, we update our forecasts for our at-risk DMG reporting units to reflect the expected future cash flows that we believe market participants would use in determining fair values of our DMG reporting units if they were to acquire these businesses. We and our independent advisors also use certain estimates and key assumptions in determining the estimate of these fair values, including applicable market multiples, discount and long-term growth rates, market data and future reimbursement rates. Our estimates of the fair value of our DMG reporting units could differ from the actual values that a market participant would pay for these reporting units.

DMG's Medicare Advantage revenues may continue to be volatile in the future, which could have a material impact on DMG's ongoing financial performance.

The Health Reform Acts contain a number of provisions that negatively impact Medicare Advantage plans, which may each have an adverse effect on DMG's revenues, earnings and cash flows. These provisions include the following:

- Medicare Advantage benchmarks for 2011 were frozen at 2010 levels. From 2012 through 2016, Medicare Advantage benchmark rates were phased down from prior levels. The new benchmarks will be fully phased-in in 2017 and will range between 95% and 115% of the Medicare FFS costs, depending on a plan's geographic area. If our costs escalate faster than can be absorbed by the level of revenues implied by these benchmark rates, then it could have a significant negative impact on DMG's earnings and cash flows.
- Rebates received by Medicare Advantage plans that were reduced, with larger reductions for plans failing to receive certain quality ratings.
- The Secretary of HHS has been granted the explicit authority to deny Medicare Advantage plan bids that propose significant increases in cost sharing or decreases in benefits. If the bids submitted by plans contracted with DMG are denied, this would have a significant negative impact on DMG's revenues, earnings and cash flows.

- Medicare Advantage plans with medical loss ratios below 85% are required to pay a rebate to the Secretary of HHS. The rebate amount is the total revenue under the contract year multiplied by the difference between 85% and the plan's actual medical loss ratio. The Secretary of HHS will halt enrollment in any plan failing to meet this ratio for three consecutive years, and terminate any plan failing to meet the ratio for five consecutive years. If a DMG-contracting Medicare Advantage plan experiences a limitation on enrollment or is otherwise terminated from the Medicare Advantage program, DMG may suffer materially adverse consequences to its business or financial condition.
- Prescription drug plans are required to provide coverage of certain drug categories on a list developed by the Secretary of HHS, which could increase the cost of providing care to Medicare Advantage enrollees, and thereby reduce DMG's revenues and earnings. The Medicare Part D premium amount subsidized for high-income beneficiaries has been reduced, which could lower the number of Medicare Advantage enrollees, which would have a negative impact on DMG's revenues, earnings and cash flows.
- CMS increased coding intensity adjustments for Medicare Advantage plans beginning in 2014 and continuing through 2018, which reduces CMS payments to Medicare Advantage plans, which in turn will likely reduce the amounts payable to DMG and its associated physicians, physician groups, and IPAs under its capitation agreements.

However, the 2016 Presidential and Congressional elections have caused the future state of the Health Reform Acts to be unclear. While specific changes and their timing are not yet apparent, enacted reforms and future legislative changes could have a material adverse effect on our results of operations.

There is also uncertainty regarding both Medicare Advantage payment rates and beneficiary enrollment, which, if reduced, would reduce DMG's overall revenues and net income. For example, although the Congressional Budget Office (CBO) predicted in 2010 that Medicare Advantage participation would drop substantially by 2020, the CBO now predicts that enrollment in Medicare Advantage (and other contracts covering Medicare Parts A and B) could reach 30 million by 2026. Although Medicare Advantage enrollment increased by approximately 5.6 million, or by 50%, between the enactment of the ACA in 2010 and 2015, there can be no assurance that this trend will continue. Further, fluctuation in Medicare Advantage payment rates are evidenced by CMS's annual announcement of the expected average change in revenue from the prior year: for 2015, CMS announced an average increase of 0.4%; for 2016, 1.25%; and for 2017, 0.85%. Uncertainty over Medicare Advantage enrollment and payment rates present a continuing risk to DMG's business.

Medicare Advantage enrollment continues to be highly concentrated among a few payors, both nationally and in local markets. In 2017, in 439 counties in 26 states, only one company will offer Medicare Advantage plans— an indicator that those markets may lack competition. Consolidation among Medicare Advantage plans, or the Medicare program's failure to attract additional plans to participate in the Medicare Advantage program, could have a negative impact of DMG's revenues, earnings, and/or cash flows.

DMG's operations are dependent on competing health plans and, at times, a health plan's and DMG's economic interests may diverge.

For the year ended December 31, 2016, 63% of DMG's consolidated capitated medical revenues were earned through contracts with three health plans.

DMG expects that, going forward, substantially all of its revenue will continue to be derived from its contracts with health plans. Each health plan may immediately terminate any of DMG's contracts and/or any individual credentialed physician upon the occurrence of certain events. They may also amend the material terms of the contracts under certain circumstances. Failure to maintain the contracts on favorable terms, for any reason, would materially and adversely affect DMG's results of operations and financial condition. A material decline in the number of members could also have a material adverse effect on DMG's results of operations.

Notwithstanding each health plan's and DMG's current shared interest in providing service to DMG's members who are enrolled in the subject health plans, the health plans may have different and, at times, opposing economic interests from those of DMG. The health plans provide a wide range of health insurance services across a wide range of geographic regions, utilizing a vast network of providers. As a result, they and DMG may have different views regarding the proper pricing of services and/or the proper pricing of the various service providers in their provider networks, the cost of which DMG bears to the extent that the services of such service providers are utilized. These health plans may also have different views than DMG regarding the efforts and expenditures that they, DMG, and/or other service providers should make to achieve and/or maintain various quality ratings. In addition, several health plans have acquired or announced their intent to acquire provider organizations. If health plans with which DMG contracts acquire a significant number of provider organizations, they may not continue to contract with DMG or contract on less favorable terms or seek to prevent DMG from acquiring or entering into arrangements with certain providers. Similarly, as a result of changes in laws, regulations, consumer preferences, or other factors, the health plans may find it in their best interest to provide health insurance services pursuant to another payment or reimbursement structure. In the event DMG's interests diverge from the interests of the health plans, DMG may have limited

recourse or alternative options in light of its dependence on these health plans. There can be no assurances that DMG will continue to find it mutually beneficial to work with these health plans. As a result of various restrictive provisions that appear in some of the managed care agreements with health plans, DMG may at times have limitations on its ability to cancel an agreement with a particular health plan and immediately thereafter contract with a competing health plan with respect to the same service area.

DMG and its associated physicians, physician groups and IPAs and other physicians may be required to continue providing services following termination or renegotiation of certain agreements with health plans.

There are circumstances under federal and state law pursuant to which DMG and its associated physician groups, IPAs and other physicians could be obligated to continue to provide medical services to DMG members in their care following a termination of their applicable risk agreement with health plans and termination of the receipt of payments thereunder. In certain cases, this obligation could require the physician group or IPA to provide care to such member following the bankruptcy or insolvency of a health plan. Accordingly, the obligations to provide medical services to DMG members (and the associated costs) may not terminate at the time the applicable agreement with the health plan terminates, and DMG may not be able to recover its cost of providing those services from the health plan, which could have a material adverse effect on DMG's financial condition, results of operations and/or cash flows.

DMG operates primarily in California, Florida, Nevada, New Mexico, Washington and Colorado and may not be able to successfully establish a presence in new geographic regions.

DMG derives substantially all of its revenue from operations in California, Florida, Nevada, New Mexico, Washington and Colorado (which we refer to as the Existing Geographic Regions). As a result, DMG's exposure to many of the risks described herein is not mitigated by a greater diversification of geographic focus. Furthermore, due to the concentration of DMG's operations in the Existing Geographic Regions, it may be adversely affected by economic conditions, natural disasters (such as earthquakes or hurricanes), or acts of war or terrorism that disproportionately affect the Existing Geographic Regions as compared to other states and geographic markets.

To expand the operations of its network outside of the Existing Geographic Regions, DMG must devote resources to identify and explore perceived opportunities. Thereafter, DMG must, among other things, recruit and retain qualified personnel, develop new offices, establish potential new relationships with one or more health plans, and establish new relationships with physicians and other healthcare providers. The ability to establish such new relationships may be significantly inhibited by competition for such relationships and personnel in the healthcare marketplace in the targeted new geographic regions. Additionally, DMG may face the risk that a substantial portion of the patients served in a new geographic area may be enrolled in a Medicare FFS program and will not desire to transition to a Medicare Advantage program, such as those offered through the health plans that DMG serves, or they may enroll with other health plans with whom DMG does not contract to receive services, which could reduce substantially DMG's perceived opportunity in such geographic area. In addition, if DMG were to seek to expand outside of the Existing Geographic Regions, DMG would be required to comply with laws and regulations of states that may differ from the ones in which it currently operates, and could face competitors with greater knowledge of such local markets. DMG anticipates that any geographic expansion may require it to make a substantial investment of management time, capital and/or other resources. There can be no assurance that DMG will be able to establish profitable operations or relationships in any new geographic markets.

Reductions in the quality ratings of the health plans DMG serves could have an adverse effect on its results of operations, financial condition and/or cash flow.

As a result of the Health Reform Acts, the level of reimbursement each health plan receives from CMS is dependent, in part, upon the quality rating of the Medicare plan. Such ratings impact the percentage of any cost savings rebate and any bonuses earned by such health plan. Since a significant portion of DMG's revenue is expected to be calculated as a percentage of CMS reimbursements received by these health plans with respect to DMG members, reductions in the quality ratings of a health plan that DMG serves could have an adverse effect on its results of operations, financial condition, and/or cash flows.

Given each health plan's control of its plans and the many other providers that serve such plans, DMG believes that it will have limited ability to influence the overall quality rating of any such plan. In addition, CMS has begun terminating plans that have had a rating of less than three stars for three consecutive years, whereas Medicare Advantage plans with five stars are permitted to conduct enrollment throughout almost the entire year. Accordingly, since low quality ratings can potentially lead to the termination of a plan that DMG serves, DMG may not be able to prevent the potential termination of a contracting plan or a shift of patients to other plans based upon quality issues which could, in turn, have an adverse effect on DMG's results of operations, financial condition and/or cash flows.

DMG's records and submissions to a health plan may contain inaccurate or unsupported information regarding risk adjustment scores of members, which could cause DMG to overstate or understate its revenue and subject it to various penalties.

DMG, on behalf of itself and its associated physicians, physician groups and IPAs, submits to health plans claims and encounter data that support the Medicare Risk Adjustment Factor (RAF) scores attributable to members. These RAF scores determine, in part, the revenue to which the health plans and, in turn, DMG is entitled for the provision of medical care to such members. The data submitted to CMS by each health plan is based, in part, on medical charts and diagnosis codes prepared and submitted by DMG. Each health plan generally relies on DMG and its employed or affiliated physicians to appropriately document and support such RAF data in DMG's medical records. Each health plan also relies on DMG and its employed or affiliated physicians to appropriately code claims for medical services provided to members. Erroneous claims and erroneous encounter records and submissions could result in inaccurate PMPM fee revenue and risk adjustment payments, which may be subject to correction or retroactive adjustment in later periods. This corrected or adjusted information may be reflected in financial statements for periods subsequent to the period in which the revenue was recorded. DMG might also need to refund a portion of the revenue that it received, which refund, depending on its magnitude, could damage its relationship with the applicable health plan and could have a material adverse effect on DMG's results of operations, financial condition or cash flows.

In June 2015, we received a subpoena from the OIG requesting information relating to our and our subsidiaries' (including DMG's and its subsidiary JSA's) provision of services to Medicare Advantage plans and related patient diagnosis coding and risk adjustment submissions and payments. See "Item 3. Legal Proceedings" and Note 17 to the consolidated financial statements included in this report for further details.

Additionally, CMS audits Medicare Advantage plans for documentation to support RAF-related payments for members chosen at random. The Medicare Advantage plans ask providers to submit the underlying documentation for members that they serve. It is possible that claims associated with members with higher RAF scores could be subject to more scrutiny in a CMS or plan audit. There is a possibility that a Medicare Advantage plan may seek repayment from DMG should CMS make any payment adjustments to the Medicare Advantage plan as a result of its audits. The plans also may hold DMG liable for any penalties owed to CMS for inaccurate or unsupported RAF scores provided by DMG. In addition, DMG could be liable for penalties to the government under the FCA that range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim, plus up to three times the amount of damages caused by each false claim, which can be as much as the amounts received directly or indirectly from the government for each such false claim. On February 3, 2017, the DOJ issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increases to \$10,957 to \$21,916 for penalties assessed after February 3, 2017, so long as the underlying conduct occurred after November 2, 2015.

CMS has indicated that payment adjustments will not be limited to RAF scores for the specific Medicare Advantage enrollees for which errors are found but may also be extrapolated to the entire Medicare Advantage plan subject to a particular CMS contract. CMS has described its audit process as plan-year specific and stated that it will not extrapolate audit results for plan years prior to 2011. Because CMS has not stated otherwise, there is a risk that payment adjustments made as a result of one plan year's audit would be extrapolated to prior plan years after 2011.

There can be no assurance that a health plan will not be randomly selected or targeted for review by CMS or that the outcome of such a review will not result in a material adjustment in DMG's revenue and profitability, even if the information DMG submitted to the plan is accurate and supportable.

Separately, as described in further detail in "Item 3. Legal Proceedings" and Note 17 to the consolidated financial statements included in this report, on March 13, 2015, JSA, a subsidiary of DMG, received a subpoena from the OIG that relates, in part, to risk adjustment practices and data.

A failure to accurately estimate incurred but not reported medical expense could adversely affect DMG's profitability.

Patient care costs include estimates of future medical claims that have been incurred by the patient but for which the provider has not yet billed DMG. These claim estimates are made utilizing actuarial methods and are continually evaluated and adjusted by management, based upon DMG's historical claims experience and other factors, including an independent assessment by a nationally recognized actuarial firm. Adjustments, if necessary, are made to medical claims expense and capitated revenues when the assumptions used to determine DMG's claims liability changes and when actual claim costs are ultimately determined.

Due to the inherent uncertainties associated with the factors used in these estimates and changes in the patterns and rates of medical utilization, materially different amounts could be reported in DMG's financial statements for a particular period under different conditions or using different, but still reasonable, assumptions. It is possible that DMG's estimates of this type of claim may be inadequate in the future. In such event, DMG's results of operations could be adversely impacted. Further, the inability to estimate

these claims accurately may also affect DMG's ability to take timely corrective actions, further exacerbating the extent of any adverse effect on DMG's results.

DMG faces certain competitive threats which could reduce DMG's profitability and increase competition for patients.

DMG faces certain competitive threats based on certain features of the Medicare programs, including the following:

- As a result of the direct and indirect impacts of the Health Reform Acts, many Medicare beneficiaries may decide that an original Medicare FFS program is more attractive than a Medicare Advantage plan. As a result, enrollment in the health plans DMG serves may decrease.
- Managed care companies offer alternative products such as regional preferred provider organizations (PPOs) and private FFS plans. Medicare PPOs and private FFS plans allow their patients more flexibility in selecting physicians than Medicare Advantage health plans, which typically require patients to coordinate care with a primary care physician. The Medicare Prescription Drug, Improvement, and Modernization Act of 2003 has encouraged the creation of regional PPOs through various incentives, including certain risk corridors, or cost reimbursement provisions, a stabilization fund for incentive payments, and special payments to hospitals not otherwise contracted with a Medicare Advantage plan that treat regional plan enrollees. The formation of regional Medicare PPOs and private FFS plans may affect DMG's relative attractiveness to existing and potential Medicare patients in their service areas.
- The payments for the local and regional Medicare Advantage plans are based on a competitive bidding process that may indirectly cause a decrease in the amount of the PMPM fee or result in an increase in benefits offered.
- The annual enrollment process and subsequent lock-in provisions of the Health Reform Acts may adversely affect DMG's level of revenue growth as it will limit the ability of a health plan to market to and enroll new Medicare beneficiaries in its established service areas outside of the annual enrollment period.
- CMS allows Medicare beneficiaries who are enrolled in a Medicare Advantage plan with a quality rating of 4.5 stars or less to enroll in a 5-star rated Medicare Advantage plan at any time during the benefit year. Therefore, DMG may face a competitive disadvantage in recruiting and retaining Medicare beneficiaries.

In addition to the competitive threats intrinsic to the Medicare programs, competition among health plans and among healthcare providers may also have a negative impact on DMG's profitability. For example, due to the large population of Medicare beneficiaries, DMG's Existing Geographic Regions have become increasingly attractive to health plans that may compete with DMG. DMG may not be able to continue to compete profitably in the healthcare industry if additional competitors enter the same market. If DMG cannot compete profitably, the ability of DMG to compete with other service providers that contract with competing health plans may be substantially impaired. Furthermore, if DMG is unable to obtain new members or experiences a loss of existing members to competitors during the open enrollment period for Medicare it could have a material adverse effect on DMG's financial condition and results of operations.

DMG competes directly with various regional and local companies that provide similar services in DMG's Existing Geographic Regions. DMG's competitors vary in size and scope and in terms of products and services offered. DMG believes that some of its competitors and potential competitors may be significantly larger than DMG and have greater financial, sales, marketing and other resources. Furthermore, it is DMG's belief that some of its competitors may make strategic acquisitions or establish cooperative relationships among themselves.

A disruption in DMG's healthcare provider networks could have an adverse effect on DMG's operations and profitability.

In any particular service area, healthcare providers or provider networks could refuse to contract with DMG, demand higher payments, or take other actions that could result in higher healthcare costs, disruption of benefits to DMG's members, or difficulty in meeting applicable regulatory or accreditation requirements. In some service areas, healthcare providers or provider networks may have significant market positions. If healthcare providers or provider networks refuse to contract with DMG, use their market position to negotiate favorable contracts, or place DMG at a competitive disadvantage, then DMG's ability to market or to be profitable in those service areas could be adversely affected. DMG's provider networks could also be disrupted by the financial insolvency of a large provider group. Any disruption in DMG's provider networks could result in a loss of members or higher healthcare costs.

DMG's revenues and profits could be diminished if DMG fails to retain and attract the services of key primary care physicians.

Key primary care physicians with large patient enrollment could retire, become disabled, terminate their provider contracts, get lured away by a competing independent physician association or medical group, or otherwise become unable or unwilling to continue practicing medicine or contracting with DMG or its associated physicians, physician groups or IPAs. In addition, DMG's associated physicians, physician groups and IPAs could view the business model as unfavorable or unattractive to such providers, which could cause such associated physicians, physician groups or IPAs to terminate their relationships with DMG. Moreover, given limitations relating to the enforcement of post-termination noncompetition covenants in California, it would be difficult to restrict a primary care physician from competing with DMG's associated physicians, physician groups or IPAs. As a result, members who have been served by such physicians could choose to enroll with competitors' physician organizations or could seek medical care elsewhere, which could reduce DMG's revenues and profits. Moreover, DMG may not be able to attract new physicians to replace the services of terminating physicians or to service its growing membership.

Participation in ACO programs is subject to federal regulation, supervision, and evolving regulatory developments that may result in financial liability.

The Health Reform Acts established Medicare Shared Savings Programs (MSSP) for ACOs, which took effect in January 2012. Under the MSSP, eligible organizations are accountable for the quality, cost and overall care of Medicare beneficiaries assigned to an ACO and may be eligible to share in any savings below a specified benchmark amount. The Secretary of HHS is also authorized, but not required, to use capitation payment models with ACOs. DMG has formed an MSSP ACO through a subsidiary, which operates in California, Florida, and Nevada and is evaluating whether to participate in more ACOs in the future. The continued development and expansion of ACOs will have an uncertain impact on DMG's revenue and profitability. We also are participating as a dialysis provider in Arizona, Florida, New Jersey, and Pennsylvania for the Innovation Center's CEC Model.

The ACO programs are relatively new and therefore operational and regulatory guidance is limited. It is possible that the operations of DMG's subsidiary ACO may not fully comply with current or future regulations and guidelines applicable to ACOs, may not achieve quality targets or cost savings, or may not attract or retain sufficient physicians or patients to allow DMG to meet its objectives. Additionally, poor performance could put the DMG ACO at financial risk with a potential obligation to CMS. Traditionally, other than FFS billing by the medical clinics and healthcare facilities operated by DMG, DMG has not directly contracted with CMS and has not operated any health plans or provider sponsored networks. Therefore, DMG may not have the necessary experience, systems or compliance to successfully achieve a positive return on its investment in the ACO or to avoid financial or regulatory liability. DMG believes that its historical experience with fully delegated managed care will be applicable to operation of its subsidiary ACO, but there can be no such assurance.

California hospitals may terminate their agreements with HealthCare Partners Affiliates Medical Group and DaVita Health Plan of California, Inc. (formerly HealthCare Partners Plan, Inc., and, together with HealthCare Partners Affiliates Medical Group, AMG) or reduce the fees they pay to DMG.

In California, AMG maintains significant hospital arrangements designed to facilitate the provision of coordinated hospital care with those services provided to members by AMG and its associated physicians, physician groups and IPAs. Through contractual arrangements with certain key hospitals, AMG provides utilization review, quality assurance and other management services related to the provision of patient care services to members by the contracted hospitals and downstream hospital contractors. In the event that any one of these key hospital agreements is amended in a financially unfavorable manner or is otherwise terminated, such events could have a material adverse effect on DMG's financial condition, and results of operations.

DMG's professional liability and other insurance coverage may not be adequate to cover DMG's potential liabilities.

DMG maintains primary professional liability insurance and other insurance coverage through California Medical Group Insurance Company, Risk Retention Group, an Arizona corporation in which DMG is the majority owner, and through excess coverage contracted through third-party insurers. DMG believes such insurance is adequate based on its review of what it believes to be all applicable factors, including industry standards. Nonetheless, potential liabilities may not be covered by insurance, insurers may dispute coverage or may be unable to meet their obligations, the amount of insurance coverage and/or related reserves may be inadequate, or the amount of any DMG self-insured retention may be substantial. There can be no assurances that DMG will be able to obtain insurance coverage in the future, or that insurance will continue to be available on a cost-effective basis, if at all. Moreover, even if claims brought against DMG are unsuccessful or without merit, DMG would have to defend itself against such claims. The defense of any such actions may be time-consuming and costly and may distract DMG management's attention. As a result, DMG may incur significant expenses and may be unable to effectively operate its business.

Changes in the rates or methods of third-party reimbursements may adversely affect DMG operations.

Any negative changes in governmental capitation or FFS rates or methods of reimbursement for the services DMG provides could have a significant adverse impact on DMG's revenue and financial results. Since governmental healthcare programs generally reimburse on a fee schedule basis rather than on a charge-related basis, DMG generally cannot increase its revenues from these programs by increasing the amount it charges for its services. Moreover, if DMG's costs increase, DMG may not be able to recover its increased costs from these programs. Government and private payors have taken and may continue to take steps to control the cost, eligibility for, use, and delivery of healthcare services due to budgetary constraints, and cost containment pressures as well as other financial issues. DMG believes that these trends in cost containment will continue. These cost containment measures, and other market changes in non-governmental insurance plans have generally restricted DMG's ability to recover, or shift to non-governmental payors, any increased costs that DMG experiences. DMG's business and financial operations may be materially affected by these cost containment measures, and other market changes.

DMG's business model depends on numerous complex management information systems and any failure to successfully maintain these systems or implement new systems could materially harm DMG's operations and result in potential violations of healthcare laws and regulations.

DMG depends on a complex, specialized, and integrated management information system and standardized procedures for operational and financial information, as well as for DMG's billing operations. DMG may experience unanticipated delays, complications or expenses in implementing, integrating, and operating these integrated systems. Moreover, DMG may be unable to enhance its existing management information system or implement new management information systems where necessary. DMG's management information system may require modifications, improvements or replacements that may require both substantial expenditures as well as interruptions in operations. DMG's ability to implement and operate its integrated systems is subject to the availability of information technology and skilled personnel to assist DMG in creating and maintaining these systems.

DMG's failure to successfully implement and maintain all of its systems could have a material adverse effect on its business, financial condition and results of operations. For example, DMG's failure to successfully operate its billing systems could lead to potential violations of healthcare laws and regulations. If DMG is unable to handle its claims volume, or if DMG is unable to pay claims timely, DMG may become subject to a health plan's corrective action plan or de-delegation until the problem is corrected, and/or termination of the health plan's agreement with DMG. This could have a material adverse effect on DMG's operations and profitability. In addition, if DMG's claims processing system is unable to process claims accurately, the data DMG uses for its incurred but not reported (IBNR) estimates could be incomplete and DMG's ability to accurately estimate claims liabilities and establish adequate reserves could be adversely affected. Finally, if DMG's management information systems are unable to function in compliance with applicable state or federal rules and regulations, including medical information confidentiality laws such as HIPAA, possible penalties and fines due to this lack of compliance could have a material adverse effect on DMG's financial condition, and results of operations.

DMG may be impacted by eligibility changes to government and private insurance programs.

Due to potential decreased availability of healthcare through private employers, the number of patients who are uninsured or participate in governmental programs may increase. The Health Reform Acts have increased the participation of individuals in the Medicaid program in states that elected to participate in the expanded Medicaid coverage. A shift in payor mix from managed care and other private payors to government payors as well as an increase in the number of uninsured patients may result in a reduction in the rates of reimbursement to DMG or an increase in uncollectible receivables or uncompensated care, with a corresponding decrease in net revenue. Changes in the eligibility requirements for governmental programs such as the Medicaid program under the Health Reform Acts and state decisions on whether to participate in the expansion of such programs also could increase the number of patients who participate in such programs and the number of uninsured patients. Even for those patients who remain in private insurance plans, changes to those plans could increase patient financial responsibility, resulting in a greater risk of uncollectible receivables. These factors and events could have a material adverse effect on DMG's business, financial condition and results of operations.

Negative publicity regarding the managed healthcare industry generally or DMG in particular could adversely affect DMG's results of operations or business.

Negative publicity regarding the managed healthcare industry generally, the Medicare Advantage program or DMG in particular, may result in increased regulation and legislative review of industry practices that further increase DMG's costs of doing business and adversely affect DMG's results of operations or business by:

- requiring DMG to change its products and services;

- increasing the regulatory, including compliance, burdens under which DMG operates, which, in turn, may negatively impact the manner in which DMG provides services and increase DMG's costs of providing services;
- adversely affecting DMG's ability to market its products or services through the imposition of further regulatory restrictions regarding the manner in which plans and providers market to Medicare Advantage enrollees; or
- adversely affecting DMG's ability to attract and retain members.

Risk factors related to ownership of our common stock:

Provisions in our charter documents, compensation programs and Delaware law may deter a change of control that our stockholders would otherwise determine to be in their best interests.

Our charter documents include provisions that may deter hostile takeovers, delay or prevent changes of control or changes in our management, or limit the ability of our stockholders to approve transactions that they may otherwise determine to be in their best interests. These include provisions prohibiting our stockholders from acting by written consent; requiring 90 days advance notice of stockholder proposals or nominations to our Board of Directors (or 120 days for nominations made using proxy access); and granting our Board of Directors the authority to issue preferred stock and to determine the rights and preferences of the preferred stock without the need for further stockholder approval.

Most of our outstanding employee stock-based compensation awards include a provision accelerating the vesting of the awards in the event of a change of control. We also maintain a change of control protection program for our employees who do not have a significant number of stock awards, which has been in place since 2001, and which provides for cash bonuses to the employees in the event of a change of control. Based on the market price of our common stock and shares outstanding on December 31, 2016, these cash bonuses would total approximately \$493 million if a change of control transaction occurred at that price and our Board of Directors did not modify this program. These change of control provisions may affect the price an acquirer would be willing to pay for our Company.

We are also subject to Section 203 of the Delaware General Corporation Law that, subject to exceptions, would prohibit us from engaging in any business combinations with any interested stockholder, as defined in that section, for a period of three years following the date on which that stockholder became an interested stockholder.

These provisions may discourage, delay or prevent an acquisition of our Company at a price that our stockholders may find attractive. These provisions could also make it more difficult for our stockholders to elect directors and take other corporate actions and could limit the price that investors might be willing to pay for shares of our common stock.

Item 1B. Unresolved Staff Comments.

None.

Item 2. Properties.

Our corporate headquarters are located in Denver, Colorado, consisting of one owned 240,000 square foot building and one leased 116,000 square foot building. Our headquarters are occupied by teammates engaged in management, finance, marketing, strategy, legal, compliance and other administrative functions. We lease six business offices located in California, Pennsylvania, Tennessee and Washington for our U.S. dialysis and related lab services business. For our DMG business we lease nine business offices located in California, Colorado, Nevada, New Mexico, Florida and Washington. Our laboratories are based in Florida where we operate our lab services out of five buildings, one owned and four leased. DaVita Rx leases four buildings located in Arizona, California, Florida and Texas. We also own four administrative offices and lease administrative offices worldwide. Our leases on the properties listed above expire at various dates through the year 2031.

For our U.S. dialysis and related lab services business we own the land and buildings for 16 of our outpatient dialysis centers. We also own eight separate land and buildings and nine land parcels for development. We lease a total of three owned properties to third-party tenants. Our remaining outpatient dialysis centers are located on premises that we lease.

For DMG, we own the land and buildings for 18 of our clinics. We also own the building for one other clinic and we own one separate land parcel. Our remaining clinics are located on premises that we lease.

Our leases for our U.S. dialysis and related lab services and for DMG generally cover periods from five to 20 years and typically contain renewal options of five to ten years at the fair rental value at the time of renewal. Our leases are generally subject to periodic

consumer price index increases, or contain fixed escalation clauses. Our outpatient dialysis centers range in size from approximately 600 to 33,000 square feet, with an average size of approximately 7,500 square feet. DMG's clinics range in size from approximately 800 to 86,000 square feet, with an average size of approximately 10,500 square feet. Our international leases generally range from one to ten years.

Some of our outpatient dialysis centers are operating at or near capacity. However, we believe that we have adequate capacity within most of our existing dialysis centers to accommodate additional patient volume through increased hours and/or days of operation, or, if additional space is available within an existing facility, by adding dialysis stations. We can usually relocate existing centers to larger facilities or open new centers if existing centers reach capacity. With respect to relocating centers or building new centers, we believe that we can generally lease space at economically reasonable rates in the areas planned for each of these centers, although there can be no assurances in this regard. Expansion of existing centers or relocation of our dialysis centers is subject to review for compliance with conditions relating to participation in the Medicare ESRD program. In states that require a certificate of need or center license, additional approvals would generally be necessary for expansion or relocation.

Item 3. Legal Proceedings.

We operate in a highly regulated industry and are a party to various lawsuits, claims, governmental investigations and audits (including investigations resulting from our obligation to self-report suspected violations of law) and other legal proceedings. We record accruals for certain legal proceedings and regulatory matters to the extent that we determine an unfavorable outcome is probable and the amount of the loss can be reasonably estimated. While these accruals reflect our best estimate of the probable loss for those matters as the dates of those accruals, the recorded amounts may differ materially from the actual amount of the losses for those matters. Additionally, in some cases, no estimate of the possible loss or range of loss in excess of amounts accrued, if any, can be made because of the inherently unpredictable nature of legal proceedings and regulatory matters, which may be exacerbated by various factors, including that they may involve indeterminate claims for monetary damages or may involve fines, penalties or non-monetary remedies; present novel legal theories or legal uncertainties; involve disputed facts; represent a shift in regulatory policy; are in the early stages of the proceedings; or result in a change of business practices. Further, there may be various levels of judicial review available to us in connection with any such proceeding.

The following is a description of certain lawsuits, claims, governmental investigations and audits and other legal proceedings to which we are subject.

Swoben Private Civil Suit: In April 2013, HealthCare Partners (HCP), now known as our DaVita Medical Group (DMG) subsidiary, was one of several defendants served with a civil complaint filed by a former employee of SCAN Health Plan (SCAN), an HMO. On July 13, 2009, pursuant to the *qui tam* provisions of the federal False Claims Act (FCA) and the California False Claims Act, James M. Swoben, as relator, filed his initial *qui tam* action in the United States District Court for the Central District of California purportedly on behalf of the United States of America and the State of California against SCAN, and certain other defendants whose identities were under seal. The allegations in the complaint relate to alleged overpayments received from government healthcare programs. In 2009 and 2010, the relator twice amended his complaint and added additional defendants, and in November 2011, he filed his Third Amended Complaint under seal alleging violations of the federal FCA and the California False Claims Act, and added additional defendants, including HCP and certain health insurance companies (the defendant HMOs). The allegations in the complaint against HCP relate to patient diagnosis coding to determine reimbursement in the Medicare Advantage program, referred to as HCC and RAF scores. The complaint sought monetary damages and civil penalties as well as costs and expenses. The U.S. Department of Justice (DOJ) reviewed these allegations and in January 2013 declined to intervene in the case. HCP and the other defendants filed motions to dismiss the Third Amended Complaint, and the court dismissed with prejudice the claims and judgment was entered in September 2013. Upon the plaintiff's appeal, a panel of the Ninth Circuit overturned the trial court's ruling and vacated the dismissal of the case. Together with certain defendants, we petitioned the Ninth Circuit for a rehearing, but in December 2016, the Ninth Circuit rejected the petition and determined the relator should be given an opportunity to amend the complaint, and remanded the case back to district court.

2015 U.S. Attorney Transportation Investigation: In February 2015, we announced that we received six administrative subpoenas from the OIG for medical records from six different dialysis centers in southern California operated by us. Specifically, each subpoena sought the medical records of a single patient of each respective dialysis center. In February 2016, we received four additional subpoenas for four additional dialysis centers in southern California. The subpoenas were similarly limited in scope to the subpoenas received in 2015. On February 8, 2017, we were served with a *qui tam* complaint in the U.S. District Court for the Central District of California. We have been advised by an attorney with the United States Attorney's Office for the Central District of California that the *qui tam* is related to the investigation concerning the medical necessity of patient transportation, which was the basis for the subpoenas. The relator alleges that an ambulance company submitted false claims for patient transportation. Although we do not provide transportation ourselves nor do we bill for the transport of our dialysis patients, the relator alleges that two of our purported clinical staff caused the submission of a small number of those claims through improper certifications of medical necessity. We are investigating these allegations and intend to defend accordingly. The DOJ has declined to intervene.

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

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

2015 U.S. Department of Justice Vascular Access Investigation and Related *Qui Tam* Litigation: In November 2015, we announced that RMS Lifeline, Inc., a wholly-owned subsidiary of ours that operates under the name Lifeline Vascular Access (Lifeline), received a Civil Investigative Demand (CID) from the DOJ. The CID relates to two vascular access centers in Florida that are part of Lifeline's vascular access business. The CID covers the period from January 1, 2008 through the present. We acquired these two centers in December 2012. Based on the language of the CID, the DOJ appeared to be looking at whether angiograms performed at the two centers were medically unnecessary and therefore whether related claims filed with federal healthcare programs possibly violated the FCA. Lifeline does not perform dialysis services but instead provides vascular access management services for dialysis patients. We cooperated with the government and produced the requested information. The DOJ investigation was initiated pursuant to a complaint brought under the *qui tam* provisions of the FCA (the Complaint). The Complaint was originally filed under seal in August 2014 in the U.S. District Court, Middle District of Florida, United States ex. rel James Spafford v. DaVita HealthCare Partners, Inc., et al., Case Number 6:14-cv-1251-Orl-41DAB, naming several doctors with us as defendants. In December 2015, a First Amended Complaint was filed under seal. In May 2016, the First Amended Complaint was unsealed. The First Amended Complaint alleges violations of the FCA due to the submission of claims to the government for allegedly medically unnecessary angiograms and angiography procedures at the two vascular access centers as well as employment-related claims. The Complaint covers alleged conduct dating from July 2008, prior to our acquisition of the centers, to the present. The DOJ declined to intervene. In the third quarter of 2016 we recorded an accrual of a non-material amount for potential damages and liabilities. In January 2017, we finalized and executed a settlement agreement with the relator and the government for an immaterial amount.

2016 U.S. Attorney Prescription Drug Investigation: In early February 2016, we announced that our pharmacy services' wholly-owned subsidiary, DaVita Rx, received a CID from the U.S. Attorney's Office for the Northern District of Texas. It appears the government is conducting an FCA investigation concerning allegations that DaVita Rx presented or caused to be presented false claims for payment to the government for prescription medications, as well as into our relationship with pharmaceutical manufacturers. The CID covers the period from January 1, 2006 through the present. In the spring of 2015, we initiated an internal compliance review of DaVita Rx during which we identified potential billing and operational issues. We notified the government in September 2015 that we were conducting this review of DaVita Rx and began providing regular updates of our review. Through the fourth quarter of 2016, we recorded estimated accruals totaling \$38 million for potential damages and liabilities associated with write-offs and discounts of patient co-payment obligations, and credits to payors for returns of prescriptions drugs, related to DaVita Rx that were identified during the course of this internal compliance review. Upon completion of our review, we filed a self-disclosure with the OIG in early February 2016 and we have been working to address and update the practices we identified in the self-disclosure, some of which overlap with information requested by the U.S. Attorney's Office. We may accrue additional reserves for refunds and related damages and potential liabilities arising out of this review. We do not know if the U.S. Attorney's Office, which is part of the DOJ, knew when it served the CID on us that we were already in the process of developing a self-disclosure to the OIG. The OIG

informed us in February 2016 that our submission was not accepted. They indicated that the OIG is not expressing an opinion regarding the conduct disclosed or our legal positions. We are cooperating with the government and are producing the requested information.

2017 U.S. Attorney American Kidney Fund Investigation. On January 4, 2017, we were served with an administrative subpoena for records by the United States Attorney's Office, District of Massachusetts, relating to an investigation into possible federal health care offenses. The subpoena covers the period from January 1, 2007 through the present, and seeks documents relevant to charitable patient assistance organizations, particularly the American Kidney Fund, including documents related to efforts to provide patients with information concerning the availability of charitable assistance. We intend to cooperate with the government in this investigation.

Although we cannot predict whether or when proceedings might be initiated or when these matters may be resolved (other than as described above), it is not unusual for inquiries such as these to continue for a considerable period of time through the various phases of document and witness requests and ongoing discussions with regulators. In addition to the inquiries and proceedings specifically identified above, we are frequently subject to other inquiries by state or federal government agencies and/or private civil *qui tam* complaints filed by relators. Negative findings or terms and conditions that we might agree to accept as part of a negotiated resolution of pending or future government inquiries or relator proceedings could result in, among other things, substantial financial penalties or awards against us, substantial payments made by us, harm to our reputation, required changes to our business practices, exclusion from future participation in the Medicare, Medicaid and other federal health care programs and, if criminal proceedings were initiated against us, possible criminal penalties, any of which could have a material adverse effect on us.

Shareholder Claims

Peace Officers' Annuity and Benefit of Georgia Securities Laws Class Action Civil Suit: On February 1, 2017, the Peace Officers' Annuity and Benefit Fund of Georgia filed a putative federal securities class action complaint in the U.S. District Court for the District of Colorado against us and certain executives. The complaint covers the time period of August 2015 to October 2016 and alleges, generally, that we and our executives violated federal securities laws concerning our financial results and revenue derived from patients who received charitable premium assistance from an industry-funded non-profit organization. The complaint further alleges that the process by which patients obtained commercial insurance and received charitable premium assistance was improper and "created a false impression of DaVita's business and operational status and future growth prospects." We dispute these allegations and intend to defend this action accordingly.

Blackburn Shareholder Derivative Civil Suit: On February 10, 2017, Charles Blackburn filed a derivative shareholder lawsuit in the U.S. District Court for the District of Delaware against us, as nominal defendant, the Board of Directors and certain executives. The complaint covers the time period from 2015 to present and alleges, generally, breach of fiduciary duty, unjust enrichment and misrepresentations and/or failures to disclose certain information in violation of the federal securities laws in our 2016 proxy statement in connection with an alleged practice to direct patients with government-subsidized health insurance into private health insurance plans to maximize our profits. We dispute these allegations and intend to defend this action accordingly.

Other Proceedings

In addition to the foregoing, from time to time we are subject to other lawsuits, claims, governmental investigations and audits and legal proceedings that arise due to the nature of our business, including contractual disputes, such as with payors, suppliers and others, employee-related matters and professional and general liability claims.

From time to time, we initiate litigation or other legal proceedings as a plaintiff arising out of contracts or other matters. In that regard, we had a pending lawsuit in the U.S. Court of Federal Claims against the federal government which was originally filed in May 2011. The lawsuit related to the U.S. Department of Veterans Affairs (VA) underpayment of dialysis services that we provided from 2005 through 2011 to veterans pursuant to VA regulations. In January 2017, we reached a resolution of our claims with the government for \$538 million, which we expect to recognize in our first quarter 2017 financial statements.

* * *

Other than as described above, we cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which we are or may be subject from time to time, including those described in this "Item 3. Legal Proceedings," or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on our revenues, earnings and cash flows. Further, any legal proceedings or regulatory matters we are involved in, whether meritorious or not, are time consuming, and often require management's attention and result in significant legal expense, and may result in the diversion of significant operational resources, or otherwise harm our business or reputation.

Item 4. Mine Safety Disclosures.

Not applicable.

PART II

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

Our common stock is traded on the New York Stock Exchange under the symbol DVA. The following table sets forth, for the periods indicated, the high and low sales prices for our common stock as reported by the New York Stock Exchange.

| | High | Low |
|-------------------------------|----------|----------|
| Year ended December 31, 2016: | | |
| 1st quarter | \$ 74.18 | \$ 61.36 |
| 2nd quarter | 78.00 | 72.31 |
| 3rd quarter | 78.77 | 62.76 |
| 4th quarter | 67.44 | 54.50 |
| Year ended December 31, 2015: | | |
| 1st quarter | \$ 83.04 | \$ 71.89 |
| 2nd quarter | 85.17 | 79.31 |
| 3rd quarter | 81.89 | 70.12 |
| 4th quarter | 78.94 | 67.34 |

The closing price of our common stock on January 31, 2017 was \$63.75 per share. According to Computershare, our registrar and transfer agent, as of January 31, 2017, there were 9,853 holders of record of our common stock. We have not declared or paid cash dividends to holders of our common stock since 1994. We have no current plans to pay cash dividends and we are restricted from paying dividends under the terms of our senior secured credit facilities and the indentures governing our senior notes. See "Liquidity and capital resources" under "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations" and the notes to our consolidated financial statements.

Stock Repurchases

The following table summarizes our repurchases of our common stock during the fourth quarter of 2016:

| Period | Total Number of Shares Purchased | Average Price Paid per Share | Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs(1) | Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans or Programs (in millions) |
|--------------------------------|---|------------------------------------|---|---|
| October 1 - October 31, 2016 | 3,367,024 | \$ 63.07 | 3,367,024 | \$ 881.0 |
| November 1 - November 30, 2016 | 3,351,634 | \$ 60.85 | 3,351,634 | \$ 677.1 |
| December 1 - December 31, 2016 | — | — | — | \$ 677.1 |
| Total | <u>6,718,658</u> | \$ 61.96 | <u>6,718,658</u> | \$ 677.1 |

- (1) On July 13, 2016, our Board of Directors approved share repurchases in the amount of approximately \$1.2 billion. These share repurchases were in addition to the approximately \$259 million remaining at that time under our Board of Directors' prior share repurchase authorization announced in April 2015. We are authorized to make purchases from time to time in the open market or in privately negotiated transactions, depending upon market conditions and other considerations. During the twelve months ended December 31, 2016, we purchased a total of 16,649,090 shares of our common stock for \$1.072 billion, or an average price of \$64.41. As of December 31, 2016, there was approximately \$677 million available under our current Board authorizations for additional share repurchases. We have not repurchased any shares from January 1, 2017 through February 24, 2017. Although these share repurchase authorizations have no expiration dates, we are subject to share repurchase limitations under the terms of the senior secured credit facilities and the indentures governing our senior notes.

Item 6. Selected Financial Data.

The following financial and operating data should be read in conjunction with “Item 7. Management’s Discussion and Analysis of Financial Condition and Results of Operations” and our consolidated financial statements filed as part of this report. The following table presents selected consolidated financial and operating data for the periods indicated. These selected consolidated financial results have been recast for all prior periods presented to reflect the retrospective application of these new presentation and disclosure requirements for patient service revenues.

| | Year ended December 31, | | | | |
|---|-----------------------------------|---------------|---------------|---------------|--------------|
| | 2016 | 2015 | 2014 | 2013 | 2012 (5) |
| | (in thousands, except share data) | | | | |
| Income statement data: | | | | | |
| Net revenues | \$ 14,745,105 | \$ 13,781,837 | \$ 12,795,106 | \$ 11,764,050 | \$ 8,186,280 |
| Operating expenses and charges(2) | 12,850,562 | 12,611,142 | 10,979,965 | 10,213,916 | 6,889,196 |
| Operating income | 1,894,543 | 1,170,695 | 1,815,141 | 1,550,134 | 1,297,084 |
| Debt expense | (414,382) | (408,380) | (410,294) | (429,943) | (288,554) |
| Debt refinancing and redemption charges | — | (48,072) | (97,548) | — | (10,963) |
| Other income, net | 8,734 | 8,893 | 2,374 | 4,787 | 3,737 |
| Income from continuing operations before income taxes | 1,488,895 | 723,136 | 1,309,673 | 1,124,978 | 1,001,304 |
| Income tax expense | 455,813 | 295,726 | 446,343 | 381,013 | 359,845 |
| Income from continuing operations | 1,033,082 | 427,410 | 863,330 | 743,965 | 641,459 |
| Income from operations of discontinued operations, net of tax(3) | — | — | — | (139) | (222) |
| Gain (Loss) on disposal of discontinued operations, net of tax(3) | — | — | — | 13,375 | — |
| Net income | \$ 1,033,082 | \$ 427,410 | \$ 863,330 | \$ 757,201 | \$ 641,237 |
| Less: Net income attributable to noncontrolling interests | (153,208) | (157,678) | (140,216) | (123,755) | (105,220) |
| Net income attributable to DaVita Inc. | \$ 879,874 | \$ 269,732 | \$ 723,114 | \$ 633,446 | \$ 536,017 |
| Basic income from continuing operations per share attributable to DaVita Inc.(3)(4) | \$ 4.36 | \$ 1.27 | \$ 3.41 | \$ 2.95 | \$ 2.79 |
| Diluted income from continuing operations per share attributable to DaVita Inc.(3)(4) | \$ 4.29 | \$ 1.25 | \$ 3.33 | \$ 2.89 | \$ 2.74 |
| Weighted average shares outstanding:(4) | | | | | |
| Basic | 201,641,000 | 211,868,000 | 212,302,000 | 209,939,000 | 192,036,000 |
| Diluted | 204,905,000 | 216,252,000 | 216,928,000 | 214,764,000 | 195,942,000 |
| Ratio of earnings to fixed charges(6) | 3.17:1 | 1.95:1 | 3.05:1 | 2.73:1 | 3.17:1 |
| Balance sheet data: | | | | | |
| Working capital(1) | \$ 1,283,783 | \$ 2,104,142 | \$ 1,547,519 | \$ 600,788 | \$ 546,478 |
| Total assets(1) | 18,741,257 | 18,514,875 | 17,617,432 | 16,612,401 | 15,594,345 |
| Long-term debt(1) | 8,947,327 | 9,001,308 | 8,298,624 | 8,064,196 | 8,230,393 |
| Total DaVita Inc. shareholders equity(4) | 4,648,047 | 4,870,780 | 5,170,513 | 4,432,479 | 3,763,137 |

- (1) In 2015, we retrospectively adopted ASU 2015-03 related to simplification of debt issuance costs as well as ASU 2015-17 related to classification of deferred taxes. See “New Accounting Standards” below. All prior periods have been recast to conform to the current year presentation.
- (2) Operating expenses and charges in 2016 include estimated goodwill impairment charges of \$253,000 related to our DMG reporting units and \$28,415 related to our vascular access reporting unit, an impairment of a minority equity investment of \$14,993, a gain on the APAC JV ownership changes of \$374,374, a gain related to the sale of our Tandigm ownership interest of \$40,280, a loss on the sale of our DMG Arizona business of \$10,489, an adjustment to reduce receivables associated with the DMG acquisition escrow provision relating to income tax items of \$30,934, and an estimated accrual for damages and liabilities associated with our DMG Nevada hospice business of \$16,000 and \$15,770 associated with our pharmacy business. 2015 included a settlement charge of \$495,000 related to a private civil suit, estimated goodwill and intangible asset impairment charges of \$210,234, primarily related to certain DMG reporting units, and an estimated accrual for damages and liabilities of \$22,530 associated with our pharmacy business. Operating expenses and charges in 2014 and 2013 include an additional \$17,000 and \$397,000, loss contingency accrual related to the settlement of the 2010 and 2011 U.S. Attorney physician relationship investigations, respectively. Operating expenses and charges in 2013 also include a contingent earn-out obligation gain adjustment of \$56,977 related to a decrease in DMG’s 2013 contingent earn-out obligation and an adjustment to reduce a tax asset associated with the DMG acquisition escrow provisions of \$7,721. In addition, 2012 included \$85,837 for a legal settlement and related expenses, and \$30,753 of transaction expenses associated with the acquisition of DMG.
- (3) Income from operations of discontinued operations, net of tax includes the operations for all prior periods presented of HomeChoice Partners Inc. (HomeChoice) which was divested on February 1, 2013.
- (4) In the third quarter of 2013, the Board of Directors approved a two-for-one stock split of our common stock in the form of a stock dividend payable on September 6, 2013 to stockholders of record on August 23, 2013. Our common stock began trading on a post-split basis on September 9, 2013. All share and per share data for all prior periods presented have been adjusted to reflect the effects of the stock split. Share repurchases consisted of 16,649,090 shares of common stock for \$1,072,377 in 2016, and 7,779,958 shares of common stock for \$575,380 in 2015. Shares issued in connection with stock awards were \$1,011,328 in 2016, 1,479,217 in 2015, 2,179,766 in 2014, 1,928,137 in 2013 and 4,751,142 in 2012.

- (5) On November 1, 2012, we completed our acquisition of DMG whereby DMG became a wholly-owned subsidiary of the Company. The total consideration paid for all of the outstanding common units of DMG was approximately \$4.71 billion, which consisted of \$3.65 billion in cash, net of cash acquired, and 18,760,624 shares of our common stock valued at approximately \$1.06 billion. The operating results of DMG are included in our consolidated results beginning November 1, 2012.
- (6) The ratio of earnings to fixed charges was computed by dividing earnings by fixed charges. Earnings for this purpose is defined as pretax income from continuing operations adjusted by adding back fixed charges expensed during the period, less noncontrolling interests. Fixed charges include debt expense (interest expense and the write-off and amortization of deferred financing costs), the estimated interest component of rental expense on operating leases and capitalized interest.

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

Forward-looking statements

This Annual Report on Form 10-K, including this Management's Discussion and Analysis of Financial Condition and Results of Operations, contains statements that are forward-looking statements within the meaning of the federal securities laws. All statements that do not concern historical facts are forward-looking statements and include, among other things, statements about our expectations, beliefs, intentions and/or strategies for the future. These forward-looking statements include statements regarding our future operations, financial condition and prospects, including the expected impact of the policy change for Medicaid patients seeking Affordable Care Act (ACA) plans, including on our future operating income and other impacts of this policy change, expectations for treatment growth rates, revenue per treatment, expense growth, levels of the provision for uncollectible accounts receivable, operating income, cash flow, operating cash flow, estimated tax rates, estimated charges and accruals, capital expenditures, the development of new dialysis centers and dialysis center acquisitions, government and commercial payment rates, revenue estimating risk and the impact of our level of indebtedness on our financial performance, and including earnings per share. These statements involve substantial known and unknown risks and uncertainties that could cause our actual results to differ materially from those described in the forward-looking statements, including risks resulting from the concentration of profits generated by higher-paying commercial payor plans for which there is continued downward pressure on average realized payment rates, and a reduction in the number of patients under such plans, which may result in the loss of revenues or patients, and the extent to which the ongoing implementation of healthcare exchanges or changes in regulations or enforcement of regulations regarding the exchanges results in a reduction in reimbursement rates for our services from and/or the number of patients enrolled in higher-paying commercial plans, a reduction in government payment rates under the Medicare ESRD program or other government-based programs, the impact of the CMS Medicare Advantage benchmark structure, risks arising from potential federal and/or state legislation that could have an adverse effect on our operations and profitability, the impact of the 2016 Congressional and Presidential elections on the current health care marketplace and on our business, including with respect to the future of the ACA, the exchanges, and many other core aspects of the current health care marketplace, changes in pharmaceutical or anemia management practice patterns, payment policies, or pharmaceutical pricing, legal compliance risks, including our continued compliance with complex government regulations and the provisions of our current Corporate Integrity Agreement (CIA), and current or potential investigations by various government entities and related government or private-party proceedings, the restrictions on our business and operations required by the CIA and other settlement terms, and the financial impact thereof, continued increased competition from large- and medium-sized dialysis providers that compete directly with us, our ability to maintain contracts with physician medical directors, changing affiliation models for physicians, and the emergence of new models of care introduced by the government or private sector that may erode our patient base and reimbursement rates such as Accountable Care Organizations (ACOs), independent practice associations (IPAs) and integrated delivery networks, our ability to complete acquisitions, mergers or dispositions that we might be considering or announce, or to integrate and successfully operate any business we may acquire or have acquired, including DaVita Medical Group (DMG), or to expand our operations and services to markets outside the U.S., or to businesses outside of dialysis and DMG's business, the variability of our cash flows, the risk that we might invest material amounts of capital and incur significant costs in connection with the growth and development of our international operations, yet we might not be able to operate them profitably anytime soon, if at all, risks arising from the use of accounting estimates, judgments and interpretations in our financial statements, the risk that laws regulating the corporate practice of medicine could restrict the manner in which DMG conducts its business, the risk that the cost of providing services under DMG's agreements may exceed our compensation, the risk that reductions in reimbursement rates, including Medicare Advantage rates, and future regulations may negatively impact DMG's business, revenue and profitability, the risk that DMG may not be able to successfully establish a presence in new geographic regions or successfully address competitive threats that could reduce its profitability, the risk that a disruption in DMG's healthcare provider networks could have an adverse effect on DMG's business operations and profitability, the risk that reductions in the quality ratings of health maintenance organization plan customers of DMG could have an adverse effect on DMG's business, or the risk that health plans that acquire health maintenance organizations may not be willing to contract with DMG or may be willing to contract only on less favorable terms, and the other risk factors set forth in Part II, Item 1A. of this Annual Report on Form 10-K. We base our forward-looking statements on information currently available to us at the time of this Annual Report on Form 10-K, and except as required by law we undertake no obligation to update or revise any forward-looking statements, whether as a result of changes in underlying factors, new information, future events or otherwise.

The following should be read in conjunction with our consolidated financial statements and "Item 1. Business".

Company overview

The Company consists of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). Kidney Care is comprised of our U.S. dialysis and related lab services, our ancillary services and strategic initiatives, including our international operations, and our corporate administrative support. Our U.S. dialysis and related lab services business is our largest line of business, which is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as end stage renal disease (ESRD). DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of providing coordinated, outcomes-based medical care in a cost-effective manner.

Our overall financial performance for 2016 in U.S. dialysis and related lab services benefited from increased treatment volume, primarily from non-acquired growth at existing and new dialysis centers, cost control initiatives, and payor mix improvements in our dialysis business. This was partially offset by an increase in labor costs and other center related costs. DMG experienced a decrease in adjusted operating income primarily due to a reduction in Medicare Advantage reimbursement rates and an increase in medical costs.

Some of our major accomplishments and financial operating performance indicators in 2016 and year over year were as follows:

- improved clinical outcomes in our U.S. dialysis operations, including third consecutive year as a leader in CMS' Five –Star Quality Rating system;
- consolidated net revenue growth of 7.0%;
- 5.7% total net revenue growth in our U.S. dialysis segment, including an increase of \$4 per treatment;
- improved performance in our normalized non-acquired U.S. dialysis treatment growth of 4.2%, which contributed to an increase of approximately 4.5% in the overall number of U.S. dialysis treatments;
- net increase of 99 U.S. dialysis centers and 36 international dialysis centers;
- an increase in DMG's net revenue of 7.2% related to an increase in its fee-for-service (FFS) business from the acquisition of The Everett Clinic Medical Group (TEC);
- formation of a strategic joint venture in our Asia-Pacific market;
- an increase in other ancillary services and strategic initiatives net revenue of 17.3%; and
- strong operating cash flows of \$1.963 billion.

We believe that 2017 will be challenging due to the uncertainty around the ACA and the ability of our patients to utilize charitable premium assistance, average commercial rate pressure, increases in clinical costs due to inflation, employee turnover and other factors affecting U.S. dialysis and related lab services. In addition, the 2016 Presidential and Congressional elections have caused the future state of the exchanges and other ACA reforms and the healthcare landscape in general to be very unclear. DMG continues to face challenges due to announced decreases in Medicare Advantage and Medicaid reimbursement rates as the government continues to modify the rate structure. We also remain committed to our international expansion plans that will continue to require investment.

Following is a summary of our consolidated operating results for reference in the discussion that follows.

| | Year ended December 31, | | | | | |
|---|---|------|-----------|------|-----------|------|
| | 2016 | | 2015 | | 2014 | |
| | (dollar amounts rounded to nearest million) | | | | | |
| Net revenues: | | | | | | |
| Patient service revenues | 10,354 | | 9,481 | | 8,869 | |
| Less: Provision for uncollectible accounts | (451) | | (428) | | (367) | |
| Net patient service revenues | 9,903 | | 9,053 | | 8,502 | |
| Capitated revenues | 3,519 | | 3,509 | | 3,261 | |
| Other revenues | 1,323 | | 1,220 | | 1,032 | |
| Total net consolidated revenues | \$ 14,745 | 100% | \$ 13,782 | 100% | \$ 12,795 | 100% |
| Operating expenses and charges: | | | | | | |
| Patient care costs | \$ 10,647 | 72% | \$ 9,825 | 71% | \$ 9,119 | 71% |
| General and administrative | 1,592 | 11% | 1,452 | 11% | 1,262 | 10% |
| Depreciation and amortization | 720 | 5% | 638 | 5% | 591 | 5% |
| Provision for uncollectible accounts | 12 | — | 9 | — | 14 | — |
| Equity investment income | (13) | — | (18) | — | (23) | — |
| Gain on changes in ownership interests, net | (404) | (3%) | — | — | — | — |
| Goodwill and other asset impairment charges | 296 | 2% | 210 | 2% | — | — |
| Settlement charge | — | — | 495 | 4% | — | — |
| Loss contingency accruals | — | — | — | — | 17 | — |
| Total operating expenses and charges | 12,850 | 87% | 12,611 | 92% | 10,980 | 86% |
| Operating income | \$ 1,895 | 13% | \$ 1,171 | 8% | \$ 1,815 | 14% |

The following table summarizes our consolidated net revenues:

| | Year ended December 31, | | |
|---|---|-----------|-----------|
| | 2016 | 2015 | 2014 |
| | (dollar amounts rounded to nearest million) | | |
| Net revenues: | | | |
| Dialysis and related lab services patient service revenues | \$ 9,551 | \$ 9,034 | \$ 8,551 |
| Less: Provision for uncollectible accounts | (430) | (406) | (353) |
| Dialysis and related lab services net patient service revenues | 9,121 | 8,628 | 8,198 |
| Other revenues | 17 | 14 | 13 |
| Total net dialysis and related lab services revenues | 9,138 | 8,642 | 8,211 |
| DMG capitated revenues | 3,431 | 3,437 | 3,191 |
| DMG net patient service revenues (less provision for uncollectible accounts of \$20, \$15 and \$13, respectively) | 622 | 318 | 219 |
| Other revenue | 61 | 82 | 92 |
| Total net DMG revenues | 4,114 | 3,837 | 3,502 |
| Other-ancillary services and strategic initiatives revenues | 1,305 | 1,150 | 947 |
| Other-capitated revenues | 88 | 72 | 70 |
| Other-ancillary services and strategic initiatives net patient service revenues (less provision for uncollectible accounts) | 228 | 160 | 122 |
| Total net other-ancillary services and strategic initiatives revenues | 1,621 | 1,382 | 1,139 |
| Total net segment revenues | 14,873 | 13,861 | 12,852 |
| Elimination of intersegment revenues | (128) | (79) | (57) |
| Consolidated net revenues | \$ 14,745 | \$ 13,782 | \$ 12,795 |

The following table summarizes consolidated operating income and adjusted consolidated operating income:

| | Year ended December 31, | | |
|--|---|----------|----------|
| | 2016 | 2015 | 2014 |
| | (dollar amounts rounded to nearest million) | | |
| Dialysis and related lab services | \$ 1,777 | \$ 1,260 | \$ 1,638 |
| DMG services | (104) | 34 | 215 |
| Other — ancillary services and strategic initiatives loss | 267 | (104) | (25) |
| Total segment operating income | 1,940 | 1,190 | 1,828 |
| Reconciling corporate items: | | | |
| Corporate administrative support | (14) | (19) | (13) |
| Reduction in a receivable associated with the DMG acquisition escrow provision | (31) | — | — |
| Consolidated operating income | 1,895 | 1,171 | 1,815 |
| Reconciliation of non-GAAP measure: | | | |
| Add: | | | |
| Goodwill and other asset impairment charges | 281 | 210 | — |
| Impairment of minority equity investment | 15 | — | — |
| Loss on sale of DMG Arizona | 10 | — | — |
| Hospice accrual | 16 | — | — |
| Pharmacy accrual | 16 | 22 | — |
| Settlement charge | — | 495 | — |
| Loss contingency accruals | — | — | 17 |
| Reduction in a receivable associated with the DMG acquisition escrow provision | 31 | — | — |
| Less: | | | |
| Gain on APAC JV ownership changes | (374) | — | — |
| Gain on sale of Tandigm ownership interest | (40) | — | — |
| Adjusted consolidated operating income ⁽¹⁾ | \$ 1,849 | \$ 1,898 | \$ 1,832 |

- (1) For the year ended December 31, 2016, we have excluded goodwill impairment charges of \$253 million related to our DMG reporting units and \$28 million related to our vascular access reporting unit, an impairment of \$15 million related to a minority equity investment, the loss on sale of our DMG Arizona business of \$10 million, estimated accruals for damages and liabilities associated with our DMG Nevada hospice business of \$16 million and our pharmacy business of \$16 million, an adjustment to reduce receivables associated with the DMG acquisition escrow provision relating to income tax items of \$31 million, the gain on changes in ownership interest upon the formation of the Asia Pacific joint venture (APAC JV) of \$374 million and the gain related to the sale of a portion of our Tandigm ownership interest of \$40 million. For the year ended December 31, 2015, we have excluded estimated goodwill and other intangible asset impairment charges of \$210 million primarily related to certain DMG reporting units, an estimated accrual of \$22 million for damages and liabilities associated with our pharmacy business, which is included in general and administrative expenses, and \$495 million related to a settlement charge in connection with a private civil suit. In addition, for the year ended December 31, 2014, we have excluded \$17 million, related to a loss contingency accrual for the settlement of the 2010 and 2011 U.S. Attorney physician relationship investigations. These are non-GAAP measures and are not intended as substitutes for the equivalent GAAP measures. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normal prior period results.

Consolidated net revenues

Consolidated net revenues for 2016 increased by approximately \$963 million, or 7.0%, from 2015. This increase in consolidated net revenues was due to an increase in dialysis and related lab services net revenues of approximately \$496 million, principally due to solid volume growth from additional treatments from non-acquired growth, one additional treatment day in 2016, and an increase of \$4 in the average dialysis revenue per treatment, as discussed below. Consolidated net revenues also increased due to an increase in DMG's net revenues of \$277 million, primarily due to an increase in FFS revenues from acquisitions and an increase in senior capitated revenues, as described below. In addition, revenue increased by approximately \$239 million in our ancillary services and strategic initiatives driven primarily from growth in our pharmacy services and an increase in net revenues from our expansion in our international business and other strategic initiatives.

Consolidated net revenues for 2015 increased by approximately \$987 million, or 7.7%, from 2014. This increase in consolidated net revenues was due to an increase in dialysis and related lab services net revenues of approximately \$431 million, principally due to solid volume growth from additional treatments from non-acquired growth and from an increase of \$6 in the average dialysis revenue per treatment, primarily from an increase in our average commercial payment rates and improvement in our commercial payor mix. Consolidated net revenues also increased by \$335 million as a result of DMG's growth from acquisitions and timing of the recognition of additional Medicaid risk sharing revenue, as described below. In addition, revenue increased by approximately \$243 million in our ancillary services and strategic initiatives driven primarily from growth in our pharmacy services and our disease management services, as well as expansion in our international operations. These increases were partially offset by an increase in reserves for refunds of prior period pharmacy reimbursements.

Consolidated operating income

Consolidated operating income of \$1.895 billion for 2016, which includes impairment charges of \$296 million, estimated accruals for damages and liabilities associated with our pharmacy and DMG Nevada hospice businesses of \$32 million, an adjustment to reduce receivables associated with the DMG acquisition escrow provision of \$31 million, and the net gain on the APAC JV, Tandigm and DMG Arizona ownership changes of \$404 million, increased by approximately \$724 million from 2015, which included estimated impairment charges of approximately \$210 million, an estimated pharmacy accrual of \$22 million and a private litigation settlement charge of \$495 million. Excluding these items from their respective periods, adjusted consolidated operating income for 2016 would have decreased by \$49 million. Adjusted consolidated operating income decreased primarily as a result of a decrease in adjusted operating income related to DMG of \$105 million, partially offset by an increase in adjusted operating income for the dialysis and related lab services of \$22 million and a decrease in adjusted operating losses in our ancillary services and strategic initiatives of \$30 million, each discussed in detail below.

Consolidated operating income of \$1.171 billion for 2015, which included estimated impairment charges of approximately \$210 million, an estimated pharmacy accrual of \$22 million and a private litigation settlement charge of \$495 million, decreased by approximately \$644 million from 2014, which included a \$17 million loss contingency accrual. Excluding these items from their respective periods, adjusted consolidated operating income for 2015 would have increased by \$66 million, or 3.6%. Adjusted consolidated operating income increased primarily as a result of an increase in adjusted operating income in dialysis and related lab services of \$100 million and an increase in adjusted operating income at DMG of \$25 million, partially offset by an increase in the amount of adjusted operating losses in our ancillary services and strategic initiatives of \$53 million, each discussed in detail below.

U.S. dialysis and related lab services business

Our U.S. dialysis and related lab services business is a leading provider of kidney dialysis services through a network of 2,350 outpatient dialysis centers which we own and manage through management services agreements, in 46 states and the District of Columbia, serving a total of approximately 187,700 patients. We also provide acute inpatient dialysis services in approximately 900 hospitals. We estimate that we have approximately a 36% market share in the U.S. based upon the number of patients that we serve. In 2016, our overall network of U.S. outpatient dialysis centers increased by 99 dialysis centers primarily as a result of opening new dialysis centers and from acquisitions of existing dialysis centers. In addition, the overall number of patients that we serve in the U.S. increased by approximately 4.5% in 2016 as compared to 2015.

Our dialysis and related lab services stated mission is to be the provider, partner and employer of choice. We believe our attention to these three stakeholders—our patients, our business partners, and our teammates—represents the major driver of our long-term performance, although we are subject to the impact of several external factors such as government policy, physician practice patterns, commercial payor payment rates and the mix of commercial and government patients. Two principal non-financial metrics we track are quality clinical outcomes and teammate turnover. We have developed our own composite index for measuring improvements in our clinical outcomes, which we refer to as the DaVita Quality Index (DQI). Our clinical outcomes as measured by DQI have improved over each of the past several years which we believe directly decreases patient mortalities. Our patient mortality percentages have decreased from 19.0% in 2001 to 13.8% in 2015. For the third consecutive year, we continue to be a leader in the industry under both the CMS QIP and Five-Star quality Rating systems. Over the last two years our clinical teammate turnover has increased slightly, causing productivity to slightly decrease; however, despite this, we have continued to improve our clinical performance. We will continue to focus on these three stakeholders and our clinical outcomes as we believe these are fundamental long-term value drivers.

We believe our national scale, size and commitment to our patients, among other things, allows us to provide industry-leading quality care with superior clinical outcomes that attracts patients, referring physicians, and qualified medical directors to our network, which provides our dialysis patient base with a large number of out-patient dialysis centers to choose from with convenient locations and access to a full range of other integrated services which provides us the ability to effectively and efficiently manage a patient's care and certain costs while still maintaining strong legal and compliance programs.

The following graph summarizes our dialysis services revenues by modality for the year ended December 31, 2016:



Approximately 62% of our 2016 consolidated net revenues were derived directly from our dialysis and related lab services business. Approximately 79% of our 2016 dialysis and related lab services revenues were derived from outpatient hemodialysis services in the 2,316 U.S. dialysis centers that we consolidate. Other dialysis services, which are operationally integrated with our dialysis operations, are peritoneal dialysis, home-based hemodialysis, hospital inpatient hemodialysis services and management and administrative services provided to dialysis centers in which we own a noncontrolling interest or which are wholly owned by third parties. These services collectively accounted for the balance of our 2016 dialysis and related lab services revenues.

The principal drivers of our dialysis and related lab services revenues are:

- the number of treatments, which is primarily a function of the number of chronic patients requiring approximately three treatments per week as well as, to a lesser extent, the number of treatments for peritoneal dialysis services and home-based dialysis and hospital inpatient dialysis services; and
- average dialysis revenue per treatment, including the mix of commercial and government patients.

The total patient base is a relatively stable factor, which we believe is influenced by a demographically growing need for dialysis services as indicated by the United States Renal Data System which reported an approximate compound growth rate of 3.8% from 2000 to 2014 for the dialysis patient population, our relationships with referring physicians, together with the quality of our clinical care which can lead to reduced patient mortality rates as indicated above, and our ability to open and acquire new dialysis centers.

Our average dialysis and related lab services revenue per treatment is driven by changes in our mix of commercial and government (principally Medicare and Medicaid) patients, commercial and government payment rates, and our billing and collecting operations performance.

On average, dialysis-related payment rates from contracted commercial payors are significantly higher than Medicare, Medicaid and other government program payment rates, and therefore the percentage of commercial patients in relation to total patients represents a major driver of our total average dialysis revenue per treatment. The percentage of commercial patients covered under contracted plans as compared to commercial patients with out-of-network providers continued to increase, which can significantly affect our average dialysis revenue per treatment since commercial payment rates for patients with out-of-network providers are on average higher than in-network payment rates that are covered under commercial contracted plans. For the last two years, the growth of our commercial patients slightly outpaced the growth of our government-based patients as more of our patients are covered by commercial contracted plans.

Government dialysis-related payment rates in the U.S. are principally determined by federal Medicare and state Medicaid policy. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate which provides a fixed payment rate encompassing all goods and services provided during the dialysis treatment, including certain pharmaceuticals, such as Epogen® (EPO), vitamin D analogs and iron supplements, irrespective of the level of pharmaceuticals administered to the patient or additional services performed. Most lab services are also included in the bundled payment. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors.

The bundled payment system presents operating, clinical and financial risks. For example, with regard to the expanded list of case-mix adjusters, there is a risk that our dialysis centers or billing and other systems may not accurately document and track the

appropriate patient-specific characteristics, resulting in a reduction or overpayment in the amounts of the payments that we would otherwise be entitled to receive.

An important provision in the law is an annual adjustment, or market basket update, to the ESRD Prospective Payment System (PPS) base rate. Absent action by Congress, the PPS base rate is automatically updated annually by a formulaic inflation adjustment.

In December 2013, CMS issued the 2014 final rule for the ESRD PPS, which phases in the payment reductions mandated by ATRA, as modified by the Protecting Access to Medicare Act of 2014 which reduced our market basket inflation adjustment by 1.25% in 2016 and will reduce our market basket inflation adjustment by 1.25% in 2017 and 1% in 2018. CMS recently published the 2017 final rule for the ESRD PPS and projects it will (i) increase the total payments to all ESRD facilities by 0.73% in 2017 compared to 2016; (ii) increase total payments to hospital-based ESRD facilities by 0.9% in 2017 compared to 2016; and (iii) increase total payments for freestanding facilities by 0.7% in 2017 compared to 2016. The 2017 final rule for the ESRD PPS also implements the Trade Preferences Extension Act of 2015 provisions regarding the coverage and payment for renal dialysis services furnished by ESRD facilities to individuals with acute kidney injury.

As a result of the BCA and subsequent activity in Congress, a \$1.2 trillion sequester (across-the-board spending cuts) in discretionary programs took effect on March 1, 2013. In particular, a 2% reduction to Medicare payments took effect on April 1, 2013, which was subsequently extended through 2014 and 2015. The Bipartisan Budget Act of 2015 extended the BCA's annual 2% reduction to Medicare payments through fiscal year 2025. These across-the-board spending cuts have affected and will continue to adversely affect our revenues, earnings and cash flows.

The CMS Innovation Center is currently working with various healthcare providers to develop, refine and implement ACOs and other innovative models of care for Medicare and Medicaid beneficiaries. We are currently uncertain of the extent to which the long-term operation and evolution of these models of care, including ACOs, Bundled Payments for Care Improvement Initiative, the CEC Model (which includes the development of ESCOs), the Comprehensive Primary Care Initiative, the Duals Demonstration, or other models, will impact the healthcare market over time. Our U.S. dialysis business may choose to participate in one or several of these models either as a partner with other providers or independently. We currently participate in the CEC Model with the Innovation Center, including with the ESCO organizations in the Arizona, Florida, and adjacent New Jersey and Pennsylvania markets. In areas where DaVita is not directly participating in this or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's or other programs' calculations. As new models of care emerge and evolve, we may be at risk of losing our Medicare patient base, which would have a materially adverse effect on our revenues, earnings and cash flow. Other initiatives in the government or private sector may also arise, including the development of models similar to ACOs, IPAs and integrated delivery networks or evolutions of those concepts which could adversely impact our business.

We anticipate that we will continue to experience increases in our operating costs in 2017 that will outpace any net Medicare rate increases that we may receive, which could significantly impact our operating results. In addition, we expect to continue experiencing increases in operating costs that are subject to inflation, such as labor and supply costs, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the bundled payment rate system.

Dialysis payment rates from commercial payors can vary and a major portion of our commercial rates are set at contracted amounts with payors and are subject to intense negotiation pressure. Our commercial payment rates also include payments for out-of-network patients that on average are higher than our in-network commercial contract rates. We continue to enter into some commercial contracts covering certain patients that will primarily pay us a single bundled payment rate for all dialysis services provided to these patients. However, some contracts will pay us for certain other services and pharmaceuticals in addition to the bundled payment. We are continuously in the process of negotiating agreements with our commercial payors, and if our negotiations result in overall commercial contract payment rate reductions in excess of our commercial contract payment rate increases, our revenues and operating results could be negatively impacted. In addition, if there is an increase in job losses in the U.S., or depending upon changes to the healthcare regulatory system by CMS and/or the impact of healthcare insurance exchanges, we could experience a decrease in the number of patients covered under traditional commercial insurance plans. Patients with commercial insurance who cannot otherwise maintain coverage frequently rely on financial assistance from charitable organizations, such as the American Kidney Fund. If these patients are unable to obtain or continue to receive such financial assistance, our revenues, earnings, and cash flows could be substantially reduced. For further details, see the risk factor in Item 1A Risk Factors under the heading "If patients in commercial plans are subject to restriction in plan designs or the average rates that commercial payors pay us decline significantly, it would have a material adverse effect on our revenues, earnings and cash flows."

Our operating performance with respect to dialysis services billing and collection can also be a significant factor in the average dialysis and related lab services revenue per treatment we recognize and are able to collect. Over the past several years we have invested heavily in upgrades to our systems and internal processes that we believe have helped improve our operating performance and reduced our regulatory compliance risks, and we expect to continue to improve these systems and processes. We continue to

upgrade our billing and other systems and modify our processes to improve our ability to capture the necessary patient characteristics, co-morbidities and certain other factors under Medicare's bundled payment system. We believe this will potentially enable us to capture additional reimbursement amounts from Medicare and enhance our overall billing and collection performance. However, as we continue to make upgrades to our systems and processes, or as payors change their systems and requirements, such as changes to Medicare's billing codes, we could experience a negative impact to our cash collection performance, which would affect our average dialysis and related lab services revenue per treatment.

Our dialysis and related lab services revenue recognition involves significant estimation risks. Our estimates are developed based on the best information available to us and our best judgment as to the reasonably assured collectability of our billings as of the reporting date based upon our actual historical collection experience. Changes in estimates are reflected in the then-current period financial statements based upon on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies.

Our annual average dialysis and related lab services revenue per treatment was approximately \$352, \$348 and \$342 for 2016, 2015 and 2014, respectively. In 2016, the average dialysis and related lab services revenue per treatment increased by approximately \$4 per treatment due to an increase in our average commercial payment rates and improvements in our commercial payor mix. In 2015, the average dialysis and related lab services revenue per treatment increased by approximately \$6 per treatment due to an increase in our average commercial payment rates and improvements in our commercial payor mix, partially offset by an increase in our provision for uncollectible accounts.

Our average dialysis and related lab services revenue per treatment can be significantly impacted by several major factors, including our commercial payment rates; government payment policies regarding reimbursement amounts for dialysis treatments covered under Medicare's bundled payment rate system, including our ability to capture certain patient characteristics; and changes in the mix of government and commercial patients and the number of commercial patients that are either covered under commercial contracts or are out of network.

The principal drivers of our dialysis and related lab services patient care costs are clinical hours per treatment, labor rates, vendor pricing of pharmaceuticals, utilization levels of pharmaceuticals, business infrastructure costs, which include the operating costs of our dialysis centers, and certain professional fees. However, other cost categories can also represent significant cost variability, such as employee benefit costs, payroll taxes, insurance costs and medical supply costs. Our average clinical hours per treatment, or productivity levels, declined slightly in 2016 compared to 2015. We are always striving for improved productivity levels, however, changes in federal and state policies or regulatory billing requirements can lead to increased labor costs in order to implement these new requirements, which can adversely impact our ability to achieve optimal productivity levels. In addition, improvements in the U.S. economy have stimulated additional competition for skilled clinical personnel resulting in slightly higher teammate turnover in 2016, which we believe negatively affected productivity levels. In 2016 and 2015, we experienced an increase in our clinical labor rates of approximately 2.8% and 0.9%, respectively, as clinical labor rates have increased, consistent with general industry trends, mainly due to the high demand for skilled clinical personnel, along with general inflation increases. We also continue to experience increases in our infrastructure and operating costs of our dialysis centers, primarily due to the number of new dialysis centers opened, and general increases in rent, utilities and repairs and maintenance. In 2016, we continued to implement certain cost control initiatives to manage our overall operating costs, including labor productivity.

Our dialysis and related lab services general and administrative expenses represented 8.2% of our dialysis and related lab services net revenues in both 2016 and 2015. Although relatively flat as a percentage of net revenue, general and administrative expenses increased by \$42 million, primarily due to an increase in labor and benefit costs and legal costs, partially offset by lower long-term incentive compensation. Increases in general and administrative expenses over the last several years primarily related to strengthening our dialysis business, improving our regulatory compliance and other operational processes, responding to certain legal and compliance matters, and professional fees associated with enhancing our information technology systems. We expect that these levels of expenditures on our dialysis and related lab services general and administrative expenses will continue in 2017 and could possibly increase as we seek out new business opportunities within the dialysis industry and continue to invest in improving our information technology infrastructure and the level of support required for our regulatory compliance and legal matters.

Results of Operations

The following table reflects the results of operations for the U.S. dialysis and related lab services business:

| | Year ended December 31, | | | | | | | |
|---|---|------------|------|----|------------|------|------------|------|
| | 2016 | | 2015 | | 2014 | | | |
| | (dollar amounts rounded to nearest million) | | | | | | | |
| Dialysis and related lab services patient service revenues | \$ | 9,551 | | \$ | 9,034 | \$ | 8,551 | |
| Less: Provision for uncollectible accounts | | (430) | | | (406) | | (353) | |
| Dialysis and related lab services net patient service revenues | | 9,121 | | | 8,628 | | 8,198 | |
| Other revenues | | 17 | | | 14 | | 13 | |
| Total net dialysis and related lab services revenues | | 9,138 | 100% | | 8,642 | 100% | 8,211 | 100% |
| Operating expenses and charges: | | | | | | | | |
| Patient care costs | | 6,145 | 67% | | 5,755 | 67% | 5,485 | 67% |
| General and administrative | | 751 | 8% | | 709 | 8% | 682 | 8% |
| Depreciation and amortization | | 483 | 5% | | 438 | 5% | 403 | 5% |
| Settlement charge and loss contingency accruals | | — | — | | 495 | 6% | 17 | — |
| Equity investment income | | (18) | — | | (15) | — | (14) | — |
| Total operating expenses and charges | | 7,361 | 81% | | 7,382 | 85% | 6,573 | 80% |
| Operating income | | 1,777 | 19% | | 1,260 | 15% | 1,638 | 20% |
| Reconciliation of non-GAAP measures: | | | | | | | | |
| Settlement charge | | — | | | 495 | | — | |
| Loss contingency accruals | | — | | | — | | 17 | |
| Adjusted operating income ⁽¹⁾ | \$ | 1,777 | | \$ | 1,755 | | 1,655 | |
| Dialysis treatments | | 27,162,545 | | | 25,986,719 | | 24,981,553 | |
| Average dialysis treatments per treatment day | | 86,532 | | | 83,104 | | 79,864 | |
| Average dialysis and related lab services revenue per treatment | \$ | 352 | | \$ | 348 | | 342 | |

(1) For the year ended December 31, 2015, we have excluded \$495 million related to a settlement charge in connection with a private civil suit. In addition, for the year ended December 31, 2014, we have excluded \$17 million, related to loss contingency accrual for the settlement of the 2010 and 2011 U.S. Attorney physician relationship investigations. These are non-GAAP measures and are not intended as substitutes for the equivalent GAAP measures. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normal prior period results.

Net revenues

Dialysis and related lab services net revenues for 2016 increased by approximately \$496 million, or 5.7%, from 2015. The increase in net revenues was primarily driven by solid volume growth from additional treatments of approximately 4.5% due to an increase in acquired and non-acquired treatment growth at existing and new dialysis centers, as well as one additional treatment day in 2016 as compared to 2015. Dialysis and related lab services' net revenues also benefited from an increase in the average dialysis revenue per treatment of approximately \$4, primarily due to an increase in our average commercial payment rates and improvements in our commercial payor mix, offset by an increase in the provision for uncollectible accounts of \$24 million.

Dialysis and related lab services net revenues for 2015 increased by approximately \$431 million, or 5.2%, from 2014. The increase in net revenues was primarily due to solid volume growth from additional treatments of approximately 4.0% due to an increase in non-acquired treatment growth at existing and new dialysis centers and an increase in the average dialysis revenue per treatment of approximately \$6. The increase in the average dialysis revenue per treatment in 2015, as compared to 2014, was due to an increase in our average commercial payment rates and improvements in our commercial payor mix, offset by an increase in the provision for uncollectible accounts of \$53 million.

The following table summarizes our U.S. dialysis services revenues by source:

| | 2016 | 2015 | 2014 |
|---|------|------|------|
| Medicare and Medicare-assigned plans | 55% | 56% | 58% |
| Medicaid and Medicaid-assigned plans | 5% | 6% | 6% |
| Other government-based programs | 4% | 4% | 3% |
| Total government-based programs | 64% | 66% | 67% |
| Commercial (including hospital dialysis services) | 36% | 34% | 33% |
| Total dialysis and related lab services revenues | 100% | 100% | 100% |

Approximately 64% of our total dialysis and related lab services revenues for the year ended December 31, 2016 were from government-based programs, principally Medicare, Medicaid, Medicare-assigned and Medicaid-assigned plans, representing approximately 88% of our total patients. Over the last two years, the growth of our commercial patients slightly outpaced the growth of our government-based patients as more of our patients are covered by commercial contracted plans. Less than 1% of our dialysis and related lab services revenues are due directly from patients. There is no single commercial payor that accounted for more than 10% of total dialysis and related lab services revenues for the year ended December 31, 2016.

On average, dialysis-related payment rates from contracted commercial payors are significantly higher than Medicare, Medicaid and other government program payment rates, and therefore the percentage of commercial patients as a relationship to total patients represents a major driver of our total average dialysis revenue per treatment. For a patient covered by a commercial insurance plan, Medicare generally becomes the primary payor after 33 months, which includes the three month waiting period, or earlier if the patient's commercial insurance plan coverage terminates. When Medicare becomes the primary payor, the payment rates we receive for that patient shifts from the commercial insurance plan rates to Medicare payment rates, which are significantly lower than commercial insurance rates. Medicare payment rates are insufficient to cover our costs associated with providing dialysis services, and we therefore lose money on each Medicare treatment that we provide.

Nearly all of our net earnings from our dialysis and related lab services are derived from commercial payors, some of which pay at established contract rates and others of which pay negotiated payment rates based on our usual and customary fee schedule for our out-of-network patients, which are typically higher than commercial contracted rates. If we experience an overall net reduction in our contracted and non-contracted commercial payment rates as a result of negotiations, restrictions or changes to the healthcare regulatory system, including the potential impact of healthcare insurance exchanges, it could have a material adverse effect on our operating results.

Operating expenses and charges

Patient care costs. Dialysis and related lab services patient care costs are those costs directly associated with operating and supporting our dialysis centers and consist principally of labor, benefits, pharmaceuticals, medical supplies and other operating costs of the dialysis centers. Dialysis and related lab services patient care costs on a per treatment basis were \$226 and \$221 for 2016 and 2015, respectively. The \$5 increase in per treatment costs in 2016 as compared to 2015 was primarily attributable to an increase in labor and benefit costs due to a decrease in productivity, increased turnover and clinical labor rates, an increase in other direct operating expenses associated with our dialysis centers and an increase in pharmaceutical unit costs. These increases were partially offset by a decrease in professional fees.

Dialysis and related lab services patient care costs on a per treatment basis were \$221 and \$219 for 2015 and 2014, respectively. The \$2 increase in per treatment costs in 2015 as compared to 2014 was primarily attributable to higher overall pharmaceutical costs due to higher pharmaceutical unit costs, an increase in other direct operating expenses associated with our dialysis centers, and a slight increase in labor costs, partially offset by improvements in productivity, and lower general and professional insurance costs.

General and administrative expenses. Dialysis and related lab services general and administrative expenses in 2016 increased by approximately \$42 million as compared to 2015. The increase was primarily due to an increase in our labor and benefit costs, occupancy, and legal costs, partially offset by a decrease in long-term compensation costs.

Dialysis and related lab services general and administrative expenses in 2015 increased by approximately \$27 million as compared to 2014. The increase was primarily due to an increase in our labor and benefit costs and long-term compensation costs.

Depreciation and amortization. Dialysis and related lab services depreciation and amortization expenses for 2016 increased by approximately \$45 million as compared to 2015 and increased by \$35 million in 2015 as compared to 2014. The increases were primarily due to both growth through new dialysis center developments and additional informational technology initiatives.

Provision for uncollectible accounts receivable. The provision for uncollectible accounts receivable for our dialysis and related lab services business was 4.5% for 2016 and 2015, and 4.1% for 2014. The provision for uncollectible accounts receivable was flat as a percent of revenue in 2016 and 2015. We currently expect the level of the provision for uncollectible accounts in 2017 to be consistent with 2016 although it may increase if we encounter collection issues.

Equity investment income. Equity investment income was approximately \$18 million, \$15 million and \$14 million in 2016, 2015 and 2014, respectively. The increases in equity investment income over the last three years were primarily due to the increase in the number of nonconsolidated dialysis joint ventures and an increase in profitability at some of these joint ventures.

Accounts receivable. Our U.S. dialysis and related lab services accounts receivable balances at December 31, 2016 and December 31, 2015 were \$1.358 billion and \$1.255 billion, respectively, representing approximately 55 days and 53 days of revenue, respectively, net of the allowance for uncollectible accounts. The increase in day sales outstanding (DSO) for our dialysis and related lab services business was primarily the result of improved cash collection performance in 2015 which we did not experience in 2016. Our DSO calculation is based on the current quarter's average revenues per day.

As of December 31, 2016 and 2015, our dialysis and related lab services unreserved accounts receivable balances that were more than six months old were approximately \$216 million and \$233 million, respectively, representing approximately 16% and 18% of our dialysis accounts receivable balances, respectively. There were no significant unreserved balances over one year old. Less than 1% of our revenues are classified as patient pay. Substantially all revenue realized is from government and commercial payors, as discussed above.

Amounts pending approval from third-party payors associated with Medicare bad debt claims as of December 31, 2016 and 2015, other than the standard monthly billing, consisted of approximately \$105 million in 2016 and \$106 million in 2015 and is classified as other receivables. Currently, a significant portion of our Medicare bad debt claims are typically paid to us before the Medicare fiscal intermediary audits the claims. However, the payment received from Medicare is subject to adjustment based upon the actual results of the audits. Such audits typically occur one to four years after the claims are filed.

Segment operating income

Dialysis and related lab services operating income for 2016 increased by approximately \$517 million as compared to 2015, which included a settlement charge of \$495 million. Excluding this item from 2015, dialysis and related lab services adjusted operating income would have increased by \$22 million. This increase in adjusted operating income was primarily due to treatment growth as a result of additional dialysis treatments, one additional treatment day, and an increase in the average dialysis revenue per treatment of approximately \$4, as described above. Adjusted operating income also increased due to a decrease in long-term compensation costs, partially offset by higher patient care costs and an increase general administrative expenses.

Dialysis and related lab services operating income for 2015, which included a settlement charge of \$495 million, decreased by approximately \$378 million as compared to 2014, which included a loss contingency accrual of \$17 million. Excluding these items from their respective periods, dialysis and related lab services adjusted operating income for 2015 would have increased by \$100 million. This increase in adjusted operating income for 2015 as compared to 2014 was primarily due to solid treatment growth as a result of additional dialysis treatments and an increase in the average dialysis revenue per treatment of approximately \$6, as described above. Adjusted operating income also increased due to improved productivity and lower general and professional insurance costs, partially offset by higher overall pharmaceutical costs, as described above, and an increase in our provision for uncollectible accounts of \$53 million.

DMG business

DMG is a patient- and physician-focused, integrated healthcare delivery and management company with over two decades of experience providing coordinated, outcomes-based medical care in a cost-effective manner. As of December 31, 2016, DMG served approximately 749,300 members under its care in southern California, central and south Florida, southern Nevada and central New Mexico through capitation contracts with some of the nation's leading health plans. Of these 749,300 members, approximately 305,200 individuals were patients enrolled in Medicare and Medicare Advantage, and the remaining approximately 444,100 individuals were managed care members whose health coverage is provided through their employer or who have individually acquired health coverage directly from a health plan or as a result of their eligibility for Medicaid benefits. In addition to its managed care business, during the year ended December 31, 2016, DMG provided care across all markets to over 896,200 patients whose health coverage is structured on a FFS basis, including patients enrolled through traditional Medicare and Medicaid programs, preferred provider organizations and other third party payors.

DMG's patients as well as the patients of DMG's associated physicians, physician groups and IPAs benefit from an integrated approach to medical care that places the physician at the center of patient care. As of December 31, 2016, DMG delivered services to

its members via a network of approximately 700 primary care physicians, over 2,500 associated groups and other network primary care physicians, approximately 200 network hospitals, and several thousand associated group and network specialists. Together with hundreds of case managers, registered nurses and other care coordinators, these medical professionals utilize a comprehensive information technology system, sophisticated risk management techniques and clinical protocols to provide high-quality, cost-effective care to DMG's members. DMG's total revenue for the year ended December 31, 2016, was approximately \$4.114 billion, or approximately 28% of our consolidated net revenues.

Key Financial Measures and Indicators

Operating revenues

DMG's consolidated revenues consist primarily of capitated revenues, including revenues attributable to capitated contracts with health plans, patient fee-for-service revenues and other operating revenues, each as described in more detail below.

Capitation revenue derived from health plans typically results from either (i) premium payments by CMS to DMG's health plan customers under Medicare Advantage with respect to seniors, disabled and other eligible persons (which are referred to herein as DMG's senior membership), (ii) premium payments by state governments to DMG's health plan customers under Medicaid managed care programs (which are referred to herein as DMG's Medicaid membership), and (iii) premium payments from public and private employers and individuals to DMG's health plan customers with respect to their employees (which are referred to herein as DMG's commercial membership). Capitation payments under health plan contracts are made monthly based on the number of enrollees selecting a DMG associated group physician employed or associated with one of DMG's medical group entities as their primary healthcare provider. The amount of PMPM capitation payments that DMG receives monthly from health plans on behalf of a member generally does not vary during a given calendar year, regardless of the level of actual medical services utilized by the member. As described in more detail below, in central Florida and southern Nevada DMG principally utilizes a global capitation model in which it assumes the financial responsibility for both professional (physician) and institutional (hospital) services for covered benefits, whereas in New Mexico, DMG assumes the financial responsibility for professional services only. In southern California, DMG utilizes variants of a different model for capitation under which it is directly financially responsible for covered professional services, but indirectly financially responsible for covered institutional expenses. See below for further discussion regarding changes to DMG's revenue recognition for hospital services. DMG's associated medical groups also receive specified incentive payments from health plans based on specified performance and quality criteria. These amounts are accrued when earned and the amounts can be reasonably estimated.

- *Global capitation model.* DMG records the aggregate global capitation PMPM fee as revenue and the amounts paid with respect to claims as medical expenses or hospital expenses, as applicable. See "Patient care costs-Medical expenses" and "Patient care costs-Hospital expenses" below. Revenue with respect to both professional and institutional capitation is recorded in the month in which enrollees are entitled to receive healthcare. In DMG's central Florida market, DMG also receives capitation revenue and is liable for corresponding expenses for prescription drug activity rendered on behalf of DMG's senior members through the Part D component under the Medicare Advantage program.
- *Risk-sharing model.* As compensation under its various managed care-related administrative services agreements with hospitals, DMG is entitled to receive a percentage of the amount by which the institutional capitation revenue received from health plans exceeds institutional expenses, and any such risk-share amount to which DMG is entitled is recorded as medical revenues. In addition, pursuant to such managed care-related administrative services agreements, DMG agrees to be responsible should the third party incur institutional expenses in excess of institutional capitation revenue. As with global capitation, revenue with respect to professional capitation is reported in the month in which enrollees are entitled to receive healthcare. However, risk-share revenues (that is, the portion of the excess or deficit of institutional capitation revenue to which DMG is entitled less institutional expenses), in contrast, are based on the number of enrollees and estimates of institutional utilization and associated costs incurred by assigned health plan enrollees, and the amounts earned are accrued when they can be reasonably estimated. Differences between actual contract settlements and estimated receivables and payables are recorded in the year of final settlement. In December 2013, DMG obtained a restricted Knox-Keene license in California, which permits DMG to enter into global capitation agreements with health plans that allow DMG to assume financial responsibility for both professional and institutional services. DMG has evaluated its various risk sharing arrangements, and is working with the Department of Managed Health Care and several health plans to accept global capitation. DMG has converted three separate contracts covering approximately 3% of total DHPC's membership to global risk and is in the approval and implementation process to convert additional contracts to global risk in 2017. Completion of evaluation of possible additional conversions is expected to continue to occur over time.

- *Retroactive revenue adjustments.* The Medicare Advantage revenue received by DMG's health plan customers is adjusted periodically to give effect to the relative clinical and demographic profile of the members for whom DMG is financially responsible. The model employed by CMS bases a portion of the total reimbursement payments on various clinical and demographic factors, including hospital inpatient diagnoses, additional diagnosis data from ambulatory treatment settings, hospital outpatient department and physician visits, gender, age and Medicaid eligibility. CMS requires that all managed care companies capture, collect and submit the necessary diagnosis code information to CMS twice a year for reconciliation with CMS's internal database. Capitation payments under this methodology are paid at interim rates during the year and retroactive adjustments occur in subsequent periods (generally in the third quarter of the same year, with a final adjustment in the third quarter of the following year) after the data is compiled by CMS. DMG estimates the amount of the current year adjustments in revenues during the first and second quarters of any given year and adjusts its estimates during the third quarter, upon receipt of payments from CMS. Differences between actual contract settlements and estimated revenues are recorded in the year of final settlement. To date, all such adjustments have resulted in increases in revenue.
- *Patient service revenues.* Patient service revenues are recorded when the services are provided to patients on a FFS basis. Such revenues are based on a negotiated fixed-fee schedule with the applicable payor.
- *Other operating revenues.* In addition to the revenues discussed above, other operating revenues primarily consists of (i) hospital subsidy payments, (ii) management fees DMG receives as the manager of its unconsolidated joint ventures, (iii) revenues from the maintenance of existing physicians' networks, (iv) medical consulting revenues, and (v) revenues recognized under meaningful use programs established by federal and state governments which provide financial incentives for providers to implement and utilize electronic health record technology to improve patient care.

Patient care costs

DMG's largest patient care costs are the costs of medical services provided pursuant to its capitation contracts, which consist of medical expenses, hospital expenses and clinical support and other operating costs, as further described below. Under both the global capitation and the risk-share capitation models, costs of medical services are recognized in the month in which the related services are provided. In addition, medical expenses and hospital expenses include an estimate of such expenses that have been incurred but not yet reported. For further information on how DMG estimates such claims, see "Critical accounting policies, estimates and judgments—Medical liability claims associated with DMG" below.

Medical expenses. Medical expenses consist of payments for professional and ancillary services to independent primary care physicians, specialists, ancillary providers and hospitals (including, with respect to hospitals, for outpatient services) pursuant to agreements with those entities. The structure of such expenses can consist of, among other things, sub-capitation and FFS payments. In addition, medical expenses include compensation and related expenses incurred with respect to DMG's associated group primary care physicians and specialists, registered nurses, physician assistants and hospitalists.

Hospital expenses. Hospital expenses consist of payments for institutional services to contracted and non-contracted hospitals for both inpatient and outpatient services, skilled nursing facilities, and to other institutional providers. Hospital expenses are only incurred in connection with the services DMG provides in Florida and Nevada. In those regions, as described above, DMG enters into contracts with health plans pursuant to which it assumes the risk for institutional hospital services. In contrast in California, DMG's medical groups were not permitted to contract with health plans to directly assume the risk for institutional services. Accordingly, the risk-share revenue that DMG records in California is net of reported claims and estimates of hospital utilization and associated costs incurred by assigned health plan enrollees, and no portion of institutional hospital costs incurred with respect to DMG's California operations is included in hospital expenses as presented. However, as a result of DMG obtaining a restricted Knox-Keene license in December 2013 as discussed above, DMG now assumes some risk for institutional services in California.

Clinic support and other operating costs. Clinic support and other operating costs primarily consist of the costs incurred with respect to compensation of administrative and other support staff employed at DMG's medical clinics, clinic rent and utilities, medical supplies and other direct costs incurred to support clinic operations.

Other operating expenses

General and administrative. General and administrative expenses are those costs directly related to corporate administrative functions in supporting DMG and consist primarily of salaries and benefits, professional fees and occupancy costs.

Results of Operations

The following table reflects the results of operations for the DMG business:


| | Year ended December 31, | | | | | |
|--|--|------|----------|------|----------|------|
| | 2016 | | 2015 | | 2014 | |
| | (dollar amounts rounded to nearest millions) | | | | | |
| Net revenues: | | | | | | |
| DMG capitated revenue | \$ 3,431 | | \$ 3,437 | | \$ 3,191 | |
| Patient service revenue | 642 | | 333 | | 232 | |
| Less: Provision for uncollectible accounts | (20) | | (15) | | (13) | |
| Net patient service revenue | 622 | | 318 | | 219 | |
| Other revenues | 61 | | 82 | | 92 | |
| Total net revenues | \$ 4,114 | 100% | \$ 3,837 | 100% | \$ 3,502 | 100% |
| Operating expenses: | | | | | | |
| Patient care costs | \$ 3,291 | 80% | \$ 3,006 | 78% | \$ 2,796 | 80% |
| General and administrative expense | 489 | 12% | 421 | 11% | 331 | 9% |
| Depreciation and amortization | 211 | 5% | 174 | 5% | 170 | 5% |
| Goodwill and other asset impairment charges | 253 | 6% | 206 | 5% | — | — |
| Gains on changes in ownership interests, net | (30) | (1%) | — | — | — | — |
| Equity investment loss (income) | 4 | — | (4) | — | (10) | — |
| Total expenses | 4,218 | 103% | 3,803 | 99% | 3,287 | 94% |
| Operating income | \$ (104) | (3%) | \$ 34 | 1% | \$ 215 | 6% |
| Reconciliation of non-GAAP measures: | | | | | | |
| Add: | | | | | | |
| Goodwill and other intangible asset impairment charges | 253 | | 206 | | — | |
| Loss on sale of DMG Arizona | 10 | | — | | — | |
| Hospice accrual | 16 | | — | | — | |
| Less: Gain on sale of Tandigm ownership interest | (40) | | — | | — | |
| Adjusted operating income ⁽¹⁾ | \$ 135 | 3% | \$ 240 | 6% | \$ 215 | 6% |

- (1) For the year ended December 31, 2016, we have excluded the goodwill impairment charges of \$253 million, the loss on sale of our DMG Arizona business of \$10 million, an estimated accrual for damages and liabilities associated with our DMG Nevada hospice business of \$16 million, which is included in general and administrative expenses, and the gain related to the sale of a portion of our Tandigm ownership interest of \$40 million. For the year ended December 31, 2015, we have excluded estimated goodwill and other intangible asset impairment charges of \$206 million related to certain DMG reporting units. These are non-GAAP measures and are not intended as substitutes for the equivalent GAAP measures. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normal prior period results.

Capitated membership information


The table set forth below provides (i) the total number of capitated members to whom DMG provided healthcare services as of December 31, 2016, 2015 and 2014, and (ii) the aggregate member months for the years ended December 31, 2016, 2015 and 2014. Member months represent the aggregate number of months of healthcare services DMG has provided to capitated members during a period of time.

Members at December 31,



| | Senior | Commercial | Medicaid |
|------|---------|------------|----------|
| 2014 | 310,500 | 387,400 | 139,400 |
| 2015 | 317,400 | 367,400 | 122,600 |
| 2016 | 305,200 | 338,300 | 105,800 |

Members months for the year ended December 31,



| | Senior | Commercial | Medicaid |
|------|-----------|------------|-----------|
| 2014 | 3,587,900 | 4,713,100 | 1,465,200 |
| 2015 | 3,774,300 | 4,497,900 | 1,556,400 |
| 2016 | 3,760,000 | 4,130,800 | 1,320,800 |

In addition to the members above, DMG provided healthcare services to members in two of its operating unconsolidated joint ventures that are accounted for as equity investments. These joint ventures provided healthcare services for approximately 148,700, 130,700 and 45,700 members as of December 31, 2016, 2015 and 2014, respectively, and for approximately 1,760,000, 1,564,200 and 538,000 member months for the years ended December 31, 2016, 2015 and 2014, respectively. The increase in members and member months was primarily due to an increase in members related to Tandigm.

During the year ended December 31, 2016, DMG members decreased by approximately 58,100 and member months decreased by approximately 617,000. The decrease in members and member months was due to planned non-renewals of certain commercial and Medicaid contracts, a decrease in commercial members as employers shift to less expensive options for medical services for their employees, and the sale of our DMG Arizona business which caused a decrease in senior members, partially offset by an increase in senior members from new acquisitions and non-acquired growth.

During the year ended December 31, 2015, DMG members decreased by approximately 29,900 and member months increased approximately 62,400. The decrease in members was due to a planned reduction in Medicaid members and a decline in commercial members as employers shift to less expensive options for medical services for their employees, partially offset by an increase in senior members due to non-acquired growth. The increase in member months was primarily attributable to an increase in senior members resulting from non-acquired growth, new acquisitions and an increase in Medicaid members due to Medicaid expansion. This increase in member months was partially offset by a planned non-renewal of certain plans in certain markets due to unfavorable economics.

Revenues

The following table provides a breakdown of DMG's revenue by source:

| | Year ended December 31, | | |
|--|-------------------------|----------|----------|
| | 2016 | 2015 | 2014 |
| | (dollars in millions) | | |
| DMG revenues: | | | |
| Commercial revenues | \$ 701 | \$ 727 | \$ 726 |
| Senior revenues | 2,537 | 2,473 | 2,319 |
| Medicaid revenues | 193 | 237 | 146 |
| Total capitated revenues | 3,431 | 3,437 | 3,191 |
| Patient service revenue, net of provision for uncollectible accounts | 622 | 318 | 219 |
| Other revenues | 61 | 82 | 92 |
| Total net revenues | \$ 4,114 | \$ 3,837 | \$ 3,502 |

Net revenues

DMG's net revenues for 2016 increased \$277 million, or 7.2%, primarily due to an increase in FFS revenues due to the acquisition of The Everett Clinic Medical Group (TEC) in March 2016 and an increase in senior capitated revenues due to an increase in the number of senior capitated members during the year attributable to non-acquired growth and acquisitions. These increases were partially offset by a decrease in Medicare Advantage and Medicaid rates, as described below, a decrease in senior capitated revenues from the sale of our DMG Arizona business, a decrease in Medicaid revenues due to the timing of the recognition of additional Medicaid risk sharing revenue in 2015, a decrease in other revenues due to the recognition of additional revenues related to the maintenance of existing physician networks in 2015, a decrease in other consulting revenues and a decrease in commercial and Medicaid members to whom DMG provides health care services.

DMG's net revenue for 2015 increased \$335 million, or 9.6%, primarily driven by an increase in FFS revenue from acquisitions, an increase in senior capitated revenue due to an increase in the number of senior capitated members during the year that is attributable to non-acquired growth and acquisitions, an increase in Medicaid memberships due to Medicaid expansion, recognition of additional Medicaid risk-share revenue due to decreased costs related to lower claims, and higher commercial negotiated rates for commercial members. These increases in net revenues were partially offset by a decrease in senior capitated revenues due to the planned non-renewal of some plans due to unfavorable economics in certain markets.

On April 4, 2016, CMS issued final guidance for 2017 Medicare Advantage benchmark payment rates (Rate Announcement). In 2017, CMS will fully implement the 2017 Risk Adjustment model proposed in the Rate Announcement, but with updated coefficients. Based upon our preliminary analysis of the final rule, we estimate that the reduction in 2017 rates, including adjustments for the new ACA blended benchmark county rates and qualifying bonuses, will lead to a reduction in Medicare Advantage rates to DMG of approximately 1.0%, or a net decrease of approximately \$25 million to our 2017 operating income. This compares, according to CMS, to an industry average rate increase of approximately 0.85% without accounting for the expected growth in coding acuity that has typically added another 2.2%. The final impact of 2017 Medicare Advantage rates may vary from this estimate and will be impacted by the relative growth of DMG's Medicare Advantage patient volumes across markets as well as by the benefit plan designs submitted. It is possible that we have underestimated the impact of the 2017 Medicare Advantage rates on our business, which may have a material adverse effect on our financial position, results of operation or cash flows. The more significant decreases in Medicare Advantage rates for the Company compared to the industry average are largely driven by two factors: DMG's higher mix of Medicare Advantage patients in counties that will receive a lower-than-average benchmark rate increase, and a higher-than-average impact from a revision to the risk model to differentiate payment levels between dual-eligible and non-dual-eligible patients.

The 2016 Medicare Advantage rates incorporated a modification to the risk adjustment model calculation that CMS utilizes to determine the risk acuity scores of Medicare Advantage patients. These changes to the rate structure and risk model calculation decreased DMG's 2016 Medicare Advantage rates by approximately 2.0% of the Medicare Advantage revenues DMG manages on behalf of its senior capitated population as compared to 2015. This compares, according to CMS, to the industry average rate increase of approximately 1.25%.

The more significant decline in Medicare Advantage rates for DMG compared to the industry average is driven by a larger-than-average decline associated with CMS's modification to the risk adjustment model calculations. We believe the full implementation of the 2014 CMS-HCC Risk Adjustment model negatively affects DMG and other providers like us who have invested more heavily in wellness and prevention programs for patients with chronic conditions.

Patient care costs

The following table reflects DMG's patient care costs which are comprised of medical expenses, hospital expenses, clinic support and other operating costs:

| | Year ended December 31, | | |
|--|-------------------------|-----------------|-----------------|
| | 2016 | 2015 | 2014 |
| | (dollars in millions) | | |
| Medical expenses | \$ 1,991 | \$ 1,865 | \$ 1,734 |
| Hospital expenses | 617 | 602 | 586 |
| Clinic support and other operating costs | 683 | 539 | 476 |
| Total | <u>\$ 3,291</u> | <u>\$ 3,006</u> | <u>\$ 2,796</u> |

Operating expenses

Patient care costs. DMG's patient care costs for 2016 increased by approximately \$285 million from 2015. The increase was primarily attributable to the acquisition of TEC, an increase in medical claim expenses, hospital expenses, and clinic support costs due

to increased senior capitated members from acquisitions and non-acquired growth, and increased headcount. The increase in costs was partially offset by a decrease due to the sale of our Arizona business, decreased consulting expenses, a decrease in benefits, and a decrease in commercial and Medicaid members to whom DMG provides healthcare services.

DMG's patient care costs for 2015 increased by approximately \$210 million from 2014. The increase was primarily attributable to increases in medical claim expenses and hospital expenses due to increases in senior and Medicaid member months from acquisitions, non-acquired growth, Medicaid expansion, market expansion and the timing of the recognition of additional benefit expense related to higher Medicaid risk sharing revenues. The increase was also driven by an increase in clinic support costs due to acquisitions. The increase in costs was partially offset by a decrease in commercial members to whom DMG provides healthcare services and a decrease in costs due to the planned non-renewal of some plans due to unfavorable economics in certain markets.

General and administrative expenses. DMG's general and administrative costs for 2016, which includes an estimated accrual for damages and liabilities associated with our DMG Nevada hospice business of \$16 million, increased \$68 million from 2015. Excluding this item, adjusted general and administrative expenses would have increased by \$52 million. This increase was primarily attributable to the acquisition of TEC, an increase in corporate administrative support expenses due to increased labor costs and costs associated with growth initiatives, partially offset by a decrease due to the sale of our DMG Arizona business and a decrease in benefits.

DMG's general and administrative costs for 2015 increased \$90 million from 2014. This increase was primarily attributable to an increase in corporate administrative support costs related to growth initiatives, professional fees, recognition of additional compensation expense, and travel costs.

Depreciation and amortization. DMG's depreciation and amortization for 2016 increased \$37 million from 2015. The increase was primarily attributable to the acquisition of TEC, an increase in amortization related to the acceleration of the HCP-related trade names, and an increase in technology and property investments as part of our growth initiatives. As of September 1, 2016, we committed to a plan to change HCP trade names to DMG. As a result of this decision we began to accelerate the amortization of the remaining carrying value of HCP trade names, which resulted in additional amortization of \$9 million for 2016. This additional amortization will continue at a rate of approximately \$7 million per quarter through the first quarter of 2019 which represents the remaining life of these assets.

DMG's depreciation and amortization for 2015 increased \$4 million from 2014. The increase is primarily attributable to depreciation and amortization of assets associated with acquisitions.

Goodwill and other intangible asset impairment charges. During the year ended December 31, 2015, we recognized impairment charges of \$189 million on goodwill and \$17 million on other intangible assets of certain DMG reporting units based on assessments performed after circumstances indicated it had become more likely than not that the goodwill of certain DMG reporting units had become impaired. These circumstances included underperformance of the business in recent quarters, as well as changes in other market conditions, including government reimbursement cuts and our expected ability to mitigate them.

Based on continuing developments at our DMG reporting units during 2016, including the Medicare Advantage final benchmark rates for 2017 announced on April 4, 2016, further changes in our expectations concerning future government reimbursement rates and our expected ability to mitigate them, as well as medical cost and utilization trends, underperformance of certain at-risk units in recent quarters and other market conditions, we performed additional goodwill impairment assessments for certain at-risk DMG reporting units during each of the first three quarters of 2016 and as of their November 1 annual assessment date.

As a result of the assessments described above, we have recognized the DMG goodwill impairment charges shown below:

| Reporting unit | Year ended December 31, | | |
|----------------|---|---------------|-------------|
| | 2016 | 2015 | 2014 |
| | (dollar amounts rounded to nearest million) | | |
| DMG Nevada | \$ 162 | \$ 181 | \$ — |
| DMG Florida | 91 | 6 | — |
| DMG Arizona | — | 2 | — |
| Total | <u>\$ 253</u> | <u>\$ 189</u> | <u>\$ —</u> |

Gain on sales of business interests. Effective June 30, 2016, we sold a portion of our ownership interest in Tandigm, reducing our ownership from 50% to 19% and resulting in a pre-tax gain of \$40 million. In addition, on June 1, 2016, we sold our DMG Arizona business for a pre-tax loss of \$10 million.

Equity investment loss (income). DMG's share of equity investment income from our nonconsolidated joint ventures for 2016 decreased \$8 million from 2015. This increase in equity losses was primarily attributable to a decrease in profitability of certain joint ventures, partially offset by the sale of a portion of our Tandigm ownership interest during second quarter which resulted in a reduced share of equity investment losses during the third and fourth quarters of 2016.

DMG's share of equity investment income from our nonconsolidated joint venture relationships for 2015 decreased \$6 million from 2014. This decrease in equity income was primarily attributable to our share of expenses from a certain newly formed joint venture that provides integrated healthcare and reduced commercial risk pool performance.

Segment operating income

DMG's operating income for 2016, which includes the goodwill impairment charges of \$253 million, the gain related to the sale of a portion of our Tandigm ownership interest of \$40 million, the loss on the sale of our DMG Arizona business of \$10 million and an estimated accrual for damages and liabilities associated with our DMG Nevada hospice business of \$16 million, decreased \$138 million from 2015, which included estimated goodwill and other intangible asset impairment charges of \$206 million related to certain reporting units. Excluding these items from their respective periods, adjusted operating income for the year ended December 31, 2016 would have decreased by approximately \$105 million. This decrease in adjusted operating income was primarily attributable to a decrease in Medicare Advantage and Medicaid rates, a decrease in revenue due to the timing of Medicaid risk sharing revenue and additional revenues related to the maintenance of existing physicians networks recognized in 2015, the acquisition of TEC, an increase in depreciation and amortization related to the trade names acceleration, and an increase in technology and property investments and corporate administrative support costs, partially offset by a decrease in benefits and an increase in senior capitated members due to acquisitions and non-acquired growth.

DMG's operating income for 2015, which included estimated goodwill and other intangible asset impairment charges of \$206 million related to certain reporting units decreased \$181 million from 2014. Excluding this item from 2015, adjusted operating income for the year ended December 31, 2015 would have increased by approximately \$25 million, or 11.6%. This increase in adjusted operating income was primarily attributable to an increase in FFS revenue from acquisitions and non-acquired growth, an increase in Medicaid members due to Medicaid expansion, the timing of recognition of additional Medicare risk share revenue and a reduction of claims expense due to the planned non-renewal of some plans due to unfavorable economics in certain markets. This increase was partially offset by a decrease in commercial members, and higher general and administrative costs.

Other—Ancillary services and strategic initiatives business

Our other operations include ancillary services and strategic initiatives which are primarily aligned with our core business of providing dialysis services to our network of patients. As of December 31, 2016, these consisted primarily of pharmacy services, disease management services, vascular access services, clinical research programs, physician services, direct primary care and our international dialysis operations. The ancillary services and strategic initiatives generated approximately \$1.621 billion of net revenues in 2016, representing approximately 10% of our consolidated net revenues. We currently expect to continue to invest in our ancillary services and strategic initiatives, including our continued expansion into certain international markets, as we work to develop successful new business operations. However, any significant change in market conditions, business performance or in the regulatory environment may impact the economic viability of any of these strategic initiatives. Any unfavorable changes in these strategic initiatives could result in a write-off or an impairment of some or all of our investments, including goodwill, and could also result in significant termination costs if we were to exit a certain line of business or one or more of our international markets.

As of December 31, 2016, we provided dialysis and administrative services to a total of 154 outpatient dialysis centers located in 11 countries outside of the U.S. Our international dialysis operations are still in an early phase of development as we primarily commenced operations during the fourth quarter of 2011. The total net revenues generated from our international operations, as reflected below, were approximately 1% of our 2016 consolidated net revenues.

The following table reflects the results of operations for the ancillary services and strategic initiatives:

| | Year ended December 31, | | |
|---|---|----------|----------|
| | 2016 | 2015 | 2014 |
| | (dollar amounts rounded to nearest million) | | |
| U.S. revenues | | | |
| Net patient service revenues | \$ 26 | \$ 26 | \$ 20 |
| Other revenues | 1,299 | 1,144 | 941 |
| Capitated revenues | 88 | 72 | 70 |
| Total | 1,413 | 1,242 | 1,031 |
| International revenues | | | |
| Net patient service revenues | 202 | 134 | 102 |
| Other revenues | 6 | 6 | 6 |
| Total | 208 | 140 | 108 |
| Total net revenues | \$ 1,621 | \$ 1,382 | \$ 1,139 |
| U.S. operating income | \$ (65) | \$ (45) | \$ 17 |
| Reconciliation of non-GAAP: | | | |
| Add: | | | |
| Goodwill impairment | 28 | — | — |
| Pharmacy accrual | 16 | 22 | — |
| Adjusted operating loss ⁽¹⁾ | \$ (21) | \$ (23) | \$ 17 |
| International operating income | \$ 332 | \$ (59) | \$ (42) |
| Reconciliation of non-GAAP: | | | |
| Add: Impairment of minority equity investment | 15 | 4 | — |
| Less: Gain from APAC JV | (374) | — | — |
| Adjusted operating loss ⁽¹⁾ | (27) | (55) | (42) |
| Total Adjusted operating loss ⁽¹⁾ | \$ (48) | \$ (78) | \$ (25) |

- (1) For the year ended December 31, 2016, we have excluded a goodwill impairment charge of \$28 million related to our vascular access reporting unit, an estimated accrual of \$16 million for damages and liabilities associated with our pharmacy business, an impairment of \$15 million related to a minority equity investment, and a gain on the APAC JV ownership changes of \$374 million. For the year ended December 31, 2015, we have excluded estimated goodwill impairment charges of \$4 million and an estimated accrual of \$22 million for damages and liabilities associated with our pharmacy business. These are non-GAAP measures and are not intended as substitutes for the equivalent GAAP measures. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normal prior period results.

Net revenues

Ancillary services and strategic initiatives net revenues for 2016 increased by approximately \$239 million, or 17.3%, as compared to 2015. The increase was primarily related to an increase in pharmaceutical rates, a decrease in reserves due to refunds of pharmacy reimbursements taken in 2015 that did not reoccur in 2016, an increase in VillageHealth special needs plan revenues and an increase in net revenues from our expansion in our international business and other strategic initiatives. These increases were partially offset by a decrease in our pharmacy services volume.

Ancillary services and strategic initiatives net revenues for 2015 increased by approximately \$243 million, or 21.3%, as compared to 2014. The increase was primarily related to an increase in pharmacy services volume and pharmaceutical rates, as well as an increase in net revenues from growth in our international business and other strategic initiatives. These increases were partially offset by an increase in reserves for refunds of prior period pharmacy reimbursements.

Operating and general expenses

Ancillary services and strategic initiatives operating expenses for 2016, which includes an estimated accrual for damages and liabilities associated with our pharmacy business of \$16 million, increased by approximately \$203 million from 2015, which included an estimated accrual for damages and liabilities associated with our pharmacy business of \$22 million. Excluding these items from their respective periods, ancillary services and strategic initiatives adjusted operating expenses would have increased by \$209 million. This increase in adjusted operating expenses was primarily due to an increase in pharmaceutical unit costs, labor and benefit costs, professional fees, other general and administration expenses, and additional expenses associated with our international dialysis expansion, partially offset by a decrease in prescription dispensing volume and long-term incentive compensation expense.

Ancillary services and strategic initiatives operating expenses for 2015, which included an estimated accrual for damages and liabilities associated with our pharmacy business of \$22 million, increased by approximately \$318 million from 2014. Excluding this item from 2015, the ancillary services and strategic initiatives adjusted operating expenses would have increased by \$296 million. This increase in adjusted operating expenses was primarily due to an increase in prescription dispensing volume, higher pharmaceutical costs, higher labor costs and related payroll taxes and benefit costs, additional expenses associated with our international dialysis expansion, and an increase in costs associated with the right to use intellectual property and general and administrative and corporate administrative support expenses.

Goodwill and other asset impairment charges. During the quarter ended December 31, 2016, we determined that circumstances indicated it had become more likely than not that the goodwill of our vascular access reporting unit had become impaired. These circumstances included changes in governmental reimbursement and our expected ability to mitigate them. Specifically, on November 2, 2016, CMS released the 2017 Physician Fee Schedule Final Rule and the Ambulatory Surgical Center Payment Final Rule which reflected significant changes in reimbursement structure for this business unit. We have performed the required valuations to estimate the fair value of the net assets and implied goodwill of this reporting unit with the assistance of a third-party valuation firm. Based on this assessment, we recorded a goodwill impairment charge of \$28 million.

In 2016, we also recorded an impairment of \$15 million related to a minority equity investment in one of our international reporting units.

In 2015, we recorded a goodwill impairment charge of \$4 million in one of our international reporting units.

Gain on changes in ownership interests in Asia Pacific joint venture (APAC JV)

On August 1, 2016, we consummated an agreement with Khazanah Nasional Berhad (Khazanah) and Mitsui and Co., Ltd (Mitsui) whereby Khazanah and Mitsui subscribed to invest a total of \$300 million over three years in exchange for a 40% total equity interest in our APAC JV. Khazanah and Mitsui each made related initial investments of \$50 million in this business on August 1, 2016.

As a result of this transaction, we deconsolidated our Asia Pacific dialysis business in the third quarter and recognized a non-cash non-taxable gain of \$374 million on our retained investment in the APAC JV net of contingent obligations as a result of adjusting the carrying value of our retained interest in the APAC JV to our proportionate share of the estimated fair value of the business.

Segment operating income (loss)

Ancillary services and strategic initiatives operating income for 2016, which includes a gain on the APAC JV ownership changes of \$374 million, a goodwill impairment charge of \$28 million related to our vascular access reporting unit, an estimated accrual for damages and liabilities associated with our pharmacy business of \$16 million and an impairment of \$15 million related to a minority equity investment, increased by approximately \$371 million from 2015, which includes an estimated accrual for damages and liabilities of \$22 million, as well as a goodwill impairment charge of \$4 million related to our international operations. Excluding these items from their respective periods, adjusted operating losses would have decreased by \$30 million. This decrease in adjusted operating losses was primarily due to an increase in pharmaceutical rates, a decrease in reserves due to refunds of pharmacy reimbursements taken in 2015 that did not reoccur in 2016, an increase in VillageHealth special needs plan revenues and an increase in net revenues from our expansion in our international business and other strategic initiatives. The decrease in adjusted operating losses was partially offset by an increase in pharmaceutical unit costs, higher labor and benefits costs and additional expenses associated with our international dialysis expansion.

Ancillary services and strategic initiatives operating losses for 2015 increased by approximately \$79 million from 2014 which includes an estimated accrual for damages and liabilities of \$22 million, as well as a goodwill impairment charge of \$4 million related to our international operations during the second quarter of 2015. Excluding these items from 2015, adjusted operating losses would have increased by \$53 million. This increase in adjusted operating losses was primarily due to an increase in drug prescription costs associated with our pharmacy business, higher labor costs, increases in expenses related to our international expansion, an increase in

costs associated with the right to use intellectual property and an increase in general and administrative costs. The increase in adjusted operating losses was partially offset by an increase in net revenue in our pharmacy business, primarily from additional volume and increases in pharmaceutical rates.

Corporate level charges

Debt expense. Debt expense for 2016, 2015, and 2014 consisted of interest expense of approximately \$394 million, \$390 million, and \$386 million, respectively, and amortization and accretion of debt discounts and premiums, amortization of deferred financing costs and amortization of interest rate cap agreements of approximately \$20 million in 2016, \$18 million in 2015 and \$25 million in 2014. The increase in debt expense in 2016 as compared to 2015 was primarily related to an increase in our weighted average outstanding principal balances as a result of a full year of interest on our 5.0% Senior Notes, which were issued in April 2015, and an increase in our interest rate on the amortization of our cap agreements in the fourth quarter of 2016. Our overall weighted average effective interest rate in 2016 was 4.43% as compared to 4.42% in 2015.

The increase in debt expense in 2015 as compared to 2014 was primarily related to an increase in weighted average outstanding principal balances offset by lower weighted average interest rates as a result of the issuance of our 5.0% Senior Notes in April 2015, as well as the entry into a new credit agreement and the issuance of senior notes in June 2014. Our overall weighted average effective interest rate in 2015 was 4.42% as compared to 4.68% in 2014.

Corporate administrative support. Corporate administrative support consists primarily of labor, benefits and long-term incentive compensation costs, as well as professional fees for departments which provide support to all of our various operating lines of business. In 2016, it also included an adjustment to reduce receivables associated with the DMG acquisition escrow provision relating to income tax items of \$31 million, as discussed below. These expenses are included in our consolidated general and administrative expenses.

In connection with the acquisition of DMG, we recorded receivables against the acquisition escrow balance to offset specific potential tax liabilities. Certain of these potential tax liabilities expired, resulting in the reduction of these assets during 2016. This negatively impacted our corporate administrative support cost by \$31 million. This cost was directly offset by a corresponding reduction in income tax expense due to the expiration of the corresponding tax liabilities.

Corporate administrative support costs were approximately \$45 million in 2016, which included the adjustment to reduce receivables associated with the DMG acquisition escrow provision relating to an income tax item of \$31 million, as compared to \$19 million in 2015. This increase of approximately \$26 million in corporate administrative support costs is primarily attributable to the tax receivables related to the DMG acquisition escrow provision, as well as increases in labor and benefits, professional fees, and other general and administrative expenses. These increases were offset by a decrease in long-term incentive compensation, primarily due to reductions in ultimate expected pay-outs as well as the departure of a senior executive.

Corporate administrative support costs were approximately \$19 million in 2015, as compared to \$13 million in 2014. The change of approximately \$6 million in corporate administrative support costs was primarily attributable to an increase in labor and benefits and professional fees, offset by an increase in management fee allocations.

Other income. Other income was approximately \$9 million in both 2016 and 2015, and \$2 million in 2014, and consisted principally of interest income. Other income in 2016 as compared to 2015 was flat, as short-term investment interest income increased but was offset by an increase in foreign currency transaction losses. Other income increased in 2015 as compared to 2014 due to an increase in short-term investment interest income and a decrease in foreign currency transaction losses.

Provision for income taxes. The provision for income taxes for 2016, 2015 and 2014 represented an effective annualized tax rate of 30.6%, 40.9% and 34.1% of income from continuing operations, respectively. The effective tax rate in 2016 was lower primarily due to the gain on the APAC JV ownership changes, offset by goodwill impairment charges.

Noncontrolling interests

Net income attributable to noncontrolling interests for 2016, 2015 and 2014 was approximately \$153 million, \$158 million and \$140 million, respectively. The decrease in noncontrolling interests in 2016 was primarily due to the impairment of our vascular access reporting unit, which resulted in a decrease in noncontrolling interest of \$8 million. The increase in noncontrolling interests expense in 2015 was primarily due to increases in the profitability of our dialysis-related joint ventures. The percentage of U.S. dialysis and related lab services net revenues generated from dialysis-related joint ventures was approximately 24%, 23% and 22% in 2016, 2015 and 2014, respectively.

Accounts receivable

Our accounts receivable balances at December 31, 2016 and December 31, 2015 were \$1.917 billion and \$1.724 billion, respectively, representing approximately 49 days and 46 days of revenue, respectively, net of the allowance for uncollectible accounts. The increase in DSO was primarily related to our U.S. dialysis and related lab services business, mainly as a result of improved cash collection performance in 2015 which we did not experience in 2016. Our DSO calculation is based on the current quarter's average revenues per day.

As of December 31, 2016 and 2015, our unreserved patient services accounts receivable balances more than six months old were approximately \$252 million and \$246 million, respectively, representing approximately 16% and 18% of our net patient and other services accounts receivable balances, respectively. There were no significant unreserved balances over one year old. Less than 1% of our revenues are classified as patient pay. Substantially all revenue realized is from government and commercial payors, as discussed above.

For receivables associated with our capitated health plans, the balances remain on the balance sheet for as long as the respective plan years are open, which varies by health plan, but is generally two years in length. The majority of our capitated health plans accounts receivable is three to six months old with collections occurring on a periodic basis throughout the duration of the corresponding plan year.

Liquidity and capital resources

Available liquidity. As of December 31, 2016, our cash balance was \$913 million and we also had approximately \$310 million in short-term investments. We also had an undrawn revolving line of credit under our senior secured credit facilities totaling \$1.0 billion, of which approximately \$95.2 million was committed for outstanding letters of credit. The remaining amount is unencumbered. In addition, DMG has an outstanding letter of credit of approximately \$1.3 million that is secured by a certificate of deposit. We believe that we will have sufficient liquidity, operating cash flows and access to borrowings to fund our scheduled debt service payments and other obligations for the foreseeable future. Our primary sources of liquidity are cash from operations and cash from borrowings.

Cash flow from operations during 2016 amounted to \$2.0 billion compared with \$1.6 billion for 2015. The increase in our operating cash flows in 2016 as compared to 2015 was primarily due to payments of \$494 million, or \$304 million after-tax, made in connection with the settlement of a private civil suit in 2015 and due to the timing of other working capital items, offset by an increase in our income tax payments and a slight increase in our cash interest payments. Cash flow from operations in 2016 included cash interest payments of approximately \$407 million and cash tax payments of \$339 million. Cash flow from operations in 2015 included cash interest payments of approximately \$405 million and cash tax payments of \$156 million.

Non-operating cash outflows in 2016 included \$829 million for capital asset expenditures, including \$470 million for new center developments and relocations, and \$359 million for maintenance and information technology. We also spent an additional \$564 million for acquisitions. During 2016, we also received \$1.3 billion from the maturity and sale of investments. However, these proceeds were principally used to repurchase other investments or to fund distributions from our deferred compensation plans. In addition, during 2016 we received \$37 million associated with stock award exercises and other share issuances and related excess tax benefits. We also made distributions to noncontrolling interests of \$192 million, and received contributions from noncontrolling interests of \$48 million associated with new joint ventures and from additional equity contributions. We also repurchased a total of 16,649,090 shares of our common stock for \$1.072 billion, or an average price of \$64.41 per share. In addition, we settled \$25 million in share repurchases related to 2015.

Non-operating cash outflows in 2015 included \$708 million for capital asset expenditures, including \$381 million for new center developments and relocations and \$327 million for maintenance and information technology. We also spent an additional \$97 million for acquisitions. During 2015, we also received \$1.6 billion from the maturity and sale of investments. However, these proceeds were principally used to repurchase other investments or to fund distributions from our deferred compensation plans. In addition, during 2015, we received \$54 million associated with stock award exercises and other share issuances and the related excess tax benefits. We also made distributions to noncontrolling interests of \$175 million, and received contributions from noncontrolling interests of \$55 million associated with new joint ventures and from additional equity contributions. We also repurchased a total of 7,779,958 shares of our common stock for \$575 million, or an average price of \$73.96 per share, of which \$25 million was unsettled at December 31, 2015.

On August 9, 2016, we entered into an amendment to our agreement to acquire Colorado-based Renal Ventures Limited, LLC (Renal Ventures). As a result of the amended agreement, we will acquire a 100% interest in all 38 outpatient dialysis centers owned by Renal Ventures, including one new center under construction, and a 51% interest in one vascular access clinic. The purchase price will be approximately \$360 million in cash subject to, among other things, adjustments for certain items such as working capital. The transaction is subject to approval by the Federal Trade Commission (FTC) including Hart-Scott-Rodino antitrust clearance. We

anticipate that we will be required by the FTC to divest some outpatient dialysis centers as a condition of the transaction. We currently expect the transaction to close in mid 2017.

During 2016, we opened 100 new U.S. dialysis centers, acquired a total of eight U.S. dialysis centers, merged five centers, added two centers which we operate under a management and administrative services agreement, terminated two management and administration services agreements, deconsolidated three centers which we now operate under management and administrative services agreements and closed four centers. Outside the U.S., we acquired 21 dialysis centers and opened 15 new dialysis and hospital operated centers.

During 2016, our DMG business acquired three primary care physician practices including the acquisition of TEC, and four private medical practices.

During 2015, we opened 72 new U.S. dialysis centers, acquired a total of six U.S. dialysis centers, sold one center, merged five centers, added two centers in which we operate under a management and administrative services agreement and closed two centers. Outside the U.S., we acquired 21 dialysis centers, opened seven new dialysis and hospital operated centers, and terminated one management and administration services agreement.

During 2015, our DMG business acquired three family practices, one management services organization, two primary care practices, and six private medical practices.

During the year ended December 31, 2016, we made mandatory principal payments under our senior secured credit facilities totaling \$63 million on Term Loan A and \$35 million on Term Loan B. During the year ended December 31, 2015, we made mandatory principal payments under our senior secured credit facilities totaling \$50 million on Term Loan A and \$35 million on Term Loan B.

Interest rate swap and cap agreements

As of December 31, 2016, we maintain several interest rate cap agreements that were entered into in November 2014 with notional amounts totaling \$3.5 billion. These previously forward cap agreements became effective September 30, 2016 and have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt. These cap agreements expire on June 30, 2018. As of December 31, 2016, the total fair value of these cap agreements was an asset of approximately \$0.1 million. During the year ended December 31, 2016, we recorded a loss of \$1.2 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

As of December 31, 2016, we maintain several forward interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3.5 billion. These forward cap agreements will become effective June 29, 2018 and will have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt. These cap agreements expire on June 30, 2020. As of December 31, 2016, the total fair value of these cap agreements was an asset of approximately \$9.8 million. During the year ended December 31, 2016, we recorded a loss of \$4.0 million in other comprehensive income due to a decrease in the unrealized fair value of these forward cap agreements.

Previously, we maintained several interest rate cap agreements with notional amounts totaling \$2.7 billion on our Term Loan B debt. These agreements had the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 2.50% on an equivalent amount of our Term Loan B. These interest rate cap agreements expired September 30, 2016. During the year ended December 31, 2016, we recognized debt expense of \$1.8 million from these caps.

We also previously maintained several interest rate swap agreements. These agreements had the economic effect of modifying the LIBOR variable component of our interest rate on an equivalent amount of our Term Loan A to fixed rates ranging from 0.49% to 0.52%. These interest rate swap agreements required monthly interest payments and expired September 30, 2016. During the year ended December 31, 2016, we recognized debt expense of \$0.3 million from these swaps and recorded a loss of \$0.8 million in other comprehensive income due to a decrease in the unrealized fair value of these swap agreements.

Other items

As of December 31, 2016, the interest rate on our Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. Term Loan B is subject to interest rate caps, if LIBOR should rise above 3.50%. Term Loan A bears interest at LIBOR plus an interest rate margin of 1.75%. The capped portion of Term Loan A is \$87.5 million. In addition, the uncapped portion of Term Loan A, which is subject to the variability of LIBOR, is \$775 million. Interest rates on our senior notes are fixed by their terms.

Our overall weighted average effective interest rate on the senior secured credit facilities was 3.68%, based on the current margins in effect of 1.75% for Term Loan A and 2.75% for Term Loan B, as of December 31, 2016.

As of December 31, 2016, our interest rates are fixed on approximately 53% of our total debt.

Our overall weighted average effective interest rate during the year ended December 31, 2016 was 4.43% and as of December 31, 2016 was 4.52%.

As of December 31, 2016, we had undrawn revolving credit facilities totaling \$1.0 billion of which approximately \$95.2 million was committed for outstanding letters of credit. In addition, we have approximately \$1.3 million of committed letters of credit outstanding related to DMG which are backed by a certificate of deposit.

We believe that we will generate significant operating cash flows and will have sufficient liquidity to fund our scheduled debt service and other obligations for the foreseeable future, including the next 12 months, under the terms of our debt agreements. Our primary sources of liquidity are cash from operations and cash from borrowings.

Goodwill and indefinite-lived intangible assets

During the year ended December 31, 2015, we recognized impairment charges of \$189 million on goodwill and \$17 million on other intangible assets of certain DMG reporting units based on assessments performed after circumstances indicated it had become more likely than not that the goodwill of certain DMG reporting units had become impaired. These circumstances included underperformance of the businesses in recent quarters, as well as changes in other market conditions, including government reimbursement cuts and our expected ability to mitigate them.

Based on continuing developments at our DMG reporting units during 2016, including the Medicare Advantage final benchmark rates for 2017 announced on April 4, 2016, further changes in our expectations concerning future government reimbursement rates and our expected ability to mitigate them, as well as medical cost and utilization trends, underperformance of certain at-risk units in recent quarters and other market conditions, we performed additional goodwill impairment assessments for certain at-risk DMG reporting units during each of the first three quarters of 2016 and as of their November 1 annual assessment date.

In addition, during the quarter ended December 31, 2016, we determined that circumstances indicated it had become more likely than not that the goodwill of our vascular access reporting unit had become impaired. These circumstances included changes in future governmental reimbursement and our expected ability to mitigate them. Specifically, on November 2, 2016, CMS released the 2017 Physician Fee Schedule Final Rule and the Ambulatory Surgical Center Payment Final Rule which reflected significant changes in reimbursement structure for this business unit. Accordingly, we performed the required valuations to estimate the fair value of the net assets and implied goodwill of this reporting unit with the assistance of a third-party valuation firm.

As a result of the assessments described above, we have recognized the goodwill impairment charges below:

| Reporting unit | Year ended December 31, | | |
|--------------------------|---|---------------|-------------|
| | 2016 | 2015 | 2014 |
| | (dollar amounts rounded to nearest million) | | |
| DMG Nevada | \$ 162 | \$ 181 | \$ — |
| DMG Florida | 91 | 6 | — |
| DMG Arizona | — | 2 | — |
| Vascular access | 28 | — | — |
| International operations | — | 4 | 1 |
| Total | <u>\$ 281</u> | <u>\$ 193</u> | <u>\$ 1</u> |

Further reductions in reimbursement rates, increases in medical cost or utilization trends, or other significant adverse changes in expected future cash flows or valuation assumptions could result in goodwill impairment charges in the future for the following reporting units, which remain at risk of goodwill impairment:

| Reporting unit | Goodwill balance as of December 31, 2016 (in millions) | Carrying amount coverage(1) | Sensitivities | |
|-----------------|---|-----------------------------------|------------------------|---------------------|
| | | | Operating income(2) | Discount rate(3) |
| DMG Nevada | \$ 261 | 11.4% | -2.2% | -3.9% |
| DMG Florida | \$ 443 | 7.1% | -1.7% | -3.2% |
| DMG New Mexico | \$ 71 | 2.6% | -1.5% | -2.2% |
| DMG Washington | \$ 245 | 3.7% | -1.8% | -3.4% |
| Vascular access | \$ 35 | 4.3% | -2.7% | -5.3% |

(1) Excess of estimated fair value of the reporting unit over carrying amount as of the latest assessment date.

(2) Potential impact on estimated fair value of a sustained, long-term reduction of 3% in operating income as of the latest assessment date.

(3) Potential impact on estimated fair value of an increase in discount rates of 100 basis points as of the latest assessment date.

There were no major changes in the business, prospects, or expected future results of these reporting units from their latest assessment date.

Except as described above, none of our various other reporting units was considered at risk of goodwill impairment as of December 31, 2016. Since the dates of our last annual goodwill impairment tests, there have been certain developments, events, changes in operating performance and other changes in key circumstances that have affected our businesses. However, except as further described above, these did not cause management to believe it is more likely than not that the fair value of any of our other reporting units would be less than their respective carrying amount.

Long-term incentive compensation

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

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

During 2016, we granted approximately 1,280,034 stock-settled stock appreciation rights (SSARs) with an aggregate grant-date fair value of \$17.6 million and a weighted-average expected life of approximately 4.2 years and approximately 328,457 stock units with an aggregate grant-date fair value of \$23.6 million and a weighted-average expected life of approximately 3.3 years. We also granted 9,600 cash-settled stock-based awards with an aggregate grant-date fair value of \$0.2 million.

Long-term incentive compensation costs of \$73.3 million for the year ended December 31, 2016 decreased by approximately \$57.3 million as compared to 2015. This decrease in long-term incentive compensation was primarily due to a cumulative revaluation of liability-based awards for reductions in estimated ultimate payouts, as well as the final vesting of a prior broad grant that is no longer contributing expense.

Long-term incentive compensation costs of \$130.7 million for the year ended December 31, 2015 increased by approximately \$11.7 million as compared to 2014. This increase in long-term incentive compensation was primarily due to an increase in the value of LTIP awards that contributed expense during this period and LTIP award forfeitures realized at a lower rate than previously expected.

As of December 31, 2016, there was \$93.0 million in total estimated but unrecognized long-term incentive compensation costs for LTIP awards outstanding, including \$59.0 million relating to stock-based awards under our equity compensation plans. We expect to recognize the performance-based cash component of these LTIP costs over a weighted average remaining period of 1.0 year and the stock-based component of these LTIP costs over a weighted average remaining period of 1.4 years.

For the years ended December 31, 2016, 2015 and 2014, we received \$28.4 million, \$45.7 million and \$59.1 million, respectively, in actual tax benefits upon the exercise of stock awards. Since the Company issues stock-settled stock appreciation rights rather than stock options, it did not receive cash proceeds from stock option exercises during the years ended December 31, 2016, 2015 and 2014.

Stock repurchases

In 2016, we repurchased a total of 16,649,090 shares of our common stock for \$1.072 billion, or an average price of \$64.41 per share. In 2015, we repurchased 7,779,958 shares of our common stock for \$575 million, or an average price of \$73.96 per share. In 2014, we did not repurchase any of our common stock. We have not repurchased any additional shares of our common stock from January 1, 2017 through February 24, 2017.

On July 13, 2016, our Board of Directors approved a share repurchase authorization in the amount of approximately \$1.241 billion. This share repurchase authorization is in addition to the \$259 million remaining at that time under our Board of Directors' prior share repurchase authorization announced in April 2015. As a result of the above transactions, there was approximately \$677 million available under our current Board authorizations for additional share repurchases as of February 24, 2017. Although our share repurchase authorizations have no expiration dates, we are subject to share repurchase limitations under the terms of our senior secured credit facility and the indentures governing our senior notes.

Off-balance sheet arrangements and aggregate contractual obligations

In addition to the debt obligations reflected on our balance sheet, we have commitments associated with operating leases and letters of credit, as well as potential obligations associated with our equity investments in nonconsolidated businesses and to dialysis centers that are wholly-owned by third parties. Substantially all of our U.S. dialysis facilities are leased. We have potential obligations to purchase the noncontrolling interests held by third parties in several of our majority-owned joint ventures and other nonconsolidated entities. These obligations are in the form of put provisions and are exercisable at the third-party owners' discretion within specified periods as outlined in each specific put provision. If these put provisions were exercised, we would be required to purchase the third-party owners' equity interests at either the appraised fair market value or a predetermined multiple of earnings or cash flow attributable to the equity interests put to us, which is intended to approximate fair value. The methodology we use to estimate the fair values of noncontrolling interests subject to put provisions assumes the higher of either a liquidation value of net assets or an average multiple of earnings, based on historical earnings, patient mix and other performance indicators that can affect future results, as well as other factors. The estimated fair values of the noncontrolling interests subject to put provisions is a critical accounting estimate that involves significant judgments and assumptions and may not be indicative of the actual values at which the noncontrolling interests may ultimately be settled, which could vary significantly from our current estimates. The estimated fair values of noncontrolling interests subject to put provisions can fluctuate and the implicit multiple of earnings at which these noncontrolling interests obligations may be settled will vary significantly depending upon market conditions including potential purchasers' access to the capital markets, which can impact the level of competition for dialysis and non-dialysis related businesses, the economic performance of these businesses and the restricted marketability of the third-party owners' equity interests. The amount of noncontrolling interests subject to put provisions that employ a contractually predetermined multiple of earnings rather than fair value are immaterial. For additional information see Note 18 to the consolidated financial statements.

We also have certain other potential commitments to provide operating capital to several dialysis centers that are wholly-owned by third parties or centers in which we own a noncontrolling equity interest as well as to physician-owned vascular access clinics or medical practices that we operate under management and administrative services agreements. We have certain other potential commitments related to service agreements of approximately \$1.5 million.

The following is a summary of these contractual obligations and commitments as of December 31, 2016 (in millions):

| | Less than 1 year | 1-3 years | 3-5 years | After 5 years | Total |
|--|---------------------|-----------------|-----------------|------------------|------------------|
| Scheduled payments under contractual obligations: | | | | | |
| Long-term debt | \$ 143 | \$ 874 | \$ 3,327 | \$ 4,549 | \$ 8,893 |
| Interest payments on the senior notes | 237 | 473 | 473 | 603 | 1,786 |
| Interest payments on Term Loan B ⁽¹⁾ | 121 | 239 | 176 | — | 536 |
| Interest payments on Term Loan A ⁽²⁾ | 23 | 30 | — | — | 53 |
| Capital lease obligations | 22 | 42 | 43 | 193 | 300 |
| Operating leases | 474 | 844 | 665 | 1,244 | 3,227 |
| | <u>\$ 1,020</u> | <u>\$ 2,502</u> | <u>\$ 4,684</u> | <u>\$ 6,589</u> | <u>\$ 14,795</u> |
| Potential cash requirements under existing commitments: | | | | | |
| Letters of credit | \$ 97 | \$ — | \$ — | \$ — | \$ 97 |
| Noncontrolling interests subject to put provisions | 552 | 222 | 100 | 99 | 973 |
| Non-owned and minority owned put provisions | 28 | — | 30 | — | 58 |
| Operating capital advances | — | — | — | 1 | 1 |
| | <u>\$ 677</u> | <u>\$ 222</u> | <u>\$ 130</u> | <u>\$ 100</u> | <u>\$ 1,129</u> |

(1) Based upon current LIBOR-based interest rates in effect at December 31, 2016 plus an interest rate margin of 2.75% for Term Loan B.

(2) Based upon current LIBOR-based interest rates in effect at December 31, 2016 plus an interest rate margin of 1.75% for Term Loan A.

We are committed to purchase a certain amount of our hemodialysis non-equipment product supplies, such as dialyzers, from Baxter at fixed prices through 2018. Our total expenditures for the year ended December 31, 2016 on such products were approximately 2% of our total U.S. dialysis and related lab services operating expenses.

In 2010, we entered into and subsequently extended an agreement with FMC to purchase a certain amount of dialysis equipment, parts and supplies from FMC through December 31, 2017. Our total expenditures for the year ended December 31, 2016 on such products were approximately 2% of our total U.S. dialysis and related lab services operating expenses. The actual amount of purchases in future years from FMC will depend upon a number of factors, including the operating requirements of our centers, the number of centers we acquire, and growth of our existing centers.

In 2014, we entered in to an agreement with Baxter Healthcare Corporation (Baxter) that commits us to purchase a certain amount of hemodialysis non-equipment product supplies, such as dialyzers, at fixed prices through 2018. Our total expenditures for the year ended December 31, 2016 on such products were approximately 2% of our total U.S. dialysis and related lab service operating expenses.

In January 2017, we entered into a six year Sourcing and Supply Agreement with Amgen that expires on December 31, 2022, replacing our prior agreement that was to expire in 2018. Under the terms of the agreement we will purchase EPO in amounts necessary to meet no less than 90% of our requirements for ESAs from Amgen. The actual amount of EPO that we will purchase will depend upon the amount of EPO administered during dialysis as prescribed by physicians and the overall number of patients that we serve.

Settlements of approximately \$28 million of existing income tax liabilities for unrecognized tax benefits, including interest, penalties and other long-term tax liabilities, are excluded from the above table as reasonably reliable estimates of their timing cannot be made.

Supplemental information concerning certain Physician Groups and unrestricted subsidiaries

The following information is presented as supplemental data as required by the indentures governing our senior notes.

We provide services to certain physician groups that, while consolidated in our financial statements for financial reporting purposes, are not subsidiaries of or owned by us, do not constitute "Subsidiaries" as defined in the indentures governing our outstanding senior notes, and do not guarantee those senior notes. In addition, we have entered into management agreements with these physician groups pursuant to which we receive management fees from the physician groups.

As of December 31, 2016, if these physician groups were not consolidated in our financial statements, our consolidated indebtedness would have been approximately \$9.192 billion, our consolidated other liabilities (excluding indebtedness) would have been approximately \$3.459 billion and our consolidated assets would have been approximately \$18.313 billion. If these physician groups were not consolidated in our financial statements for the year ended December 31, 2016, our consolidated total net revenues (including approximately \$737 million of management fees payable to us), consolidated operating income and consolidated net income would be reduced by approximately \$1.350 billion, \$53 million, and \$32 million, respectively.

In addition, we own a 67% equity interest in California Medical Group Insurance (CMGI), which is an Unrestricted Subsidiary as defined in the indentures governing our outstanding senior notes, and does not guarantee those senior notes. Our equity interest in CMGI is accounted for under the equity method of accounting, meaning that, although CMGI is not consolidated in our financial statements for financial reporting purposes, our consolidated income statement reflects our pro rata share of CMGI's net income as equity investment income.

For the year ended December 31, 2016, excluding our equity investment income attributable to CMGI, our consolidated operating income and consolidated net income would be increased by approximately \$0.1 million and \$0.1 million, respectively. See Note 28 to the consolidated financial statements for further details.

Contingencies

The information in Note 17 to the consolidated financial statements of this report is incorporated by reference in response to this item.

Critical accounting policies, estimates and judgments

Our consolidated financial statements and accompanying notes are prepared in accordance with United States generally accepted accounting principles. These accounting principles require us to make estimates, judgments and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, contingencies and temporary equity. All significant estimates, judgments and assumptions are developed based on the best information available to us at the time made and are regularly reviewed and updated when necessary. Actual results will generally differ from these estimates. Changes in estimates are reflected in our financial statements in the period of change based upon on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Interim changes in estimates are applied prospectively within annual periods. Certain accounting estimates, including those concerning revenue recognition and accounts receivable, impairments of goodwill or other long-lived assets, accounting for income taxes, quarterly and annual variable compensation accruals, consolidation of variable interest entities, purchase accounting valuation estimates, fair value estimates, stock-based compensation and medical liability claims are considered to be critical to evaluating and understanding our financial results because they involve inherently uncertain matters and their application requires the most difficult and complex judgments and estimates.

Dialysis and related lab services revenue recognition and accounts receivable. There are significant estimating risks associated with the amount of dialysis and related lab services revenue that we recognize in a given reporting period. Payment rates are often subject to significant uncertainties related to wide variations in the coverage terms of the commercial healthcare plans under which we receive payments. In addition, ongoing insurance coverage changes, geographic coverage differences, differing interpretations of contract coverage, and other payor issues complicate the billing and collection process. Net revenue recognition and allowances for uncollectible billings require the use of estimates of the amounts that will ultimately be realized considering, among other items, retroactive adjustments that may be associated with regulatory reviews, audits, billing reviews and other matters.

Revenues associated with Medicare and Medicaid programs are recognized based on (a) the payment rates that are established by statute or regulation for the portion of the payment rates paid by the government payor (e.g., 80% for Medicare patients) and (b) for the portion not paid by the primary government payor, the estimated amounts that will ultimately be collectible from other government programs paying secondary coverage (e.g., Medicaid secondary coverage), the patient's commercial health plan secondary coverage, or the patient. Our dialysis related reimbursements from Medicare are subject to certain variations under Medicare's new single bundled payment rate system whereby our reimbursements can be adjusted for certain patient characteristics and certain other factors. Our revenue recognition depends upon our ability to effectively capture, document and bill for Medicare's base payment rate and these other factors. In addition, as a result of the potential range of variations that can occur in our dialysis-related reimbursements from Medicare under the new single bundled payment rate system, our revenue recognition is now subject to a greater degree of estimating risk.

Commercial healthcare plans, including contracted managed-care payors, are billed at our usual and customary rates; however, revenue is recognized based on estimated net realizable revenue for the services provided. Net realizable revenue is estimated based on contractual terms for the patients covered under commercial healthcare plans with which we have formal agreements, non-contracted commercial healthcare plan coverage terms if known, estimated secondary collections, historical collection experience,

historical trends of refunds and payor payment adjustments (retractions), inefficiencies in our billing and collection processes that can result in denied claims for payments, a slowdown in collections, a reduction in the amounts that we expect to collect and regulatory compliance issues. Determining applicable primary and secondary coverage for our approximately 187,700 U.S. patients at any point in time, together with the changes in patient coverage's that occur each month, requires complex, resource-intensive processes. Collections, refunds and payor retractions typically continue to occur for up to three years or longer after services are provided.

We generally expect our range of dialysis and related lab services revenues estimating risk to be within 1% of its revenue, which can represent as much as 5% of dialysis and related lab services' adjusted operating income. Changes in estimates are reflected in the then-current financial statements based on ongoing actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Changes in revenue estimates for prior periods are separately disclosed and reported if material to the current reporting period and longer term trend analyses, and have not been significant.

Lab service revenues for current period dates of services are recognized at the estimated net realizable amounts to be received.

DMG revenue recognition. DMG revenues consist primarily of fees for medical services provided under capitated contracts with various health plans and under risk-sharing programs. Revenues with respect to both professional and institutional capitation are recognized in the month in which enrollees are entitled to receive healthcare and are based on the number of enrollees selecting a DMG associated group physician employed or affiliated with one of DMG's medical group entities as their primary healthcare provider. Capitation payments received for enrollees under Medicare Advantage plans are subject to retroactive adjustment depending upon certain clinical and demographic factors. We estimate the amount of current year adjustments in revenues during the first and second quarters of any given year and adjust our estimates during the third quarter upon receipt of payments from CMS related to prior year. Any difference between actual contract settlements and estimated revenues are recorded in the year of final settlement.

In addition, as compensation under DMG's various managed care-related agreements with hospitals, we are entitled to receive a percentage of the amount by which the institutional capitation revenue received from health plans exceeds institutional expenses, and any such risk-share amount to which we are entitled is recorded as DMG revenues. In addition, pursuant to such managed care-related agreements, DMG agrees to be responsible should the third party incur a deficit as a result of institutional expenses being in excess of institutional capitation revenue. As with global capitation, revenue with respect to professional capitation is reported in the month in which enrollees are entitled to receive healthcare. However, risk-share revenues (that is, the portion of the excess of institutional capitation revenue to which DMG is entitled less institutional expenses), in contrast, are based on the number of enrollees and significant estimating risk relating to institutional utilization and associated costs incurred by assigned health plan enrollees. The medical groups also receive other incentive payments from health plans based on specified performance and quality criteria and the amounts accrued when earned can be reasonably estimated. Differences between actual contract settlements and estimated receivables and payables are recorded in the year of final settlement. In 2013, DMG obtained a restricted Knox-Keene license in California, which now permits DMG to enter into contracts with health plans allowing it to recognize revenue under global capitation arrangements for both professional and institutional services.

Impairments of long-lived assets. We account for impairments of long-lived assets, which include property and equipment, equity investments in non-consolidated businesses, amortizable intangible assets, indefinite-lived intangible assets and goodwill, in accordance with the provisions of applicable accounting guidance. Goodwill is not amortized, but is assessed for valuation impairment as circumstances warrant and at least annually. An impairment charge would be recorded to the extent that the carrying amount of a reporting unit's goodwill exceeds its implied fair value. Impairment reviews on other long-lived assets are also performed at least annually and whenever a change in condition occurs which indicates that the carrying amounts of assets may not be recoverable.

Such changes include changes in our business strategies and plans, changes in the quality or structure of our relationships with our partners, changes in reimbursement rates, or deteriorating operating performance of individual dialysis centers or other operations. We use a variety of factors to assess the realizable value of assets depending on their nature and use. Such assessments are primarily based upon the sum of expected future undiscounted net cash flows over the expected period the asset will be utilized, as well as market values and conditions. The computation of expected future undiscounted net cash flows can be complex and involves a number of subjective assumptions. Any changes in these factors or assumptions could impact the assessed value of an asset and result in an impairment charge equal to the amount by which its carrying value exceeds its actual or estimated fair value.

Accounting for income taxes. Our income tax expense, deferred tax assets and liabilities, and liabilities for unrecognized tax benefits reflect management's best assessment of estimated current and future taxes to be paid. We are subject to income taxes in the United States and numerous state and foreign jurisdictions. Significant judgments and estimates are required in determining the consolidated income tax expense. Deferred income taxes arise from temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements, which will result in taxable or deductible amounts in the future. In evaluating our ability to recover our deferred tax assets within the jurisdiction from which they arise, we consider all available positive and negative evidence, including scheduled reversals of deferred tax liabilities, projected future taxable income, tax-planning strategies, and results of recent operations, assumptions about the amount of future state, federal, and foreign pre-tax operating income

adjusted for items that do not have tax consequences. The assumptions about future taxable income require significant judgment and are consistent with the plans and estimates we are using to manage the underlying businesses. To the extent that recovery is not likely, a valuation allowance is established. The allowance is regularly reviewed and updated for changes in circumstances that would cause a change in judgment about the realizability of the related deferred tax assets.

Variable compensation accruals. We estimate variable compensation accruals quarterly based upon the amounts expected to be earned and paid out resulting from the achievement of certain teammate-specific and/or corporate financial and operating goals. Our estimates, which include compensation incentives for bonuses and other awards, including long-term incentive programs, are updated periodically based on changes in our economic condition or cash flows that could ultimately impact the actual final payment amount. Actual results reflected in each fiscal quarter may vary due to the subjectivity involved in anticipating fulfillment of specific and/or corporate goals, as well as the final determination and approval of amounts by our Board of Directors, as applicable.

Consolidation of variable interest entities. We rely on the operating activities of certain entities that we do not directly own or control, but over which we have indirect influence and of which we are considered the primary beneficiary. Under accounting guidance applicable to variable interest entities, we have determined that these entities are to be included in our consolidated financial statements. The analyses upon which these determinations rest are complex, involve uncertainties, and require significant judgment on various matters, some of which could be subject to reasonable disagreement. While these determinations have a meaningful effect on the description and classification of various amounts in our consolidated financial statements, non-consolidation of these entities would not have had a material effect on our results of operations.

Purchase accounting valuation estimates. We make various assumptions and estimates regarding the valuation of tangible and intangible assets, liabilities, contingent earn-out consideration, noncontrolling interests and contractual as well as non-contractual contingencies associated with our acquisitions. These assumptions can have a material effect on our balance sheet valuations and the related amount of depreciation and amortization expense and any contingent earn-out adjustments that will be recognized in the future.

Fair value estimates. We have recorded certain assets, liabilities and noncontrolling interests (temporary equity) subject to put provisions at fair value. The FASB defines fair value which is measured based upon certain valuation techniques that include inputs and assumptions that market participants would use in pricing assets, liabilities and noncontrolling interests subject to put provisions. We have measured the fair values of our applicable assets, liabilities and noncontrolling interests subject to put provisions based upon certain market inputs and assumptions that are either observable or unobservable in determining fair values and have also classified these assets, liabilities and noncontrolling interests subject to put provisions into the appropriate fair value hierarchy levels. The fair value of our investments available for sale are based upon quoted market prices from active markets and the fair value of our swap and cap agreements were based upon valuation models utilizing the income approach and commonly accepted valuation techniques that use inputs from closing prices for similar assets and liabilities in active markets as well as other relevant observable market inputs at quoted intervals such as current interest rates, forward yield curves, implied volatility and credit default swap pricing. The fair value of funds on deposit with third parties are based primarily on quoted close or bid market prices of the same or similar assets. The fair value of our contingent earn-out considerations were primarily based upon unobservable inputs including projected EBITDA, the estimated probabilities of achieving other performance targets and the estimated probability of the earn-out payments being made by using option pricing techniques and simulation models of expected EBITDA and operating income and other performance targets. For our noncontrolling interests subject to put provisions we have estimated the fair values based upon either the higher of a liquidation value of net assets or an average multiple of earnings based on historical earnings, patient mix and other performance indicators that can affect future results, as well as other factors. The estimate of the fair values of the noncontrolling interests subject to put provisions involves significant judgments and assumptions and may not be indicative of the actual values at which the noncontrolling interests may ultimately be settled, which could vary significantly from our current estimates. The estimated fair values of the noncontrolling interests subject to put provisions can also fluctuate and the implicit multiple of earnings at which these noncontrolling interests obligations may be settled will vary depending upon market conditions including potential purchasers' access to the capital markets, which can impact the level of competition for dialysis and non-dialysis related businesses, the economic performance of these businesses and the restricted marketability of the third-party owners' equity interests.

Stock-based compensation. Stock-based compensation awards are measured at their estimated fair values on the date of grant if settled in shares or at their estimated fair values at the end of each reporting period if settled in cash. The value of stock-based awards so measured is recognized as compensation expense on a cumulative straight-line basis over the vesting terms of the awards, adjusted for expected forfeitures. We estimate the fair value of stock awards using complex option pricing models that rely heavily on estimates from us about uncertain future events, including the expected term of the awards, the expected future volatility of our stock price, and expected future risk-free interest rates.

Medical liability claims associated with DMG. The medical groups are responsible for the medical services that associated physicians and contracted hospitals provide to assigned HMO enrollees. We provide medical services to health plan enrollees through a network of contracted providers under sub-capitation and FFS arrangements, company-operated clinics and staff physicians. Medical costs for professional and institutional services rendered by contracted providers are recorded as medical expenses and hospital

expenses, respectively, in the consolidated statements of income. Costs for operating medical clinics, including the salaries of medical and non-medical personnel and support costs, are recorded in clinic support and other operating costs.

An estimate of amounts due to contracted physicians, hospitals, and other professional providers is included in medical payables in the accompanying consolidated balance sheets. Medical claims payable include claims reported as of the balance sheet date and incurred but not reported (IBNR) estimates. Such estimates are developed using actuarial methods and are based on many variables, including the utilization of healthcare services, historical payment patterns, cost trends, product mix, seasonality, changes in membership, and other factors. The estimation methods and the resulting reserves are continually reviewed and updated. Many of the medical contracts are complex in nature and may be subject to differing interpretations regarding amounts due for the provision of various services. We engage a third-party actuary to assist in the evaluation of the estimated IBNR reserves. Such differing interpretations may not come to light until a substantial period of time has passed following the contract implementation. Any adjustments to reserves are reflected in current operations.

Significant new accounting standards

See Note 1 to the consolidated financial statements included in this report for information regarding certain recent accounting standards that have been issued by the FASB.

Item 7A. Quantitative and Qualitative Disclosures about Market Risk.

Interest rate sensitivity

The tables below provide information about our financial instruments that are sensitive to changes in interest rates. The table below presents principal repayments and current weighted average interest rates on our debt obligations as of December 31, 2016. The variable rates presented reflect the weighted average LIBOR rates in effect for all debt tranches plus interest rate margins in effect as of December 31, 2016. The Term Loan A margin in effect at December 31, 2016 is 1.75%, and along with the revolving line of credit, is subject to adjustment depending upon changes in certain of our financial ratios, including a leverage ratio. Term Loan B currently bears interest at LIBOR plus an interest rate margin of 2.75%.

| | Expected maturity date | | | | | Thereafter | Total | Average interest rate | Fair value |
|-----------------|------------------------|--------|--------|-------|----------|------------|----------|-----------------------|------------|
| | 2017 | 2018 | 2019 | 2020 | 2021 | | | | |
| | (dollars in millions) | | | | | | | | |
| Long term debt: | | | | | | | | | |
| Fixed rate | \$ 37 | \$ 25 | \$ 28 | \$ 26 | \$ 21 | \$ 4,735 | \$ 4,872 | 5.27% | \$ 4,902 |
| Variable rate | \$ 128 | \$ 143 | \$ 720 | \$ 44 | \$ 3,279 | \$ 7 | \$ 4,321 | 3.68% | \$ 4,383 |

| | Notional | Contract maturity date | | | | | | | |
|----------------|----------|------------------------|----------|------|----------|------|-----------|------------------|------------|
| | amount | 2017 | 2018 | 2019 | 2020 | 2021 | Pay fixed | Receive variable | Fair value |
| | | (dollars in millions) | | | | | | | |
| Cap agreements | \$ 7,000 | \$ — | \$ 3,500 | \$ — | \$ 3,500 | \$ — | | LIBOR above 3.5% | \$ 9.9 |

Our senior secured credit facilities, which include Term Loan A and Term Loan B, consist of various individual tranches of debt that can range in maturity from one month to twelve months (currently, all tranches are one month in duration). For Term Loan A and Term Loan B, each tranche bears interest at a LIBOR rate that is determined by the duration of such tranche plus an interest rate margin. The LIBOR variable component of the interest rate for each tranche is reset as such tranche matures and a new tranche is established. LIBOR can fluctuate significantly depending upon conditions in the credit and capital markets.

As of December 31, 2016, our Term Loan A bears interest at LIBOR plus an interest rate margin of 1.75% and our Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. LIBOR was greater than the 0.75% embedded LIBOR floor on Term Loan B, resulting in Term Loan B being subject to LIBOR-based interest rate volatility on the LIBOR variable component of our interest rate as of December 31, 2016. The LIBOR based interest component is limited to a maximum LIBOR rate of 3.50% on the outstanding principal debt on Term Loan B and \$87.5 million on Term Loan A as a result of the interest rate cap agreements, as described below.

As of December 31, 2016, we maintain several interest rate cap agreements that were entered into in November 2014 with notional amounts totaling \$3.5 billion. These previously forward cap agreements became effective September 30, 2016 and have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt. These cap agreements expire on June 30, 2018. As of December 31, 2016, the total fair value of these cap agreements was an

asset of approximately \$0.1 million. During the year ended December 31, 2016, we recognized debt expense of \$2.0 million from these caps. During the year ended December 31, 2016, we recorded a loss of \$1.2 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

As of December 31, 2016, we maintain several forward interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3.5 billion. These forward cap agreements will become effective June 29, 2018 and will have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt. These cap agreements expire on June 30, 2020. As of December 31, 2016, the total fair value of these cap agreements was an asset of approximately \$9.8 million. During the year ended December 31, 2016, we recorded a loss of \$4.0 million in other comprehensive income due to a decrease in the unrealized fair value of these forward cap agreements.

Previously, we maintained several interest rate cap agreements with notional amounts totaling \$2.7 billion on our Term Loan B debt. These agreements had the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 2.50% on an equivalent amount of our Term Loan B. These interest rate cap agreements expired September 30, 2016. During the year ended December 31, 2016, we recognized debt expense of \$1.8 million from these caps.

We also previously maintained several interest rate swap agreements. These agreements had the economic effect of modifying the LIBOR variable component of our interest rate on an equivalent amount of our Term Loan A to fixed rates ranging from 0.49% to 0.52%. These interest rate swap agreements required monthly interest payments and expired September 30, 2016. During the year ended December 31, 2016, we recognized debt expense of \$0.3 million from these swaps and recorded a loss of \$0.8 million in other comprehensive income due to a decrease in the unrealized fair value of these swap agreements.

Our overall weighted average effective interest rate on the senior secured credit facilities was 3.68%, based on the current margins in effect of 1.75% for Term Loan A and 2.75% for Term Loan B, as of December 31, 2016.

As of December 31, 2016, our Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. Term Loan B is also subject to interest rate caps if LIBOR should rise above 3.50%. Term Loan A bears interest at LIBOR plus an interest rate margin of 1.75%. The capped portion of Term Loan A is \$87.5 million. In addition, the uncapped portion of Term Loan A, which is subject to the variability of LIBOR, is \$775 million. Interest rates on our senior notes are fixed by their terms.

Our overall weighted average effective interest rate during the year ended December 31, 2016 was 4.43% and as of December 31, 2016 was 4.52%.

As of December 31, 2016, we had undrawn revolving credit facilities totaling \$1.0 billion of which approximately \$95.2 million was committed for outstanding letters of credit. The remaining amount is unencumbered. In addition, DMG has an outstanding letter of credit of approximately \$1.3 million which is secured by a certificate of deposit.

We believe that we will generate significant operating cash flows and will have sufficient liquidity to fund our scheduled debt service and other obligations and working capital needs for the foreseeable future, including the next 12 months, under the terms of our debt agreements. Our primary sources of liquidity are cash from operations and cash from borrowings.

One mean of assessing exposure to debt-related interest rate changes is a duration-based analysis that measures the potential loss in net income resulting from a hypothetical increase in interest rates of 100 basis points across all variable rate maturities (referred to as a parallel shift in the yield curve). Under this model, with all else constant, it is estimated that such an increase would have reduced net income by approximately \$11.6 million, \$9.3 million, and \$5.7 million, net of tax, for the years ended December 31, 2016, 2015, and 2014, respectively.

Exchange rate sensitivity

While our business is predominantly conducted in the U.S. we have developing operations in 11 other countries as well. For financial reporting purposes, the U.S. dollar is our reporting currency. However, the functional currencies of our operating businesses in other countries are typically those of the countries in which they operate. Therefore, changes in the rate of exchange between the U.S. dollar and the local currencies in which our international operations are conducted affect our results of operations and financial position as reported in our consolidated financial statements.

We have consolidated the balance sheets of our non-U.S. dollar denominated operations into U.S. dollars at the exchange rates prevailing at the balance sheet date and have translated their revenues and expense at the average exchange rates for the period. Additionally, our individual subsidiaries are exposed to transactional risks mainly resulting from intercompany transactions between and among subsidiaries with different functional currencies. This exposes the subsidiaries to fluctuations in the rate of exchange between the invoicing or obligation currencies and the currency in which their local operations are conducted.

We evaluate our exposure to foreign exchange risk through the judgment of our regional and corporate management teams. Through 2016, our international operations remained small relative to the size of our consolidated financial statements, constituting less than 4% of our consolidated assets as of December 31, 2016 and approximately 1% of our consolidated net revenues for the year ended December 31, 2016. In addition, our foreign currency translation losses have remained less than approximately 2% of our consolidated operating income for the year ended December 31, 2016.

Given the still small size of our international operations, management does not consider our exposure to foreign exchange risk to be significant to the consolidated enterprise. As such, through December 31, 2016 we have not engaged in transactions to hedge the exposure of our international transactions or net investments to foreign currency risk. However, we may do so in the future.

Item 8. Financial Statements and Supplementary Data.

See the Index to Financial Statements and Index to Financial Statement Schedules included at “Item 15. Exhibits, Financial Statement Schedules.”

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

None.

Item 9A. Controls and Procedures.

Management has established and maintains disclosure controls and procedures designed to ensure that information required to be disclosed in the reports that it files or submits pursuant to the Securities Exchange Act of 1934 (Exchange Act) as amended is recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms, and that such information is accumulated and communicated to our management including our Chief Executive Officer and Chief Financial Officer as appropriate to allow for timely decisions regarding required disclosures.

At the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures in accordance with the Exchange Act requirements. Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective for timely identification and review of material information required to be included in our Exchange Act reports, including this report on Form 10-K. Management recognizes that these controls and procedures can provide only reasonable assurance of desired outcomes, and that estimates and judgments are still inherent in the process of maintaining effective controls and procedures.

There has not been any change in our internal control over financial reporting that was identified during the evaluation that occurred during the fourth fiscal quarter and that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information.

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

We intend to disclose any amendments or waivers to the Code of Ethics applicable to our principal executive officer, principal financial officer, principal accounting officer or controller or persons performing similar functions, on our website. In 2002, we adopted a Corporate Governance Code of Ethics that applies to our principal executive officer, principal financial officer, principal accounting officer or controller, and to all of our financial accounting and legal professionals who are directly or indirectly involved in the preparation, reporting and fair presentation of our financial statements and Exchange Act reports. The Code of Ethics is posted on our website, located at <http://www.davita.com>. We also maintain a Corporate Code of Conduct that applies to all of our employees, which is posted on our website.

Under our Corporate Governance Guidelines all Board Committees including the Audit Committee, Nominating and Governance Committee and the Compensation Committee, which are comprised solely of independent directors as defined within the listing standards of the New York Stock Exchange, have written charters that outline the committee's purpose, goals, membership requirements and responsibilities. These charters are regularly reviewed and updated as necessary by our Board of Directors. All Board Committee charters as well as the Corporate Governance Guidelines are posted on our website located at <http://www.davita.com>.

The other information required to be disclosed by this item will appear in, and is incorporated by reference from, the sections entitled "Proposal No. 1. Election of Directors", "Corporate Governance", and "Security Ownership of Certain Beneficial Owners and Management" included in our definitive proxy statement relating to our 2017 annual stockholder meeting.

Item 11. Executive Compensation.

The information required by this item will appear in, and is incorporated by reference from, the sections entitled "Executive Compensation" and "Compensation Committee Interlocks and Insider Participations" included in our definitive proxy statement relating to our 2017 annual stockholder meeting. The information required by Item 407(e)(5) of Regulation S-K will appear in and is incorporated by reference from the section entitled "Compensation Committee Report" included in our definitive proxy statement relating to our 2017 annual stockholder meeting; however, this information shall not be deemed to be filed.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters.

The following table provides information about our common stock that may be issued upon the exercise of stock-settled stock appreciation rights, restricted stock units and other rights under all of our existing equity compensation plans as of December 31, 2016, which consist of our 2011 Incentive Award Plan and our Employee Stock Purchase Plan. The material terms of these plans are described in Note 19 to the consolidated financial statements.

| Plan category | Number of shares to be issued upon exercise of outstanding options, warrants and rights (a) | Weighted average exercise price of outstanding options, warrants and rights (b) | Number of shares remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) (c) | Total of shares reflected in columns (a) and (c) (d) |
|---|---|---|---|--|
| Equity compensation plans approved by shareholders | 8,122,819 | \$ 58.62 | 37,789,231 | 45,912,050 |
| Equity compensation plans not requiring shareholder approval | — | — | — | — |
| Total | 8,122,819 | \$ 58.62 | 37,789,231 | 45,912,050 |

Other information required to be disclosed by Item 12 will appear in, and is incorporated by reference from, the section entitled "Security Ownership of Certain Beneficial Owners and Management" included in our definitive proxy statement relating to our 2017 annual stockholder meeting.

Item 13. Certain Relationships and Related Transactions, and Director Independence.

The information required by this item will appear in, and is incorporated by reference from, the section entitled "Certain Relationships and Related Transactions" and the section entitled "Corporate Governance" included in our definitive proxy statement relating to our 2017 annual stockholder meeting.

Item 14. Principal Accounting Fees and Services.

The information required by this item will appear in, and is incorporated by reference from, the section entitled “Ratification of Appointment of Independent Registered Public Accounting Firm” included in our definitive proxy statement relating to our 2017 annual stockholder meeting.

PART IV

Item 15. Exhibits, Financial Statement Schedules.

(a) Documents filed as part of this Report:

(1) Index to Financial Statements:

| | Page |
|--|------|
| <u>Management's Report on Internal Control Over Financial Reporting</u> | F-1 |
| <u>Report of Independent Registered Public Accounting Firm</u> | F-2 |
| <u>Report of Independent Registered Public Accounting Firm</u> | F-3 |
| <u>Consolidated Statements of Income for the years ended December 31, 2016, 2015, and 2014</u> | F-4 |
| <u>Consolidated Statements of Comprehensive Income for the years ended December 31, 2016, 2015, and 2014</u> | F-5 |
| <u>Consolidated Balance Sheets as of December 31, 2016, and 2015</u> | F-6 |
| <u>Consolidated Statements of Cash Flow for the years ended December 31, 2016, 2015, and 2014</u> | F-7 |
| <u>Consolidated Statements of Equity for the years ended December 31, 2016, 2015, and 2014</u> | F-8 |
| <u>Notes to Consolidated Financial Statements</u> | F-10 |

(2) Index to Financial Statement Schedules:

| | |
|--|-----|
| <u>Report of Independent Registered Public Accounting Firm</u> | S-3 |
| <u>Schedule II—Valuation and Qualifying Accounts</u> | S-4 |

(1) Exhibits:

- 2.1 Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(28)
- 2.2 Amendment, dated as of July 6, 2012, to the Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(29)
- 3.1 Restated Certificate of Incorporation of DaVita Inc., as filed with the Secretary of State of Delaware on November 1, 2016.(1)
- 3.2 Certificate of Ownership and Merger Merging DaVita Name Change, Inc. with and into DaVita Inc., as filed with Secretary of State of the State of Delaware on November 1, 2012.(31)
- 3.3 Amended and Restated Bylaws for DaVita Inc. dated as of September 7, 2016.(1)
- 4.1 Indenture, dated August 28, 2012, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(30)
- 4.2 Form of 5.750% Senior Notes due 2022 and related Guarantee (included in Exhibit 4.1).(30)
- 4.3 Indenture, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee. (34)
- 4.4 Form of 5.125% Senior Notes due 2024 and related Guarantee (included in Exhibit 4.3). (34)
- 4.5 Second Supplemental Indenture for the 5.750% Senior Notes due 2022, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee. (35)
- 4.6 Indenture for the 5.000% Senior Notes due 2025, dated April 17, 2015, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee. (22)
- 4.7 Form of 5.000% Senior Notes due 2025 and related Guarantee (included in Exhibit 4.6). (22)

- 10.1 Employment Agreement, dated as of October 31, 2005, effective October 24, 2005, by and between DaVita Inc. and Dennis Kogod.(6)*
- 10.2 Amendment to Mr. Kogod's Employment Agreement, effective December 12, 2008.(18)*
- 10.3 Second Amendment to Mr. Kogod's Employment Agreement, effective December 31, 2012.(18)*
- 10.4 Employment Agreement, effective September 22, 2005, by and between DaVita Inc. and James Hilger.(8)*
- 10.5 Separation Agreement, effective November 30, 2016, by and between DaVita Inc. and Mr. Kogod.✓ *
- 10.6 Consulting Agreement, effective December 1, 2016, by and between DaVita Inc. and Mr. Kogod.✓ *
- 10.7 Amendment to Mr. Hilger's Employment Agreement, effective December 12, 2008.(18)*
- 10.8 Second Amendment to Mr. Hilger's Employment Agreement, effective December 27, 2012.(33)*
- 10.9 Employment Agreement, effective July 25, 2008, between DaVita Inc. and Kent J. Thiry.(15)*
- 10.10 Employment Agreement, effective August 1, 2008, between DaVita Inc. and Allen Nissenon.(16)*
- 10.11 Employment Agreement, effective March 17, 2010, by and between DaVita Inc. and Javier Rodriguez.(20)*
- 10.12 Employment Agreement, effective November 1, 2016, by and between DaVita Inc. and Charles G. Berg.✓ *
- 10.13 Employment Agreement, effective February 21, 2017, by and between DaVita Inc. and Joel Ackerman.✓ *
- 10.14 Form of Indemnity Agreement.(12)*
- 10.15 Form of Indemnity Agreement.(7)*
- 10.16 DaVita Deferred Compensation Plan.✓ *
- 10.17 Executive Incentive Plan (as Amended and Restated effective January 1, 2009).(19)*
- 10.18 Executive Retirement Plan.(18)*
- 10.19 DaVita Voluntary Deferral Plan.(5)*
- 10.20 Deferred Bonus Plan (Prosperity Plan).(17)*
- 10.21 Amendment No. 1 to Deferred Bonus Plan (Prosperity Plan).(18)*
- 10.22 Amended and Restated Employee Stock Purchase Plan.(13)*
- 10.23 Amended and Restated DaVita Inc. Severance Plan.(33)*
- 10.24 Change in Control Bonus Program.(18)*
- 10.25 Non-Management Director Compensation Philosophy and Plan.(14)*
- 10.26 Amended and Restated 2002 Equity Compensation Plan.(4)*
- 10.27 Amended and Restated 2002 Equity Compensation Plan.(11)*
- 10.28 Amended and Restated 2002 Equity Compensation Plan.(13)*
- 10.29 Amended and Restated 2002 Equity Compensation Plan.(18)*
- 10.30 DaVita Inc. 2002 Equity Compensation Plan.(21)*
- 10.31 Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 1999 Non-Executive Officer and Non-Director Equity Compensation Plan).(10)*
- 10.32 Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(2)*
- 10.33 Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(9)*
- 10.34 Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(10)*
- 10.35 Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(2)*
- 10.36 Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(9)*

- 10.37 Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(10)*
- 10.38 Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(18)*
- 10.39 Form of Stock Appreciation Rights Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(9)*
- 10.40 Form of Stock Appreciation Rights Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(10)*
- 10.41 Form of Stock Appreciation Rights Agreement—Board (DaVita Inc. 2002 Equity Compensation Plan).(16)*
- 10.42 Form of Stock Appreciation Rights Agreement—Board members (DaVita Inc. 2011 Incentive Award Plan).(24)*
- 10.43 Form of Restricted Stock Units Agreement—Board (DaVita Inc. 2002 Equity Compensation Plan).(16)*
- 10.44 Form of Restricted Stock Units Agreement—Board members (DaVita Inc. 2011 Incentive Award Plan).(24)*
- 10.45 Form of Non-Qualified Stock Option Agreement—Board (DaVita Inc. 2002 Equity Compensation Plan).(16)*
- 10.46 Form of Stock Appreciation Rights Agreement—Executives (DaVita Inc. 2011 Incentive Award Plan).(24)*
- 10.47 Form of Restricted Stock Units Agreement—Executives (DaVita Inc. 2011 Incentive Award Plan).(24)*
- 10.48 Form of Restricted Stock Units Agreement (DaVita Inc. 2011 Incentive Award Plan). (33)*
- 10.49 Form of Stock Appreciation Rights Agreement (DaVita Inc. 2011 Incentive Award Plan). (33)*
- 10.50 Form of Long-Term Incentive Program Award Agreement (For 162(m) designated teammates) (DaVita Inc. 2011 Incentive Award Plan).(33)*
- 10.51 Form of Long-Term Incentive Program Award Agreement (DaVita Inc. 2011 Incentive Award Plan). (33)*
- 10.52 Credit Agreement, dated as of June 24, 2014, by and among DaVita Inc., the guarantors the guarantors party thereto, the lenders party thereto, JPMorgan Chase Bank, N.A., as Administrative Agent and Collateral Agent, Barclays Bank PLC, and Wells Fargo Bank, National Association as Co-Syndication Agents, Bank of America, N.A., Credit Suisse AG, Goldman Sachs Bank USA, JPMorgan Chase Bank, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Bank, as Co-Documentation Agents, Barclays Bank PLC, Wells Fargo Securities, LLC, Credit Suisse Securities (USA) LLC, Goldman Sachs Bank USA, J.P. Morgan Securities, LLC, Bank of America, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Robinson Humphrey, Inc. as Joint Lead Arrangers and Joint Bookrunners, The Bank of Nova Scotia, Credit Agricole Securities (USA) Inc., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Sumitomo Mitsui Banking Corporation, as Senior Managing Agents, HSBC Securities (USA) Inc., Fifth Third Bank, and Compass Bank as Managing Agents. (35)
- 10.53 Perfection Certificate executed as of October 20, 2010 and delivered in connection with the closing of the Credit Agreement filed as Exhibit 10.68.(26)**
- 10.54 Dialysis Organization Agreement between DaVita Inc. and Amgen USA Inc. dated December 20, 2007.(17)**
- 10.55 Dialysis Organization Agreement between DaVita Inc. and Amgen USA Inc. dated December 17, 2010.(23)**
- 10.56 Amended and Restated DaVita Inc. 2011 Incentive Award Plan.(35)*
- 10.57 Amendment No. 2 to Dialysis Organization Agreement between DaVita Inc. and Amgen USA Inc. effective as of July 1, 2011.(25)**
- 10.58 Form of Non-Competition and Non-Solicitation Agreement, dated as of May 20, 2012, between DaVita Inc. and Dr. Robert Margolis, Dr. William Chin, Dr. Thomas Paulsen, Mr. Zan Calhoun, and Ms. Lori Glisson.(28)
- 10.59 Form of Non-Competition and Non-Solicitation Agreement, dated as of May 20, 2012, between DaVita Inc. and Mr. Matthew Mazdyasni, Dr. Sherif Abdou, and Dr. Amir Bacchus.(28)
- 10.60 Escrow Agreement, dated as of August 28, 2012, by and among DaVita Inc., The Bank of New York Mellon Trust Company, N.A., as trustee, The Bank of New York Mellon Trust Company, N.A., as escrow agent and The Bank of New York Mellon Trust Company, N.A., as bank and securities intermediary.(30)
- 10.61 Form of 2014 Long Term Incentive Program Cash Performance Award Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program (for 162(m) designated teammates). (36) * **
- 10.62 Form of 2014 Long Term Incentive Program Cash Performance Award Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program. (36)* **

| | |
|---------|---|
| 10.63 | Form of 2014 Long Term Incentive Program Performance Stock Units Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program (for 162(m) designated teammates). (36) * ** |
| 10.64 | Form of 2014 Long Term Incentive Program Restricted Stock Units Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program. (36)* |
| 10.65 | Form of 2014 Long Term Incentive Program Stock Appreciation Rights Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program. (36)* |
| 10.66 | Corporate Integrity Agreement, dated as of October 22, 2014, by and among the Office of Inspector General of The Department of Health and Human Services and DaVita Inc. (27) |
| 12.1 | Computation of Ratio of Earnings to Fixed Charges. ✓ |
| 14.1 | DaVita Inc. Corporate Governance Code of Ethics.(3) |
| 21.1 | List of our subsidiaries. ✓ |
| 23.1 | Consent of KPMG LLP, independent registered public accounting firm. ✓ |
| 24.1 | Powers of Attorney with respect to DaVita. (Included on Page II-1). |
| 31.1 | Certification of the Chief Executive Officer, dated February 24, 2017, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. ✓ |
| 31.2 | Certification of the Chief Financial Officer, dated February 24, 2017, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. ✓ |
| 32.1 | Certification of the Chief Executive Officer, dated February 24, 2017, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. ✓ |
| 32.2 | Certification of the Chief Financial Officer, dated February 24, 2017, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. ✓ |
| 101.INS | XBRL Instance Document. ✓ |
| 101.SCH | XBRL Taxonomy Extension Schema Document. ✓ |
| 101.CAL | XBRL Taxonomy Extension Calculation Linkbase Document. ✓ |
| 101.DEF | XBRL Taxonomy Extension Definition Linkbase Document. ✓ |
| 101.LAB | XBRL Taxonomy Extension Label Linkbase Document. ✓ |
| 101.PRE | XBRL Taxonomy Extension Presentation Linkbase Document. ✓ |

✓ Included in this filing.

* Management contract or executive compensation plan or arrangement.

** Portions of this exhibit are subject to a request for confidential treatment and have been redacted and filed separately with the SEC.

(1) Filed on November 2, 2016 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2016.

(2) Filed on November 8, 2004 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2004.

(3) Filed on February 27, 2004 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2003.

(4) Filed on May 4, 2005 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

(5) Filed on November 8, 2005 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2005.

(6) Filed on November 4, 2005 as an exhibit to the Company's Current Report on Form 8-K.

(7) Filed on March 3, 2005 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2004.

(8) Filed on August 7, 2006 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ending June 30, 2006.

(9) Filed on July 6, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(10) Filed on October 18, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(11) Filed on July 31, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(12) Filed on December 20, 2006 as an exhibit to the Company's Current Report on Form 8-K.

- (13) Filed on June 4, 2007 as an exhibit to the Company's Current Report on Form 8-K.
- (14) Filed on May 8, 2008 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2008.
- (15) Filed on July 31, 2008 as an exhibit to the Company's Current Report on Form 8-K.
- (16) Filed on November 6, 2008 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2008.
- (17) Filed on February 29, 2008 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2007.
- (18) Filed on February 27, 2009 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2008
- (19) Filed on June 18, 2009 as an exhibit to the Company's Current Report on Form 8-K.
- (20) Filed on April 14, 2010 as an exhibit to the Company's Current Report on Form 8-K.
- (21) Filed on April 28, 2010 as Appendix A to the Company's Definitive Proxy Statement on Schedule 14A.
- (22) Filed on April 17, 2015 as an exhibit to the Company's Current Report on Form 8-K.
- (23) Filed on December 29, 2011 as an exhibit to the Company's Annual Report on Form 10-K/A for the year ended December 31, 2010.
- (24) Filed on August 4, 2011 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2011.
- (25) Filed on December 29, 2011 as an exhibit to the Company's Quarterly Report on Form 10-Q/A for the quarter ended June 30, 2011.
- (26) Filed on January 17, 2012 as an exhibit to the Company's Quarterly Report on Form 10-Q/A for the quarter ended March 31, 2011.
- (27) Filed on October 23, 2014 as an exhibit to the Company's Current Report on Form 8-K.
- (28) Filed on May 21, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (29) Filed on July 9, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (30) Filed on August 28, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (31) Filed on November 1, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (32) Filed on August 7, 2013 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2013.
- (33) Filed on February 28, 2013 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2012.
- (34) Filed on June 16, 2014 as an exhibit to the Company's Current Report on Form 8-K.
- (35) Filed on August 1, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014.
- (36) Filed on November 6, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014.

Item 16. Form 10-K Summary.

None.

DAVITA INC.
MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is responsible for establishing and maintaining an adequate system of internal control over financial reporting designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with U.S. generally accepted accounting principles and which 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 U.S. 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.

During the last fiscal year, the Company conducted an evaluation, under the oversight of the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's internal control over financial reporting. This evaluation was completed based on the criteria established in the report titled "Internal Control—Integrated Framework (2013)" issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

Based upon our evaluation under the COSO framework, we have concluded that the Company's internal control over financial reporting was effective as of December 31, 2016.

The Company's independent registered public accounting firm, KPMG LLP, has issued an attestation report on the Company's internal control over financial reporting, which report is included in this Annual Report.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders
DaVita Inc.:

We have audited the accompanying consolidated balance sheets of DaVita Inc. and subsidiaries as of December 31, 2016 and 2015, and the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the years in the three-year period ended December 31, 2016. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

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 audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of DaVita Inc. and subsidiaries as of December 31, 2016 and 2015, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2016, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), DaVita Inc.'s internal control over financial reporting as of December 31, 2016, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and our report dated February 24, 2017 expressed an unqualified opinion on the effectiveness of the Company's internal control over financial reporting.

/s/ KPMG LLP
Seattle, Washington

February 24, 2017

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders
DaVita Inc.:

We have audited DaVita Inc.'s internal control over financial reporting as of December 31, 2016, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). DaVita Inc.'s management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit 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 audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

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 (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) 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 (3) 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.

In our opinion, DaVita Inc. maintained, in all material respects, effective internal control over financial reporting as of December 31, 2016, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of DaVita Inc. and subsidiaries as of December 31, 2016 and 2015, and the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the years in the three-year period ended December 31, 2016, and our report dated February 24, 2017 expressed an unqualified opinion on those consolidated financial statements.

/s/ KPMG LLP
Seattle, Washington

February 24, 2017

DAVITA INC.
CONSOLIDATED STATEMENTS OF INCOME
(dollars in thousands, except per share data)

| | Year ended December 31, | | |
|---|-------------------------|--------------|--------------|
| | 2016 | 2015 | 2014 |
| Patient service revenues | \$ 10,354,161 | \$ 9,480,279 | \$ 8,868,338 |
| Less: Provision for uncollectible accounts | (451,353) | (427,860) | (366,884) |
| Net patient service revenues | 9,902,808 | 9,052,419 | 8,501,454 |
| Capitated revenues | 3,518,679 | 3,509,095 | 3,261,288 |
| Other revenues | 1,323,618 | 1,220,323 | 1,032,364 |
| Total net revenues | 14,745,105 | 13,781,837 | 12,795,106 |
| Operating expenses and charges: | | | |
| Patient care costs and other costs | 10,646,736 | 9,824,834 | 9,119,305 |
| General and administrative | 1,592,698 | 1,452,135 | 1,261,506 |
| Depreciation and amortization | 720,252 | 638,024 | 590,935 |
| Provision for uncollectible accounts | 11,677 | 9,240 | 14,453 |
| Equity investment income | (13,044) | (18,325) | (23,234) |
| Goodwill and other asset impairment charges | 296,408 | 210,234 | — |
| Gain on changes in ownership interests, net | (404,165) | — | — |
| Settlement charge and loss contingency accrual | — | 495,000 | 17,000 |
| Total operating expenses and charges | 12,850,562 | 12,611,142 | 10,979,965 |
| Operating income | 1,894,543 | 1,170,695 | 1,815,141 |
| Debt expense | (414,382) | (408,380) | (410,294) |
| Debt redemption and refinancing charges | — | (48,072) | (97,548) |
| Other income, net | 8,734 | 8,893 | 2,374 |
| Income before income taxes | 1,488,895 | 723,136 | 1,309,673 |
| Income tax expense | 455,813 | 295,726 | 446,343 |
| Net income | 1,033,082 | 427,410 | 863,330 |
| Less: Net income attributable to noncontrolling interests | (153,208) | (157,678) | (140,216) |
| Net income attributable to DaVita Inc. | \$ 879,874 | \$ 269,732 | \$ 723,114 |
| Earnings per share: | | | |
| Basic net income per share attributable to DaVita Inc. | \$ 4.36 | \$ 1.27 | \$ 3.41 |
| Diluted net income per share attributable to DaVita Inc. | \$ 4.29 | \$ 1.25 | \$ 3.33 |
| Weighted average shares for earnings per share: | | | |
| Basic | 201,641,173 | 211,867,714 | 212,301,827 |
| Diluted | 204,904,656 | 216,251,807 | 216,927,681 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
(dollars in thousands)

| | Year ended December 31, | | |
|--|-------------------------|------------|------------|
| | 2016 | 2015 | 2014 |
| Net income | \$ 1,033,082 | \$ 427,410 | \$ 863,330 |
| Other comprehensive income (losses), net of tax: | | | |
| Unrealized losses on interest rate swap and cap agreements: | | | |
| Unrealized losses on interest rate swap and cap agreements | (3,670) | (12,241) | (10,059) |
| Reclassifications of net swap and cap agreements realized losses into net income | 2,566 | 3,111 | 10,608 |
| Unrealized gains (losses) on investments: | | | |
| Unrealized gains (losses) on investments | 1,427 | (1,413) | 238 |
| Reclassification of net investment realized gains into net income | (423) | (377) | (207) |
| Foreign currency translation adjustments | | | |
| Foreign currency translation adjustments | (39,614) | (23,889) | (22,952) |
| Reclassification of foreign currency translation into net income | 10,087 | — | — |
| Other comprehensive loss | (29,627) | (34,809) | (22,372) |
| Total comprehensive income | 1,003,455 | 392,601 | 840,958 |
| Less: Comprehensive income attributable to noncontrolling interests | (153,398) | (157,678) | (140,216) |
| Comprehensive income attributable to DaVita Inc. | \$ 850,057 | \$ 234,923 | \$ 700,742 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED BALANCE SHEETS
(dollars in thousands, except per share data)

| | December 31, 2016 | December 31, 2015 |
|---|----------------------|----------------------|
| ASSETS | | |
| Cash and cash equivalents | \$ 913,187 | \$ 1,499,116 |
| Short-term investments | 310,198 | 408,084 |
| Accounts receivable, less allowance of \$252,056 and \$264,144 | 1,917,302 | 1,724,228 |
| Inventories | 164,858 | 185,575 |
| Other receivables | 453,483 | 435,885 |
| Other current assets | 210,604 | 190,322 |
| Income tax receivable | 10,596 | 60,070 |
| Total current assets | 3,980,228 | 4,503,280 |
| Property and equipment, net | 3,175,367 | 2,788,740 |
| Intangible assets, net | 1,527,767 | 1,687,326 |
| Equity investments | 502,389 | 78,368 |
| Long-term investments | 103,679 | 89,122 |
| Other long-term assets | 44,510 | 73,560 |
| Goodwill | 9,407,317 | 9,294,479 |
| | <u>\$ 18,741,257</u> | <u>\$ 18,514,875</u> |
| LIABILITIES AND EQUITY | | |
| Accounts payable | \$ 522,415 | \$ 513,950 |
| Other liabilities | 856,847 | 682,123 |
| Accrued compensation and benefits | 815,761 | 741,926 |
| Medical payables | 336,381 | 332,102 |
| Current portion of long-term debt | 165,041 | 129,037 |
| Total current liabilities | 2,696,445 | 2,399,138 |
| Long-term debt | 8,947,327 | 9,001,308 |
| Other long-term liabilities | 465,358 | 439,229 |
| Deferred income taxes | 809,128 | 726,962 |
| Total liabilities | 12,918,258 | 12,566,637 |
| Commitments and contingencies | | |
| Noncontrolling interests subject to put provisions | 973,258 | 864,066 |
| Equity: | | |
| Preferred stock (\$0.001 par value, 5,000,000 shares authorized; none issued) | | |
| Common stock (\$0.001 par value, 450,000,000 shares authorized; 194,554,491 and 217,120,346 shares issued and 194,554,491 and 209,754,247 shares outstanding, respectively) | 195 | 217 |
| Additional paid-in capital | 1,027,182 | 1,118,326 |
| Retained earnings | 3,710,313 | 4,356,835 |
| Treasury stock (7,366,099 shares at December 31, 2015) | — | (544,772) |
| Accumulated other comprehensive loss | (89,643) | (59,826) |
| Total DaVita Inc. shareholders' equity | 4,648,047 | 4,870,780 |
| Noncontrolling interests not subject to put provisions | 201,694 | 213,392 |
| Total equity | 4,849,741 | 5,084,172 |
| | <u>\$ 18,741,257</u> | <u>\$ 18,514,875</u> |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF CASH FLOW
(dollars in thousands)

| | Year ended December 31, | | |
|--|-------------------------|--------------|--------------|
| | 2016 | 2015 | 2014 |
| Cash flows from operating activities: | | | |
| Net income | \$ 1,033,082 | \$ 427,410 | \$ 863,330 |
| Adjustments to reconcile net income to net cash provided by operating activities: | | | |
| Settlement charge and loss contingency accrual | — | 495,000 | 17,000 |
| Depreciation and amortization | 720,252 | 638,024 | 590,935 |
| Goodwill and other asset impairment charges | 296,408 | 210,234 | — |
| Debt redemption and refinancing charges | — | 48,072 | 97,548 |
| Stock-based compensation expense | 38,338 | 56,664 | 56,743 |
| Tax benefits from stock award exercises | 28,397 | 45,749 | 59,119 |
| Excess tax benefits from stock award exercises | (13,251) | (28,157) | (45,271) |
| Deferred income taxes | 52,010 | 61,744 | 210,955 |
| Equity investment income, net | 17,766 | 9,293 | 10,125 |
| Gain on sales of business interests, net | (404,165) | — | — |
| Other non-cash charges, net | (7,338) | 44,691 | 39,274 |
| Changes in operating assets and liabilities, net of effect of acquisitions and divestitures: | | | |
| Accounts receivable | (152,240) | (202,867) | (40,676) |
| Inventories | 22,920 | (48,313) | (46,398) |
| Other receivables and other current assets | (54,038) | 32,761 | (61,674) |
| Other long-term assets | 35,893 | 3,723 | 2,916 |
| Accounts payable | 11,897 | 30,998 | (2,956) |
| Accrued compensation and benefits | 68,272 | 54,950 | 97,261 |
| Other current liabilities | 176,494 | 113,470 | 83,590 |
| Settlement payments | — | (493,775) | (410,356) |
| Income taxes | 62,230 | 24,175 | (60,475) |
| Other long-term liabilities | 30,517 | 33,354 | (1,583) |
| Net cash provided by operating activities | 1,963,444 | 1,557,200 | 1,459,407 |
| Cash flows from investing activities: | | | |
| Additions of property and equipment | (829,095) | (707,998) | (641,330) |
| Acquisitions | (563,856) | (96,469) | (272,094) |
| Proceeds from asset and business sales | 64,725 | 19,715 | 8,791 |
| Purchase of investments available-for-sale | (13,539) | (8,783) | (8,440) |
| Purchase of investments held-to-maturity | (1,133,192) | (1,709,883) | (472,628) |
| Proceeds from sale of investments available-for-sale | 18,963 | 2,058 | 2,475 |
| Proceeds from investments held-to-maturity | 1,240,502 | 1,637,358 | 141,072 |
| Purchase of intangible assets | — | — | (1,018) |
| Purchase of equity investments | (27,096) | (17,911) | (35,382) |
| Proceeds from sale of equity investments | 40,920 | — | — |
| Distributions received on equity investments | — | 129 | 825 |
| Net cash used in investing activities | (1,201,668) | (881,784) | (1,277,729) |
| Cash flows from financing activities: | | | |
| Borrowings | 51,991,490 | 54,541,988 | 60,038,508 |
| Payments on long-term debt and other financing costs | (52,115,932) | (53,922,290) | (60,046,487) |
| Deferred financing and debt redemption and refinancing costs | (188) | (76,672) | (122,988) |
| Purchase of treasury stock | (1,097,822) | (549,935) | — |
| Distributions to noncontrolling interests | (192,401) | (174,635) | (149,339) |
| Stock award exercises and other share issuances, net | 23,543 | 26,155 | 19,500 |
| Excess tax benefits from stock award exercises | 13,251 | 28,157 | 45,271 |
| Contributions from noncontrolling interests | 47,590 | 54,644 | 64,655 |
| Proceeds from sales of additional noncontrolling interests | — | — | 3,777 |
| Purchases of noncontrolling interests | (21,512) | (66,382) | (17,876) |
| Net cash used in financing activities | (1,351,981) | (138,970) | (164,979) |
| Effect of exchange rate changes on cash and cash equivalents | 4,276 | (2,571) | 2,293 |
| Net (decrease) increase in cash and cash equivalents | (585,929) | 533,875 | 18,992 |
| Cash and cash equivalents at beginning of the year | 1,499,116 | 965,241 | 946,249 |
| Cash and cash equivalents at end of the year | \$ 913,187 | \$ 1,499,116 | \$ 965,241 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF EQUITY
(dollars and shares in thousands)

| | Non-controlling interests subject to put provisions | DaVita Inc. Shareholders' Equity | | | | | | | | Non-controlling interests not subject to put provisions |
|--|---|----------------------------------|--------|----------------------------|-------------------|----------------|--------------|---|--------------|---|
| | | Common stock | | | | Treasury stock | | | | |
| | | Shares | Amount | Additional paid-in capital | Retained earnings | Shares | Amount | Accumulated other comprehensive income (loss) | Total | |
| Balance at December 31, 2013 | \$ 697,300 | 213,163 | \$ 213 | \$ 1,070,922 | \$ 3,363,989 | \$ — | \$ — | \$ (2,645) | \$ 4,432,479 | \$ 173,062 |
| Comprehensive income: | | | | | | | | | | |
| Net income | 88,425 | | | | 723,114 | | | | 723,114 | 51,791 |
| Other comprehensive loss | | | | | | | | (22,372) | (22,372) | |
| Stock purchase shares issued | | 298 | — | 19,010 | | | | | 19,010 | |
| Stock unit shares issued | | 304 | 1 | (28) | | | | | (27) | |
| Stock-settled SAR shares issued | | 1,876 | 2 | (2) | | | | | — | |
| Stock-settled stock-based compensation expense | | | | 54,969 | | | | | 54,969 | |
| Excess tax benefits from stock awards exercised | | | | 45,271 | | | | | 45,271 | |
| Distributions to noncontrolling interests | (93,884) | | | | | | | | | (55,455) |
| Contributions from noncontrolling interests | 41,876 | | | | | | | | | 22,779 |
| Sales and assumptions of additional noncontrolling interests | 25,220 | | | 355 | | | | | 355 | 4,165 |
| Purchases from noncontrolling interests | (6,111) | | | (5,357) | | | | | (5,357) | (6,544) |
| Other reclassification | | | | 210 | | | | | 210 | |
| Changes in fair value of noncontrolling interests | 77,139 | | | (77,139) | | | | | (77,139) | |
| Balance at December 31, 2014 | \$ 829,965 | 215,641 | \$ 216 | \$ 1,108,211 | \$ 4,087,103 | \$ — | \$ — | \$ (25,017) | \$ 5,170,513 | \$ 189,798 |
| Comprehensive income: | | | | | | | | | | |
| Net income | 96,510 | | | | 269,732 | | | | 269,732 | 61,168 |
| Other comprehensive loss | | | | | | | | (34,809) | (34,809) | |
| Stock purchase shares issued | | — | — | (6,079) | | 414 | 30,608 | | 24,529 | |
| Stock unit shares issued | | 348 | — | — | | | | | — | |
| Stock-settled SAR shares issued | | 1,131 | 1 | (1) | | | | | — | |
| Stock-settled stock-based compensation expense | | | | 56,899 | | | | | 56,899 | |
| Excess tax benefits from stock awards exercised | | | | 28,157 | | | | | 28,157 | |
| Distributions to noncontrolling interests | (103,355) | | | | | | | | | (71,280) |
| Contributions from noncontrolling interests | 25,795 | | | | | | | | | 28,849 |
| Sales and assumptions of additional noncontrolling interests | 10,654 | | | | | | | | | 6,875 |
| Purchases from noncontrolling interests | (8,538) | | | (55,826) | | | | | (55,826) | (2,018) |
| Changes in fair value of noncontrolling interests | 13,035 | | | (13,035) | | | | | (13,035) | |
| Purchase of treasury stock | | | | | | (7,780) | (575,380) | | (575,380) | |
| Balance at December 31, 2015 | \$ 864,066 | 217,120 | \$ 217 | \$ 1,118,326 | \$ 4,356,835 | (7,366) | \$ (544,772) | \$ (59,826) | \$ 4,870,780 | \$ 213,392 |

DAVITA INC.
CONSOLIDATED STATEMENTS OF EQUITY — (continued)
(dollars and shares in thousands)

| | Non-controlling interests subject to put provisions | DaVita Inc. Shareholders' Equity | | | | | | | | Non-controlling interests not subject to put provisions |
|---|---|----------------------------------|--------|----------------------------|-------------------|----------------|-------------|---|--------------|---|
| | | Common stock | | | | Treasury stock | | | | |
| | | Shares | Amount | Additional paid-in capital | Retained earnings | Shares | Amount | Accumulated other comprehensive income (loss) | Total | |
| Comprehensive income: | | | | | | | | | | |
| Net income | 99,834 | | | | 879,874 | | | | 879,874 | 53,374 |
| Other comprehensive loss | | | | | | | | (29,817) | (29,817) | 190 |
| Stock purchase shares issued | | 438 | 1 | 23,902 | | — | — | | 23,903 | |
| Stock unit shares issued | | 4 | — | (19,815) | | 276 | 19,815 | | — | |
| Stock-settled SAR shares issued | | 218 | — | (36,685) | | 513 | 36,685 | | — | |
| Stock-settled stock-based compensation expense | | | | 37,970 | | | | | 37,970 | |
| Excess tax benefits from stock awards exercised | | | | 13,251 | | | | | 13,251 | |
| Distributions to noncontrolling interests | (111,092) | | | | | | | | | (81,309) |
| Contributions from noncontrolling interests | 33,517 | | | | | | | | | 14,073 |
| Sales and assumptions of additional noncontrolling interests | 28,874 | | | 3,423 | | | | | 3,423 | 2,585 |
| Purchases from noncontrolling interests | (6,660) | | | (13,105) | | | | | (13,105) | (1,747) |
| Changes in fair value of noncontrolling interests | 65,855 | | | (65,855) | | | | | (65,855) | |
| Reclassifications and expirations of noncontrolling interests subject to puts | (1,136) | | | | | | | | | 1,136 |
| Purchase of treasury stock | | | | | | (16,649) | (1,072,377) | | (1,072,377) | |
| Retirement of treasury stock | | (23,226) | (23) | (34,230) | (1,526,396) | 23,226 | 1,560,649 | | — | |
| Balance at December 31, 2016 | \$ 973,258 | 194,554 | \$ 195 | \$ 1,027,182 | \$ 3,710,313 | — | \$ — | \$ (89,643) | \$ 4,648,047 | \$ 201,694 |

See notes to consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
(dollars in thousands, except per share data)

1. Organization and summary of significant accounting policies

Organization

DaVita Inc. operates two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG, formerly known as HealthCare Partners or HCP). Kidney Care is comprised of the Company's U.S. dialysis and related lab services, its ancillary services and strategic initiatives, including its international operations, and its corporate administrative support. The Company's largest line of business is its U.S. dialysis and related lab services business, which operates kidney dialysis centers in the U.S. for patients suffering from chronic kidney failure also known as end stage renal disease (ESRD). As of December 31, 2016, the Company operated or provided administrative services through a network of 2,350 U.S. outpatient dialysis centers in 46 states and the District of Columbia, serving approximately 187,700 patients. The Company's DMG division is a patient- and physician-focused integrated healthcare delivery and management company that provides medical services to members primarily through capitation contracts with some of the nation's leading health plans.

In addition, as of December 31, 2016, the Company operated or provided administrative services to 154 outpatient dialysis centers serving approximately 15,100 patients located in 11 countries outside of the U.S.

The Company's U.S. dialysis and related lab services business and DMG qualify as separately reportable segments and the Company's other ancillary services and strategic initiatives, including its international operations, have been combined and disclosed in the other segments category.

Basis of presentation

These consolidated financial statements are prepared in accordance with United States generally accepted accounting principles (U.S. GAAP). The financial statements include DaVita Inc. and its subsidiaries, partnerships and other entities in which it maintains a majority voting interest or other controlling financial interest (collectively, the Company). All significant intercompany transactions and balances have been eliminated. Non-marketable equity investments are recorded under the equity or cost method of accounting based upon whether the Company has significant influence over the investee. For the Company's international subsidiaries, local currencies are considered their functional currencies. Translation adjustments result from translating the Company's international subsidiaries' financial statements from their functional currencies into the Company's reporting currency (USD). Prior year balances and amounts have been reclassified to conform to the current year presentation.

The Company has evaluated subsequent events through the date these consolidated financial statements were issued and has included all necessary adjustments and disclosures.

Use of estimates

The preparation of financial statements in conformity with U.S. GAAP requires the use of estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, contingencies and noncontrolling interests subject to put provisions. Although actual results in subsequent periods will differ from these estimates, such estimates are developed based on the best information available to management and management's best judgments at the time. All significant assumptions and estimates underlying the amounts reported in the financial statements and accompanying notes are regularly reviewed and updated when necessary. Changes in estimates are reflected in the financial statements based upon on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Interim changes in estimates related to annual operating costs are applied prospectively within annual periods.

The most significant assumptions and estimates underlying these financial statements and accompanying notes involve revenue recognition and accounts receivable, contingencies, impairments of long-lived assets and goodwill, valuation adjustments, accounting for income taxes, quarterly, annual and long-term variable compensation accruals, consolidation of variable interest entities, purchase accounting valuation estimates, other fair value estimates, stock-based compensation and medical liability claims. Specific estimating risks and contingencies are further addressed within these notes to the consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Patient service net revenues and accounts receivable

U.S. dialysis and related lab services

Patient service net revenues are recognized in the period services are provided. Revenues consist primarily of payments from Medicare, Medicaid and commercial health plans for dialysis and ancillary services provided to patients. A usual and customary fee schedule is maintained for the Company's dialysis treatments and other patient services; however, actual collectible revenue is normally recognized at a discount from the fee schedule.

Revenues associated with Medicare and Medicaid programs are recognized based on: (a) the payment rates that are established by statute or regulation for the portion of payment rates paid by the government payor (e.g., 80% for Medicare patients) and (b) for the portion not paid by the primary government payor, estimates of the amounts ultimately collectible from other government programs paying secondary coverage (e.g., Medicaid secondary coverage), the patient's commercial health plan secondary coverage, or the patient. The Company's reimbursements from Medicare are subject to certain variations under Medicare's single bundled payment rate system, whereby reimbursements can be adjusted for certain patient characteristics and other factors. The Company's revenue recognition will depend upon its ability to effectively capture, document and bill for Medicare's base payment rate as well as these other variable factors.

Revenues associated with commercial health plans are estimated based on contractual terms for the patients under healthcare plans with which the Company has formal agreements, non-contracted health plan coverage terms if known, estimated secondary collections, historical collection experience, historical trends of refunds and payor payment adjustments (retractions), inefficiencies in the Company's billing and collection processes that can result in denied claims for payments, and regulatory compliance matters.

Commercial revenue recognition also involves significant estimating risks. With many larger, commercial insurers the Company has several different contracts and payment arrangements, and these contracts often include only a subset of the Company's centers. It is often not possible to determine which contract, if any, should be applied prior to billing. In addition, for services provided by non-contracted centers, final collection may require specific negotiation of a payment amount, typically at a significant discount from the Company's usual and customary rates.

Under Medicare's bundled payment rate system, services covered by Medicare are subject to estimating risk, whereby reimbursements from Medicare can vary significantly depending upon certain patient characteristics and other variable factors. Even with the bundled payment rate system, Medicare payments for bad debt claims as established by cost reports require evidence of collection efforts. As a result, billing and collection of Medicare bad debt claims can be delayed significantly and final payment is subject to audit.

Medicaid payments, when Medicaid coverage is secondary, can also be difficult to estimate. For many states, Medicaid payment terms and methods differ from Medicare, and may prevent accurate estimation of individual payment amounts prior to billing.

The Company's range of revenue estimating risk for the dialysis and related lab services segment is generally expected to be within 1% of its revenue. Changes in revenue estimates for prior periods are not material.

Other patient service revenues

Patient service revenues earned by DMG are recognized in the period services are provided, net of an estimated contractual allowance and are mainly attributable to primary care physician services and certain other specialty care services provided to patients.

Capitated revenue

DMG capitated revenue

The Company's associated medical groups are licensed to contract with health maintenance organizations (HMOs), to provide physician services in California under capitation contracts, and to provide both hospital and physician services under global risk capitation contracts in Florida and Nevada. DMG's revenues consist primarily of fees for medical services provided by these medical group entities' payments from capitated contracts with various HMOs and revenues under risk-sharing programs. Capitation revenue under HMO contracts is prepaid monthly based on the number of enrollees electing physicians affiliated with one of the medical group entities as their healthcare provider, regardless of the level of actual medical services utilized. Capitation revenue is reported as revenue in the month in which enrollees are entitled to receive healthcare. A portion of the capitation revenue pertaining to Medicare enrollees is subject to possible retroactive premium risk adjustments based on their individual acuity. Due to lack of sufficient data to

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project the amount of such retroactive adjustments, the Company records any corresponding retroactive revenues in the year of receipt.

Depending on the applicable state regulation regarding global risk capitation, revenues may be received by the Company or by an independent hospital with which the Company contracts under various managed care-related administrative services agreements. In the Florida and Nevada service markets, the global capitation revenue is recorded by the Company with the corresponding cost of medical care reported by the Company as patient care costs. In California, the Company receives professional capitation and either the health plan retains the capitated revenues in a shared risk pool or the independent hospitals receive the institutional capitation revenues. The revenues are used to pay medical claims for the related enrollees. The Company is entitled to any residual amounts and bears the risk of any deficits. In all cases, an estimate is made for the cost of medical services that have been incurred and where no medical claim has been received (IBNR). DMG enters into contracts with health plans allowing it to recognize revenue under global capitation arrangements for both professional and institutional services. DMG has converted three separate contracts to global risk in California and is in the approval and implementation process to convert more.

Under risk-sharing programs, the medical groups share in the risk for hospitalization services and earn additional incentive revenues or incur penalties based on the utilization of hospital services. Estimated shared-risk receivables from the HMOs are recorded based upon hospital utilization and associated costs incurred by assigned HMO enrollees, including an estimate of IBNR compared to budgeted funding. Differences between actual contract settlements and estimated receivables or payables are recorded in the year of final settlement. The medical groups also receive other incentive payments from health plans based on specified performance and quality criteria. These amounts are accrued when earned and the amounts can be reasonably estimated, and are included in DMG's capitated revenues.

Other capitated revenues

One of the Company's subsidiaries operates Medicare Advantage ESRD Special Needs Plans in partnerships with payors that work with CMS to provide full service healthcare to ESRD patients. The Company is at risk for all medical costs of the program in excess of the capitation payments.

Other revenues

Other revenues consist of the non-patient service revenues associated with the ancillary services and strategic initiatives, management and administrative support services that are provided to outpatient dialysis centers that the Company does not own or in which the Company owns a noncontrolling interest, retail pharmacies and medical consulting services. The Company also provides administrative and management support services to certain other non-dialysis joint ventures in which the Company owns a noncontrolling interest. Management fees are principally determined as a percentage of the managed operations' revenues or cash collections and in some cases an additional component based upon a percentage of operating income. Management fees are included in net revenues when earned and represent less than 1% of total consolidated operating revenues. Revenues related to medical consulting services are recognized in the period services are provided.

Allowance for uncollectible accounts

Net revenue recognition and allowances for uncollectible billings require the use of estimates of the amounts that will ultimately be realized considering, among other items, retroactive adjustments that may be associated with regulatory reviews, audits, billing reviews and other matters. The Company's policy is to write off any uncollectible accounts receivable balance only after all collection efforts have been exhausted or when write off is mandated by federal or state policies or required by certain payor contracts. It is also the Company's policy to write off any accounts receivable balance associated with any payors or patients when the Company receives notification of a bankruptcy filing.

Other income

Other income includes interest income on cash investments, gains (losses) on foreign currency translation adjustments and other non-operating gains from investment transactions, as well as realized foreign currency transaction gains and losses.

Cash and cash equivalents

Cash equivalents are short-term highly liquid investments with maturities of three months or less at date of purchase.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
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Inventories

Inventories are stated at the lower of cost (first-in, first-out) or market and consist principally of pharmaceuticals and dialysis-related supplies. Rebates related to inventory purchases are recorded when earned and are based on certain qualification requirements which are dependent on a variety of factors including future pricing levels by the manufacturer and data submission.

Funds on deposit with a third party

The Company's DMG business has established a risk sharing arrangement with a California hospital, wherein the Company shares in any surplus or deficit. One of the terms of this agreement is the establishment of a segregated investment fund to ensure adequate cash to pay IBNR. The Company and the hospital monitor the reserve balance to maintain the adequacy of funds on deposit. The Company has \$75,877 in such funds as of December 31, 2016, included in other current assets on the consolidated balance sheet.

Property and equipment

Property and equipment is stated at cost less accumulated depreciation and amortization and is further reduced by any impairments. Maintenance and repairs are charged to expense as incurred. Depreciation and amortization expenses are computed using the straight-line method over the useful lives of the assets estimated as follows: buildings, 20 to 40 years; leasehold improvements, the shorter of their economic useful life or the expected lease term; and equipment and information systems, principally three to eight years. Disposition gains and losses are included in current operating expenses.

Amortizable intangibles

Amortizable intangible assets and liabilities include customer relationships, trade names, provider networks, supply agreements, practice management tools, non-competition and similar agreements, lease agreements and hospital acute services contracts, each of which have finite useful lives. Amortization expense is computed using the straight-line method over the useful lives of the assets estimated as follows: customer relationships, principally ten to twenty years; provider networks and practice management tools, two to fifteen years; trade names, principally four years; non-competition and similar agreements, two to ten years; and lease agreements and hospital acute service contracts, over the term of the lease or contract period, respectively.

Equity investments

Equity investments that do not have readily determinable fair values are carried on the cost or equity method, as applicable. The Company classifies its cost and equity method investments as "Equity investments" on its balance sheet. See Note 8 to these consolidated financial statements for further details.

Investments in debt and equity securities

The Company classifies certain debt securities as held-to-maturity and records them at amortized cost based on the Company's intentions and strategies concerning those investments. Equity securities that have readily determinable fair values, and certain other financial instruments that have readily determinable fair values or redemption values, are classified as available for sale and recorded at estimated fair value.

Goodwill

Goodwill represents the difference between the fair value of businesses acquired and the fair value of the identifiable tangible and intangible net assets acquired. Goodwill is not amortized, but is assessed at the reporting unit for impairment as circumstances warrant and at least annually. An impairment charge is recorded to the extent the carrying amount of goodwill exceeds its implied fair value. The Company operates several reporting units for goodwill impairment assessments. See Note 10 to these consolidated financial statements for further details.

Impairment of long-lived assets

Long-lived assets, including property and equipment, equity investments in non-consolidated businesses, and amortizable intangible assets are reviewed for possible impairment whenever significant events or changes in circumstances indicate that an impairment may have occurred, including changes in the Company's business strategy and plans, changes in the quality or structure of its relationships with its partners or deteriorating operating performance of individual outpatient dialysis centers or other operations. An impairment is indicated when the sum of the expected future undiscounted net cash flows identifiable to an asset group is less than

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
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its carrying amount. Impairment losses are measured based upon the difference between the actual or estimated fair values, which are based on market values, net realizable values or projections of discounted net cash flows, as appropriate, and the carrying amount of the asset group. Impairment charges are included in operating expenses. Indefinite-lived intangible assets are reviewed for possible impairment at least annually or whenever significant events or changes in circumstances indicate that an impairment may have occurred.

Self insurance

The Company's Kidney Care division records insurance liabilities for professional and general liability and workers' compensation in excess of certain individual and or aggregate amounts not covered by third-party carriers. The Company's Kidney Care division estimates the self-insured retention portion of professional and general liability and workers' compensation risks using third-party actuarial calculations that are based upon historical claims experience and expectations for future claims. In addition, DMG has purchased external primary professional and general liability insurance from California Medical Group Insurance (CMGI) in which the Company owns an equity interest of 67%.

Medical liability costs

The medical groups are responsible for integrated care that the associated physicians and contracted hospitals provide to assigned HMO enrollees. The Company provides integrated care to health plan enrollees through a network of contracted providers under sub-capitation and direct patient service arrangements, company-operated clinics and staff physicians. Medical costs for professional and institutional services rendered by contracted providers are recorded as patient care costs in the consolidated statements of income. Costs for operating medical clinics, including the salaries of medical and non-medical personnel and support costs, are also recorded in patient care costs.

An estimate of amounts due to contracted physicians, hospitals, and other professional providers for members under global and professional risk arrangements is included in medical payables in the accompanying consolidated balance sheets. Medical payables include claims reported as of the balance sheet date and estimates of IBNR. Such estimates are developed using actuarial methods and are based on many variables, including the utilization of healthcare services, historical payment patterns, cost trends, product mix, seasonality, changes in membership, and other factors. The estimation methods and the resulting reserves are continually reviewed and updated. Many of the medical contracts are complex in nature and may be subject to differing interpretations regarding amounts due for the provision of various services. Such differing interpretations may not come to light until a substantial period of time has passed following the contract implementation. Any adjustments to reserves are reflected in current operations.

Income taxes

Federal and state income taxes are computed at currently enacted tax rates less tax credits using the asset and liability method. Deferred taxes are adjusted both for items that do not currently have tax consequences and for the cumulative effect of any changes in tax rates from those previously used to determine deferred tax assets or liabilities. Tax provisions include amounts that are currently payable, changes in deferred tax assets and liabilities that arise because of temporary differences between the timing of when items of income and expense are recognized for financial reporting and income tax purposes, changes in the recognition of tax positions and any changes in the valuation allowance caused by a change in judgment about the realizability of the related deferred tax assets. A valuation allowance is established when necessary to reduce deferred tax assets to amounts expected to be realized.

The Company uses a recognition threshold of more-likely-than-not and a measurement attribute on all tax positions taken or expected to be taken in a tax return in order to be recognized in the financial statements. Once the recognition threshold is met, the tax position is then measured to determine the actual amount of benefit to recognize in the financial statements.

Stock-based compensation

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

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
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Interest rate swap and cap agreements

The Company often carries a combination of interest rate caps, forward interest rate caps, or interest rate swaps on portions of its variable rate debt as a means of hedging its exposure to changes in LIBOR interest rates as part of its overall interest rate risk management strategy. These interest rate caps and swaps are not held for trading or speculative purposes and are typically designated as qualifying cash flow hedges. See Note 14 to these consolidated financial statements for further details.

Noncontrolling interests

Noncontrolling interests represent third-party equity ownership interests in entities which are consolidated by the Company for financial statement reporting purposes. As of December 31, 2016, third parties held noncontrolling equity interests in 490 consolidated legal entities.

Fair value estimates

The Company currently measures the fair value of certain assets, liabilities (including contingent earn-out consideration) and noncontrolling interests subject to put provisions (temporary equity) based upon valuation techniques that include observable or unobservable market inputs and assumptions that market participants would use in pricing these assets, liabilities and temporary equity. The Company has also classified its assets, liabilities and temporary equity into the appropriate fair value hierarchy levels as defined by the Financial Accounting Standards Board (FASB). See Note 24 to the consolidated financial statements for further details.

New accounting standards

In May 2014, the FASB issued ASU No. 2014-09, *Revenue from Contracts with Customers*, which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. In July 2015, the FASB issued ASU 2015-14, *Revenue from Contracts with Customers (Topic 606): Deferral of Effective Date*. This guidance approves a one-year deferral of the effective date of ASU 2014-09. The ASU now permits the Company to adopt this standard effective January 1, 2018. Early application is permitted as of January 1, 2017. In March, April, and May 2016, the FASB issued ASU 2016-08, ASU 2016-10, ASU 2016-11, and ASU 2016-12, *Revenue from Contracts with Customers (Topic 606)*, each of which amends the guidance in ASU 2014-09. When they become effective, these ASUs will replace most existing revenue recognition guidance in U.S. GAAP. The Company has assembled an internal revenue task force that meets regularly to discuss and evaluate the overall impact this guidance will have on various revenue streams in the consolidated financial statements and related disclosures. The Company has not yet selected a transition method nor determined the effect of these ASUs on its ongoing financial reporting. The Company expects to adopt these ASU's effective January 1, 2018.

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

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

In March 2016, the FASB issued ASU No. 2016-07, *Investments – Equity Method and Joint Ventures (Topic 323): Simplifying the Transition to the Equity Method of Accounting*. The amendments in this ASU eliminate the requirement that when an investment

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qualifies for use of the equity method as a result of an increase in the level of ownership interest or degree of influence, an investor must adjust the investment, results of operations, and retained earnings retroactively on a step-by-step basis as if the equity method had been in effect during all previous periods that the investment had been held. The amendments in this ASU are effective for the Company beginning on January 1, 2017 to be applied prospectively. The adoption of this ASU is not expected to have a material impact on the Company's consolidated financial statements.

In March 2016, the FASB issued ASU No. 2016-09, *Compensation – Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting*. The changes required by this ASU involve several aspects of the accounting for share-based payment transactions, including income tax consequences, classification of awards as either equity or liabilities, and classification on the statement of cash flows. The amendments in this ASU are effective for the Company beginning January 1, 2017. The method of adoption differs for each of the topics covered by the ASU. The Company expects that the primary effect of this ASU will be the presentation of excess tax benefits or deficiencies within the Company's consolidated statement of income as a component of income tax expense rather than within additional paid-in capital on its consolidated balance sheet. In addition, these amounts will be presented as an operating activity on the consolidated statement of cash flows rather than as a financing activity. The new standard may cause volatility in the Company's effective tax rates and diluted earnings per share due to the tax effects related to share-based payments being recorded within the Company's consolidated statement of income, including a potential increase in the Company's provision for income taxes if a significant number of outstanding stock awards are exercised at recent levels of the Company's stock price.

In August 2016, the FASB issued ASU No. 2016-15, *Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments*. The amendments in this ASU clarify how certain cash receipts and cash payments should be classified on the statement of cash flows. The new standard is effective for the Company beginning January 1, 2018 and should be applied retrospectively to all periods presented. The Company has not yet determined the effect that adoption of this ASU will have on its consolidated financial statements.

In October 2016, the FASB issued ASU No. 2016-16, *Income Taxes (Topic 740): Intra-Entity Transfers of Assets Other Than Inventory*. The amendments in this ASU allow entities to recognize the income tax consequences of an intra-entity transfer of an asset other than inventory when the transfer occurs. The current guidance does not allow recognition until the asset has been sold to an outside party. The amendments in this ASU are effective for the Company beginning on January 1, 2018 and are to be applied on a modified retrospective basis. The Company has not yet determined the effect that adoption of this ASU will have on its consolidated financial statements.

In January 2017, the FASB issued ASU No. 2017-04, *Intangibles—Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment*. The amendments in this ASU simplify the test for goodwill impairment by eliminating the second step in testing for goodwill impairment. The amendments in this new ASU are effective for the Company January 1, 2020 and are to be applied on a prospective basis. Early adoption is permitted after January 1, 2017. The Company is evaluating the effect that the implementation of this ASU will have on its consolidated financial statements, related disclosures and timing of implementation.

2. Earnings per share

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

Diluted net income per share includes the dilutive effect of outstanding stock-settled stock appreciation rights (SSARs), stock options and unvested stock units (under the treasury stock method) as well as shares held in escrow that the Company expects will remain outstanding.

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

| | Year ended December 31, | | |
|---|-------------------------|----------------|----------------|
| | 2016 | 2015 | 2014 |
| | (shares in thousands) | | |
| Basic: | | | |
| Net income attributable to DaVita Inc. for basic earnings per share calculation | \$ 879,874 | \$ 269,732 | \$ 723,114 |
| Weighted average shares outstanding during the period | 203,835 | 214,062 | 214,496 |
| Contingently returnable shares held in escrow for the DaVita HealthCare Partners merger | (2,194) | (2,194) | (2,194) |
| Weighted average shares for basic earnings per share calculation | 201,641 | 211,868 | 212,302 |
| Basic net income per share attributable to DaVita Inc. | \$ 4.36 | \$ 1.27 | \$ 3.41 |
| Diluted: | | | |
| Net income attributable to DaVita Inc. for diluted earnings per share calculation | \$ 879,874 | \$ 269,732 | \$ 723,114 |
| Weighted average shares outstanding during the period | 203,835 | 214,062 | 214,496 |
| Assumed incremental shares from stock plans | 1,070 | 2,190 | 2,432 |
| Weighted average shares for diluted earnings per share calculation | 204,905 | 216,252 | 216,928 |
| Diluted net income per share attributable to DaVita Inc. | \$ 4.29 | \$ 1.25 | \$ 3.33 |
| Anti-dilutive stock-settled awards excluded from calculation ⁽¹⁾ | 2,523 | 1,365 | 1,715 |

(1) Shares associated with stock-settled stock appreciation rights excluded from the diluted denominator calculation because they are anti-dilutive under the treasury stock method.

3. Accounts receivable

For both years ending December 31, 2016 and 2015, approximately 81% of the Company's consolidated net accounts receivable is related to patient and other services, and approximately 19% is related to capitated health plans.

Approximately 16% and 18% of the Company's net patient services accounts receivable balances as of December 31, 2016 and 2015, respectively, were more than six months old, and there were no significant balances over one year old. Accounts receivable are principally from Medicare and Medicaid programs and commercial insurance plans.

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

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

For receivables associated with the Company's capitated health plans, the balances remain on the balance sheet for as long as the respective plan years are open, which varies by health plan, but is generally two years in length. The majority of the Company's capitated health plans accounts receivable is one to three months old with collections occurring on a periodic basis throughout the duration of the corresponding plan year.

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Approximately 1% of the Company's U.S. dialysis and related lab services net accounts receivable are associated with patient pay and it is the Company's policy to reserve 100% of the outstanding accounts receivable balances for dialysis services when those amounts due are outstanding for more than three months and to reserve 100% of the outstanding patient pay accounts receivable balances for DMG's services when those amounts due have been outstanding for more than twelve months.

During the year ended December 31, 2016, the Company's allowance for doubtful accounts decreased by \$12,088. The decrease in 2016 was primarily due to an increase in the write-offs of patient pay billings in the Company's U.S. dialysis business. The decrease was also due to a reduction in accounts receivable older than six months. During the year ended December 31, 2015, the Company's allowance for doubtful accounts increased by \$21,470. The increase in 2015 was primarily due to an increase in the provision for uncollectible accounts due to an increase in the write-offs of Medicare secondary billings.

4. Other receivables

Other receivables were comprised of the following:

| | December 31, | |
|--|---------------------|-------------------|
| | 2016 | 2015 |
| Supplier rebates and non-trade receivables | \$ 347,123 | \$ 316,644 |
| Medicare bad debt claims | 104,658 | 105,714 |
| Operating advances under management and administrative services agreements | 1,702 | 13,527 |
| | <u>\$ 453,483</u> | <u>\$ 435,885</u> |

Operating advances under management and administrative services agreements are generally unsecured.

5. Other current assets

Other current assets were comprised of the following:

| | December 31, | |
|-------------------------------------|---------------------|-------------------|
| | 2016 | 2015 |
| Prepaid expenses | \$ 131,833 | \$ 105,216 |
| Funds on deposit with third parties | 75,877 | 82,679 |
| Other | 2,894 | 2,427 |
| | <u>\$ 210,604</u> | <u>\$ 190,322</u> |

6. Property and equipment

Property and equipment were comprised of the following:

| | December 31, | |
|--|---------------------|---------------------|
| | 2016 | 2015 |
| Land | \$ 59,013 | \$ 42,080 |
| Buildings | 491,301 | 437,283 |
| Leasehold improvements | 2,598,471 | 2,289,425 |
| Equipment and information systems, including internally developed software | 2,378,303 | 2,080,446 |
| New center and capital asset projects in progress | 480,439 | 336,513 |
| | 6,007,527 | 5,185,747 |
| Less accumulated depreciation | (2,832,160) | (2,397,007) |
| | <u>\$ 3,175,367</u> | <u>\$ 2,788,740</u> |

Depreciation expense on property and equipment was \$545,734, \$475,484 and \$428,309 for 2016, 2015 and 2014, respectively.

Interest on debt incurred during the development of new centers and other capital asset projects is capitalized as a component of the asset cost based on the respective in-process capital asset balances. Interest capitalized was \$12,990, \$9,723 and \$7,888 for 2016, 2015 and 2014, respectively.

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7. Intangibles

Intangible assets other than goodwill were comprised of the following:

| | December 31, | |
|--|---------------------|---------------------|
| | 2016 | 2015 |
| Customer relationships | \$ 1,568,161 | \$ 1,575,865 |
| Trade names | 190,761 | 170,883 |
| Provider network and practice management tools | 187,318 | 183,724 |
| Noncompetition and other agreements | 512,505 | 510,521 |
| Lease agreements | 7,624 | 7,306 |
| Indefinite-lived assets | 1,546 | 9,310 |
| Other | 583 | 408 |
| | 2,468,498 | 2,458,017 |
| Less accumulated amortization | (940,731) | (770,691) |
| | <u>\$ 1,527,767</u> | <u>\$ 1,687,326</u> |

Amortization expense from amortizable intangible assets, other than lease agreements, was \$174,518, \$166,537 and \$167,956 for 2016, 2015 and 2014, respectively. Lease agreement intangible assets and liabilities were amortized to rent expense in the amounts of \$(923), \$(1,613) and \$(1,798) for 2016, 2015 and 2014, respectively.

During the year ended December 31, 2016, the Company did not recognize impairment charges on any intangible assets other than goodwill. During the year ended December 31, 2015, the Company recognized a \$17,400 impairment charge on an indefinite-lived intangible asset of its DMG Nevada reporting unit.

Amortizable intangible liabilities were comprised of the following:

| | December 31, | |
|---|-----------------|-----------------|
| | 2016 | 2015 |
| Lease agreements (net of accumulated amortization of \$8,485 and \$6,936) | 7,420 | 8,969 |
| | <u>\$ 7,420</u> | <u>\$ 8,969</u> |

There was no amortization benefit recognized from the alliance and product supply agreement in 2016 as it expired in September 2015. Amortization benefit related to this agreement was \$3,997 for 2015 and \$5,330 for 2014 related to this agreement. Lease agreement intangible liabilities are classified in other long-term liabilities and amortized to rent expense.

Scheduled amortization charges from amortizable intangible assets and liabilities as of December 31, 2016 were as follows:

| | Customer relationships | Trade names | Provider network and practice management tools | Noncompetition and other agreements | Lease agreements | Other |
|------------|---------------------------|----------------|--|---|---------------------|-------|
| 2017 | 82,669 | 47,046 | 26,941 | 30,156 | (1,228) | 102 |
| 2018 | 82,664 | 47,046 | 26,881 | 19,519 | (892) | 102 |
| 2019 | 82,625 | 11,008 | 22,492 | 15,796 | (832) | 87 |
| 2020 | 82,609 | 3,800 | 581 | 10,437 | (678) | 44 |
| 2021 | 82,609 | 633 | 97 | 7,005 | (606) | — |
| Thereafter | 821,282 | — | — | 21,990 | (3,184) | — |

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8. Equity investments

Equity investments that do not have readily determinable fair values are carried on the cost or equity method, as applicable. The Company maintains equity method investments in nonconsolidated investees in both its Kidney Care and DMG lines of business, as well as minor cost method investments in private securities of certain other healthcare businesses. The Company classifies its non-marketable cost or equity method investments as equity investments on its balance sheet.

As described in Note 21, the Company deconsolidated its Asia Pacific dialysis business (APAC JV) effective as of August 1, 2016, adjusted its retained investment in the APAC JV to estimated fair value at that time, and has accounted for this retained investment on the equity method since August 1, 2016.

During the year ended December 31, 2016, the Company recorded an impairment of \$14,993 related to a minority equity investment in one of its international reporting units.

Equity investments in nonconsolidated businesses were \$502,389 and \$78,368 at December 31, 2016 and 2015, respectively. The increase in equity investments was primarily related to the APAC JV, as discussed above. During 2016, 2015 and 2014, the Company recognized equity investment income of \$13,044, \$18,325 and \$23,234, respectively, relating to equity investments in nonconsolidated businesses under the equity method of accounting.

9. Investments in debt and equity securities

The Company classifies certain debt securities as held-to-maturity and records them at amortized cost based on the Company's intentions and strategies concerning those investments. Equity securities that have readily determinable fair values, and certain other financial instruments that have readily determinable fair values or redemption values, are classified as available for sale and recorded at estimated fair value.

The Company's investments in securities and certain other financial instruments consist of the following:

| | December 31, 2016 | | | December 31, 2015 | | |
|--|-------------------|--------------------|-------------------|-------------------|--------------------|-------------------|
| | Held to maturity | Available for sale | Total | Held to maturity | Available for sale | Total |
| Certificates of deposit, commercial paper and money market funds due within one year | \$ 256,827 | \$ — | \$ 256,827 | \$ 406,884 | \$ — | \$ 406,884 |
| Investments in mutual funds and common stock | 50,000 | 47,404 | 97,404 | — | 33,482 | 33,482 |
| Cash surrender value of life insurance policies | — | 59,646 | 59,646 | — | 56,840 | 56,840 |
| | <u>\$ 306,827</u> | <u>\$ 107,050</u> | <u>\$ 413,877</u> | <u>\$ 406,884</u> | <u>\$ 90,322</u> | <u>\$ 497,206</u> |
| Short-term investments | \$ 306,827 | \$ 3,371 | \$ 310,198 | \$ 406,884 | \$ 1,200 | \$ 408,084 |
| Long-term investments | — | 103,679 | 103,679 | — | 89,122 | 89,122 |
| | <u>\$ 306,827</u> | <u>\$ 107,050</u> | <u>\$ 413,877</u> | <u>\$ 406,884</u> | <u>\$ 90,322</u> | <u>\$ 497,206</u> |

The cost of certificates of deposit, commercial paper and money market funds at December 31, 2016 and 2015 approximate their fair value. As of December 31, 2016 and 2015, available for sale investments included \$3,701 and \$2,589, respectively, of gross pre-tax unrealized gains. During 2016 and 2015 the Company recorded gross pre-tax unrealized gains (losses) of \$1,802 and \$(1,974), respectively, in other comprehensive income associated with changes in the fair value of these investments. During 2016, the Company sold investments in mutual funds and common stock for net proceeds of \$14,971, and recognized a pre-tax gain of \$690, or \$423 after tax, that was previously recorded in other comprehensive income. During 2015, the Company sold investments in mutual funds and common stock for net proceeds of \$1,295, and recognized a pre-tax gain of \$618, or \$377 after tax, that was previously recorded in other comprehensive income.

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

Investments in life insurance policies are carried at their cash surrender value, are held within trusts to fund existing obligations associated with certain of the Company's non-qualified deferred compensation plans, and are principally classified as long-term to correspond with the long-term classification of the related plan liabilities. See Note 16 for further details.

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10. Goodwill

Changes in the carrying value of goodwill by reportable segments were as follows:

| | U.S. dialysis and related lab services | DMG | Other ancillary services and strategic initiatives | Consolidated total |
|--|---|--------------|--|--------------------|
| Balance at January 1, 2015 | \$ 5,610,643 | \$ 3,562,534 | \$ 242,118 | \$ 9,415,295 |
| Acquisitions | 21,910 | 29,910 | 45,273 | \$ 97,093 |
| Divestitures | (3,370) | (5,411) | — | \$ (8,781) |
| Goodwill impairment charges | — | (188,769) | (4,065) | \$ (192,834) |
| Foreign currency and other adjustments | — | — | (16,294) | \$ (16,294) |
| Balance at December 31, 2015 | \$ 5,629,183 | \$ 3,398,264 | \$ 267,032 | \$ 9,294,479 |
| Acquisitions | 75,295 | 248,901 | 123,632 | \$ 447,828 |
| Divestitures | (12,891) | (2,223) | (29,645) | \$ (44,759) |
| Goodwill impairment charges | — | (253,000) | (28,415) | \$ (281,415) |
| Foreign currency and other adjustments | — | — | (8,816) | \$ (8,816) |
| Balance at December 31, 2016 | \$ 5,691,587 | \$ 3,391,942 | \$ 323,788 | \$ 9,407,317 |
| Balance at December 31, 2016: | | | | |
| Goodwill | \$ 5,691,587 | \$ 3,833,711 | \$ 358,112 | \$ 9,883,410 |
| Accumulated impairment charges | — | (441,769) | (34,324) | \$ (476,093) |
| | \$ 5,691,587 | \$ 3,391,942 | \$ 323,788 | \$ 9,407,317 |

Each of the Company's operating segments described in Note 25 to these consolidated financial statements represents an individual reporting unit for goodwill impairment testing purposes, except that each sovereign jurisdiction within the Company's international operating segments is considered a separate reporting unit.

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

The Company has applied a similar aggregation to the DMG operations in each region, to the vascular access service centers in its vascular access services reporting unit, to the physician practices in its physician services and direct primary care reporting units, and to the dialysis centers within each international reporting unit. For the Company's other operating segments, discrete business components below the operating segment level constitute individual reporting units.

During the fourth quarter of 2015, the Company recognized impairment charges of \$188,769 on goodwill of certain DMG reporting units based on assessments performed after circumstances indicated it had become more likely than not that the goodwill of certain DMG reporting units had become impaired. These circumstances included under-performance of the business in recent quarters as well as changes in other market conditions, including government reimbursement cuts and the Company's expected ability to mitigate them.

Based on continuing developments at the Company's DMG reporting units during 2016, including the Medicare Advantage final benchmark rates for 2017 announced on April 4, 2016, further changes in expectations concerning future government reimbursement rates and the Company's expected ability to mitigate them, as well as medical cost and utilization trends, underperformance of certain at-risk units in recent quarters and other market conditions, the Company performed additional goodwill impairment assessments for certain at-risk DMG reporting units during each of the first three quarters of 2016 and as of their November 1 annual assessment date.

In addition, during the quarter ended December 31, 2016, the Company determined that circumstances indicated it had become more likely than not that the goodwill of the Company's vascular access reporting unit had become impaired. These circumstances included changes in future governmental reimbursement and the Company's expected ability to mitigate them. Specifically, on November 2, 2016, CMS released the 2017 Physician Fee Schedule Final Rule and the Ambulatory Surgical Center Payment Final

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Rule which reflected significant changes in reimbursement structure for this business unit. Accordingly, the Company performed the required valuations to estimate the fair value of the net assets and implied goodwill of this reporting unit with the assistance of a third-party valuation firm.

As a result of the assessments described above, the Company has recognized the goodwill impairment charges below:

| Reporting unit | Year ended December 31, | | |
|--------------------------|-------------------------|-------------------|-----------------|
| | 2016 | 2015 | 2014 |
| DMG Nevada | \$ 161,800 | \$ 181,253 | \$ — |
| DMG Florida | 91,200 | 5,800 | — |
| DMG Arizona | — | 1,716 | — |
| Vascular access | 28,415 | — | — |
| International operations | — | 4,065 | 1,000 |
| Total | <u>\$ 281,415</u> | <u>\$ 192,834</u> | <u>\$ 1,000</u> |

Further reductions in reimbursement rates, increases in medical cost or utilization trends, or other significant adverse changes in expected future cash flows or valuation assumptions could result in goodwill impairment charges in the future for the following reporting units, which remain at risk of goodwill impairment:

| Reporting unit | Goodwill balance as of December 31, 2016 | Carrying amount coverage(1) | Sensitivities | |
|-----------------|--|-----------------------------------|------------------------|---------------------|
| | | | Operating income(2) | Discount rate(3) |
| DMG Nevada | \$ 261,204 | 11.4% | -2.2% | -3.9% |
| DMG Florida | \$ 442,835 | 7.1% | -1.7% | -3.2% |
| DMG New Mexico | \$ 70,926 | 2.6% | -1.5% | -2.2% |
| DMG Washington | \$ 244,502 | 3.7% | -1.8% | -3.4% |
| Vascular access | \$ 34,696 | 4.3% | -2.7% | -5.3% |

- (1) Excess of estimated fair value of the reporting unit over carrying amount as of the latest assessment date.
(2) Potential impact on estimated fair value of a sustained, long-term reduction of 3% in operating income as of the latest assessment date.
(3) Potential impact on estimated fair value of an increase in discount rates of 100 basis points as of the latest assessment date.

There were no major changes in the business, prospects, or expected future results of these reporting units from their latest assessment date.

Except as described above, none of the Company's various other reporting units were considered at risk of goodwill impairment as of December 31, 2016. Since the dates of the Company's last annual goodwill impairment tests, there have been certain developments, events, changes in operating performance and other changes in key circumstances that have affected the Company's businesses. However, except as further described above, these did not cause management to believe it is more likely than not that the fair value of any of the Company's other reporting units would be less than their respective carrying amount.

11. Other liabilities

Other liabilities were comprised of the following:

| | December 31, | |
|---------------------------------------|-------------------|-------------------|
| | 2016 | 2015 |
| Payor refunds and retractions | \$ 277,482 | \$ 153,104 |
| Contingent earn-out consideration | 7,217 | 29,050 |
| Insurance and self-insurance accruals | 80,437 | 80,355 |
| Accrued interest | 82,234 | 81,585 |
| Other medical payables | 36,645 | 53,687 |
| Accrued non-income tax liabilities | 27,759 | 29,291 |
| Other | 345,073 | 255,051 |
| | <u>\$ 856,847</u> | <u>\$ 682,123</u> |

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12. Medical payables

The healthcare costs shown in the following table include estimates for the cost of professional medical services provided by non-employed physicians and other providers, as well as inpatient and other ancillary costs for all markets, other than California, where state regulation allows for the assumption of global risk. Healthcare costs payable are included in medical payables.

The following table shows the components of changes in the healthcare costs payable for the year ended December 31, 2016 and 2015:

| | December 31, | |
|---|--------------|------------|
| | 2016 | 2015 |
| Healthcare costs payable, beginning of the year | \$ 212,641 | \$ 214,405 |
| Add: Components of incurred healthcare costs | | |
| Current year | 1,673,742 | 1,587,036 |
| Prior years | (141) | 1,523 |
| Total incurred healthcare costs | 1,673,601 | 1,588,559 |
| Less: Claims paid | | |
| Current year | 1,473,723 | 1,397,378 |
| Prior years | 198,244 | 192,945 |
| Total claims paid | 1,671,967 | 1,590,323 |
| Healthcare costs payable, end of the year | \$ 214,275 | \$ 212,641 |

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

13. Income taxes

The Company accounts for income taxes under the asset and liability method, which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements. Under this method, deferred tax assets and liabilities are determined on the basis of the differences between the financial statements and tax basis of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse.

Income before income taxes consisted of the following:

| | Year ended December 31, | | |
|---------------|-------------------------|------------|--------------|
| | 2016 | 2015 | 2014 |
| Domestic | \$ 1,144,544 | \$ 764,998 | \$ 1,341,208 |
| International | 344,351 | (41,862) | (31,535) |
| | \$ 1,488,895 | \$ 723,136 | \$ 1,309,673 |

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
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Income tax expense (benefit) consisted of the following:

| | Year ended December 31, | | |
|---------------------------|-------------------------|-------------------|-------------------|
| | 2016 | 2015 | 2014 |
| Current: | | | |
| Federal | \$ 337,178 | \$ 183,263 | \$ 188,302 |
| State | 48,771 | 30,766 | 30,789 |
| International | 1,928 | 856 | 1,687 |
| Total current income tax | \$ 387,877 | \$ 214,885 | \$ 220,778 |
| Deferred: | | | |
| Federal | 93,214 | 88,718 | 192,267 |
| State | (27,764) | (8,307) | 32,360 |
| International | 2,486 | 430 | 938 |
| Total deferred income tax | \$ 67,936 | \$ 80,841 | \$ 225,565 |
| | <u>\$ 455,813</u> | <u>\$ 295,726</u> | <u>\$ 446,343</u> |

The reconciliation between the U.S. federal income tax rate and the Company's effective tax rate is as follows:

| | Year ended December 31, | | |
|--|-------------------------|--------------|--------------|
| | 2016 | 2015 | 2014 |
| Federal income tax rate | 35.0% | 35.0% | 35.0% |
| State income taxes, net of federal benefit | 1.2 | 2.5 | 3.5 |
| International rate differential | 0.2 | (1.1) | (0.2) |
| Gain on APAC JV ownership changes | (9.8) | — | — |
| Goodwill impairments | 6.7 | 11.7 | — |
| Changes in deferred tax valuation allowances | 0.6 | 2.6 | 0.6 |
| Other | 0.2 | 1.5 | (0.8) |
| Impact of noncontrolling interests primarily attributable to non-tax paying entities | (3.5) | (11.3) | (4.0) |
| Effective tax rate | <u>30.6%</u> | <u>40.9%</u> | <u>34.1%</u> |

The Company has indefinitely reinvested \$381,523 of undistributed earnings of its foreign operations outside of the United States as of December 31, 2016. Included in this undistributed earnings amount is a non-taxable gain on the APAC JV ownership changes in the amount of \$374,374. No deferred tax liability has been recognized for the remittance of such earnings to the U.S. since it is the Company's intention to utilize these earnings in its foreign operations. The determination of the amount of deferred taxes on these earnings is not practicable since the computation would depend on a number of factors that cannot be known unless a decision is made to repatriate the earnings.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
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Deferred tax assets and liabilities arising from temporary differences were as follows:

| | December 31, | |
|----------------------------------|---------------------|--------------|
| | 2016 | 2015 |
| Receivables | \$ 19,283 | \$ 43,393 |
| Accrued liabilities | 318,596 | 272,080 |
| Net operating loss carryforwards | 130,456 | 130,977 |
| Other | 147,487 | 114,805 |
| Deferred tax assets | 615,822 | 561,255 |
| Valuation allowance | (56,016) | (57,811) |
| Net deferred tax assets | 559,806 | 503,444 |
| Intangible assets | (1,025,488) | (927,761) |
| Property and equipment | (230,870) | (205,071) |
| Investments in partnerships | (95,936) | (83,584) |
| Other | (16,640) | (13,990) |
| Deferred tax liabilities | (1,368,934) | (1,230,406) |
| Net deferred tax liabilities | \$ (809,128) | \$ (726,962) |

At December 31, 2016, the Company had federal net operating loss carryforwards of approximately \$155,790 that expire through 2035, although a substantial amount expire by 2028. The Company also had state net operating loss carryforwards of \$836,774 that expire through 2036 and international net operating loss carryforwards of \$97,281, some of which have an indefinite life. The utilization of a portion of these losses may be limited in future years based on the profitability of certain entities. The valuation allowance net decrease of \$1,795 is primarily due to an increase related to the realizability of losses in certain foreign and state jurisdictions of \$8,339 and a decrease relating to the APAC JV ownership changes of \$10,134.

Unrecognized tax benefits

A reconciliation of the beginning and ending liability for unrecognized tax benefits that do not meet the more-likely-than-not threshold were as follows:

| | Year ended December 31, | |
|---|--------------------------------|-------------|
| | 2016 | 2015 |
| Beginning balance | \$ 39,011 | \$ 31,877 |
| Additions for tax positions related to current year | 9,714 | 6,131 |
| Additions for tax positions related to prior years | — | 2,999 |
| Reductions related to lapse of applicable statute | (1,277) | (1,996) |
| Reductions related to settlements with taxing authorities | (23,382) | — |
| Ending balance | \$ 24,066 | \$ 39,011 |

As of December 31, 2016, the Company's total liability for unrecognized tax benefits relating to tax positions that do not meet the more-likely-than-not threshold is \$24,066, all of which would impact the Company's effective tax rate if recognized. This balance represents a decrease of \$14,945 from the December 31, 2015 balance of \$39,011, primarily due to the positive settlement of an IRS and state audit.

The Company recognizes accrued interest and penalties related to unrecognized tax benefits in its income tax expense. At December 31, 2016 and 2015, the Company had approximately \$2,595 and \$9,918, respectively, accrued for interest and penalties related to unrecognized tax benefits, net of federal tax benefit.

The Company and its subsidiaries file U.S. federal and state income tax returns and various international income tax returns. The Company is no longer subject to U.S. federal and state examinations by tax authorities for years before 2013 and 2008, respectively.

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14. Long-term debt

Long-term debt was comprised of the following:

| | December 31, | |
|---|---------------------|---------------------|
| | 2016 | 2015 |
| Senior Secured Credit Facilities: | | |
| Term Loan A | \$ 862,500 | \$ 925,000 |
| Term Loan B | 3,412,500 | 3,447,500 |
| Senior notes | 4,500,000 | 4,500,000 |
| Acquisition obligations and other notes payable | 117,547 | 70,645 |
| Capital lease obligations | 299,682 | 283,185 |
| Total debt principal outstanding | 9,192,229 | 9,226,330 |
| Discount and deferred financing costs | (79,861) | (95,985) |
| | 9,112,368 | 9,130,345 |
| Less current portion | (165,041) | (129,037) |
| | <u>\$ 8,947,327</u> | <u>\$ 9,001,308</u> |

Scheduled maturities of long-term debt at December 31, 2016 were as follows:

| | |
|------------|-----------|
| 2017 | 165,041 |
| 2018 | 167,684 |
| 2019 | 747,871 |
| 2020 | 69,508 |
| 2021 | 3,300,437 |
| Thereafter | 4,741,688 |

Term Loans

Total outstanding borrowings under Term Loan A and Term Loan B can consist of various individual tranches that can range in maturity from one month to twelve months (currently all tranches are one month in duration). For Term Loan A and Term Loan B, each tranche bears interest at a London Interbank Offered Rate (LIBOR) rate that is determined by the duration of such tranche plus an interest rate margin. The LIBOR variable component of the interest rate for each tranche is reset as such tranche matures and a new tranche is established. At December 31, 2016, the overall weighted average interest rate for Term Loan A was determined based upon the LIBOR interest rates in effect for all of the individual tranches plus the interest rate margin of 1.75%. At December 31, 2016, Term Loan B bears interest at LIBOR (floor of 0.75%) plus a margin of 2.75%. The Company is subject to LIBOR-based interest rate volatility on Term Loan B as the LIBOR-based component of the interest rate exceeded the floor of 0.75% as of December 31, 2016. The overall weighted average interest rate for Term Loan B was determined based upon the LIBOR interest rates in effect for all individual tranches plus the interest rate margin. The Company has several interest rate cap agreements that have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on \$3,500,000 of outstanding principal debt. The remaining \$775,000 outstanding principal balance of Term Loan A would still be subject to LIBOR-based interest rate volatility. In addition, the Company maintains several forward interest rate cap agreements with notional amounts totaling \$3,500,000, which will be effective June 29, 2018. The cap agreements will have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of the Company's debt. See below for further details. The Company is restricted from paying dividends under the terms of its senior secured credit facilities.

During the year ended December 31, 2016, the Company made mandatory principal payments under its then existing senior secured credit facilities totaling \$62,500 on Term Loan A and \$35,000 on Term Loan B.

Revolving lines of credit

The Company has an undrawn revolving line under the senior secured credit facilities totaling \$1,000,000, of which approximately \$95,629 was committed for outstanding letters of credit. In addition, the Company has approximately \$1,286 of committed outstanding letters of credit related to DMG, which is backed by a certificate of deposit.

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Senior Notes

The Company's senior notes as of December 31, 2016 consisted of \$1,500,000 of 5.0% Senior Notes due 2025, \$1,750,000 5 1/8% senior notes due 2024 and \$1,250,000 of 5 3/4% senior notes due 2022 (collectively Senior Notes).

The Senior Notes are unsecured obligations, rank equally in right of payment with the Company's existing and future unsecured senior indebtedness, and are guaranteed by substantially all of the Company's direct and indirect wholly-owned domestic subsidiaries and require semi-annual interest payments. The Company may redeem some or all of the Senior Notes at any time on or after certain specific dates and at certain specific redemption prices as outlined in each senior note agreement. The Company is restricted from paying dividends under the indentures governing its Senior Notes.

In April 2015, the Company issued \$1,500,000 5.0% Senior Notes due 2025 (5.0% Senior Notes). The 5.0% Senior Notes pay interest on May 1 and November 1 of each year beginning November 1, 2015. The 5.0% Senior Notes are unsecured senior obligations, rank equally in right of payment with the Company's existing and future unsecured senior indebtedness, and are guaranteed by certain of the Company's domestic subsidiaries. The Company may redeem up to 35% of the 5.0% Senior Notes at any time prior to May 1, 2018 at a certain specified price from the proceeds of one or more equity offerings. In addition, the Company may redeem some or all of the 5.0% Senior Notes at any time prior to May 1, 2020 at make-whole redemption rates and on or after such date at certain specified redemption prices. The net proceeds from the 5.0% Senior Notes offering were used to repurchase all of the \$775,000 aggregate outstanding principal balances of the 6 % Senior Notes due 2020 (6 % Senior Notes) through a combination of a tender offer and a redemption process and to pay fees and expenses. The remaining net offering proceeds were used for general corporate purposes, acquisitions and share repurchases. As a result of these transactions, the Company incurred \$48,072 in debt redemption charges consisting of tender and redemption premiums as well as the write-off of deferred financing costs associated with the repurchase of the 6 % Senior Notes.

Interest rate swaps and cap agreements

During the year ended December 31, 2016 the Company had several interest rate swap agreements as a means of hedging its exposure to and volatility from variable-based interest rate changes as part of its overall interest rate risk management strategy. These agreements were not held for trading or speculative purposes and had the economic effect of converting the LIBOR variable component of the Company's Term Loan A interest rate to a fixed rate. These swap agreements were designated as cash flow hedges, and as a result, hedge-effective gains or losses resulting from changes in the fair values of these swaps were reported in other comprehensive income until such time as the hedged forecasted cash flows occurred, at which time the amounts were reclassified into net income. Net amounts paid or received for each specific swap tranche that had settled were reflected as adjustments to debt expense. In addition, the Company has entered into several interest rate cap agreements and several forward interest rate cap agreements that have the economic effect of capping the Company's maximum exposure to LIBOR variable interest rate changes on specific portions of the Company's floating rate debt, as described below. These cap agreements are also designated as cash flow hedges and, as a result, changes in the fair values of these cap agreements are reported in other comprehensive income. The amortization of the original cap premium is recognized as a component of debt expense on a straight-line basis over the term of the cap agreements. The swap and cap agreements do not contain credit-risk contingent features.

As of December 31, 2016, the Company maintains interest rate cap agreements that were entered into in November 2014 with notional amounts totaling \$3,500,000. These previously forward cap agreements became effective September 30, 2016 and have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of the Company's debt. These cap agreements expire on June 30, 2018. As of December 31, 2016, the total fair value of these cap agreements was an asset of approximately \$116. During the year ended December 31, 2016, the Company recognized debt expense of \$2,070 from these caps. During the year ended December 31, 2016, the Company recorded a loss of \$1,196 in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

As of December 31, 2016, the Company maintains several forward interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3,500,000. These forward cap agreements will become effective June 29, 2018 and will have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of its debt. These cap agreements expire on June 30, 2020. As of December 31, 2016, the total fair value of these cap agreements was an asset of approximately \$9,813. During the year ended December 31, 2016, the Company recorded a loss of \$4,002 in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

Previously, the Company maintained several interest rate cap agreements with notional amounts totaling \$2,735,000 on the Company's Term Loan B debt. These agreements had the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 2.50% on an equivalent amount of the Company's Term Loan B. During the year ended

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December 31, 2016, the Company recognized debt expense of \$1,829 from these caps. The cap agreements expired on September 30, 2016.

The Company also previously maintained several interest rate swap agreements. These agreements had the economic effect of modifying the LIBOR variable component of the Company's interest rate on an equivalent amount of the Company's Term Loan A to fixed rates ranging from 0.49% to 0.52%. These interest rate swap agreements required monthly interest payments and expired on September 30, 2016. During the year ended December 31, 2016, the Company recognized debt expense of \$299 from these swaps, and recorded a loss of \$815 in other comprehensive income due to a decrease in the unrealized fair value of these swap agreements.

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

| | Interest rate swap and cap agreements (liabilities and assets) | | | |
|--|--|------------|-------------------------|------------|
| | December 31, 2016 | | December 31, 2015 | |
| | Balance sheet location | Fair value | Balance sheet location | Fair value |
| Derivatives designated as hedging instruments | | | | |
| Interest rate swap agreements | | \$ — | Other short-term assets | \$ 516 |
| Interest rate cap agreements | Other long-term assets | \$ 9,929 | Other long-term assets | \$ 15,127 |

The following table summarizes the effects of the Company's interest rate swap and cap agreements for the years ended December 31, 2016, 2015 and 2014:

| | Amount of losses recognized in OCI on interest rate swap and cap agreements | | | Location of (losses) gains reclassified from accumulated OCI into income | Amount of gains reclassified from accumulated OCI into income | | |
|---|--|-------------|-------------|---|---|----------|-----------|
| | Years ended December 31, | | | | Years ended December 31, | | |
| | 2016 | 2015 | 2014 | | 2016 | 2015 | 2014 |
| Derivatives designated as cash flow hedges | | | | | | | |
| Interest rate swap agreements | \$ (815) | \$ (3,971) | \$ (8,390) | Debt expense | \$ 299 | \$ 2,664 | \$ 12,279 |
| Interest rate cap agreements | (5,198) | (16,114) | (8,119) | Debt expense | 3,899 | 2,439 | 5,130 |
| Tax benefit (expense) | 2,343 | 7,844 | 6,450 | | (1,632) | (1,992) | (6,801) |
| Total | \$ (3,670) | \$ (12,241) | \$ (10,059) | | \$ 2,566 | \$ 3,111 | \$ 10,608 |

As of December 31, 2016, the interest rate on the Company's Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. Term Loan B is subject to an interest rate cap if LIBOR should rise above 3.50%. Term Loan A bears interest at LIBOR plus an interest rate margin of 1.75%. The capped portion of Term Loan A is \$87.5 million. In addition, the uncapped portion of Term Loan A, which is subject to the variability of LIBOR, is \$775 million. See above for further details. Interest rates on the Company's Senior Notes are fixed by their terms.

The Company's overall weighted average effective interest rate on the senior secured credit facilities was 3.68%, based upon the current margins in effect of 1.75% for Term Loan A and 2.75% for Term Loan B, as of December 31, 2016.

The Company's overall weighted average effective interest rate for the year ended December 31, 2016 was 4.43% and as of December 31, 2016 was 4.52%.

Debt expense

Debt expense consisted of interest expense of \$394,279, \$389,755 and \$385,750 and the amortization and accretion of debt discounts and premiums, amortization of deferred financing costs and the amortization of interest rate cap agreements of \$20,103, \$18,625 and \$24,544 for 2016, 2015 and 2014, respectively. The interest expense amounts are net of capitalized interest.

15. Leases

The majority of the Company's facilities are leased under non-cancelable operating leases ranging in terms from five to fifteen years and which contain renewal options of five to ten years at the fair rental value at the time of renewal. The Company's leases are

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generally subject to periodic consumer price index increases or contain fixed escalation clauses. The Company also leases certain facilities and equipment under capital leases.

Future minimum lease payments under non-cancelable operating and capital leases are as follows:

| | Operating leases | Capital leases |
|--|---------------------|-------------------|
| 2017 | \$ 473,302 | \$ 37,758 |
| 2018 | 442,959 | 34,442 |
| 2019 | 401,242 | 35,292 |
| 2020 | 354,559 | 35,575 |
| 2021 | 310,704 | 31,133 |
| Thereafter | 1,244,309 | 232,191 |
| | <u>\$ 3,227,075</u> | <u>406,391</u> |
| Less portion representing interest | | (106,709) |
| Total capital lease obligations, including current portion | | <u>\$ 299,682</u> |

Rent expense under all operating leases for 2016, 2015, and 2014 was \$563,204, \$514,287 and \$460,093, respectively. Rent expense is recorded on a straight-line basis over the term of the lease for leases that contain fixed escalation clauses or include abatement provisions. Leasehold improvement incentives are deferred and amortized to rent expense over the term of the lease. The net book value of property and equipment under capital leases was \$263,995 and \$261,960 at December 31, 2016 and 2015, respectively. Capital lease obligations are included in long-term debt. See Note 14 to these consolidated financial statements.

16. Employee benefit plans

The Company has a savings plan for substantially all of its non-DMG employees which has been established pursuant to the provisions of Section 401(k) of the Internal Revenue Code (IRC). The plan allows for employees to contribute a percentage of their base annual salaries on a tax-deferred basis not to exceed IRC limitations. The Company does not provide any matching contributions for its non-DMG employees.

The Company also has various savings plans covering substantially all of its DMG employees which have been established pursuant to the provisions of Section 401(k) of the IRC. These plans provide for multiple employer matching contributions up to 4% of employee contributions. The Company made matching contributions in 2016, 2015 and 2014 totaling approximately \$11,266, \$8,324 and \$7,400, respectively.

The Company also maintains a voluntary compensation deferral plan, the DaVita Voluntary Deferral Plan. This plan is non-qualified and permits certain employees whose annualized base salary equals or exceeds a minimum annual threshold amount as set by the Company to elect to defer all or a portion of their annual bonus payment and up to 50% of their base salary into a deferral account maintained by the Company. Total contributions to this plan in 2016, 2015 and 2014 were \$5,344, \$4,234 and \$3,772, respectively. Deferred amounts are generally paid out in cash at the participant's election either in the first or second year following retirement or in a specified future period at least three to four years after the deferral election was effective. During 2016, 2015 and 2014 the Company distributed \$916, \$1,270 and \$1,111, respectively, to participants in this plan. Participants are credited with their proportional amount of annual earnings from the plan. The assets of this plan are held in a rabbi trust and as such are subject to the claims of the Company's general creditors in the event of its bankruptcy. As of December 31, 2016 and 2015, the total fair value of assets held in this plan's trust were \$30,191 and \$23,800, respectively.

The Company also maintains two separate non-qualified voluntary compensation deferral plans for its DMG business, the HealthCare Partners, LLC Deferred Compensation Plan and the HealthCare Partners Medical Group, Inc. Deferred Compensation Plan 2. As of December 31, 2016 and 2015, the total fair value of the assets held in these plans' trusts were \$14,036 and \$8,578, respectively.

The Company also maintains an Executive Retirement Plan for certain members of management. This plan is non-qualified and contributions to the plan were made at the discretion of DVA Renal Healthcare based upon a pre-determined percentage of a participant's base salary. Effective November 2005, all contributions to this plan were discontinued and the balance of the plan assets will be paid out upon termination or retirement of each individual participant. During 2016 and 2015 the Company distributed \$149

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and \$25, respectively, to participants in this plan. During 2014 the Company did not make any distributions to participants under this plan. As of December 31, 2016 and 2015, the total fair value of assets held under this plan's trust was \$1,005 and \$1,104, respectively.

The Company also maintains a frozen non-qualified trust-owned life insurance deferred compensation plan, the HealthCare Partners Medical Group, Inc. Deferred Compensation Plan, for certain key employees of DMG. The total cash surrender value of all of the life insurance policies totaled approximately \$59,646 and \$56,840 at December 31, 2016 and 2015, respectively, and is included in long-term investments. In addition, the total deferred compensation liabilities owed to the participants totaled approximately \$54,486 and \$52,128 at December 31, 2016 and 2015, respectively, and are included in other long-term liabilities. During 2016, 2015 and 2014, the Company did not make any contributions on behalf of its participants.

The fair value of all of the assets held in plan trusts as of December 31, 2016, and 2015 totaled \$45,233 and \$33,482, respectively. The assets of these plans are available for sale and as such are recorded at fair market value with changes in the fair market values being recorded in other comprehensive income. Any fair market value changes to the corresponding liability balance are recorded as compensation expense. See Note 9 to these consolidated financial statements.

Most of the Company's outstanding employee stock plan awards include a provision accelerating the vesting of the award in the event of a change of control. The Company also maintains a change of control protection program for its employees who do not have a significant number of stock awards, which has been in place since 2001, and which provides for cash bonuses to employees in the event of a change of control. Based on the market price of the Company's common stock and shares outstanding on December 31, 2016, these cash bonuses would total approximately \$492,645 if a change of control transaction occurred at that price and the Company's Board of Directors did not modify the program. This amount has not been accrued at December 31, 2016, and would only be accrued upon a change of control. These change of control provisions may affect the price an acquirer would be willing to pay for the Company.

17. Contingencies

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

The Company operates in a highly regulated industry and is a party to various lawsuits, claims, governmental investigations and audits (including investigations resulting from its obligation to self-report suspected violations of law) and other legal proceedings. The Company records accruals for certain legal proceedings and regulatory matters to the extent that the Company determines an unfavorable outcome is probable and the amount of the loss can be reasonably estimated. While these accruals reflect the Company's best estimate of the probable loss for those matters as the dates of those accruals, the recorded amounts may differ materially from the actual amount of the losses for those matters. Additionally, in some cases, no estimate of the possible loss or range of loss in excess of amounts accrued, if any, can be made because of the inherently unpredictable nature of legal proceedings and regulatory matters, which may be exacerbated by various factors, including that they may involve indeterminate claims for monetary damages or may involve fines, penalties or non-monetary remedies; present novel legal theories or legal uncertainties; involve disputed facts; represent a shift in regulatory policy; are in the early stages of the proceedings; or result in a change of business practices. Further, there may be various levels of judicial review available to the Company in connection with any such proceeding.

The following is a description of certain lawsuits, claims, governmental investigations and audits and other legal proceedings to which the Company is subject.

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Inquiries by the Federal Government and Certain Related Civil Proceedings

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

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

Swoben Private Civil Suit: In April 2013, HealthCare Partners (HCP), now known as the Company's DaVita Medical Group (DMG) subsidiary, was one of several defendants served with a civil complaint filed by a former employee of SCAN Health Plan (SCAN), an HMO. On July 13, 2009, pursuant to the *qui tam* provisions of the federal False Claims Act (FCA) and the California False Claims Act, James M. Swoben, as relator, filed his initial *qui tam* action in the United States District Court for the Central District of California purportedly on behalf of the United States of America and the State of California against SCAN, and certain other defendants whose identities were under seal. The allegations in the complaint relate to alleged overpayments received from government healthcare programs. In 2009 and 2010, the relator twice amended his complaint and added additional defendants, and in November 2011, he filed his Third Amended Complaint under seal alleging violations of the federal FCA and the California False Claims Act, and added additional defendants, including HCP and certain health insurance companies (the defendant HMOs). The allegations in the complaint against HCP relate to patient diagnosis coding to determine reimbursement in the Medicare Advantage program, referred to as HCC and RAF scores. The complaint sought monetary damages and civil penalties as well as costs and expenses. The DOJ reviewed these allegations and in January 2013 declined to intervene in the case. HCP and the other defendants filed motions to dismiss the Third Amended Complaint, and the court dismissed with prejudice the claims and judgment was entered in September 2013. Upon the plaintiff's appeal, a panel of the Ninth Circuit overturned the trial court's ruling and vacated the dismissal of the case. The Company, with certain defendants, petitioned the Ninth Circuit for a rehearing, but in December 2016, the Ninth Circuit rejected the petition and determined the relator should be given an opportunity to amend the complaint, and remanded the case back to district court.

2015 U.S. Attorney Transportation Investigation: In February 2015, the Company announced that it received six administrative subpoenas from the OIG for medical records from six different dialysis centers in southern California operated by the Company. Specifically, each subpoena sought the medical records of a single patient of each respective dialysis center. In February 2016, the Company received four additional subpoenas for four additional dialysis centers in southern California. The subpoenas were similarly limited in scope to the subpoenas received in 2015. On February 8, 2017, the Company was served with a *qui tam* complaint in the U.S. District Court for the Central District of California. The Company has been advised by an attorney with the United States Attorney's Office for the Central District of California that the *qui tam* is related to the investigation concerning the medical necessity of patient transportation, which was the basis for the subpoenas. The relator alleges that an ambulance company submitted false claims for patient transportation. Although the Company does not provide transportation nor does it bill for the transport of its dialysis patients, the relator alleges that two of its purported clinical staff caused the submission of a small number of those claims through improper certifications of medical necessity. The Company is investigating these allegations and intends to defend accordingly. The DOJ has declined to intervene.

2015 U.S. Office of Inspector General (OIG) Medicare Advantage Civil Investigation: In March 2015, JSA HealthCare Corporation (JSA), a subsidiary of DMG, received a subpoena from the OIG. The Company has been advised by an attorney with the Civil Division of the DOJ in Washington, D.C. that the subpoena relates to an ongoing civil investigation concerning Medicare Advantage service providers' risk adjustment practices and data, including identification and verification of patient diagnoses and

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factors used in making the diagnoses. The subpoena requests documents and information for the period from January 1, 2008 through December 31, 2013, for certain Medicare Advantage plans for which JSA provided services. It also requests information regarding JSA's communications about patient diagnoses as they relate to certain Medicare Advantage plans generally, and more specifically as related to two Florida physicians with whom JSA previously contracted. The Company is producing the requested information and is cooperating with the government's investigation.

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

2015 U.S. Department of Justice Vascular Access Investigation and Related *Qui Tam* Litigation: In November 2015, the Company announced that RMS Lifeline, Inc., a wholly-owned subsidiary of the Company that operates under the name Lifeline Vascular Access (Lifeline), received a Civil Investigative Demand (CID) from the DOJ. The CID relates to two vascular access centers in Florida that are part of Lifeline's vascular access business. The CID covers the period from January 1, 2008 through the present. The Company acquired these two centers in December 2012. Based on the language of the CID, the DOJ appeared to be looking at whether angiograms performed at the two centers were medically unnecessary and therefore whether related claims filed with federal healthcare programs possibly violated the FCA. Lifeline does not perform dialysis services but instead provides vascular access management services for dialysis patients. The Company cooperated with the government and produced the requested information. The DOJ investigation was initiated pursuant to a complaint brought under the *qui tam* provisions of the FCA (the Complaint). The Complaint was originally filed under seal in August 2014 in the U.S. District Court, Middle District of Florida, United States ex. rel James Spafford v. DaVita HealthCare Partners, Inc., et al., Case Number 6:14-cv-1251-Orl-41DAB, naming several doctors along with the Company as defendants. In December 2015, a First Amended Complaint was filed under seal. In May 2016, the First Amended Complaint was unsealed. The First Amended Complaint alleges violations of the FCA due to the submission of claims to the government for allegedly medically unnecessary angiograms and angiography procedures at the two vascular access centers as well as employment-related claims. The Complaint covers alleged conduct dating from July 2008, prior to the Company's acquisition of the centers, to the present. The DOJ declined to intervene. In the third quarter of 2016 the Company recorded an accrual of a non-material amount for potential damages and liabilities. In January 2017, the Company finalized and executed a settlement agreement with the relator and the government for an immaterial amount.

2016 U.S. Attorney Prescription Drug Investigation: In early February 2016, the Company announced that its pharmacy services' wholly-owned subsidiary, DaVita Rx, received a CID from the U.S. Attorney's Office for the Northern District of Texas. It appears the government is conducting an FCA investigation concerning allegations that DaVita Rx presented or caused to be presented false claims for payment to the government for prescription medications, as well as into the Company's relationship with pharmaceutical manufacturers. The CID covers the period from January 1, 2006 through the present. In the spring of 2015, the Company initiated an internal compliance review of DaVita Rx during which it identified potential billing and operational issues. The Company notified the government in September 2015 that it was conducting this review of DaVita Rx and began providing regular updates of its review. As of December 31, 2016, the Company recorded estimated accruals totaling \$38,330 for potential damages and liabilities associated with write-offs and discounts of patient co-payment obligations, and credits to payors for returns of prescriptions drugs, related to DaVita Rx that were identified during the course of this internal compliance review. Upon completion of its review, the Company filed a self-disclosure with the OIG in early February 2016 and has been working to address and update the practices it identified in the self-disclosure, some of which overlap with information requested by the U.S. Attorney's Office. The Company may accrue additional reserves for refunds and related damages and potential liabilities arising out of this review. The Company does not

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know if the U.S. Attorney's Office, which is part of the DOJ, knew when it served the CID on the Company that it was already in the process of developing a self-disclosure to the OIG. The OIG informed the Company in February 2016 that its submission was not accepted. They indicated that the OIG is not expressing an opinion regarding the conduct disclosed or the Company's legal positions. The Company is cooperating with the government and is producing the requested information.

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

2017 U.S. Attorney American Kidney Fund Investigation: On January 4, 2017, the Company was served with an administrative subpoena for records by the United States Attorney's Office, District of Massachusetts, relating to an investigation into possible federal health care offenses. The subpoena covers the period from January 1, 2007 through the present, and seeks documents relevant to charitable patient assistance organizations, particularly the American Kidney Fund, including documents related to efforts to provide patients with information concerning the availability of charitable assistance. The Company intends to cooperate with the government in this investigation.

Although the Company cannot predict whether or when proceedings might be initiated or when these matters may be resolved (other than as described above), it is not unusual for inquiries such as these to continue for a considerable period of time through the various phases of document and witness requests and on-going discussions with regulators. In addition to the inquiries and proceedings specifically identified above, the Company is frequently subject to other inquiries by state or federal government agencies and/or private civil qui tam complaints filed by relators. Negative findings or terms and conditions that the Company might agree to accept as part of a negotiated resolution of pending or future government inquiries or relator proceedings could result in, among other things, substantial financial penalties or awards against the Company, substantial payments made by the Company, harm to the Company's reputation, required changes to the Company's business practices, exclusion from future participation in the Medicare, Medicaid and other federal health care programs and, if criminal proceedings were initiated against the Company, possible criminal penalties, any of which could have a material adverse effect on the Company.

Shareholder Claims

Peace Officers' Annuity and Benefit of Georgia Securities Laws Class Action Civil Suit: On February 1, 2017, the Peace Officers' Annuity and Benefit Fund of Georgia filed a putative federal securities class action complaint in the U.S. District Court for the District of Colorado against the Company and certain executives. The complaint covers the time period of August 2015 to October 2016 and alleges, generally, that the Company and its executives violated federal securities laws concerning the Company's financial results and revenue derived from patients who received charitable premium assistance from an industry-funded non-profit organization. The complaint further alleges that the process by which patients obtained commercial insurance and received charitable premium assistance was improper and "created a false impression of DaVita's business and operational status and future growth prospects." The Company disputes these allegations and intends to defend this action accordingly.

Blackburn Shareholder Derivative Civil Suit: On February 10, 2017, Charles Blackburn filed a derivative shareholder lawsuit in the U.S. District Court for the District of Delaware against the Company, as nominal defendant, the Board of Directors and certain executives. The complaint covers the time period from 2015 to present and alleges, generally, breach of fiduciary duty, unjust enrichment and misrepresentations and/or failures to disclose certain information in violation of the federal securities laws in the Company's 2016 proxy statement in connection with an alleged practice to direct patients with government-subsidized health insurance into private health insurance plans to maximize the Company's profits. The Company disputes these allegations and intends to defend this action accordingly.

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Other Proceedings

In addition to the foregoing, from time to time the Company is subject to other lawsuits, claims, governmental investigations and audits and legal proceedings that arise due to the nature of its business, including contractual disputes, such as with payors, suppliers and others, employee-related matters and professional and general liability claims.

From time to time, the Company initiates litigation or other legal proceedings as a plaintiff arising out of contracts or other matters. In that regard, the Company had a pending lawsuit in the U.S. Court of Federal Claims against the federal government which was originally filed in May 2011. The lawsuit related to the U.S. Department of Veterans Affairs (VA) underpayment of dialysis services the Company provided from 2005 through 2011 to veterans pursuant to VA regulations. In January 2017, the Company reached a resolution of its claims with the government for \$538,000, which the Company expects to recognize in its first quarter 2017 financial statements.

* * *

Other than as described above, the Company cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which the Company is or may be subject from time to time, including those described in this Note 17, or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on the Company's revenues, earnings and cash flows. Further, any legal proceedings or regulatory matters involving the Company, whether meritorious or not, are time consuming, and often require management's attention and result in significant legal expense, and may result in the diversion of significant operational resources, or otherwise harm the Company's business or reputation.

18. Noncontrolling interests subject to put provisions and other commitments

Noncontrolling interests subject to put provisions

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

Additionally, the Company has certain other potential commitments to provide operating capital to several dialysis centers that are wholly-owned by third parties or centers in which the Company owns a noncontrolling equity interest as well as to physician-owned vascular access clinics or medical practices that the Company operates under management and administrative service agreements of approximately \$1,500.

Certain consolidated joint ventures are originally contractually scheduled to dissolve after terms ranging from 10 to 50 years. Accordingly, the noncontrolling interests in these joint ventures are considered mandatorily redeemable instruments, for which the classification and measurement requirements have been indefinitely deferred. Future distributions upon dissolution of these entities would be valued below the related noncontrolling interest carrying balances in the consolidated balance sheet.

Other commitments

In January 2017, the Company entered into a six year Sourcing and Supply Agreement with Amgen USA Inc. (Amgen) that expires on December 31, 2022, replacing the Company's prior agreement that was to expire in 2018. Under terms of the agreement,

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the Company will purchase EPO in amounts necessary to meet no less than 90% of its requirements for ESAs from Amgen. The actual amount of EPO that the Company will purchase will depend upon the amount of EPO administered during dialysis as prescribed by physicians and the overall number of patients that the Company serves.

In 2010, the Company entered into an agreement with Fresenius Medical Care (FMC) which committed the Company to purchase a certain amount of dialysis equipment, parts and supplies from FMC through 2013. This agreement has been subsequently extended through December 31, 2017. During 2016, 2015 and 2014, the Company purchased \$164,766, \$154,566 and \$154,266, respectively, of certain equipment, parts and supplies from FMC.

In 2014, the Company entered into an agreement with Baxter Healthcare (Baxter) which committed the Company to purchase a certain amount of its hemodialysis non-equipment product supplies, such as dialyzers, at fixed prices through 2018. During 2016, 2015 and 2014, the Company purchased \$162,109, \$112,931 and \$112,645 of hemodialysis product supplies from Baxter under this agreement.

Certain DMG entities are required to maintain minimum cash balances in order to comply with regulatory requirements in conjunction with medical claim reserves. As of December 31, 2016, this minimum cash balance was approximately \$60,796.

Other than operating leases disclosed in Note 15 to the consolidated financial statements, the letters of credit disclosed in Note 14 to the consolidated financial statements, and the arrangements as described above, the Company has no off balance sheet financing arrangements as of December 31, 2016.

19. Long-term incentive compensation and shareholders' equity

Long-term incentive compensation

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

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

Stock-based compensation to be settled in shares is recorded to the Company's shareholders' equity, while stock-based compensation to be settled in cash is recorded to a liability. Shares issued upon exercise of stock awards have generally been issued from treasury shares.

Long-term incentive compensation plans

The Company's 2011 Incentive Award Plan (the 2011 Plan) is the Company's omnibus equity compensation plan and provides for grants of stock-based awards to employees, directors and other individuals providing services to the Company, except that incentive stock options may only be awarded to employees. The 2011 Plan authorizes the Company to award stock options, stock appreciation rights, restricted stock units, restricted stock, and other stock-based or performance-based awards, and is designed to enable the Company to grant equity and cash awards that qualify as performance-based compensation under Section 162(m) of the Internal Revenue Code. The 2011 Plan mandates a maximum award term of five years and stipulates that stock appreciation rights and stock options be granted with prices not less than fair market value on the date of grant. The 2011 Plan also requires that full value share awards such as restricted stock units reduce shares available under the 2011 Plan at a ratio of 3.5:1. The Company's nonqualified stock appreciation rights and stock units awarded under the 2011 Plan generally vest over 36 to 48 months from the date of grant. At December 31, 2016, there were 7,337,266 stock-settled stock appreciation rights, 785,553 stock-settled stock units, 33,000 cash-settled stock appreciation rights and 1,600 cash-settled stock units outstanding, and 30,543,883 shares available for future grants, under the 2011 Plan.

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A combined summary of the status of the Company's stock-settled awards under the 2011 Plan, including base shares for stock-settled stock appreciation rights and stock-settled stock unit awards is as follows:

| | Year ended December 31, 2016 | | | |
|---|------------------------------|---------------------------------|-------------|---|
| | Stock appreciation rights | | Stock units | |
| | Awards | Weighted average exercise price | Awards | Weighted average remaining contractual life |
| Outstanding at beginning of year | 8,533,561 | \$ 59.05 | 765,060 | |
| Granted | 1,280,034 | 73.40 | 328,457 | |
| Exercised | (2,031,593) | 45.35 | (280,197) | |
| Cancelled | (444,736) | 66.50 | (27,767) | |
| Outstanding at end of period | 7,337,266 | \$ 64.90 | 785,553 | 1.9 |
| Exercisable at end of period | 3,026,721 | \$ 56.83 | — | — |
| Weighted-average fair value of grants in 2016 | \$ 13.74 | | \$ 70.99 | |
| Weighted-average fair value of grants in 2015 | \$ 17.97 | | \$ 80.25 | |
| Weighted-average fair value of grants in 2014 | \$ 16.41 | | \$ 72.24 | |

| Range of SSAR base prices | Awards | Weighted average exercise price | Awards | Weighted average exercise price |
|---------------------------|-------------|---------------------------------|-------------|---------------------------------|
| | outstanding | price | exercisable | price |
| \$30.01–\$40.00 | 16,000 | 39.89 | 16,000 | 39.89 |
| \$40.01–\$50.00 | 267,621 | 44.44 | 267,621 | 44.44 |
| \$50.01–\$60.00 | 3,489,398 | 57.53 | 2,420,035 | 56.84 |
| \$60.01–\$70.00 | 1,306,049 | 67.46 | 232,816 | 65.04 |
| \$70.01–\$80.00 | 1,581,487 | 74.76 | 50,806 | 70.44 |
| \$80.01–\$90.00 | 676,711 | 83.60 | 39,443 | 81.51 |
| Total | 7,337,266 | \$ 64.90 | 3,026,721 | \$ 56.83 |

The Company granted 9,600 cash-settled stock-based awards during 2016. Liability-classified awards contributed \$376, \$(236) and \$1,774 to stock-based compensation expense for the years ended December 31, 2016, 2015 and 2014, respectively. As of December 31, 2016 the Company had 34,600 liability-classified stock-based awards outstanding, 5,000 of which were vested, and a total stock-based compensation liability balance of \$124.

For the years ended December 31, 2016, 2015, and 2014, the aggregate intrinsic value of stock-based awards exercised was \$73,001, \$116,933 and \$151,342, respectively. At December 31, 2016, the aggregate intrinsic value of stock awards outstanding was \$79,717 and the aggregate intrinsic value of stock awards exercisable was \$23,566.

Estimated fair value of stock-based compensation awards

The Company has estimated the grant-date fair value of stock-settled stock appreciation rights awards using the Black-Scholes-Merton valuation model and stock-settled stock unit awards at intrinsic value on the date of grant, except for portions of the Company's performance stock unit awards for which a Monte Carlo simulation was used to estimate the grant-date fair value. The following assumptions were used in estimating these values and determining the related stock-based compensation attributable to the current period:

Expected term of the awards: The expected term of awards granted represents the period of time that they are expected to remain outstanding from the date of grant. The Company determines the expected term of its stock awards based on its historical experience with similar awards, considering the Company's historical exercise and post-vesting termination patterns, and the terms expected by peer companies in near industries.

Expected volatility: Expected volatility represents the volatility anticipated over the expected term of the award. The Company determines the expected volatility for its awards based on the volatility of the price of its common stock over the most recent

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retrospective period commensurate with the expected term of the award, considering the volatility expectations implied by the market price of its exchange-traded options and the volatilities expected by peer companies in near industries.

Expected dividend yield: The Company has not paid dividends on its common stock and does not currently expect to pay dividends during the term of stock awards granted.

Risk-free interest rate: The Company bases the expected risk-free interest rate on the implied yield currently available on stripped interest coupons of U.S. Treasury issues with a remaining term equivalent to the expected term of the award.

A summary of the weighted average valuation inputs described above used for estimating the grant-date fair value of stock-settled stock appreciation rights awards granted in the periods indicated is as follows:

| | Year ended December 31, | | |
|-------------------------|-------------------------|-----------|-----------|
| | 2016 | 2015 | 2014 |
| Expected term | 4.2 years | 4.1 years | 4.2 years |
| Expected volatility | 21.0% | 24.6% | 25.8% |
| Expected dividend yield | 0.0% | 0.0% | 0.0% |
| Risk-free interest rate | 1.0% | 1.5% | 1.5% |

The Company estimates expected forfeitures based upon historical experience with separate groups of employees that have exhibited similar forfeiture behavior in the past. Stock-based compensation expense is recorded only for awards that are expected to vest.

Employee stock purchase plan

The Employee Stock Purchase Plan entitles qualifying employees to purchase up to \$25 of the Company's common stock during each calendar year. The amounts used to purchase stock are accumulated through payroll withholdings or through optional lump sum payments made in advance of the first day of the purchase right period. This compensatory plan allows employees to purchase stock for the lesser of 100% of the fair market value on the first day of the purchase right period or 85% of the fair market value on the last day of the purchase right period. Purchase right periods begin on January 1 and July 1, and end on December 31. Contributions used to purchase the Company's common stock under this plan for the 2016, 2015 and 2014 participation periods were \$23,902, \$24,523 and \$19,010, respectively. Shares purchased pursuant to the plan's 2016, 2015 and 2014 participation periods were 438,002, 413,859 and 297,954, respectively. At December 31, 2016, there were 7,484,395 shares remaining available for future grants under this plan, which includes an additional 7,500,000 shares approved by stockholders on June 20, 2016.

The fair value of employees' purchase rights was estimated as of the beginning dates of the purchase right periods using the Black-Scholes-Merton valuation model with the following weighted average assumptions for purchase right periods in 2016, 2015 and 2014, respectively: expected volatility of 22%, 26% and 27%; risk-free interest rate of 0.8%, 0.2% and 0.2%, and no dividends. Using these assumptions, the weighted average estimated fair value of these purchase rights was \$16.73, \$18.76 and \$16.40 for 2016, 2015 and 2014, respectively.

Long-term incentive compensation expense and proceeds

For the years ended December 31, 2016, 2015 and 2014, the Company recognized \$73,337, \$130,682 and \$118,970, respectively, in total long-term incentive program (LTIP) expense, of which \$38,338, \$56,664 and \$56,743, respectively, was stock-based compensation expense for stock appreciation rights, stock units and discounted employee stock plan purchases, which are primarily included in general and administrative expenses. The estimated tax benefits recorded for stock-based compensation in 2016, 2015 and 2014 were \$12,731, \$19,689 and \$20,351, respectively. As of December 31, 2016, there was \$92,987 total estimated unrecognized compensation cost for outstanding LTIP awards, including \$59,016 related to stock-based compensation arrangements under the Company's equity compensation and stock purchase plans. The Company expects to recognize the performance-based cash component of these LTIP costs over a weighted average remaining period of 1.0 year and the stock-based component of these LTIP costs over a weighted average remaining period of 1.4 years.

For the years ended December 31, 2016, 2015 and 2014, the Company received \$28,397, \$45,749 and \$59,119, respectively, in actual tax benefits upon the exercise of stock awards. Since the Company issues stock-settled stock appreciation rights rather than stock options, it does not receive cash proceeds from stock option exercises.

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Stock repurchases

During the years ended December 31, 2016 and 2015, the Company repurchased a total of 16,649,090 shares and 7,779,958 shares of its common stock for \$1,072,377 and \$575,380, or an average price of \$64.41 and \$73.96 per share, respectively, pursuant to previously announced authorizations by the Board of Directors. The Company has not repurchased any additional shares of its common stock from January 1, 2017 through February 24, 2017.

On July 13, 2016, the Company's Board of Directors approved a share repurchase authorization in the amount of \$1,240,748. This share repurchase authorization is in addition to the \$259,252 remaining at that time under the Company's Board of Directors' prior share repurchase authorization announced in April 2015. As of December 31, 2016, there was \$677,104 available under the current Board authorizations for additional share repurchases. Although these share repurchase authorizations have no expiration dates, the Company remains subject to share repurchase limitations under the terms of its senior secured credit facilities and the indentures governing its Senior Notes.

Charter documents & Delaware law

The Company's charter documents include provisions that may deter hostile takeovers, delay or prevent changes of control or changes in management, or limit the ability of stockholders to approve transactions that they may otherwise determine to be in their best interests. These include provisions prohibiting stockholders from acting by written consent, requiring 90 days advance notice of stockholder proposals or nominations to the Board of Directors and granting the Board of Directors the authority to issue up to five million shares of preferred stock and to determine the rights and preferences of the preferred stock without the need for further stockholder approval.

The Company is also subject to Section 203 of the Delaware General Corporation Law which, subject to exceptions, would prohibit the Company from engaging in any business combinations with any interested stockholder, as defined in that section, for a period of three years following the date on which that stockholder became an interested stockholder. These restrictions may discourage, delay or prevent a change in the control of the Company.

Changes in DaVita Inc.'s ownership interest in consolidated subsidiaries

The effects of changes in DaVita Inc.'s ownership interest on the Company's equity are as follows:

| | Year ended December 31, | | |
|--|-------------------------|------------|------------|
| | 2016 | 2015 | 2014 |
| Net income attributable to DaVita Inc. | \$ 879,874 | \$ 269,732 | \$ 723,114 |
| Increase in paid-in capital for sales of noncontrolling interest | — | — | 355 |
| Decrease in paid-in capital for the purchase of noncontrolling interests | (13,105) | (55,826) | (5,357) |
| Net transfer to noncontrolling interests | (13,105) | (55,826) | (5,002) |
| Change from net income attributable to DaVita Inc. and transfers to noncontrolling interests | \$ 866,769 | \$ 213,906 | \$ 718,112 |

The Company acquired additional ownership interests in several existing majority-owned joint ventures for \$21,512 in 2016 and \$66,382 in 2015 in cash, and \$17,876 in cash and deferred purchase price of \$136 in 2014.

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20. Other comprehensive (loss) income

Charges and credits to other comprehensive (loss) income have been as follows:

| | Interest rate swap and cap agreements | Investment securities | Foreign currency translation adjustments | Accumulated other comprehensive income (loss) |
|--|---|--------------------------|---|--|
| Balance at December 31, 2013 | \$ (2,344) | \$ 3,120 | \$ (3,421) | \$ (2,645) |
| Unrealized (losses) gains | (16,509) | 425 | (22,952) | (39,036) |
| Related income tax | 6,450 | (187) | — | 6,263 |
| | (10,059) | 238 | (22,952) | (32,773) |
| Reclassification from accumulated other comprehensive losses (income) into net income | 17,409 | (340) | — | 17,069 |
| Related income tax | (6,801) | 133 | — | (6,668) |
| | 10,608 | (207) | — | 10,401 |
| Balance at December 31, 2014 | \$ (1,795) | \$ 3,151 | \$ (26,373) | \$ (25,017) |
| Unrealized losses | (20,085) | (1,974) | (23,889) | (45,948) |
| Related income tax | 7,844 | 561 | — | 8,405 |
| | (12,241) | (1,413) | (23,889) | (37,543) |
| Reclassification from accumulated other comprehensive losses (income) into net income | 5,103 | (618) | — | 4,485 |
| Related income tax | (1,992) | 241 | — | (1,751) |
| | 3,111 | (377) | — | 2,734 |
| Balance at December 31, 2015 | \$ (10,925) | \$ 1,361 | \$ (50,262) | \$ (59,826) |
| Unrealized (losses) gains | (6,013) | 1,802 | (39,614) | (43,825) |
| Related income tax | 2,343 | (565) | — | 1,778 |
| | (3,670) | 1,237 | (39,614) | (42,047) |
| Reclassification from accumulated other comprehensive losses (income) into net income | 4,198 | (690) | 10,087 | 13,595 |
| Related income tax | (1,632) | 267 | — | (1,365) |
| | 2,566 | (423) | 10,087 | 12,230 |
| Balance at December 31, 2016 | \$ (12,029) | \$ 2,175 | \$ (79,789) | \$ (89,643) |

The reclassification of net swap and cap realized losses into income are recorded as debt expense in the corresponding consolidated statements of income. See Note 14 to these consolidated financial statements for further details.

The reclassification of net investment realized gains into income are recorded in other income in the corresponding consolidated statements of income. See Note 9 to these consolidated financial statements for further details.

21. Acquisitions and divestitures

Change in ownership interests in Asia Pacific joint venture

On August 1, 2016, the Company consummated an agreement with Khazanah Nasional Berhad (Khazanah) and Mitsui and Co., Ltd (Mitsui) whereby Khazanah and Mitsui subscribed to invest a total of \$300,000 over three years in exchange for a 40% total equity interest in the Company's APAC JV. Khazanah and Mitsui each made related initial investments of \$50,000 in this business on August 1, 2016.

Based on the governance structure and voting rights put in place upon the formation of the APAC JV, certain key decisions affecting the JV's operations are no longer at the unilateral discretion of the Company, but rather are shared with the noncontrolling investors. As a result, the Company deconsolidated its Asia Pacific dialysis business in the third quarter and recognized a non-cash non-taxable gain of \$374,374 on its retained investment, net of contingent obligations. This retained interest was adjusted to the Company's proportionate share of the estimated fair value of the business, as implied by the Khazanah and

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Mitsui investment and adjusted for certain time value of money and uncertainty discounts. Subsequent to the deconsolidation, the Company's retained interest in the APAC JV is accounted for under the equity method.

The calculation of the Company's non-cash gain on its retained investment in the APAC JV is based upon the best information available to management and will be finalized when certain information arranged to be obtained has been received, including issuance of the final valuation report by an independent third party and certain post-closing adjustments subject to audit of the APAC JV's financial statements.

Sales of Tandigm Health and DMG Arizona ownership interests

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

Acquisition of TEC

On March 1, 2016, the Company completed its acquisition of The Everett Clinic (TEC) pursuant to an agreement and plan of merger dated November 23, 2015, whereby TEC became a 100% consolidated subsidiary of DMG. TEC has 500 providers in primary and specialty care locations throughout Snohomish County, Washington who care for more than 315,000 patients. The total consideration paid at closing for all outstanding common units of TEC was approximately \$393,687, net of cash acquired, plus the assumption of certain liabilities totaling approximately \$7,284.

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

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

| | |
|---|-------------------|
| Current assets, net of cash acquired | \$ 91,591 |
| Property and equipment | 108,533 |
| Covenant not-to-compete | 3,200 |
| Amortizable intangible and other long-term assets | 30,850 |
| Goodwill | 244,502 |
| Liabilities assumed | (50,940) |
| Long-term deferred income taxes | (16,880) |
| Noncontrolling interests | (9,885) |
| | <u>\$ 400,971</u> |

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

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

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

Other routine acquisitions

During 2016, the Company acquired eight dialysis centers in the U.S., 21 dialysis centers outside the U.S., and other medical businesses for a total of \$170,169 in net cash, earn-outs of \$1,511, and deferred purchase price and liabilities assumed of \$18,373. During 2015, the Company acquired dialysis-related and other ancillary businesses consisting of six dialysis centers in the U.S., 21 dialysis centers outside the U.S., three vascular access centers, and other medical businesses for a total of \$96,469 in net cash and deferred purchase price and earn-outs of \$8,395. During 2014, the Company acquired dialysis-related and other ancillary businesses consisting of 18 dialysis centers in the U.S., seven dialysis centers outside the U.S. and other medical businesses for a total of \$272,094 in net cash and deferred purchase price of \$23,781. The assets and liabilities for all acquisitions were recorded at their

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estimated fair values at the dates of the acquisitions and are included in the Company's financial statements and operating results from the effective dates of the acquisitions. For several of the 2016 acquisitions, certain income tax amounts are pending final evaluation and quantification of any pre-acquisition tax contingencies. In addition, valuation of medical claims liabilities and certain other working capital items relating to several of these acquisitions are pending final quantification.

The following table summarizes the assets acquired and liabilities assumed in the above described transactions and recognized at their acquisition dates at estimated fair values, as well as the estimated fair value of the noncontrolling interests assumed in these transactions:

| | Year ended December 31, | | |
|---|-------------------------|-------------------|-------------------|
| | 2016 | 2015 | 2014 |
| Current assets | \$ 3,996 | \$ 3,843 | \$ 915 |
| Property and equipment | 9,407 | 12,436 | 5,999 |
| Customer relationships | — | — | 74,515 |
| Non-compete agreements | 5,395 | 8,959 | 16,585 |
| Amortizable intangible and other long-term assets | 986 | 4,345 | 4,193 |
| Goodwill | 203,326 | 97,093 | 221,514 |
| Long-term deferred income taxes | 597 | (1,467) | — |
| Noncontrolling interests assumed | (30,337) | (18,905) | (25,963) |
| Liabilities assumed | (3,317) | (1,440) | (1,883) |
| Aggregate purchase cost | <u>\$ 190,053</u> | <u>\$ 104,864</u> | <u>\$ 295,875</u> |

Amortizable intangible assets acquired during 2016, 2015 and 2014 had weighted-average estimated useful lives of seven, eight and ten years, respectively. The majority of the intangible assets acquired relate to non-compete agreements and customer relationships. The weighted-average amortization period for customer relationships was ten years for 2014. The weighted-average amortization period for non-compete agreements was seven years for 2016, and eight years for both 2015 and 2014. The total amount of goodwill deductible for tax purposes associated with these acquisitions for 2016, 2015, and 2014 was approximately \$173,718, \$73,733 and \$175,247, respectively.

Other pending transactions

On August 9, 2016, the Company entered into an amendment to its agreement to acquire Colorado-based Renal Ventures Limited, LLC (Renal Ventures). As a result of the amended agreement, the Company will acquire a 100 percent interest in all 38 outpatient dialysis centers owned by Renal Ventures, including one new center under construction, and a fifty-one percent interest in one vascular access clinic. The purchase price will be approximately \$360,000 in cash, subject to, among other things, adjustments for certain items such as working capital. The transaction is subject to approval by the Federal Trade Commission (FTC), including Hart-Scott-Rodino antitrust clearance. The Company anticipates that it will be required by the FTC to divest some outpatient dialysis centers as a condition of the transaction. The Company expects the transaction to close in mid 2017.

Pro forma financial information (unaudited)

The following summary, prepared on a pro forma basis, combines the results of operations as if all acquisitions in 2016 and 2015 had been consummated as of the beginning of 2015, including the impact of certain adjustments such as amortization of intangibles, interest expense on acquisition financing and income tax effects.

| | Year ended December 31, | |
|--|-------------------------|---------------|
| | 2016 | 2015 |
| | (unaudited) | |
| Pro forma net revenues | \$ 14,875,592 | \$ 14,342,138 |
| Pro forma net income attributable to DaVita Inc. | 884,284 | 280,124 |
| Pro forma basic net income per share attributable to DaVita Inc. | 4.39 | 1.32 |
| Pro forma diluted net income per share attributable to DaVita Inc. | 4.32 | 1.30 |

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Contingent earn-out obligations

The Company has several contingent earn-out obligations associated with acquisitions that could result in the Company paying the former shareholders of acquired companies a total of up to approximately \$19,557 if certain EBITDA, operating income performance targets or quality margins are met over the next one to eight years.

Contingent earn-out obligations are remeasured to fair value at each reporting date until the contingencies are resolved with changes in the liability due to the remeasurement recorded in earnings. See Note 24 to these consolidated financial statements for further details. As of December 31, 2016, the Company has estimated the fair value of these contingent earn-out obligations to be \$9,977, of which a total of \$7,217 is included in other liabilities and the remaining \$2,760 is included in other long-term liabilities in the Company's consolidated balance sheet.

The following is a reconciliation of changes in the contingent earn-out obligations for the year ended December 31, 2016:

| | |
|--|-----------------|
| Beginning balance January 1, 2016 | \$ 34,135 |
| Contingent earn-out obligations associated with acquisitions | 1,511 |
| Remeasurement of fair value | (4,132) |
| Payments of contingent earn-out obligations | (21,537) |
| | <u>\$ 9,977</u> |

22. Variable interest entities

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

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

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

The analyses upon which these consolidation determinations rest are complex, involve uncertainties, and require significant judgment on various matters, some of which could be subject to different interpretations. At December 31, 2016, these consolidated financial statements include total assets of VIEs of \$747,574 and total liabilities and noncontrolling interests of VIEs to third parties of \$425,034.

The Company also sponsors certain deferred compensation plans whose trusts qualify as VIEs and the Company consolidates each of these plans as their primary beneficiary. The assets of these plans are recorded in short-term or long-term investments with related liabilities recorded in accrued compensation and benefits and other long-term liabilities. See Note 16 to these consolidated financial statements for disclosures on the assets of these consolidated non-qualified deferred compensation plans.

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23. Concentrations

Approximately 64%, 66% and 67% of total U.S. dialysis services revenues in 2016, 2015 and 2014, respectively, are from government-based programs, principally Medicare and Medicaid. Related net accounts receivable and other receivables from Medicare, including Medicare-assigned plans, and Medicaid, including Medicaid-assigned plans, were approximately \$831,445 and \$830,060, as of December 31, 2016 and 2015, respectively.

Approximately 72%, 70% and 71% of DMG's revenues in 2016, 2015 and 2014, respectively, are from government-based programs, principally Medicare and Medicaid. Approximately 63%, 61% and 64% for 2016, 2015 and 2014, respectively, of DMG's capitated medical revenues are associated with three health plans. In addition, approximately \$289,798 and \$231,278 at December 31, 2016 and 2015, respectively, of DMG's capitated accounts receivables are associated with three health plans.

One commercial payor, Humana, accounted for approximately 11% of total consolidated net revenues.

There is no single commercial payor that accounted for more than 10% of total consolidated accounts receivable at December 31, 2016 and 2015.

24. Fair values of financial instruments

The Company measures the fair value of certain assets, liabilities and noncontrolling interests subject to put provisions (temporary equity) based upon certain valuation techniques that include observable or unobservable inputs and assumptions that market participants would use in pricing these assets, liabilities, temporary equity and commitments. The Company has also classified certain assets, liabilities and temporary equity that are measured at fair value into the appropriate fair value hierarchy levels as defined by FASB.

The following tables summarize the Company's assets, liabilities and temporary equity measured at fair value on a recurring basis as of December 31, 2016 and 2015:

| | Total | Quoted prices in active markets for identical assets (Level 1) | Significant other observable inputs (Level 2) | Significant unobservable inputs (Level 3) |
|--|------------|---|---|--|
| December 31, 2016 | | | | |
| Assets | | | | |
| Available for sale securities | \$ 47,404 | \$ 47,404 | \$ — | \$ — |
| Cash surrender value of life insurance policies | \$ 59,646 | \$ — | \$ 59,646 | \$ — |
| Interest rate cap agreements | \$ 9,929 | \$ — | \$ 9,929 | \$ — |
| Funds on deposit with third parties | \$ 75,877 | \$ 75,877 | \$ — | \$ — |
| Liabilities | | | | |
| Contingent earn-out obligations | \$ 9,977 | \$ — | \$ — | \$ 9,977 |
| Temporary equity | | | | |
| Noncontrolling interests subject to put provisions | \$ 973,258 | \$ — | \$ — | \$ 973,258 |
| December 31, 2015 | | | | |
| Assets | | | | |
| Available for sale securities | \$ 33,482 | \$ 33,482 | \$ — | \$ — |
| Cash surrender value of life insurance policies | \$ 56,840 | \$ — | \$ 56,840 | \$ — |
| Interest rate cap agreements | \$ 15,127 | \$ — | \$ 15,127 | \$ — |
| Interest rate swap agreements | \$ 516 | \$ — | \$ 516 | \$ — |
| Funds on deposit with third parties | \$ 82,679 | \$ 82,679 | \$ — | \$ — |
| Liabilities | | | | |
| Contingent earn-out obligations | \$ 34,135 | \$ — | \$ — | \$ 34,135 |
| Temporary equity | | | | |
| Noncontrolling interests subject to put provisions | \$ 864,066 | \$ — | \$ — | \$ 864,066 |

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Available for sale securities represent investments in various open-ended registered investment companies, or mutual funds, and are recorded at fair value estimated based upon quoted prices reported by each mutual fund. See Note 9 to these consolidated financial statements for further discussion.

Investments in life insurance policies are carried at their cash surrender value which approximates their fair value. See Note 16 to these consolidated financial statements for further discussion.

The interest rate swap and cap agreements are recorded at fair value based upon valuation models utilizing the income approach and commonly accepted valuation techniques that use inputs from closing prices for similar assets and liabilities in active markets as well as other relevant observable market inputs at quoted intervals such as current interest rates, forward yield curves, implied volatility and credit default swap pricing. The Company does not believe the ultimate amount that could be realized upon settlement of these interest rate swap and cap agreements would be materially different from the fair values currently reported. See Note 14 to these consolidated financial statements for further discussion.

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

The estimated fair value measurements of contingent earn-out obligations are primarily based on unobservable inputs including projected EBITDA, estimated probabilities of achieving gross margin of certain medical procedures and the estimated probability of earn-out payments being made using an option pricing technique and a simulation model for expected EBITDA and operating income. In addition, a probability adjusted model was used to estimate the fair values of the quality measures involved. The estimated fair value of these contingent earn-out obligations will be remeasured as of each reporting date and could fluctuate based upon any significant changes in key assumptions, such as changes in the Company credit risk adjusted rate that is used to discount obligations to present value.

See Note 18 to these consolidated financial statements for a discussion of the Company's methodology for estimating the fair value of noncontrolling interests subject to put obligations.

Other financial instruments consist primarily of cash, accounts receivable, accounts payable, other accrued liabilities and debt. The balances of the non-debt financial instruments are presented in the consolidated financial statements at December 31, 2016 and 2015 at their approximate fair values due to the short-term nature of their settlements. The carrying balance of the Company's senior secured credit facilities totaled \$4,217,348 as of December 31, 2016, and the fair value was approximately \$4,336,969 based upon quoted market prices. The fair value of the Company's Senior Notes was approximately \$4,530,875 at December 31, 2016 based upon quoted market prices, as compared to the carrying amount of \$4,500,000.

25. Segment reporting

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

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

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

The Company's separate operating segments include its U.S. dialysis and related lab services business, its DMG operations in each region, each of its ancillary services and strategic initiatives, and its consolidated international kidney care and other health operations in the European and Middle Eastern, Latin American, and Asian Pacific markets, and under the Saudi Ministry of Health charter. The U.S. dialysis and related lab services business and the DMG business each qualify as separately reportable segments, and

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

all other ancillary services and strategic initiatives operating segments, including the international operating segments, have been combined and disclosed in the other segments category.

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

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

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

| | Year ended December 31, | | |
|--|-------------------------|---------------|---------------|
| | 2016 | 2015 | 2014 |
| Segment revenues: | | | |
| U.S. dialysis and related lab services | | | |
| Patient service revenues: | | | |
| External sources | \$ 9,482,648 | \$ 8,980,515 | \$ 8,513,089 |
| Intersegment revenues | 68,774 | 53,476 | 37,112 |
| Total dialysis and related lab services revenues | 9,551,422 | 9,033,991 | 8,550,201 |
| Less: Provision for uncollectible accounts | (429,882) | (406,530) | (353,028) |
| Net dialysis and related lab services patient service revenues | 9,121,540 | 8,627,461 | 8,197,173 |
| Other revenues ⁽¹⁾ | 16,649 | 13,971 | 13,498 |
| Total net dialysis and related lab services revenues | 9,138,189 | 8,641,432 | 8,210,671 |
| DMG | | | |
| DMG revenues: | | | |
| Capitated revenues | \$ 3,430,576 | \$ 3,436,705 | \$ 3,190,903 |
| Net patient service revenues | 621,583 | 317,950 | 219,306 |
| Other revenues ⁽²⁾ | 61,040 | 82,470 | 91,374 |
| Intersegment capitated and other revenues | 215 | 136 | 716 |
| Total revenues | \$ 4,113,414 | \$ 3,837,261 | \$ 3,502,299 |
| Other - Ancillary services and strategic initiatives | | | |
| Net patient service revenues | \$ 228,459 | \$ 160,484 | \$ 122,087 |
| Capitated revenues | 88,103 | 72,390 | 70,385 |
| Other external sources | 1,245,929 | 1,123,882 | 927,492 |
| Intersegment revenues | 58,881 | 25,674 | 19,535 |
| Total ancillary services and strategic initiatives revenues | 1,621,372 | 1,382,430 | 1,139,499 |
| Total net segment revenues | 14,872,975 | 13,861,123 | 12,852,469 |
| Elimination of intersegment revenues | (127,870) | (79,286) | (57,363) |
| Consolidated net revenues | \$ 14,745,105 | \$ 13,781,837 | \$ 12,795,106 |
| Segment operating margin (loss): | | | |
| U.S. dialysis and related lab services | \$ 1,777,014 | \$ 1,259,632 | \$ 1,637,626 |
| DMG | (104,233) | 33,929 | 214,983 |
| Other—Ancillary services and strategic initiatives | 266,323 | (103,901) | (24,456) |
| Total segment margin | 1,939,104 | 1,189,660 | 1,828,153 |
| Reconciliation of segment operating margin to consolidated income from continuing operations before income taxes: | | | |
| Corporate administrative support ⁽³⁾ | (44,561) | (18,965) | (13,012) |
| Consolidated operating income | 1,894,543 | 1,170,695 | 1,815,141 |
| Debt expense | (414,382) | (408,380) | (410,294) |
| Debt refinancing and redemption charges | — | (48,072) | (97,548) |
| Other income | 8,734 | 8,893 | 2,374 |
| Consolidated income from continuing operations before income taxes | \$ 1,488,895 | \$ 723,136 | \$ 1,309,673 |

- (1) Includes management fees for providing management and administrative services to dialysis centers in which the Company owns a noncontrolling interest or which are wholly-owned by third parties.
- (2) Includes medical consulting service fees and management fees for providing management and administrative services to unconsolidated joint ventures, as well as revenue related to the maintenance of existing physician networks.
- (3) Corporate administrative support costs in 2016 also include \$30,934 of an adjustment to reduce a tax asset associated with the DMG acquisition escrow provisions.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Depreciation and amortization expense by segment is as follows:

| | December 31, | | |
|--|---------------------|-------------------|-------------------|
| | 2016 | 2015 | 2014 |
| U.S. dialysis and related lab services | \$ 482,768 | \$ 438,238 | \$ 402,767 |
| DMG | 210,755 | 174,118 | 169,485 |
| Other - Ancillary services and strategic initiatives | 26,729 | 25,668 | 18,683 |
| | <u>\$ 720,252</u> | <u>\$ 638,024</u> | <u>\$ 590,935</u> |

Summary of assets by segment is as follows:

| | December 31, | |
|--|----------------------|----------------------|
| | 2016 | 2015 |
| Segment assets | | |
| U.S. dialysis and related lab services (including equity investments of \$66,924 and \$29,801, respectively) | \$ 11,438,100 | \$ 11,591,507 |
| DMG (including equity investments of \$10,350 and \$22,714, respectively) | 6,213,091 | 6,150,666 |
| Other - Ancillary services and strategic initiatives ⁽¹⁾ (including equity investments of \$425,115 and \$20,853, respectively) | 1,090,066 | 772,702 |
| Consolidated assets | <u>\$ 18,741,257</u> | <u>\$ 18,514,875</u> |

(1) Includes approximately \$96,396 and \$ 69,519 in 2016 and 2015, respectively, of net property and equipment related to the Company's international operations.

Expenditures for property and equipment by segment is as follows:

| | December 31, | | |
|--|---------------------|-------------------|-------------------|
| | 2016 | 2015 | 2014 |
| U.S. dialysis and related lab services | \$ 675,994 | \$ 584,513 | \$ 560,610 |
| DMG | 84,399 | 66,800 | 27,885 |
| Other - Ancillary services and strategic initiatives | 68,702 | 56,685 | 52,835 |
| | <u>\$ 829,095</u> | <u>\$ 707,998</u> | <u>\$ 641,330</u> |

26. Supplemental cash flow information

The table below provides supplemental cash flow information:

| | Year ended December 31, | | |
|---|--------------------------------|-------------|-------------|
| | 2016 | 2015 | 2014 |
| Cash paid: | | | |
| Income taxes | \$ 339,411 | \$ 156,075 | \$ 238,615 |
| Interest | 406,987 | 405,120 | 351,967 |
| Non-cash investing and financing activities: | | | |
| Fixed assets under capital lease obligations | 28,127 | 74,035 | 72,389 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

27. Selected quarterly financial data (unaudited)

| | 2016 | | | | 2015 | | | |
|---|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|
| | December 31 | September 30 | June 30 | March 31 | December 31 | September 30 | June 30 | March 31 |
| Net revenues | \$ 3,715,742 | \$ 3,730,576 | \$ 3,717,651 | \$ 3,581,136 | \$ 3,533,589 | \$ 3,525,665 | \$ 3,434,618 | \$ 3,287,965 |
| Operating income (loss) | \$ 381,428 | \$ 819,156 | \$ 329,070 | \$ 364,889 | \$ 244,935 | \$ 509,368 | \$ 480,548 | \$ (64,156) |
| Income (loss) before income taxes | \$ 278,072 | \$ 716,451 | \$ 229,391 | \$ 264,981 | \$ 146,307 | \$ 408,371 | \$ 330,539 | \$ (162,081) |
| Net income (loss) attributable to DaVita Inc. | \$ 157,726 | \$ 571,332 | \$ 53,382 | \$ 97,434 | \$ (6,000) | \$ 215,872 | \$ 170,477 | \$ (110,617) |
| Basic net income (loss) per share attributable to DaVita Inc. | \$ 0.81 | \$ 2.80 | \$ 0.26 | \$ 0.48 | \$ (0.03) | \$ 1.02 | \$ 0.80 | \$ (0.52) |
| Diluted net income (loss) per share attributable to DaVita Inc. | \$ 0.80 | \$ 2.76 | \$ 0.26 | \$ 0.47 | \$ (0.03) | \$ 1.00 | \$ 0.78 | \$ (0.52) |

28. Consolidating financial statements

The following information is presented in accordance with Rule 3-10 of Regulation S-X. The operating and investing activities of the separate legal entities included in the Company's consolidated financial statements are fully interdependent and integrated. Revenues and operating expenses of the separate legal entities include intercompany charges for management and other services. The Company's Senior Notes are guaranteed by substantially all of its domestic subsidiaries. Each of the guarantor subsidiaries has guaranteed the Senior Notes on a joint and several basis. However, the guarantor subsidiaries can be released from their obligations in the event of a sale or other disposition of all or substantially all of the assets of such subsidiary, including by merger or consolidation or the sale of all equity interests in such subsidiary owned by the Company, if such subsidiary guarantor is designated as an unrestricted subsidiary or otherwise ceases to be a restricted subsidiary, and if such subsidiary guarantor no longer guaranties any other indebtedness of the Company. Certain domestic subsidiaries, foreign subsidiaries, joint ventures, partnerships and third parties are not guarantors of the Senior Notes.

Consolidating Statements of Income

| | DaVita Inc. | Guarantor Subsidiaries | Non-Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|---|-------------|------------------------|----------------------------|---------------------------|--------------------|
| For the twelve months ended December 31, 2016 | | | | | |
| Patient services revenues | \$ — | \$ 6,766,138 | \$ 3,761,590 | \$ (173,567) | \$ 10,354,161 |
| Less: Provision for uncollectible accounts | — | (278,761) | (172,592) | — | (451,353) |
| Net patient service revenues | — | 6,487,377 | 3,588,998 | (173,567) | 9,902,808 |
| Capitated revenues | — | 1,795,673 | 1,723,279 | (273) | 3,518,679 |
| Other revenues | 767,791 | 2,089,749 | 125,203 | (1,659,125) | 1,323,618 |
| Total net revenues | 767,791 | 10,372,799 | 5,437,480 | (1,832,965) | 14,745,105 |
| Operating expenses and charges | 524,108 | 9,735,334 | 4,424,085 | (1,832,965) | 12,850,562 |
| Operating income | 243,683 | 637,465 | 1,013,395 | — | 1,894,543 |
| Debt expense | (407,925) | (358,535) | (50,710) | 402,788 | (414,382) |
| Other income, net | 396,797 | 6,196 | 8,529 | (402,788) | 8,734 |
| Income tax expense | 79,301 | 210,338 | 166,174 | — | 455,813 |
| Equity earnings in subsidiaries | 726,620 | 651,832 | — | (1,378,452) | — |
| Net income | 879,874 | 726,620 | 805,040 | (1,378,452) | 1,033,082 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (153,208) | (153,208) |
| Net income attributable to DaVita Inc. | \$ 879,874 | \$ 726,620 | \$ 805,040 | \$ (1,531,660) | \$ 879,874 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Consolidating Statements of Income

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|---|-------------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| For twelve months ended December 31, 2015 | | | | | |
| Patient services revenues | \$ — | \$ 6,578,185 | \$ 3,047,048 | \$ (144,954) | \$ 9,480,279 |
| Less: Provision for uncollectible accounts | — | (285,454) | (142,406) | — | (427,860) |
| Net patient service revenues | — | 6,292,731 | 2,904,642 | (144,954) | 9,052,419 |
| Capitated revenues | — | 1,776,311 | 1,733,027 | (243) | 3,509,095 |
| Other revenues | 727,887 | 1,875,133 | 32,137 | (1,414,834) | 1,220,323 |
| Total net revenues | 727,887 | 9,944,175 | 4,669,806 | (1,560,031) | 13,781,837 |
| Operating expenses and charges | 488,595 | 9,565,667 | 4,116,911 | (1,560,031) | 12,611,142 |
| Operating income | 239,292 | 378,508 | 552,895 | — | 1,170,695 |
| Debt (expense) and refinancing charges | (449,598) | (340,176) | (42,500) | 375,822 | (456,452) |
| Other income, net | 365,752 | 11,562 | 7,401 | (375,822) | 8,893 |
| Income tax expense | 81,221 | 173,063 | 41,442 | — | 295,726 |
| Equity earnings in subsidiaries | 195,507 | 318,676 | — | (514,183) | — |
| Net income | 269,732 | 195,507 | 476,354 | (514,183) | 427,410 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (157,678) | (157,678) |
| Net income attributable to DaVita Inc. | <u>\$ 269,732</u> | <u>\$ 195,507</u> | <u>\$ 476,354</u> | <u>\$ (671,861)</u> | <u>\$ 269,732</u> |
| For the year ended December 31, 2014 | | | | | |
| Patient services revenues | \$ — | \$ 6,246,683 | \$ 2,739,204 | \$ (117,549) | \$ 8,868,338 |
| Less: Provision for uncollectible accounts | — | (238,600) | (128,284) | — | (366,884) |
| Net patient service revenues | — | 6,008,083 | 2,610,920 | (117,549) | 8,501,454 |
| Capitated revenues | — | 1,681,668 | 1,579,804 | (184) | 3,261,288 |
| Other revenues | 684,066 | 1,639,828 | 24,155 | (1,315,685) | 1,032,364 |
| Total net revenues | 684,066 | 9,329,579 | 4,214,879 | (1,433,418) | 12,795,106 |
| Operating expenses and charges | 443,951 | 8,269,025 | 3,700,407 | (1,433,418) | 10,979,965 |
| Operating income | 240,115 | 1,060,554 | 514,472 | — | 1,815,141 |
| Debt (expense) and refinancing charges | (502,762) | (363,623) | (43,449) | 401,992 | (507,842) |
| Other income, net | 385,532 | 11,731 | 7,103 | (401,992) | 2,374 |
| Income tax expense | 46,856 | 397,268 | 2,219 | — | 446,343 |
| Equity earnings in subsidiaries | 647,085 | 335,691 | — | (982,776) | — |
| Net income | 723,114 | 647,085 | 475,907 | (982,776) | 863,330 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (140,216) | (140,216) |
| Net income attributable to DaVita Inc. | <u>\$ 723,114</u> | <u>\$ 647,085</u> | <u>\$ 475,907</u> | <u>\$ (1,122,992)</u> | <u>\$ 723,114</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Consolidating Statements of Comprehensive Income

| | <u>DaVita Inc.</u> | <u>Guarantor Subsidiaries</u> | <u>Non- Guarantor Subsidiaries</u> | <u>Consolidating Adjustments</u> | <u>Consolidated Total</u> |
|--|--------------------|-----------------------------------|--|--------------------------------------|-------------------------------|
| For the year ended December 31, 2016 | | | | | |
| Net income | \$ 879,874 | \$ 726,620 | \$ 805,040 | \$ (1,378,452) | \$ 1,033,082 |
| Other comprehensive loss | (290) | — | (29,337) | — | (29,627) |
| Total comprehensive income | 879,584 | 726,620 | 775,703 | (1,378,452) | 1,003,455 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (153,398) | (153,398) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 879,584</u> | <u>\$ 726,620</u> | <u>\$ 775,703</u> | <u>\$ (1,531,850)</u> | <u>\$ 850,057</u> |
| For the year ended December 31, 2015 | | | | | |
| Net income | \$ 269,732 | \$ 195,507 | \$ 476,354 | \$ (514,183) | \$ 427,410 |
| Other comprehensive loss | (10,920) | — | (23,889) | — | (34,809) |
| Total comprehensive income | 258,812 | 195,507 | 452,465 | (514,183) | 392,601 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (157,678) | (157,678) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 258,812</u> | <u>\$ 195,507</u> | <u>\$ 452,465</u> | <u>\$ (671,861)</u> | <u>\$ 234,923</u> |
| For the year ended December 31, 2014 | | | | | |
| Net income | \$ 723,114 | \$ 647,085 | \$ 475,907 | \$ (982,776) | \$ 863,330 |
| Other comprehensive income (losses) | 580 | — | (22,952) | — | (22,372) |
| Total comprehensive income | 723,694 | 647,085 | 452,955 | (982,776) | 840,958 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (140,216) | (140,216) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 723,694</u> | <u>\$ 647,085</u> | <u>\$ 452,955</u> | <u>\$ (1,122,992)</u> | <u>\$ 700,742</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Consolidating Balance Sheets

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|----------------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| As of December 31, 2016 | | | | | |
| Cash and cash equivalents | \$ 549,921 | \$ 59,192 | \$ 304,074 | \$ — | \$ 913,187 |
| Accounts receivable, net | — | 1,215,232 | 702,070 | — | 1,917,302 |
| Other current assets | 277,911 | 736,727 | 135,101 | — | 1,149,739 |
| Total current assets | 827,832 | 2,011,151 | 1,141,245 | — | 3,980,228 |
| Property and equipment, net | 337,200 | 1,689,798 | 1,148,369 | — | 3,175,367 |
| Intangible assets, net | 487 | 1,491,057 | 36,223 | — | 1,527,767 |
| Investments in subsidiaries | 9,717,728 | 2,002,660 | — | (11,720,388) | — |
| Intercompany receivables | 3,250,692 | — | 866,955 | (4,117,647) | — |
| Other long-term assets and investments | 39,994 | 86,710 | 523,874 | — | 650,578 |
| Goodwill | — | 7,838,984 | 1,568,333 | — | 9,407,317 |
| Total assets | <u>\$ 14,173,933</u> | <u>\$ 15,120,360</u> | <u>\$ 5,284,999</u> | <u>\$ (15,838,035)</u> | <u>\$ 18,741,257</u> |
| Current liabilities | \$ 303,840 | \$ 1,865,193 | \$ 527,412 | \$ — | \$ 2,696,445 |
| Intercompany payables | — | 2,322,124 | 1,795,523 | (4,117,647) | — |
| Long-term debt and other long-term liabilities | 8,614,445 | 1,215,315 | 392,053 | — | 10,221,813 |
| Noncontrolling interests subject to put provisions | 607,601 | — | — | 365,657 | 973,258 |
| Total DaVita Inc. shareholders' equity | 4,648,047 | 9,717,728 | 2,002,660 | (11,720,388) | 4,648,047 |
| Noncontrolling interests not subject to put provisions | — | — | 567,351 | (365,657) | 201,694 |
| Total equity | 4,648,047 | 9,717,728 | 2,570,011 | (12,086,045) | 4,849,741 |
| Total liabilities and equity | <u>\$ 14,173,933</u> | <u>\$ 15,120,360</u> | <u>\$ 5,284,999</u> | <u>\$ (15,838,035)</u> | <u>\$ 18,741,257</u> |
| As of December 31, 2015 | | | | | |
| Cash and cash equivalents | \$ 1,186,636 | \$ 109,357 | \$ 203,123 | \$ — | \$ 1,499,116 |
| Accounts receivable, net | — | 929,390 | 794,838 | — | 1,724,228 |
| Other current assets | 431,504 | 769,947 | 78,485 | — | 1,279,936 |
| Total current assets | 1,618,140 | 1,808,694 | 1,076,446 | — | 4,503,280 |
| Property and equipment, net | 268,066 | 1,575,890 | 944,784 | — | 2,788,740 |
| Intangible assets, net | 540 | 1,634,920 | 51,866 | — | 1,687,326 |
| Investments in subsidiaries | 8,893,079 | 1,597,185 | — | (10,490,264) | — |
| Intercompany receivables | 3,474,133 | — | 701,814 | (4,175,947) | — |
| Other long-term assets and investments | 74,458 | 53,346 | 113,246 | — | 241,050 |
| Goodwill | — | 7,834,257 | 1,460,222 | — | 9,294,479 |
| Total assets | <u>\$ 14,328,416</u> | <u>\$ 14,504,292</u> | <u>\$ 4,348,378</u> | <u>\$ (14,666,211)</u> | <u>\$ 18,514,875</u> |
| Current liabilities | \$ 185,217 | \$ 1,730,123 | \$ 483,798 | \$ — | \$ 2,399,138 |
| Intercompany payables | — | 2,750,102 | 1,425,845 | (4,175,947) | — |
| Long-term debt and other long-term liabilities | 8,730,673 | 1,130,988 | 305,838 | — | 10,167,499 |
| Noncontrolling interests subject to put provisions | 541,746 | — | — | 322,320 | 864,066 |
| Total DaVita Inc. shareholders' equity | 4,870,780 | 8,893,079 | 1,597,185 | (10,490,264) | 4,870,780 |
| Noncontrolling interests not subject to put provisions | — | — | 535,712 | (322,320) | 213,392 |
| Total equity | 4,870,780 | 8,893,079 | 2,132,897 | (10,812,584) | 5,084,172 |
| Total liabilities and equity | <u>\$ 14,328,416</u> | <u>\$ 14,504,292</u> | <u>\$ 4,348,378</u> | <u>\$ (14,666,211)</u> | <u>\$ 18,514,875</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flows

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|---|---------------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| For the year ended December 31, 2016 | | | | | |
| Cash flows from operating activities: | | | | | |
| Net income | \$ 879,874 | \$ 726,620 | \$ 805,040 | \$ (1,378,452) | \$ 1,033,082 |
| Changes in operating assets and liabilities and non-cash items included in net income | (614,642) | 335,166 | (168,614) | 1,378,452 | 930,362 |
| Net cash provided by operating activities | <u>265,232</u> | <u>1,061,786</u> | <u>636,426</u> | <u>—</u> | <u>1,963,444</u> |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (139,303) | (382,305) | (307,487) | — | (829,095) |
| Acquisitions | — | (472,413) | (91,443) | — | (563,856) |
| Proceeds from asset sales, net of cash divested | — | 70,342 | (5,617) | — | 64,725 |
| Investments and other items | 153,031 | (29,038) | 2,565 | — | 126,558 |
| Net cash provided by (used in) investing activities | <u>13,728</u> | <u>(813,414)</u> | <u>(401,982)</u> | <u>—</u> | <u>(1,201,668)</u> |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | (92,460) | (27,830) | (4,152) | — | (124,442) |
| Intercompany borrowing | 237,988 | (249,182) | 11,194 | — | — |
| Other items | (1,061,203) | (21,525) | (144,811) | — | (1,227,539) |
| Net cash used in financing activities | <u>(915,675)</u> | <u>(298,537)</u> | <u>(137,769)</u> | <u>—</u> | <u>(1,351,981)</u> |
| Effect of exchange rate changes on cash | — | — | 4,276 | — | 4,276 |
| Net (decrease) increase in cash and cash equivalents | (636,715) | (50,165) | 100,951 | — | (585,929) |
| Cash and cash equivalents at beginning of the year | 1,186,636 | 109,357 | 203,123 | — | 1,499,116 |
| Cash and cash equivalents at the end of the year | <u>\$ 549,921</u> | <u>\$ 59,192</u> | <u>\$ 304,074</u> | <u>\$ —</u> | <u>\$ 913,187</u> |
| For the year ended December 31, 2015 | | | | | |
| Cash flows from operating activities: | | | | | |
| Net income | \$ 269,732 | \$ 195,507 | \$ 476,354 | \$ (514,183) | \$ 427,410 |
| Changes in operating assets and liabilities and non-cash items included in net income | (146,531) | 688,106 | 74,032 | 514,183 | 1,129,790 |
| Net cash provided by operating activities | <u>123,201</u> | <u>883,613</u> | <u>550,386</u> | <u>—</u> | <u>1,557,200</u> |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (115,269) | (319,695) | (273,034) | — | (707,998) |
| Acquisitions | — | (76,983) | (19,486) | — | (96,469) |
| Proceeds from asset sales | — | 19,715 | — | — | 19,715 |
| Investments and other items | (74,474) | (2,144) | (20,414) | — | (97,032) |
| Net cash used in investing activities | <u>(189,743)</u> | <u>(379,107)</u> | <u>(312,934)</u> | <u>—</u> | <u>(881,784)</u> |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | 640,009 | (11,953) | (8,358) | — | 619,698 |
| Intercompany borrowing | 486,588 | (394,735) | (91,853) | — | — |
| Other items | (572,295) | (66,382) | (119,991) | — | (758,668) |
| Net cash provided by (used in) financing activities | <u>554,302</u> | <u>(473,070)</u> | <u>(220,202)</u> | <u>—</u> | <u>(138,970)</u> |
| Effect of exchange rate changes on cash | — | — | (2,571) | — | (2,571) |
| Net increase in cash and cash equivalents | 487,760 | 31,436 | 14,679 | — | 533,875 |
| Cash and cash equivalents at beginning of the year | 698,876 | 77,921 | 188,444 | — | 965,241 |
| Cash and cash equivalents at the end of the year | <u>\$ 1,186,636</u> | <u>\$ 109,357</u> | <u>\$ 203,123</u> | <u>\$ —</u> | <u>\$ 1,499,116</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flows

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|---|-------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| For the year ended December 31, 2014 | | | | | |
| Cash flows from operating activities: | | | | | |
| Net income | \$ 723,114 | \$ 647,085 | \$ 475,907 | \$ (982,776) | \$ 863,330 |
| Changes in operating assets and liabilities and non-cash items included in net income | (597,992) | 120,772 | 90,521 | 982,776 | 596,077 |
| Net cash provided by operating activities | 125,122 | 767,857 | 566,428 | — | 1,459,407 |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (51,374) | (312,191) | (277,765) | — | (641,330) |
| Acquisitions | — | (228,569) | (43,525) | — | (272,094) |
| Proceeds from asset sales | — | 8,791 | — | — | 8,791 |
| Investments and other items | (333,803) | (316) | (38,977) | — | (373,096) |
| Net cash used in investing activities | (385,177) | (532,285) | (360,267) | — | (1,277,729) |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | 4,513 | (12,545) | 43 | — | (7,989) |
| Intercompany borrowing | 410,437 | (282,461) | (127,976) | — | — |
| Other items | (58,207) | (14,099) | (84,684) | — | (156,990) |
| Net cash provided by (used in) financing activities | 356,743 | (309,105) | (212,617) | — | (164,979) |
| Effect of exchange rate changes on cash | — | — | 2,293 | — | 2,293 |
| Net increase (decrease) in cash and cash equivalents | 96,688 | (73,533) | (4,163) | — | 18,992 |
| Cash and cash equivalents at beginning of the year | 602,188 | 151,454 | 192,607 | — | 946,249 |
| Cash and cash equivalents at the end of the year | \$ 698,876 | \$ 77,921 | \$ 188,444 | \$ — | \$ 965,241 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

29. Supplemental data (unaudited)

The following information is presented as supplemental data as required by the indentures governing the Company's Senior Notes.

Condensed Consolidating Statements of Income

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries⁽¹⁾ |
|---|-------------------------------|-------------------------|--------------------------------------|--|
| For the year ended December 31, 2016 | | | | |
| Patient services revenues | \$ 10,354,161 | \$ 449,473 | \$ — | \$ 9,904,688 |
| Less: Provision for uncollectible accounts | (451,353) | (12,696) | — | (438,657) |
| Net patient service revenues | 9,902,808 | 436,777 | — | 9,466,031 |
| Capitated revenues | 3,518,679 | 1,617,794 | — | 1,900,885 |
| Other revenues | 1,323,618 | 32,938 | — | 1,290,680 |
| Total net revenues | 14,745,105 | 2,087,509 | — | 12,657,596 |
| Operating expenses and charges | 12,850,562 | 2,035,001 | 110 | 10,815,451 |
| Operating income | 1,894,543 | 52,508 | (110) | 1,842,145 |
| Debt expense | (414,382) | (10,140) | — | (404,242) |
| Other income, net | 8,734 | 576 | — | 8,158 |
| Income tax expense | 455,813 | 10,643 | (44) | 445,214 |
| Net income | 1,033,082 | 32,301 | (66) | 1,000,847 |
| Less: Net income attributable to noncontrolling interests | (153,208) | — | — | (153,208) |
| Net income attributable to DaVita Inc. | <u>\$ 879,874</u> | <u>\$ 32,301</u> | <u>\$ (66)</u> | <u>\$ 847,639</u> |

Condensed Consolidating Statements of Comprehensive Income

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries⁽¹⁾ |
|--|-------------------------------|-------------------------|--------------------------------------|--|
| For the year ended December 31, 2016 | | | | |
| Net income (losses) | \$ 1,033,082 | \$ 32,301 | \$ (66) | \$ 1,000,847 |
| Other comprehensive losses | (29,627) | — | — | (29,627) |
| Total comprehensive income (losses) | 1,003,455 | 32,301 | (66) | 971,220 |
| Less: Comprehensive income attributable to noncontrolling interest | (153,398) | — | — | (153,398) |
| Comprehensive income (losses) attributable to DaVita Inc. | <u>\$ 850,057</u> | <u>\$ 32,301</u> | <u>\$ (66)</u> | <u>\$ 817,822</u> |

(1) After the elimination of the unrestricted subsidiaries and the physician groups

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS—(continued)
(dollars in thousands, except per share data)

Condensed Consolidating Balance Sheets

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries(1) |
|--|-----------------------|------------------|------------------------------|--|
| As of December 31, 2016 | | | | |
| Cash and cash equivalents | \$ 913,187 | \$ 104,691 | \$ — | \$ 808,496 |
| Accounts receivable, net | 1,917,302 | 207,430 | — | 1,709,872 |
| Other current assets | 1,149,739 | 15,124 | — | 1,134,615 |
| Total current assets | 3,980,228 | 327,245 | — | 3,652,983 |
| Property and equipment, net | 3,175,367 | 1,378 | — | 3,173,989 |
| Amortizable intangibles, net | 1,527,767 | 4,858 | — | 1,522,909 |
| Other long-term assets | 650,578 | 78,215 | 2,714 | 569,649 |
| Goodwill | 9,407,317 | 16,405 | — | 9,390,912 |
| Total assets | \$ 18,741,257 | \$ 428,101 | \$ 2,714 | \$ 18,310,442 |
| Current liabilities | \$ 2,696,445 | \$ 223,302 | \$ — | \$ 2,473,143 |
| Payables to parent | — | 56,699 | 2,714 | (59,413) |
| Long-term debt and other long-term liabilities | 10,221,813 | 44,094 | — | 10,177,719 |
| Noncontrolling interests subject to put provisions | 973,258 | — | — | 973,258 |
| Total DaVita Inc. shareholders' equity | 4,648,047 | 104,006 | — | 4,544,041 |
| Noncontrolling interests not subject to put provisions | 201,694 | — | — | 201,694 |
| Shareholders' equity | 4,849,741 | 104,006 | — | 4,745,735 |
| Total liabilities and shareholder's equity | \$ 18,741,257 | \$ 428,101 | \$ 2,714 | \$ 18,310,442 |

Condensed Consolidating Statements of Cash Flows

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries(1) |
|--|-----------------------|------------------|------------------------------|--|
| For the year ended December 31, 2016 | | | | |
| Cash flows from operating activities: | | | | |
| Net income | \$ 1,033,082 | \$ 32,301 | \$ (66) | \$ 1,000,847 |
| Changes in operating and intercompany assets and liabilities and non-cash items included in net income | 930,362 | 131,863 | 66 | 798,433 |
| Net cash provided by operating activities | 1,963,444 | 164,164 | — | 1,799,280 |
| Cash flows from investing activities: | | | | |
| Additions of property and equipment | (829,095) | (863) | — | (828,232) |
| Acquisitions and divestitures, net | (563,856) | — | — | (563,856) |
| Proceeds from asset sales | 64,725 | — | — | 64,725 |
| Investments and other items | 126,558 | (3,014) | — | 129,572 |
| Net cash used in investing activities | (1,201,668) | (3,877) | — | (1,197,791) |
| Cash flows from financing activities: | | | | |
| Long-term debt and related financing costs, net | (124,442) | (4) | — | (124,438) |
| Intercompany | — | (143,837) | — | 143,837 |
| Other items | (1,227,539) | — | — | (1,227,539) |
| Net cash used in financing activities | (1,351,981) | (143,841) | — | (1,208,140) |
| Effect of exchange rate changes on cash | 4,276 | — | — | 4,276 |
| Net increase (decrease) in cash | (585,929) | 16,446 | — | (602,375) |
| Cash at beginning of the year | 1,499,116 | 88,245 | — | 1,410,871 |
| Cash at the end of the year | \$ 913,187 | \$ 104,691 | \$ — | \$ 808,496 |

(1) After the elimination of the unrestricted subsidiaries and the physician groups

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, we have duly caused this Annual Report on Form 10-K to be signed on our behalf by the undersigned, thereunto duly authorized, in the City of Denver, State of Colorado, on February 24, 2017.

DAVITA INC.

By: /s/ KENT J. THIRY
Kent J. Thiry
Chairman and Chief Executive Officer

KNOW ALL MEN BY THESE PRESENT, that each person whose signature appears below constitutes and appoints Kent J. Thiry, James K. Hilger, and Kathleen Waters, and each of them his or her true and lawful attorneys-in-fact and agents with full power of substitution and resubstitution, for him or her and in his or her name, place and stead, in any and all capacities, to sign any and all amendments to this Annual Report on Form 10-K, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, and each of them, full power and authority to do and perform each and every act and thing requisite or necessary to be done in and about the premises, as fully to all intents and purposes as he or she might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or their or his or her substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this Annual Report on Form 10-K has been signed by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

| Signature | Title | Date |
|---|---|-------------------|
| <u>/s/ KENT J. THIRY</u> Kent J. Thiry | Chairman and Chief Executive Officer (Principal Executive Officer) | February 24, 2017 |
| <u>/s/ JAMES K. HILGER</u> James K. Hilger | Interim Chief Financial Officer and Chief Accounting Officer (Principal Accounting Officer) | February 24, 2017 |
| <u>/s/ PAMELA M. ARWAY</u> Pamela M. Arway | Director | February 24, 2017 |
| <u>/s/ CHARLES G. BERG</u> Charles G. Berg | Director | February 24, 2017 |
| <u>/s/ CAROL A. DAVIDSON</u> Carol A. Davidson | Director | February 24, 2017 |
| <u>/s/ BARBARA J. DESOER</u> Barbara J. Desoer | Director | February 24, 2017 |
| <u>/s/ PASCAL DESROCHES</u> Pascal. Desroches | Director | February 24, 2017 |
| <u>/s/ PAUL J. DIAZ</u> Paul J. Diaz | Director | February 24, 2017 |
| <u>/s/ PETER T. GRAUER</u> Peter T. Grauer | Director | February 24, 2017 |
| <u>/s/ JOHN M. NEHRA</u> John M. Nehra | Director | February 24, 2017 |
| <u>/s/ WILLIAM L. ROPER</u> William L. Roper | Director | February 24, 2017 |

| Signature | Title | Date |
|--|----------|-------------------|
| /s/ ROGER J. VALINE Roger J. Valine | Director | February 24, 2017 |
| /s/ PHYLLIS R. YALE Phyllis R. Yale | Director | February 24, 2017 |
| S-2 | | |

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders
DaVita Inc.:

Under date of February 24, 2017, we reported on the consolidated balance sheets of DaVita Inc. and subsidiaries as of December 31, 2016 and 2015, and the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the years in the three-year period ended December 31, 2016, which are included in the Annual Report on Form 10-K. In connection with our audits of the aforementioned consolidated financial statements, we also audited the related Schedule II – Valuation and Qualifying Accounts included in the Annual Report on Form 10-K. This financial statement schedule is the responsibility of the Company’s management. Our responsibility is to express an opinion on this financial statement schedule based on our audits.

In our opinion, such financial statement schedule, when considered in relation to the basic consolidated financial statements taken as a whole, presents fairly, in all material respects, the information set forth therein.

/s/ KPMG LLP

Seattle, Washington
February 24, 2017

DAVITA INC.
SCHEDULE II—VALUATION AND QUALIFYING ACCOUNTS

| Description | Balance at beginning of year | Acquisitions | Amounts charged to income | Amounts written off | Balance at end of year |
|---------------------------------------|------------------------------------|--------------|---------------------------------|------------------------|------------------------------|
| | (in thousands) | | | | |
| Allowance for uncollectible accounts: | | | | | |
| Year ended December 31, 2014 | \$ 237,143 | \$ — | \$ 381,337 | \$ 375,806 | \$ 242,674 |
| Year ended December 31, 2015 | \$ 242,674 | \$ — | \$ 437,100 | \$ 415,630 | \$ 264,144 |
| Year ended December 31, 2016 | \$ 264,144 | \$ — | \$ 463,030 | \$ 475,118 | \$ 252,056 |

EXHIBIT INDEX

- 2.1 Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(28)
- 2.2 Amendment, dated as of July 6, 2012, to the Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(29)
- 3.1 Restated Certificate of Incorporation of DaVita Inc., as filed with the Secretary of State of Delaware on November 1, 2016.(1)
- 3.2 Certificate of Ownership and Merger Merging DaVita Name Change, Inc. with and into DaVita Inc., as filed with Secretary of State of the State of Delaware on November 1, 2012.(31)
- 3.3 Amended and Restated Bylaws for DaVita Inc. dated as of September 7, 2016.(1)
- 4.1 Indenture, dated August 28, 2012, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(30)
- 4.2 Form of 5.750% Senior Notes due 2022 and related Guarantee (included in Exhibit 4.1).(30)
- 4.3 Indenture, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee. (34)
- 4.4 Form of 5.125% Senior Notes due 2024 and related Guarantee (included in Exhibit 4.3). (34)
- 4.5 Second Supplemental Indenture for the 5.750% Senior Notes due 2022, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee. (35)
- 4.6 Indenture for the 5.000% Senior Notes due 2025, dated April 17, 2015, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee. (22)
- 4.7 Form of 5.000% Senior Notes due 2025 and related Guarantee (included in Exhibit 4.6). (22)
- 10.1 Employment Agreement, dated as of October 31, 2005, effective October 24, 2005, by and between DaVita Inc. and Dennis Kogod.(6)*
- 10.2 Amendment to Mr. Kogod's Employment Agreement, effective December 12, 2008.(18)*
- 10.3 Second Amendment to Mr. Kogod's Employment Agreement, effective December 31, 2012.(18)*
- 10.4 Employment Agreement, effective September 22, 2005, by and between DaVita Inc. and James Hilger.(8)*
- 10.5 Separation Agreement, effective November 30, 2016, by and between DaVita Inc. and Mr. Kogod.✓ *
- 10.6 Consulting Agreement, effective December 1, 2016, by and between DaVita Inc. and Mr. Kogod.✓ *
- 10.7 Amendment to Mr. Hilger's Employment Agreement, effective December 12, 2008.(18)*
- 10.8 Second Amendment to Mr. Hilger's Employment Agreement, effective December 27, 2012.(33)*
- 10.9 Employment Agreement, effective July 25, 2008, between DaVita Inc. and Kent J. Thiry.(15)*
- 10.10 Employment Agreement, effective August 1, 2008, between DaVita Inc. and Allen Nissenson.(16)*
- 10.11 Employment Agreement, effective March 17, 2010, by and between DaVita Inc. and Javier Rodriguez.(20)*
- 10.12 Employment Agreement, effective November 1, 2016, by and between DaVita Inc. and Charles G. Berg.✓ *
- 10.13 Employment Agreement, effective February 21, 2017, by and between DaVita Inc. and Joel Ackerman.✓ *
- 10.14 Form of Indemnity Agreement.(12)*
- 10.15 Form of Indemnity Agreement.(7)*
- 10.16 DaVita Deferred Compensation Plan.✓ *
- 10.17 Executive Incentive Plan (as Amended and Restated effective January 1, 2009).(19)*
- 10.18 Executive Retirement Plan.(18)*
- 10.19 DaVita Voluntary Deferral Plan.(5)*

| | |
|-------|--|
| 10.20 | Deferred Bonus Plan (Prosperity Plan).(17)* |
| 10.21 | Amendment No. 1 to Deferred Bonus Plan (Prosperity Plan).(18)* |
| 10.22 | Amended and Restated Employee Stock Purchase Plan.(13)* |
| 10.23 | Amended and Restated DaVita Inc. Severance Plan.(33)* |
| 10.24 | Change in Control Bonus Program.(18)* |
| 10.25 | Non-Management Director Compensation Philosophy and Plan.(14)* |
| 10.26 | Amended and Restated 2002 Equity Compensation Plan.(4)* |
| 10.27 | Amended and Restated 2002 Equity Compensation Plan.(11)* |
| 10.28 | Amended and Restated 2002 Equity Compensation Plan.(13)* |
| 10.29 | Amended and Restated 2002 Equity Compensation Plan.(18)* |
| 10.30 | DaVita Inc. 2002 Equity Compensation Plan.(21)* |
| 10.31 | Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 1999 Non-Executive Officer and Non-Director Equity Compensation Plan).(10)* |
| 10.32 | Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(2)* |
| 10.33 | Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(9)* |
| 10.34 | Form of Non-Qualified Stock Option Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(10)* |
| 10.35 | Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(2)* |
| 10.36 | Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(9)* |
| 10.37 | Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(10)* |
| 10.38 | Form of Restricted Stock Units Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(18)* |
| 10.39 | Form of Stock Appreciation Rights Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(9)* |
| 10.40 | Form of Stock Appreciation Rights Agreement—Employee (DaVita Inc. 2002 Equity Compensation Plan).(10)* |
| 10.41 | Form of Stock Appreciation Rights Agreement—Board (DaVita Inc. 2002 Equity Compensation Plan).(16)* |
| 10.42 | Form of Stock Appreciation Rights Agreement—Board members (DaVita Inc. 2011 Incentive Award Plan).(24)* |
| 10.43 | Form of Restricted Stock Units Agreement—Board (DaVita Inc. 2002 Equity Compensation Plan).(16)* |
| 10.44 | Form of Restricted Stock Units Agreement—Board members (DaVita Inc. 2011 Incentive Award Plan).(24)* |
| 10.45 | Form of Non-Qualified Stock Option Agreement—Board (DaVita Inc. 2002 Equity Compensation Plan).(16)* |
| 10.46 | Form of Stock Appreciation Rights Agreement—Executives (DaVita Inc. 2011 Incentive Award Plan).(24)* |
| 10.47 | Form of Restricted Stock Units Agreement—Executives (DaVita Inc. 2011 Incentive Award Plan).(24)* |
| 10.48 | Form of Restricted Stock Units Agreement (DaVita Inc. 2011 Incentive Award Plan). (33)* |
| 10.49 | Form of Stock Appreciation Rights Agreement (DaVita Inc. 2011 Incentive Award Plan). (33)* |
| 10.50 | Form of Long-Term Incentive Program Award Agreement (For 162(m) designated teammates) (DaVita Inc. 2011 Incentive Award Plan).(33)* |
| 10.51 | Form of Long-Term Incentive Program Award Agreement (DaVita Inc. 2011 Incentive Award Plan). (33)* |

- 10.52 Credit Agreement, dated as of June 24, 2014, by and among DaVita Inc., the guarantors the guarantors party thereto, the lenders party thereto, JPMorgan Chase Bank, N.A., as Administrative Agent and Collateral Agent, Barclays Bank PLC, and Wells Fargo Bank, National Association as Co-Syndication Agents, Bank of America, N.A., Credit Suisse AG, Goldman Sachs Bank USA, JPMorgan Chase Bank, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Bank, as Co-Documentation Agents, Barclays Bank PLC, Wells Fargo Securities, LLC, Credit Suisse Securities (USA) LLC, Goldman Sachs Bank USA, J.P. Morgan Securities, LLC, Bank of America, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Robinson Humphrey, Inc. as Joint Lead Arrangers and Joint Bookrunners, The Bank of Nova Scotia, Credit Agricole Securities (USA) Inc., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Sumitomo Mitsui Banking Corporation, as Senior Managing Agents, HSBC Securities (USA) Inc., Fifth Third Bank, and Compass Bank as Managing Agents. (35)
- 10.53 Perfection Certificate executed as of October 20, 2010 and delivered in connection with the closing of the Credit Agreement filed as Exhibit 10.68.(26)**
- 10.54 Dialysis Organization Agreement between DaVita Inc. and Amgen USA Inc. dated December 20, 2007.(17)**
- 10.55 Dialysis Organization Agreement between DaVita Inc. and Amgen USA Inc. dated December 17, 2010.(23)**
- 10.56 Amended and Restated DaVita Inc. 2011 Incentive Award Plan.(35)*
- 10.57 Amendment No. 2 to Dialysis Organization Agreement between DaVita Inc. and Amgen USA Inc. effective as of July 1, 2011.(25)**
- 10.58 Form of Non-Competition and Non-Solicitation Agreement, dated as of May 20, 2012, between DaVita Inc. and Dr. Robert Margolis, Dr. William Chin, Dr. Thomas Paulsen, Mr. Zan Calhoun, and Ms. Lori Glisson.(28)
- 10.59 Form of Non-Competition and Non-Solicitation Agreement, dated as of May 20, 2012, between DaVita Inc. and Mr. Matthew Mazdyasni, Dr. Sherif Abdou, and Dr. Amir Bacchus.(28)
- 10.60 Escrow Agreement, dated as of August 28, 2012, by and among DaVita Inc., The Bank of New York Mellon Trust Company, N.A., as trustee, The Bank of New York Mellon Trust Company, N.A., as escrow agent and The Bank of New York Mellon Trust Company, N.A., as bank and securities intermediary.(30)
- 10.61 Form of 2014 Long Term Incentive Program Cash Performance Award Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program (for 162(m) designated teammates). (36) * **
- 10.62 Form of 2014 Long Term Incentive Program Cash Performance Award Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program. (36) * **
- 10.63 Form of 2014 Long Term Incentive Program Performance Stock Units Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program (for 162(m) designated teammates). (36) * **
- 10.64 Form of 2014 Long Term Incentive Program Restricted Stock Units Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program. (36)*
- 10.65 Form of 2014 Long Term Incentive Program Stock Appreciation Rights Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program. (36)*
- 10.66 Corporate Integrity Agreement, dated as of October 22, 2014, by and among the Office of Inspector General of The Department of Health and Human Services and DaVita Inc. (27)
- 12.1 Computation of Ratio of Earnings to Fixed Charges.✓
- 14.1 DaVita Inc. Corporate Governance Code of Ethics.(3)
- 21.1 List of our subsidiaries.✓
- 23.1 Consent of KPMG LLP, independent registered public accounting firm.✓
- 24.1 Powers of Attorney with respect to DaVita. (Included on Page II-1).
- 31.1 Certification of the Chief Executive Officer, dated February 24, 2017, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.✓
- 31.2 Certification of the Chief Financial Officer, dated February 24, 2017, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.✓
- 32.1 Certification of the Chief Executive Officer, dated February 24, 2017, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.✓

32.2 Certification of the Chief Financial Officer, dated February 24, 2017, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. ✓

101.INS XBRL Instance Document. ✓

101.SCH XBRL Taxonomy Extension Schema Document. ✓

101.CAL XBRL Taxonomy Extension Calculation Linkbase Document. ✓

101.DEF XBRL Taxonomy Extension Definition Linkbase Document. ✓

101.LAB XBRL Taxonomy Extension Label Linkbase Document. ✓

101.PRE XBRL Taxonomy Extension Presentation Linkbase Document. ✓

✓ Included in this filing.

* Management contract or executive compensation plan or arrangement.

** Portions of this exhibit are subject to a request for confidential treatment and have been redacted and filed separately with the SEC.

(37) Filed on November 2, 2016 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2016.

(38) Filed on November 8, 2004 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2004.

(39) Filed on February 27, 2004 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2003.

(40) Filed on May 4, 2005 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2005.

(41) Filed on November 8, 2005 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2005.

(42) Filed on November 4, 2005 as an exhibit to the Company's Current Report on Form 8-K.

(43) Filed on March 3, 2005 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2004.

(44) Filed on August 7, 2006 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ending June 30, 2006.

(45) Filed on July 6, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(46) Filed on October 18, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(47) Filed on July 31, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(48) Filed on December 20, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(49) Filed on June 4, 2007 as an exhibit to the Company's Current Report on Form 8-K.

(50) Filed on May 8, 2008 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2008.

(51) Filed on July 31, 2008 as an exhibit to the Company's Current Report on Form 8-K.

(52) Filed on November 6, 2008 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2008.

(53) Filed on February 29, 2008 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2007.

(54) Filed on February 27, 2009 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2008.

(55) Filed on June 18, 2009 as an exhibit to the Company's Current Report on Form 8-K.

(56) Filed on April 14, 2010 as an exhibit to the Company's Current Report on Form 8-K.

(57) Filed on April 28, 2010 as Appendix A to the Company's Definitive Proxy Statement on Schedule 14A.

(58) Filed on April 17, 2015 as an exhibit to the Company's Current Report on Form 8-K.

(59) Filed on December 29, 2011 as an exhibit to the Company's Annual Report on Form 10-K/A for the year ended December 31, 2010.

(60) Filed on August 4, 2011 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2011.

(61) Filed on December 29, 2011 as an exhibit to the Company's Quarterly Report on Form 10-Q/A for the quarter ended June 30, 2011.

(62) Filed on January 17, 2012 as an exhibit to the Company's Quarterly Report on Form 10-Q/A for the quarter ended March 31, 2011.

(63) Filed on October 23, 2014 as an exhibit to the Company's Current Report on Form 8-K.

(64) Filed on May 21, 2012 as an exhibit to the Company's Current Report on Form 8-K.

(65) Filed on July 9, 2012 as an exhibit to the Company's Current Report on Form 8-K.

(66) Filed on August 28, 2012 as an exhibit to the Company's Current Report on Form 8-K.

(67) Filed on November 1, 2012 as an exhibit to the Company's Current Report on Form 8-K.

(68) Filed on August 7, 2013 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2013.

- (69) Filed on February 28, 2013 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2012.
- (70) Filed on June 16, 2014 as an exhibit to the Company's Current Report on Form 8-K.
- (71) Filed on August 1, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014.
- (72) Filed on November 6, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014.

SEPARATION AGREEMENT AND RELEASE

This Separation Agreement and Release (“Agreement”) is made and entered into by and between DaVita Healthcare Partners Inc. and/or any of its parents, subsidiaries, successors and assigns (collectively “DaVita” or the “Company”) and Dennis Kogod (“Kogod”).

WHEREAS, DaVita and Kogod wish to provide for the termination of their employment relationship, all roles in which Kogod serves as an officer, board member or other non-employment role with DaVita (the “Non-Employment Roles”), and all agreements (including the October 31, 2005 Employment Agreement and any amendments thereto) except as otherwise noted herein, that exist and may have existed between them, and fully and finally resolve any and all matters arising out of Kogod’s employment by DaVita or the termination of his employment, without any admission of any kind by either party; and

WHEREAS, the parties wish to document their understanding and agreement with respect to the terms of Kogod’s separation from employment with DaVita.

NOW, THEREFORE, in consideration of the provisions and agreements set forth hereinafter, and for good and valuable consideration, the sufficiency of which is acknowledged by both parties, the parties agree as follows:

1. Employment Termination. DaVita will eliminate Kogod’s position, CEO of DaVita International, as part of a reorganization of the Company effective November 30, 2016. The Company will continue to employ Kogod as CEO of DaVita International until November 30, 2016 (the “Termination Date”). Until the Termination Date, Kogod’s job duties and responsibilities, pay, and entitlement to health and welfare benefits shall remain the same as of the date of his execution of this Agreement. However, during this time, Kogod may not bind the Company or DaVita International to any contract or make any representation or commitment on behalf of the Company or DaVita International that would tend to bind the Company or DaVita International without prior written authorization from the Chief Executive Officer of DaVita. In addition, during this time if requested to do so by the Company, Kogod will submit his written and signed resignation from any Non-Employment Roles or, in lieu thereof, the Company may remove Kogod from all such roles at any time(s) prior to the Termination Date. Prior to the date of any such resignation or removal from the Non-Employment Roles, Kogod shall cooperate with the Company to take such action as might be necessary to complete any pending or essential matters that need to be accomplished prior to the Termination Date and/or to provide for a smooth transition out of the Non-Employment Roles. The parties will announce the termination of Kogod’s employment consistent with applicable regulations.

2. Consulting. Kogod agrees to provide consulting services to DaVita from the termination of his employment until November 30, 2019. The terms of Kogod’s provision of consulting services to DaVita are outlined in the Consulting Agreement attached hereto as Exhibit A. Notwithstanding anything to the contrary in this Agreement, the Consulting Agreement or any other writing of any kind whatsoever, upon Kogod’s commencement of the consulting services under the Consulting Agreement, those services will not be deemed to be a simultaneous commencement of or remaining in service with the Company by Kogod for

purposes of the definition of "Termination of Services" under Section 2.53 of the 2011 DaVita HealthCare Partners Inc. Incentive Award Plan, as amended and restated on June 17, 2014 (the "Plan"). Without limiting the generality of the foregoing, and for the avoidance of doubt, any rights that Kogod might have under any equity-based or cash-based awards made to Kogod by the Company pursuant to the Plan prior to the Termination Date, including without limitation, to exercise any such award (other than awards that have vested prior to the Termination Date) or to continue to have such awards vest or to otherwise derive value of any kind therefrom, will cease as of the Termination Date, and any unvested portions thereof shall be forfeited. Any exercise of any vested but unexercised awards under the Plan are subject to pre-clearance by the Chief Legal Officer of the Company and the other usual requirements under the Company's Insider Trading Policy, and must occur no later than 90 days after the Termination Date, provided that no exercises may occur during the Company's regular third quarter trading blackout that begins at the close of the New York Stock Exchange on September 23, 2016 and is expected to end in or about the first week of November, unless prior to the beginning of such trading blackout Kogod establishes a 10b5-1 trading plan that complies with the DaVita Insider Trading Policy with respect to any desired exercise of any award during the blackout period, and provided further that any exercise dates under such trading plan during the trading blackout or after must occur no later than 90 days after the Termination Date.

3. Consideration. In consideration for Kogod's execution and non-revocation of this Agreement and the promises and covenants contained herein, DaVita shall pay Kogod a lump sum of One Million Five Hundred Thousand Dollars (\$1,500,000) (less standard federal and state withholdings and authorized deductions), to be reported on an IRS Form W-2, within 10 business days of Kogod's execution of this Agreement, provided he does not revoke the Agreement as set forth in paragraph 12.

4. Return of Company Property. Kogod agrees to return all of DaVita's proprietary or confidential information, emails, documents, and property, including but not limited to cellular phones, credit cards, calling cards, keys, computers, employment badges and any company-provided hardware and software to DaVita on or before the Termination Date.

5. Non-Required Benefits. Kogod acknowledges that by accepting the provisions of this Agreement, Kogod is receiving certain benefits to which he would not otherwise be entitled.

6. Release. In consideration of the obligations of DaVita under this Agreement, Kogod, for himself and his heirs, executors, administrators, attorneys, successors, and assigns, hereby releases DaVita and its parents, subsidiaries, divisions, affiliates, related entities, its and their joint ventures and joint venturers, insurers, insurance policies and benefit plans, each of the past and present shareholders, officers, directors, agents, employees (including, but not limited to, Kent Thiry), representatives, administrators, fiduciaries and attorneys of the foregoing entities and plans, and the predecessors, successors, transferees and assigns of each of the persons and entities described in this sentence ("Released Parties"), from any and all claims of any kind, known or unknown, that arose on or before the date Kogod signed this Agreement.

The claims Kogod is releasing include, without limitation, any and all claims arising out of or related to his employment with DaVita.

The claims Kogod is releasing also include, without limitation, claims of wrongful termination, claims of constructive discharge, claims arising out of agreements, representations or policies related to his employment, claims arising under federal, state or local laws or ordinances prohibiting discrimination, harassment, or retaliation for whistleblowing or requiring accommodation on the basis of age, race, color, national origin, religion, sex, disability, marital status, sexual orientation or any other protected status, claims of failure to accommodate a disability or religious practice, claims for violation of public policy, claims of retaliation, claims under the federal false claims act and/or any state false claims act relating in any manner to information Kogod learned while employed by DaVita, claims of failure to assist Kogod in applying for future position openings, claims of failure to hire Kogod for future position openings, claims for wages or compensation of any kind (including overtime claims), claims of willful withholding of wages, claims of tortious interference with contract or expectancy, claims of fraud or negligent misrepresentation, claims of breach of privacy, defamation claims, claims of intentional or negligent infliction of emotional distress, claims of unfair labor practices, claims arising out of any claimed right to stock or to the receipt of any equity grant or for the issuance, vesting or derivation of any value of stock or other equity or cash in connection with any award made under the Plan (other than the right to exercise vested but unexercised equity awards as provided under paragraph 2 above), claims for attorneys' fees or costs, claims that he may have or assert based on alleged acts or omissions by DaVita, and any other claims that are based on any alleged legal obligations of DaVita.

Kogod understands and agrees that this Agreement is a full and final release covering all known and unknown, suspected or unsuspected injuries, debts, claims or damages which have arisen or may have arisen from any matters, acts, omissions or dealings released. As to such released matters, Kogod expressly waives any and all rights or benefits which he may now have, or in the future may have, under the terms of California Civil Code Section 1542 and any similar law of any state or territory in the United States. Said section provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

Kogod fully understands that if any fact with respect to any matter covered in this Agreement is found hereinafter to be other than or different from the facts now believed by him to be true, he expressly accepts and assumes that this Agreement shall be and remain effective, notwithstanding such difference in facts.

7. Waiver of Rights. Kogod specifically waives any rights or claims that Kogod may have under the California Labor Code, the California Fair Employment and Housing Act, the California Family Rights Act, the Nevada Revised Statutes, the Nevada Fair Employment Practices Act, the Colorado Civil Rights Act, the Colorado Revised Statutes, the Civil Rights Act of 1964 (including Title VII of that Act), the Americans with Disabilities Act of 1990 (ADA), the Family and Medical Leave Act, the Age Discrimination in Employment Act (ADEA), the Worker Adjustment and Retraining Notification Act (WARN), the Employee Retirement Income Security Act of 1974 (ERISA), the National Labor Relations Act (NLRA), the Consolidated

Omnibus Budget Reconciliation Act of 1985 (COBRA), the Sarbanes-Oxley Act of 2002, the Dodd-Frank Act of 2010 (all as amended), and all similar federal, state and local laws.

8. Remedies for Breach of Release and Waiver of Rights. Kogod acknowledges and agrees that if he breaches the provisions in paragraphs 6 and/or 7, then, to the fullest extent permitted by law, DaVita will be entitled to apply for and receive an injunction to restrain any violation of the release and/or waiver of rights and DaVita will not be obligated to make any additional payments or provide any additional benefits under this Agreement, subject to an arbitrator subsequently ruling otherwise pursuant to the dispute resolution mechanism set forth in paragraph 19 below.

9. Waiver of Reinstatement Rights. To the extent permitted by law, Kogod further waives, releases, and discharges DaVita and the Released Parties from any reinstatement rights which Kogod has or could have, and Kogod acknowledges that he has not suffered any on-the job injury for which he has not already filed a claim.

10. No Pending Actions. Kogod represents and warrants that as of the date of his signing this Agreement, he has not initiated any complaint, charge, administrative proceeding, lawsuit or arbitration seeking damages or equitable relief for any of the claims Kogod is releasing in this Agreement, including, without limitation, any administrative or civil actions pending with respect to DaVita and/or any alleged or perceived violation by DaVita or the Released Parties with respect to Kogod.

11. Protected Rights. Kogod expressly acknowledges that this Release does not relinquish any protected rights he may have under Title VII of the Civil Rights Act of 1964, the Equal Pay Act (“EPA”), the Americans with Disabilities Act (“ADA”), Older Workers Benefit Protection Act (“OWBPA”) or the Age Discrimination in Employment Act (“ADEA”) to file a charge, testify, assist or participate in any manner in an investigation, hearing or proceeding conducted by the Equal Employment Opportunity Commission or the Office of Federal Contract Compliance. However, Kogod may not recover additional compensation or damages as a result of that participation.

Kogod agrees that he will not file or permit any other person to file a claim on Kogod’s behalf, with any judicial body, administrative agency or arbitrator, any claim or cause of action herein released.

The foregoing notwithstanding, nothing herein shall prohibit or restrict Kogod from communicating directly with, or responding to any inquiry from, cooperating with, or providing testimony before, the Securities and Exchange Commission (SEC), Department of Justice (DOJ), Office of the Inspector General (OIG), or any other governmental or self-regulatory authority about a possible violation of law.

This Agreement does not waive Kogod’s vested rights, if any, to receive pension or medical benefits pursuant to any formally-adopted written benefit plan, unemployment compensation benefits or workers’ compensation benefits, nor does it waive Kogod’s rights that he cannot waive, including claims for indemnification, and any claim that the Company has failed to make any payments or to provide any of the payments or benefits described in paragraph 3 of this Agreement.

12. Notice of Rights of Review and Revocation. Kogod acknowledges receipt of this Agreement as notice in writing from DaVita advising him to consult with an attorney prior to executing this Agreement and further acknowledges that he has been provided the right to consider this Agreement, including the release contained herein, for a period of twenty-one (21) days following the date of such receipt prior to executing same. The parties acknowledge that Kogod has seven (7) days from the date of execution of this Agreement to revoke same, and that this entire Agreement shall not be effective or enforceable in whole or in part until the revocation period has expired. If Kogod chooses to revoke this Agreement within seven (7) days of execution, such revocation shall apply to the entire Agreement, and it is understood and agreed that such revocation shall render this entire Agreement null and void. To be effective, the rescission must be in writing and delivered by hand or mailed to Timothy J. Long, Orrick Herrington & Sutcliffe, LLP, 777 S. Figueroa Street, Suite 3200, Los Angeles, CA 90017. If mailed, the rescission must be (a) postmarked within the seven-day revocation period; (b) properly addressed to Timothy J. Long and (c) sent by certified mail, return receipt requested. If Kogod accepts this Agreement, the signed Agreement must be postmarked or returned by the close of the twenty-first day of the consideration period, to Timothy J. Long at the address stated herein.

13. Cooperation/Full Disclosure. Kogod agrees, upon request of DaVita, to cooperate with DaVita in the transition of his duties.

Kogod will fully cooperate with DaVita in the investigation, prosecution and/or defense of any claims or concerns regarding the business of DaVita about which he has relevant knowledge, including by providing truthful information and testimony as reasonably requested by DaVita. Such assistance shall include, but is not limited to, participating in interviews with representatives of DaVita, attending, as a witness, depositions, trials, or other similar proceedings without requiring a subpoena, and producing and/or providing any documents or names of other persons with relevant information.

Kogod also acknowledges his obligation to raise any and all compliance concerns prior to the Termination Date. Kogod shall fill out DaVita's form Compliance Questionnaire and be available to participate in an exit interview with DaVita's Corporate Compliance Department or its designee if Kogod is asked by DaVita to do so prior to the Termination Date. In the event an interview is desired, at the sole discretion of DaVita, DaVita will contact Kogod to establish a mutually agreeable time for the interview. Kogod agrees to answer any questions fully and completely, and a failure to do so is a material breach of this Agreement. If Kogod is aware of a compliance-related issue, he acknowledges his obligation to raise the concern(s) in the form Compliance Questionnaire and the exit interview (if any), and that failure to do so is a material breach of this Agreement.

14. Duty to DaVita. Kogod acknowledges his duty of loyalty to DaVita including, but not limited to, a duty not to improperly profit from or improperly seek to profit from knowledge he has acquired while in a position of trust at DaVita, to the detriment of DaVita.

15. No Future Employment. Kogod represents and confirms that, after the Termination Date, Kogod has no interest in future employment with DaVita or its parents, subsidiaries, successors or affiliates, and that DaVita and its parents, subsidiaries and affiliates

have no obligation to assist Kogod in identifying or applying for positions with DaVita. Kogod agrees not to apply for future employment with DaVita or its parents, subsidiaries or affiliates and agrees that DaVita and its parents, subsidiaries and affiliates have no obligation to consider Kogod for future employment.

16. Kogod's Representations and Warranties. Kogod expressly represents and warrants that he is the sole owner of the actual or alleged claims, demands, rights, causes of action, and other matters that are released by Kogod herein; that the same have not been transferred or assigned or caused to be transferred or assigned to any other person, firm, corporation or other legal entity; and that Kogod has the full right and power to grant, execute and deliver the releases, undertakings, and agreements contained herein. Kogod further represents and warrants that he is unaware of any lien that has been noticed or filed and that would attach to any payment or benefit to be made or given by DaVita pursuant to this Agreement. Kogod agrees to indemnify DaVita and the Released Parties, including payment of any attorneys' fees and costs, and hold DaVita and the Released Parties harmless from and against any and all damages which may be suffered by them in the event that any of the foregoing representations and warranties are untrue in whole or part, and any and all claims based on or arising from any such assignment or transfer, or any attempted assignment or transfer, of any matters released herein. Kogod also represents that the total payment fully and adequately compensates him for anything he is releasing and anything that is owed to him (including wages and benefits) and that he is not owed any other sums.

17. Entire Agreement. The parties agree that, except as otherwise stated herein, this Agreement supersedes any prior arrangements, agreements or contracts, whether written, oral or implied (in law or fact), between them on the subject matter contained herein and contains the entire understanding and agreement between the parties and cannot be amended, modified or supplemented in any respect, except by a subsequent written agreement executed by both parties.

18. Choice of Law. This Agreement shall be governed by the laws of the State of Colorado, without regard to conflict of law principles.

19. Enforcement of Agreement by Arbitration. Any dispute over the terms of or obligations under this Agreement shall be resolved by final and binding arbitration before JAMS in Denver, Colorado, except that the Company may seek judicial intervention to obtain temporary injunctive relief to restrain any violation of the releases provided in this Agreement and/or waiver of rights pursuant to paragraph 8 above. The parties agree that the venue for any such court action will be Denver, Colorado. The arbitrator (or the Court) shall be obligated to follow substantive Colorado law. Kogod and DaVita agree to waive any and all rights to a jury trial or a bench trial in connection with the resolution of any dispute under this Agreement. The prevailing party shall be entitled to reasonable attorneys' fees and/or costs incurred to enforce this Agreement.

20. Severability. If any provision of this Agreement or the application thereof is held invalid, such invalidation shall not affect other provisions or applications of this Agreement and to this end, the provisions of this Agreement are declared to be severable; provided that if the release and covenants not to sue provided for in paragraphs 6 and 10 or any parts thereof are declared or adjudged invalid or unenforceable for any reason, the entire Agreement shall be a nullity and all consideration provided in this Agreement shall be returned. Each party agrees, at

the other party's option, to execute a release, waiver, and/or covenant that is legal and enforceable to effectuate the terms of this Agreement.

21. Section 409A. For purposes of this Agreement and the Second Agreement, all references to "termination of employment" and correlative phrases shall be construed to require a "separation from service" (as defined under Section 409A of the Internal Revenue Code of 1986, as amended (the "Code")). For purposes of the rules under Section 409A of the Code, each payment made under this Agreement and the Second Agreement shall be treated as a separate payment, and the right to a series of installment payments under this Agreement is to be treated as a right to a series of separate payments. It is intended that the payments satisfy, to the greatest extent possible, the exemptions from the application of Section 409A of the Code. Notwithstanding anything to the contrary in this Agreement or the Second Agreement, if DaVita determines (i) that on the date that Kogod's employment with the Company terminates or at such other times that DaVita determines to be relevant, Kogod is a "specified employee" (within the meaning of Section 409A of the Code) of Da Vita and (ii) that any payments to be provided to Kogod pursuant to this Agreement are or may become subject to the additional tax under Section 409A(a)(1)(B) of the Code or any other taxes or penalties imposed under Section 409A of the Code if provided at the time otherwise required under this Agreement, then such payments shall be delayed until the date that is six months after the date of Kogod's "separation from service" (as such term is defined under Section 409A of the Code) with Da Vita, or, if earlier, the date of Kogod's death. Any payments delayed pursuant to this paragraph shall be made in lump sum on the first day of the seventh month following Kogod's "separation from service" (as such term is defined under Section 409A of the Code), or, if earlier, the date of Kogod's death. In addition, to the extent that any benefits are provided in-kind or through reimbursement, (i) the amount eligible for reimbursement or payment in one calendar year may not affect the amount eligible for reimbursement or payment in any other calendar year, and (ii) the right to any reimbursement or in-kind benefit is not subject to liquidation or exchange for another benefit. Notwithstanding any other provision to the contrary, in no event shall any payment under this Agreement that constitutes "deferred compensation" for purposes of Section 409A of the Code be subject to offset by any other amount unless otherwise permitted by Section 409A of the Code.

22. Counterparts and Copies. This Agreement may be signed in any number of copies and counterparts, each of which shall be deemed an original when signed and shall constitute the same instrument. Fully executed photocopies of the Agreement shall be treated as originals.

WHEREFORE, the parties execute this Agreement effective the date set forth below.

DaVita Healthcare Partners, Inc.

/s/ Kent J. Thiry

Kent J. Thiry
Chief Executive Officer

/s/ Dennis L. Kogod

Dennis L. Kogod

Dated: October 17, 2016

Dated: October 17, 2016

EXHIBIT A

CONSULTING AGREEMENT

The following confirms the agreement (the “Consulting Agreement”) between DaVita Healthcare Partners Inc. and/or any of its parents, subsidiaries, successors and assigns (collectively “DaVita” or the “Company”) and Dennis L. Kogod (“Kogod”) with respect to the provision of consulting services to DaVita.

1. **Term of Consulting Agreement.** This Consulting Agreement is effective as of December 1, 2016 and will continue for three (3) years, until November 30, 2019 unless terminated earlier pursuant to paragraph 10 of this Consulting Agreement.

2. **Services, Obligations and Cooperation.** Kogod and DaVita agree to the following with respect to the services, obligation and coordination under the Consulting Agreement: (a) In Year One of this Consulting Agreement, Kogod shall provide no more than 100 hours per month of consulting services to DaVita under this Consulting Agreement as Advisor to DaVita’s Chief Executive Officer, or his/her designee. In Years Two and Three of this Consulting Agreement, the cap on consulting services shall be reduced to 90 hours per month. Kogod shall include in the monthly time record all time he spends attending to administrative functions, which will count towards his consulting services. If Kogod does not work 100 hours (or, as applicable, 90 hours) in any given month, the difference between hours worked and 100 hours (or, as applicable, 90 hours) shall not carry over to the following month, unless Kogod and DaVita agree otherwise. Kogod shall maintain a record of the hours he works each month and shall send the log to DaVita’s Chief Executive Officer no later than five (5) business days after the end of each month. The parties agree that the spirit and intent of this Consulting Agreement is for Kogod to provide 100 hours (or, as applicable, 90 hours) of substantive consulting services to DaVita, but recognize that this will require substantial travel in addition to the substantive consulting services. As such, DaVita agrees to pay Kogod \$350 per hour for his travel time, which will be limited to 40 hours per month. However, if travel exceeds 40 hours per month, then each travel hour in excess of 40 shall be treated as consulting services, thereby counting towards the 100 (or 90) hour monthly consulting services maximum. For purposes of recording Kogod’s travel hours, travel time shall be measured from the scheduled airline departure time to landing, including any lay-overs and travel delays. Travel time is not be considered part of the 100 hours (or, as applicable, 90 hours) required under this section unless the travel time exceeds 40 hours per month, as discussed above.

(b) Kogod shall give DaVita five (5) business days’ notice of any days on which he cannot perform work, including travel or phone calls, provided that Kogod has not previously agreed to a commitment to DaVita pursuant to Section 2(d)-(e).

(c) In this role, Kogod shall report to DaVita’s Chief Executive Officer or his/her designee and attend meetings called by him/her and/or DaVita’s senior management, with reasonable notice as set forth below. Kogod understands and agrees that in performing services under this Consulting Agreement he may be required to travel internationally, with reasonable notice as set forth below. DaVita will pay for Kogod to travel on a commercial airline, first

class, and to stay in executive level accommodations consistent with similarly situated DaVita executives. Kogod shall seek reimbursement for other reasonable expenses he incurs in connection with performing these consulting services. None of the travel costs will be imputed to Kogod as income. Kogod will not be permitted to use the fractionally-owned or chartered corporate aircraft. Kogod shall also provide Quarterly Financial Disclosure Certifications to the Company in the form of Exhibit 1 attached hereto.

(d) DaVita shall give Kogod no fewer than six (6) business days' notice for any domestic travel that DaVita requires of Kogod and ten (10) business days' notice for any international travel that DaVita requires of Kogod.

(e) DaVita shall give Kogod no fewer than five (5) business days' notice of any conference call or in person meeting in which his participation is required. DaVita shall give Kogod no fewer than five (5) business days' notice of any one on one or other similar regular calls with international management team members.

(f) DaVita and Kogod agree and understand that the notice provisions in Sections 2(b), (d) and (e) may not always be possible in the event of an emergency or urgent business situation. If a legitimately urgent or emergent situation arises, both parties agree to act reasonably to accommodate the request by the other party that would be less than the required time of the notice provisions in Sections 2(b), (d) and (e).

(g) DaVita shall not require Kogod to attend any meeting of the Board of Directors.

(h) Kogod shall utilize his expertise, experience and professional judgment in performing such consulting services.

(i) Kogod acknowledges his duty of loyalty to DaVita including, but not limited to, a duty not to improperly profit from or improperly seek to profit from knowledge he has acquired while in a position of trust at DaVita, to the detriment of DaVita.

(j) Kogod shall fully cooperate with DaVita in the investigation, prosecution and/or defense of any claims or concerns regarding the business of DaVita about which he has relevant knowledge, including by providing truthful information and testimony as reasonably requested by DaVita.

3. **Compensation.** For the duration of this Consulting Agreement, and in consideration for this Consulting Agreement, DaVita shall pay Kogod One Million Two Hundred Thousand Dollars (\$1,200,000) per year, to be reported on an IRS Form 1099 and paid out monthly. In addition, and subject to executing a Second Agreement attached hereto as Exhibit 2, no later than January 15, 2017, DaVita shall pay Kogod a lump sum of One Million Eight Hundred Thousand Dollars (\$1,800,000), to be reported on an IRS Form 1099. The payment of this lump sum shall be conditioned solely on Kogod executing the Second Agreement and once paid, shall not be subject to later recapture or repayment, even if Kogod should later breach this Consulting Agreement or the Third Agreement (see paragraph 4 below).

4. **Additional Consideration.** Upon expiration or termination of this Consulting Agreement, Kogod shall sign a Third Agreement attached hereto as Exhibit 3. As good and

valuable consideration for Kogod's execution of the Third Agreement, as well as the post-consulting noncompetition and nonsolicitation provisions set out in paragraphs 7 and 8 herein, DaVita shall pay Kogod a lump sum of One Hundred Thousand Dollars (\$100,000), to be reported on an IRS Form 1099.

5. **Independent Contractor Status.** It is the express intention of the parties to this Consulting Agreement that Kogod is an independent contractor, and is not an employee, agent, joint venturer or partner of DaVita. Nothing in this Consulting Agreement shall be interpreted or construed as creating or establishing an employment relationship between DaVita and Kogod. Both parties understand and agree that Kogod may perform services for others during the term of this Consulting Agreement.

6. **Taxes.** Kogod and DaVita agree that all tax obligations, if any, which may arise from the payments set forth above shall be the sole obligation of Kogod, and that Kogod defends and indemnifies DaVita against any and all costs, penalties, taxes or other payments made or required as a result of the allocation of those payments, if any, or the reporting of those payments. Kogod agrees to notify DaVita promptly of any claims made for costs, penalties or taxes related to those payments. Kogod acknowledges that DaVita makes no representations as to the tax consequences or characterization of the nature of the payment made pursuant to this Consulting Agreement. Kogod is solely responsible for all taxes, withholdings and other similar statutory obligations; and Kogod agrees to defend, indemnify and hold DaVita harmless from any and all claims made by any entity on account of an alleged failure by Kogod to satisfy any such tax or withholding obligations.

7. **Noncompete.** Kogod agrees that, during the term of this Consulting Agreement and for a period of eight (8) months following the expiration this Consulting Agreement, he will not perform or engage in any activities that would be competitive with DaVita, including providing any services for (whether as an owner, partner, investor, director, officer, representative, manager, employee, principal, agent, advisor, or consultant) any business which provides dialysis services in the United States, Australia, Brazil, China (PRC), Colombia, Germany, India, Indonesia, Malaysia, the Netherlands, the Philippines, Poland, Portugal, Saudi Arabia, Singapore, Spain, Taiwan, the United Arab Emirates, and United Kingdom. Kogod agrees that this provision is only as wide in scope, geographic reach and duration as necessary to safeguard DaVita's business, including its trade secret information. Additionally, Kogod agrees that this provision does not impose undue hardship on him. If any court of competent jurisdiction shall determine that any portion of this provision is invalid in any respect, the parties agree that such court may limit this provision in geographic scope, in duration, or in any other manner which the court determines such that the provision shall be enforceable against Kogod.

8. **Non-Solicitation of Employees.** Kogod understands and acknowledges that DaVita has expended and continues to expend significant time and expense in recruiting and training its employees and that the loss of employees would cause significant and irreparable harm to DaVita. Kogod agrees that he will not directly or indirectly solicit, hire, recruit, attempt to hire or recruit, or induce the termination of employment of any employee employed by DaVita during the term of this Consulting Agreement and for a period of one (1) year following the expiration of this Consulting Agreement.

9. **Confidential Information.** Kogod understands and acknowledges that DaVita has and will continue to spend significant time, effort and money to develop proprietary information which is vital to DaVita's business. In connection with performing services under this Consulting Agreement, Kogod will have access to DaVita's confidential, proprietary and trade secret information including but not limited to information and strategy relating to the Company's products and services including customer lists and files, product description and pricing, information and strategy regarding profits, costs, marketing, purchasing, sales, customers, suppliers, contract terms, employees, salaries; product development plans; business, acquisition and financial plans and forecasts and marketing and sales plans and forecasts (collectively called "Company Confidential Information"). Kogod will not, throughout the duration of this Consulting Agreement and after, directly or indirectly disclose to any other person or entity, or use for his own benefit or for the benefit of others besides the Company, any Company Confidential Information. Upon termination of this Consulting Agreement, Kogod agrees to promptly return all Company Confidential Information.

10. **Termination of Consulting Agreement.** DaVita shall have the right to terminate this Consulting Agreement for any reason, including for convenience. In the event of termination of this Consulting Agreement by DaVita for any reason except Cause, as defined below, the full unpaid balance of payment described in paragraph 3 above shall be paid to Kogod at the time of termination. Kogod agrees, however, that the noncompetition and nonsolicitation provisions set out in paragraphs 7 and 8 herein shall continue in force and effect for the anticipated duration of these provisions – i.e., three (3) years and eight months from the effective date of this Consulting Agreement.

For purposes of this Agreement, "Cause" shall mean the occurrence of any of the following events, as determined in the good faith reasonable judgment of the Board: (i) any violation by Kogod of any securities law or regulation; (ii) Kogod's conviction for, indictment for, or plea of nolo contendere to fraud, theft, embezzlement, or any crime involving moral turpitude that is injurious to DaVita; (iii) Kogod's failure to adequately perform the consulting services under this Agreement as determined by the Board, which failure continues for a period of more than 15 business days after the Board has given written notice thereof to Kogod, which written notice shall set forth in reasonable detail the manner in which Kogod's performance of the consulting services is not adequate; (iv) Kogod's breach, non-performance or non-observance of any of the material terms of this Agreement; provided, that, if such breach, non-performance or non-observance of any such material term is capable of cure, it continues without cure beyond a period of 15 business days immediately after written notice thereof by the Board to Kogod, which written notice shall set forth in reasonable detail the facts or circumstances constituting or giving rise to such breach, non-performance or non-observance; (v) any gross negligence or willful misconduct by Kogod in the performance of his consulting services; (vi) egregious conduct by Kogod that brings the Company or any of its subsidiaries or affiliates into public disgrace or disrepute; (vii) any act of unlawful discrimination, including sexual harassment, by Kogod; or (viii) exclusion or notice of exclusion of Kogod from participating in any federal health care program.

If the Company determines that it has Cause to terminate this agreement, Kogod shall have the right to request a hearing, with an arbitrator agreed upon by the parties, to determine whether Cause exists. There shall be no discovery prior to the hearing. The parties shall share

the cost of the arbitrator and shall bear their own attorneys' fees and costs. The decision of the arbitrator following the hearing shall be final.

11. **Entire Agreement.** The parties agree that, except as otherwise stated herein, this Consulting Agreement supersedes any prior arrangements, agreements or contracts, whether written, oral or implied (in law or fact), between them on the subject matter contained herein and contains the entire understanding and agreement between the parties and cannot be amended, modified or supplemented in any respect, except by a subsequent written agreement executed by both parties.

12. **Choice of Law.** This Consulting Agreement shall be governed by the laws of the State of Colorado, without regard to conflict of law principles.

13. **Enforcement of Consulting Agreement by Arbitration.** Any dispute over the terms of or obligations under this Consulting Agreement shall be resolved by final and binding arbitration before JAMS in Denver, Colorado. The arbitrator shall be obligated to follow substantive Colorado law. Kogod and DaVita agree to waive any and all rights to a jury trial or a bench trial in connection with the resolution of any dispute under this Consulting Agreement, except as described herein. The prevailing party shall be entitled to reasonable attorneys' fees and/or costs incurred to enforce this Consulting Agreement. Expressly excluded from the provisions of this paragraph are actions by either party for temporary restraining orders or preliminary injunctions in cases where such temporary equitable relief would otherwise be authorized by law.

14. **Severability.** If any provision of this Consulting Agreement or the application thereof is held invalid, such invalidation shall not affect other provisions or applications of this Consulting Agreement and to this end, the provisions of this Consulting Agreement are declared to be severable. Each party agrees, at the other party's option, to execute a release, waiver, and/or covenant that is legal and enforceable to effectuate the terms of this Consulting Agreement.

WHEREFORE, the parties execute this Consulting Agreement effective the date set forth below.

DaVita Healthcare Partners, Inc.

/s/ Ken J. Thiry
Kent J. Thiry
Chief Executive Officer

Date: October 17, 2016

/s/ Dennis L. Kogod
Dennis L. Kogod

Date: October 17, 2016

EXHIBIT 2

SECOND AGREEMENT

1. I, Dennis L. Kogod, for myself and my heirs, executors, administrators, attorneys, successors, and assigns, in consideration for the payments provided pursuant to the Separation and Release Agreement with DaVita Healthcare Partners Inc. ("DaVita" or the "Company") (dated October 17, _____, 2016) (the "Original Agreement"), which I expressly agree are more than I would otherwise be entitled, hereby release DaVita and its parents, subsidiaries, divisions, affiliates, related entities, its and their joint ventures and joint venturers, insurers, insurance policies and benefit plans, each of the past and present shareholders, officers, directors, agents, employees (including, but not limited to, Kent Thiry), representatives, administrators, fiduciaries and attorneys of the foregoing entities and plans, and the predecessors, successors, transferees and assigns of each of the persons and entities described in this sentence, from any and all claims of any kind, known or unknown, that arose on or before the time I signed this Second Agreement.

2. The claims I am releasing include, without limitation, any and all claims arising out of or related to my employment with DaVita and my consulting for DaVita. The claims I am releasing include, without limitation, claims of wrongful termination, claims of constructive discharge, claims arising out of agreements, representations or policies related to his employment, claims arising under federal, state or local laws or ordinances prohibiting discrimination, or harassment, or whistleblowing or requiring accommodation on the basis of age, race, color, national origin, religion, sex, disability, marital status, sexual orientation or any other protected status, claims of failure to accommodate a disability or religious practice, claims for violation of public policy, claims of retaliation, claims under the federal false claims act and/or any state false claims act relating in any manner to information I learned while employed by DaVita, claims of failure to assist in applying for future position openings, claims of failure to hire for future position openings, claims for wages or compensation of any kind (including overtime claims), claims of willful withholding of wages, claims of tortious interference with contract or expectancy, claims of fraud or negligent misrepresentation, claims of breach of privacy, defamation claims, claims of intentional or negligent infliction of emotional distress, claims of unfair labor practices, claims arising out of any claimed right to stock or stock options, claims for attorneys' fees or costs, claims that he may have or assert based on alleged acts or omissions by DaVita, and any other claims that are based on any alleged legal obligations of DaVita.

3. I understand and agree that this Second Agreement is a full and final release covering all known and unknown, suspected or unsuspected injuries, debts, claims or damages which have arisen or may have arisen from any matters, acts, omissions or dealings released. As to such released matters, I expressly waive any and all rights or benefits which I may now have, or in the future may have, under the terms of California Civil Code Section 1542 and any similar law of any state or territory in the United States. Said section provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE
CREDITOR DOES NOT KNOW OR SUSPECT

TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

4. I fully understand that, if any fact with respect to any matter covered in this Second Agreement is found hereinafter to be other than or different from the facts now believed by me to be true, I expressly accept and assume that this Second Agreement shall be and remain effective, notwithstanding such difference in facts.

5. I specifically waive any rights or claims that I may have under the California Labor Code, the California Fair Employment and Housing Act, the California Family Rights Act, the Nevada Revised Statutes, the Nevada Fair Employment Practices Act, the Colorado Civil Rights Act, the Colorado Revised Statutes, the Civil Rights Act of 1964 (including Title VII of that Act), the Americans with Disabilities Act of 1990 (ADA), the Family and Medical Leave Act, the Worker Adjustment and Retraining Notification Act (WARN), the Employee Retirement Income Security Act of 1974 (ERISA), the National Labor Relations Act (NLRA), the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA), the Sarbanes-Oxley Act of 2002, the Dodd-Frank Act of 2010, and all similar federal, state and local laws.

6. The foregoing notwithstanding, this Second Agreement does not waive my vested rights, if any, to receive pension or medical benefits pursuant to any formally-adopted written benefit plan, unemployment compensation benefits or workers' compensation benefits. Nor does it waive my rights that I cannot waive, including claims for indemnification.

7. I represent and warrant that as of the date of his signing this Second Agreement, I have not initiated any complaint, charge, administrative proceeding, lawsuit or arbitration seeking damages or equitable relief for any of the claims I released in the Original Agreement, including, without limitation, any administrative or civil actions with respect to my employment and/or any alleged or perceived violation by DaVita or the Released Parties with respect to me.

8. I acknowledge that I have fulfilled my obligation to inform DaVita completely, forthrightly and fully of all allegations, perceived allegations, facts, and incidents or other information of which I may be aware about alleged or perceived violations by DaVita of any federal, state or local law or regulation, or DaVita's Corporate Integrity Agreement, Code of Conduct, Business Conduct Standards, or any other conduct prescribed by legal or regulatory authority or by DaVita.

9. I have returned all of DaVita's proprietary and confidential information, emails, documents, and property, including but not limited to cellular phones, credit cards, calling cards, keys, computers, employment badges and any company-provided hardware and software ("Company Property") to DaVita. I have not made any images and/or copies of Company Property, nor have I disclosed, provided, and/or shared any Company Property with any third party.

10. I acknowledge receipt of this Second Agreement as notice in writing from DaVita advising me to consult with an attorney prior to executing this Second Agreement and further acknowledge that I have been provided the right to consider this Second Agreement.

11. I understand that I will not be entitled to receive the One Million Eight Hundred Thousand Dollars (\$1,800,000) lump-sum payment provided for in paragraph 3 of the Consulting Agreement until after this Second Agreement has been executed and returned.

12. This Second Agreement shall be governed by the laws of the State of Colorado.

DaVita Healthcare Partners, Inc.

/s/ Kent J. Thiry

Kent J. Thiry
Chief Executive Officer

/s/ Dennis L. Kogod

Dennis L. Kogod

Date: January 13, 2017

Date: January 13, 2017

EXHIBIT 3

THIRD AGREEMENT

1. I, Dennis L. Kogod, for myself and my heirs, executors, administrators, attorneys, successors, and assigns, in consideration for the payments provided pursuant to the Separation and Release Agreement with DaVita Healthcare Partners Inc. ("DaVita" or the "Company") (dated August 18, 2016) (the "Original Agreement"), which I expressly agree are more than I would otherwise be entitled, hereby release DaVita and its parents, subsidiaries, divisions, affiliates, related entities, its and their joint ventures and joint venturers, insurers, insurance policies and benefit plans, each of the past and present shareholders, officers, directors, agents, employees (including, but not limited to, Kent Thiry), representatives, administrators, fiduciaries and attorneys of the foregoing entities and plans, and the predecessors, successors, transferees and assigns of each of the persons and entities described in this sentence, from any and all claims of any kind, known or unknown, that arose on or before the time I signed this Third Agreement.

2. The claims I am releasing include, without limitation, any and all claims arising out of or related to my employment with DaVita and my consulting for DaVita. The claims I am releasing include, without limitation, claims of wrongful termination, claims of constructive discharge, claims arising out of agreements, representations or policies related to his employment, claims arising under federal, state or local laws or ordinances prohibiting discrimination, or harassment, or whistleblowing or requiring accommodation on the basis of age, race, color, national origin, religion, sex, disability, marital status, sexual orientation or any other protected status, claims of failure to accommodate a disability or religious practice, claims for violation of public policy, claims of retaliation, claims under the federal false claims act and/or any state false claims act relating in any manner to information I learned while employed by DaVita, claims of failure to assist in applying for future position openings, claims of failure to hire for future position openings, claims for wages or compensation of any kind (including overtime claims), claims of willful withholding of wages, claims of tortious interference with contract or expectancy, claims of fraud or negligent misrepresentation, claims of breach of privacy, defamation claims, claims of intentional or negligent infliction of emotional distress, claims of unfair labor practices, claims arising out of any claimed right to stock or stock options, claims for attorneys' fees or costs, claims that he may have or assert based on alleged acts or omissions by DaVita, and any other claims that are based on any alleged legal obligations of DaVita.

3. I understand and agree that this Third Agreement is a full and final release covering all known and unknown, suspected or unsuspected injuries, debts, claims or damages which have arisen or may have arisen from any matters, acts, omissions or dealings released. As to such released matters, I expressly waive any and all rights or benefits which I may now have, or in the future may have, under the terms of California Civil Code Section 1542 and any similar law of any state or territory in the United States. Said section provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE
CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR
AT THE TIME OF

EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE
MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.

4. I fully understand that if any fact with respect to any matter covered in this Third Agreement is found hereinafter to be other than or different from the facts now believed by me to be true, I expressly accept and assume that this Third Agreement shall be and remain effective, notwithstanding such difference in facts.

5. I specifically waive any rights or claims that I may have under the California Labor Code, the California Fair Employment and Housing Act, the California Family Rights Act, the Nevada Revised Statutes, the Nevada Fair Employment Practices Act, the Colorado Civil Rights Act, the Colorado Revised Statutes, the Civil Rights Act of 1964 (including Title VII of that Act), the Americans with Disabilities Act of 1990 (ADA), the Family and Medical Leave Act, the Worker Adjustment and Retraining Notification Act (WARN), the Employee Retirement Income Security Act of 1974 (ERISA), the National Labor Relations Act (NLRA), the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA), the Sarbanes-Oxley Act of 2002, the Dodd-Frank Act of 2010, and all similar federal, state and local laws.

6. The foregoing notwithstanding, this Third Agreement does not waive my vested rights, if any, to receive pension or medical benefits pursuant to any formally-adopted written benefit plan, unemployment compensation benefits or workers' compensation benefits. Nor does it waive my rights that I cannot waive, including claims for indemnification.

7. I represent and warrant that as of the date of his signing this Third Agreement, I have not initiated any complaint, charge, administrative proceeding, lawsuit or arbitration seeking damages or equitable relief for any of the claims I released in the Original Agreement, including, without limitation, any administrative or civil actions with respect to my employment and/or any alleged or perceived violation by DaVita or the Released Parties with respect to me.

8. I acknowledge that I have fulfilled my obligation to inform DaVita completely, forthrightly and fully of all allegations, perceived allegations, facts, and incidents or other information of which I may be aware about alleged or perceived violations by DaVita of any federal, state or local law or regulation, or DaVita's Corporate Integrity Agreement, Code of Conduct, Business Conduct Standards, or any other conduct prescribed by legal or regulatory authority or by DaVita.

9. I have returned all of DaVita's proprietary and confidential information, emails, documents, and property, including but not limited to cellular phones, credit cards, calling cards, keys, computers, employment badges and any company-provided hardware and software ("Company Property") to DaVita. I have not made any images and/or copies of Company Property, nor have I disclosed, provided, and/or shared any Company Property with any third party.

10. I acknowledge receipt of this Third Agreement as notice in writing from DaVita advising me to consult with an attorney prior to executing this Third Agreement and further acknowledge that I have been provided the right to consider this Third Agreement.

11. I understand that I will not be entitled to receive any payments or benefits under paragraph 4 of the Consulting Agreement until after this Third Agreement has been executed and returned.

12. This Third Agreement shall be governed by the laws of the State of Colorado.

DaVita Healthcare Partners, Inc.

Kent J. Thiry
Chief Executive Officer

Date: _____

Dennis L. Kogod

Date: _____

EMPLOYMENT AGREEMENT

This Employment Agreement (this “Agreement”) is made effective as of November 1, 2016 (the “Effective Date”), by and between DaVita Inc. (“Parent”) and HealthCare Partners, LLC, one of its controlled affiliates (“Employer”, and collectively with Parent, “DaVita”) and Charles G. Berg (“Employee”).

In consideration of the mutual covenants and agreements hereinafter set forth and for other good and valuable consideration, the parties hereto, intending to be legally bound hereby, agree as follows:

Section 1. Employment and Duties. Employer hereby employs Employee to serve as Executive Chair for DaVita Medical Group (“Executive Chair”). Employee accepts such employment on the terms and conditions set forth in this Agreement. Employee shall report to the Chief Executive Officer of Parent. Employee agrees to devote approximately half of his business time to the business of Employer and shall not engage in any other business activities during the term of this Agreement that would reasonably be anticipated to materially interfere with Employee’s performance of his duties under this Agreement. Notwithstanding the foregoing, Employer agrees that Employee may continue his work with Justworks, Inc. and Consonance Capital Partners during the term of this Agreement. Employee shall at all times observe and abide by the Employer’s policies and procedures as in effect from time to time.

Section 2. Compensation. In consideration of the services to be performed by Employee hereunder, Employee shall receive the following compensation and benefits:

2.1 Base Salary. Employer shall pay Employee a base salary of one million five hundred thousand dollars (\$1,500,000) per annum, less standard withholdings and authorized deductions. Employee shall be paid consistent with Employer’s payroll schedule.

2.2 Benefits. Employee and/or his family, as the case may be, shall be eligible for participation in and shall receive all benefits under Employer’s health and welfare benefit plans (including, without limitation, medical, prescription, dental, disability, and life insurance) under the same terms and conditions applicable to most executives at similar levels of compensation and responsibility.

2.3 Discretionary Performance Bonus. Employee shall be eligible to receive a discretionary performance bonus (the “Discretionary Bonus”) between zero (\$0) and one million five hundred thousand dollars (\$1,500,000), less standard withholdings and authorized deductions. The amount of the Discretionary Bonus could exceed \$1,500,000 depending on performance. The amount of the Discretionary Bonus, if any, will be based on Employee’s performance and will be decided by the Chief Executive Officer and/or the Board of Directors or the Compensation Committee of the Board in his/her/its sole discretion.

2.4 Sign-On Bonus: Employer will pay Employee five hundred thousand dollars (\$500,000), less standard withholdings and authorized deductions (the "Sign-On Bonus"), within ten (10) days after Employee's first date of employment with Employer.

2.5 Vacation. Employee shall have vacation, subject to the approval of his direct supervisor.

2.6 Employee's Position on Board of Directors. While this Agreement is in effect, Employee shall not be entitled to any fees, compensation, other remuneration, dividends, distributions, or other property or financial benefit in connection with Employee's position as a Director of Parent.

2.7 Compensation or other Property Received in Connection with Director, Officer, Shareholder or Similar Position. All fees, compensation, other remuneration, dividends, distributions, or other property or financial benefit received by Employee in connection with Employee's position as a director, officer, member, shareholder, partner or any other similar position of any controlled or uncontrolled direct or indirect subsidiary or affiliate of Employer, or other contractual obligor to Employer or any of its subsidiaries or affiliates the obligations of which constitute revenue to Employer or any of its subsidiaries or affiliates and of which Employee beneficially owns or has the right to acquire, directly or indirectly, 10% or more of the equity interests or has the power to vote 10% or more of the voting interests, shall belong to Employer and shall be immediately remitted to Employer. Notwithstanding the foregoing, this provision shall not apply to any amounts payable to, earned by, received by or otherwise due to Employee as employment compensation from Employer or any of its subsidiaries or affiliates, or any dividends or other distributions received by Employee in Employee's capacity as a stockholder of Parent.

2.8 Indemnification. Parent agrees to indemnify Employee against and in respect of any and all claims, actions, or demands, to the extent permitted by and in accordance with Parent's Certificate of Incorporation, Parent's By-laws and applicable law. Parent shall maintain a directors' and officers' liability insurance policy covering Employee in his capacity as an employee (in addition to his capacity as a member of the Board of Directors of Parent) to the extent Parent provides such coverage to its executive officers. Notwithstanding any provision of this Agreement to the contrary, the obligations under this Section 2.8 (Indemnification) will survive termination of this Agreement or Employee's employment for any reason.

2.9 Reimbursement. Employer also agrees to reimburse Employee in accordance with Employer's reimbursement policies for travel and entertainment expenses, as well as other business-related expenses, incurred in the performance of his duties hereunder.

2.10 Changes to Benefit Plans. Employer reserves the right to modify, suspend, or discontinue any and all of its health and welfare benefit plans, practices, policies, and programs at any time without recourse by Employee so long as such action is taken generally with respect to all other similarly-situated peer executives and does not single out Employee.

2.11 Possible Recoupment of Certain Compensation. Notwithstanding any other provision in this Agreement to the contrary, Employee shall be subject to the written policies of the Board of Directors applicable to executives of the Employer, including without limitation any Board policy relating to recoupment or “claw back” of compensation, as they exist from time to time during the Employee’s employment by the Employer and thereafter.

Section 3. Provisions Relating to Termination of Employment.

3.1 Term. The term of this Agreement will be until October 15, 2017 (the “Term”), unless the parties mutually agree to extend the Term. Notwithstanding the Term, Employer and Employee shall have the right to terminate this Agreement at any point during the Term in accordance with the terms of this Section 3 (Provisions Relating to Termination of Employment).

3.2 Termination for Material Cause. Employer may terminate Employee’s employment without advance notice for Material Cause (as defined below). Upon termination for Material Cause, Employee shall (i) be entitled to receive the Base Salary and benefits as set forth in Section 2.1 (Base Salary), Section 2.2 (Benefits), and Section 2.9 (Reimbursement) respectively, through the effective date of such termination and (ii) not be entitled to receive any other compensation, benefits, or payments of any kind, except as otherwise required by law or by the terms of any benefit or retirement plan or other arrangement that would, by its terms, apply. Employee acknowledges and agrees that he will not be eligible for any severance payments or benefits under the DaVita Inc. Severance Plan and/or any other severance plan adopted by Employer (including its subsidiaries and affiliates).

3.3 Other Termination. Employer may terminate the employment of Employee for any reason or for no reason at any time upon at least thirty (30) days’ advance written notice. Upon termination pursuant to this Section 3.3 (Other Termination), Employee shall (i) be entitled to receive the Base Salary and benefits as set forth in Section 2.1 (Base Salary), Section 2.2 (Benefits), and Section 2.9 (Reimbursement) respectively, through the effective date of such termination and (ii) not be entitled to receive any other compensation, benefits, or payments of any kind, except as otherwise required by law or by the terms of any benefit or retirement plan or other arrangement that would, by its terms, apply. Employee acknowledges and agrees that he will not be eligible for any severance payments or benefits under the DaVita Inc. Severance Plan and/or any other severance plan adopted by Employer (including its subsidiaries and affiliates).

3.4. Voluntary Resignation. Employee may resign from Employer at any time upon at least thirty (30) days’ advance written notice. If Employee resigns from Employer, Employee shall (i) be entitled to receive the base salary and benefits as set forth in Section 2.1 (Base Salary), Section 2.2 (Benefits), and Section 2.9 (Reimbursement) respectively, through the effective date of such termination and (ii) not be entitled to receive any other compensation, benefits, or payments of any kind, except as otherwise required by law or by the terms of any benefit or retirement plan or other arrangement that would, by its terms, apply. In the event Employee resigns from Employer at any time, Employer shall have the right to make such resignation effective as of any date before the expiration of the required notice period.

3.5 Disability. Upon thirty (30) days' advance notice (which notice may be given before the completion of the periods described herein), Employer may terminate Employee's employment for Disability (as defined below).

3.6 Definitions. For the purposes of this Agreement, the following terms shall have the meanings indicated:

(a) "Disability" shall mean the inability, for a period of six (6) months, to adequately perform Employee's regular duties, with or without reasonable accommodation, due to a physical or mental illness, condition, or disability.

(b) "Material Cause" shall mean any of the following: (i) conviction of a felony or plea of no contest to a felony; (ii) any act of fraud or dishonesty in connection with the performance of his duties; (iii) repeated failure or refusal by Employee to follow policies or directives reasonably established by the Chief Executive Officer of Parent that goes uncorrected for a period of ten (10) consecutive days after written notice has been provided to Employee; (iv) a material breach of this Agreement that goes uncorrected after a period of ten (10) consecutive days after written notice has been provided to Employee; (v) any gross or willful misconduct or gross negligence by Employee in the performance of his duties; (vi) egregious conduct by Employee that brings Employer or any of its subsidiaries or affiliates into public disgrace or disrepute; (vii) an act of unlawful discrimination, including sexual harassment; (viii) a violation of the duty of loyalty or of any fiduciary duty; or (ix) exclusion or notice of exclusion of Employee from participating in any federal health care program.

3.7 Notice of Termination. Any purported termination of Employee's employment by Employer or by Employee shall be communicated by a written Notice of Termination to the other party hereto in accordance with Section 5.3 (Notice) hereof. A "Notice of Termination" shall mean a written notice that indicates the specific termination provision in this Agreement.

3.8 Effect of Termination. Upon termination, this Agreement shall be of no further force and effect and neither party shall have any further right or obligation hereunder; provided, however, that no termination shall modify or affect the rights and obligations of the parties that have accrued prior to termination; and provided further, that the rights and obligations of the parties under Section 2.8 (Indemnification), Section 3 (Provisions Relating to Termination of Employment), Section 4 (Noncompetition, Nonsolicitation, and Confidentiality Agreement), and Section 5 (Miscellaneous) shall survive termination of this Agreement.

3.9 Payments and benefits under this Agreement are intended to be exempt from, or comply with, the applicable requirements of Section 409A of the Internal Revenue Code, and this Agreement shall be construed and interpreted in accordance with such intent. Notwithstanding any provision herein to the contrary, in the event that any payment to be made to Employee hereunder (whether pursuant to this Section 3 (Provisions Relating to Termination of Employment) or any other Section) as a result of Employee's termination of employment is determined to constitute "deferred compensation" subject to Section 409A of the Internal Revenue Code, and Employee is a "Key Employee" under the DaVita Inc. Key Employee Policy

for 409A Arrangements at the time of Employee's termination of employment, all such deferred compensation payments payable during the first six (6) months following Employee's termination of employment shall be delayed and paid in a lump sum during the seventh calendar month following the calendar month during which Employee's termination of employment occurs.

Section 4: Covenant Not to Compete, Covenant Not to Solicit, and Confidentiality.

4.1 Covenant Not to Compete. Employee recognizes and agrees that his covenant not to compete is necessary to insure continuation of the business and reputation of the Employer and that irreparable harm and damage will be done to the Employer if Employee competes with the Employer in certain specified areas. Employee acknowledges that he will be privy to confidential information to which Employee might not otherwise be exposed.

Employee covenants and agrees that during the term of this Agreement and for six (6) months following the termination of this Agreement (the "Restricted Period"), he shall not, as an employee, independent contractor, consultant, or in any other form, provide any of the same or similar services that Employee performed under this Agreement for any other individual, partnership, limited liability company, corporation, independent practice association, management services organization, or any other entity (collectively, "Person") that competes in any material way with the Employer or any of its subsidiaries or affiliates within the DaVita Medical Group organization anywhere in the states where Employer operates as of the date of termination of Employee's employment.

Employee understands and acknowledges that the provisions of this Section 4 (Covenant Not to Compete, Covenant Not to Solicit, and Confidentiality), are designed to preserve the business and goodwill of the Employer. Accordingly, if Employee breaches any such obligation, in addition to any other remedies available under this Agreement, at law or in equity, the Employer shall be entitled to enforce this Section 4 (Covenant Not to Compete, Covenant Not to Solicit, and Confidentiality) by injunctive relief and by specific performance of this Section 4 (Covenant Not to Compete, Covenant Not to Solicit, and Confidentiality), such relief to be without the necessity of posting a bond, cash or otherwise. Additionally, nothing in this Section 4.1 (Covenant Not to Compete) shall limit the Employer's right to recover any other damages to which it is entitled as a result of Employee's breach. If any provision of the restrictive covenants contained in this Agreement is held by a court of competent jurisdiction to be unenforceable due to the excessive time period, geographic area, or restricted activity, the restrictive covenant shall be reformed to comply with the time period, geographic area, or restricted activity that would be held enforceable.

Notwithstanding the foregoing, this Section 4.1 (Covenant Not to Compete) will only apply if Employee is no longer serving on the Parent's Board of Directors during the time period covered by the covenant not to compete (i.e., during the term of this Agreement and for six (6) months following the termination of this Agreement), and the Restricted Period will continue to run during any time period after the termination of this Agreement when Employee is serving on the Board of Directors.

4.2 Covenant Not to Solicit. Employee agrees that during the term of this Agreement, and for a period of one (1) year after the termination of this Agreement, Employee will not contact, communicate with, or correspond with any director, officer, employee, representative, agent or independent contractor of the Parent and its subsidiaries and affiliates (including Employer), in any manner that will interfere with or attempt to disrupt the relationship between the Employer and any such director, officer, employee, representative, agent or independent contractor, including but not limited to the solicitation or encouragement of any employee to leave the employ of the Employer for any reason, or employ any such person in any manner whatsoever, without the prior written consent of the Employer; provided, however, that nothing herein shall prohibit Employee from making a general employment solicitation to the public that does not target any employee or independent contractor of Employer or its subsidiaries and then having contact with and/or employing such employee or independent contractor who responds to such general solicitation or who otherwise independently contacts Employee.

4.3 Confidentiality. Employee agrees that all data and information about the Employer's business, legal affairs, plans, finances, plants, equipment, processes and methods of operation disclosed to, acquired by or developed by Employee during performance of the work hereunder is and shall remain the exclusive property of the Employer. Except for such information and data that has entered the public domain through no fault of Employee or to have been in Employee's possession prior to disclosure to Employee by the Employer and/or the performance of Employee's services hereunder, Employee shall during the term of the Agreement and thereafter in perpetuity maintain as confidential and not disclose to third parties or otherwise use, and will enjoin Employee's employees, agents or subcontractors (as applicable) from using, such information except as duly authorized in the conduct of the Employer's business or as otherwise authorized in advance in writing signed by the Employer's Chief Executive Officer (or his successor). Employee agrees that such data and information shall be used by Employee solely for the purpose of performing services for the Employer and not for the benefit of any other person or entity whatsoever.

Section 5. Miscellaneous.

5.1 Entire Agreement; Amendment. This Agreement represents the entire understanding of the parties hereto with respect to the employment of Employee and supersedes all prior agreements with respect thereto. This Agreement may not be altered or amended except in writing executed by both parties hereto.

5.2 Assignment; Benefit. This Agreement is personal and may not be assigned by Employee. This Agreement may be assigned by Employer and shall inure to the benefit of and be binding upon the successors and assigns of Employer.

5.3 Notice. Notices and all other communications provided for in this Agreement shall be in writing and shall be deemed to have been duly given when delivered by (i) personal delivery, (ii) a nationally-recognized, next-day courier service, or (iii) first-class registered or certified mail, postage prepaid addressed to Employer at its principal office and to Employee at the address listed on Employee's invoices, provided that all notices to Employer shall be directed to the attention of the Chief Executive Officer, or to such other address as either party may have furnished to the other in writing in accordance herewith, except that notice of change of address shall be effective only upon receipt.

5.4 Arbitration. Any disagreement, dispute or claim arising out of or relating to this Agreement which cannot be settled by the parties hereto shall be resolved by arbitration in accordance with the following provisions: (a) the forum for arbitration shall be Denver, Colorado, (b) governing law shall be the laws of the State of Colorado, (c) the number of arbitrators shall be one (1), who shall be a retired judge; (d) arbitration shall be administered by JAMS; (e) the rules of arbitration shall be as determined by JAMS, as modified by any other instructions that the parties hereto may agree upon at the time; (f) the award rendered by arbitration shall be final and binding upon the parties hereto, and judgment on the award may be entered in any court of competent jurisdiction in the United States; (g) Employer and Employee shall each pay fifty percent (50%) of the fees and costs charged by the arbitrator and/or JAMS. Notwithstanding the foregoing, Employer and/or Parent shall be entitled to seek equitable relief from a court of competent jurisdiction for any alleged violation of Section 4 (Covenant Not to Compete, Covenant Not to Solicit, and Confidentiality).

5.5 Waiver of Jury Trial. Each of the parties hereto hereby irrevocably waives to the fullest extent permitted by applicable law any right he or it may have to a trial by jury with respect to any action directly or indirectly arising out of, under or in connection with this Agreement. Each of the parties hereto hereby (a) certifies that no representative of any other party has represented, expressly or otherwise, that such other party would not, in the event of any such action, seek to enforce the foregoing waiver; and (b) acknowledges that it has been induced to enter into this Agreement and the transactions, as applicable, by, among other things, the mutual waivers and certifications in this Section 5.5 (Waiver of Jury Trial).

5.6 Construction. Each party has cooperated in the drafting and preparation of this Agreement. Hence, in any construction to be made of this Agreement, the same shall not be construed against any party on the basis that the party was the drafter. The captions of this Agreement are not part of the provisions hereof and shall have no force or effect.

5.7 Execution. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Photographic or facsimile copies of such signed counterparts may be used in lieu of the originals for any purpose.

5.8 Legal Counsel. Employee and Employer recognize that this is a legally binding contract and acknowledge and agree that they have had the opportunity to consult with legal counsel of their choice.

5.9 Waiver. The waiver by any party of a breach of any provision of this Agreement by the other shall not operate or be construed as a waiver of any other or subsequent breach of such or any provision.

5.10 Invalidity of Provision. In the event that any provision of this Agreement is determined to be illegal, invalid, or void for any reason, the remaining provisions hereof shall continue in full force and effect.

5.11 Approval by DaVita Inc. as to Form. The parties acknowledge and agree that this Agreement shall take effect and be legally binding upon the parties only upon full execution hereof by the parties and upon approval by DaVita Inc. as to the form of hereof.

The remainder of this page is left blank intentionally.

IN WITNESS WHEREOF, the parties hereto have entered into this Agreement effective as of the date and year first written above.

DAVITA INC.

By: /s/ Kent J. Thiry
Date: November 2, 2016

HEALTHCARE PARTNERS, LLC

By: /s/ Kent J. Thiry
Date: November 2, 2016

Approved by DaVita Inc. as to Form:

/s/ Kathleen A. Waters
Kathleen A. Waters
Chief Legal Officer

EMPLOYEE / CHARLES G. BERG

By: /s/ Charles G. Berg
Date: November 2, 2016

EMPLOYMENT AGREEMENT

This Employment Agreement (this “Agreement”) is made effective as of January 3, 2017 (the “Effective Date”), by and between DaVita Inc. (“Parent”) and one of its controlled affiliates, TRC Total Renal Care, Inc. (“Employer,” and collectively with Parent, “DaVita”) and Joel Ackerman (“Employee”).

In consideration of the mutual covenants and agreements hereinafter set forth and for other good and valuable consideration, the parties hereto, intending to be legally bound hereby, agree as follows:

Section 1. Employment and Duties. Employer and Employee expect that Employee’s employment will commence on or about February 21, 2017. Employee will serve initially in the position of Senior Vice President, Finance until the close of business on the first business day following the day on which Parent files its Annual Report on Form 10-K for the year ended December 31, 2016 with the Securities and Exchange Commission, when Employee will begin serving in the position of Chief Financial Officer, provided that if Employee commences employment on or after the first business day following the day on which the Parent files such Form 10-K, he shall immediately begin serving in the position of Chief Financial Officer. Employee accepts such employment on the terms and conditions set forth in this Agreement. Employee shall report to Parent’s Chief Executive Officer and shall perform the duties of Chief Financial Officer or any additional or different duties that are similar to or consistent with that position. Initially, Employee shall work out of New York, New York, although the location is subject to change to suit business needs, provided however, that relocation of the office more than thirty-five (35) miles from its current location shall constitute “Good Reason” for Employee to resign as set forth below in this Agreement. Employee agrees to devote substantially all of his time, energy, and ability to the business of Employer on a full-time basis and shall not engage in any other business activities during the term of this Agreement, including but not limited to providing consulting services to any investment firm, such as a hedge fund, provided however, Employee may pursue other normal charitable activities so long as such activities do not interfere with his ability to perform his duties. Employee agrees that he shall not serve on the board of directors, advisory board, or similar oversight body of any other not-for-profit or for-profit company, entity or institution without the express written approval of the Chief Executive Officer or the Board of Directors. Notwithstanding the foregoing, Employer agrees that Employee may continue his role on the Board of Directors of Kindred Healthcare, Champions Oncology and One Acre Fund. Employee shall at all times observe and abide by the Employer’s policies and procedures as in effect from time to time.

Section 2. Compensation. In consideration of the services to be performed by Employee hereunder, Employee shall receive the following compensation and benefits:

2.1 Base Salary. Employer shall pay Employee a base salary of \$700,000 per annum, less standard withholdings and authorized deductions. Employee shall be paid consistent with Employer's payroll schedule. The base salary will be reviewed from time to time. Employer, in its sole discretion, may increase the base salary as a result of any such review. Employer may not reduce Employee's base salary unless the Employee authorizes it in writing or the Employer is reducing the base salary of other similarly-situated executives by a similar percentage.

2.2 Benefits. Employee and/or his family, as the case may be, shall be eligible for participation in and shall receive all benefits under Employer's health and welfare benefit plans (including, without limitation, medical, prescription, dental, disability, and life insurance) under the same terms and conditions applicable to most executives at similar levels of compensation and responsibility.

2.3 Sign-On Bonus. Employer will pay Employee a sign-on bonus of two hundred thousand dollars (\$200,000), less standard withholdings and authorized deductions, within twenty-one (21) days after Employee's first date of employment with Employer.

2.4 Performance Bonus.

(a) Employee shall be eligible to receive an annual cash bonus under the short-term incentive program approved by the Parent's Board of Directors and applicable to the company's executive officers exposed to the requirements of Section 162(m) of the Internal Revenue Code (the "Short-Term Incentive Program", or "STI Program"). Under the STI Program, the actual annual cash bonus amount payable to Employee for any one year (the "Bonus") is primarily contingent on the level of the Employer's achievement on the performance metrics specified in the Short-Term Incentive Program for that year. For fiscal year 2017, the Bonus payable to Employee in cash under the STI Program will be an amount between zero and \$1,500,000. Employee shall not be eligible for any Bonus for fiscal year 2016.

(b) For Employee and other senior executives subject to the STI Program, the amounts of annual Bonuses earned are objectively and formulaically driven, further subject to negative discretion (i.e., further downward adjustment) in the sole discretion of the Board of Directors or the Compensation Committee of the Board of Directors.

(c) Subject to the terms of Section 3.3 (Other Termination), Employee must be employed by Employer (or an affiliate) on the date any Bonus is paid to be eligible to receive such Bonus and, if Employee is not employed by Employer (or an affiliate) on the date any Bonus is paid for any reason whatsoever, Employee shall not be entitled to receive such Bonus.

2.5 Vacation. Employee shall have vacation, subject to the approval of his direct manager.

2.6 Stock Appreciation Rights. Parent shall issue a grant to Employee of stock-settled Stock Appreciation Rights ("SSARs") with a value of two million dollars (\$2,000,000) as customarily determined by Parent. This grant shall have a five-year term and vest 50% on the third and fourth anniversaries of the grant date. The base price of the award shall be the closing price as reported on the New York Stock Exchange on the start date of Employee's employment, or the date the SSAR grant has been formally approved by the appropriate authorized body or Officer, whichever date is later. The terms of the SSAR grant will be reflected in a separate agreement to be signed by Parent and Employee, which may include, among other terms, a noncompetition agreement.

2.7 Performance Stock Units and/or Restricted Stock Units. In early 2017, at the time when Parent makes grants to its other similarly-situated senior officers, Parent will grant Employee one million dollars (\$1,000,000) in value of Employer's Performance Stock Units ("PSUs") and/or Restricted Stock Units ("RSUs"), with value determined similarly to such other senior officers, subject to the following time vesting conditions: such PSUs and/or RSUs shall vest fifty percent (50%) each on approximately the third and fourth anniversaries of the grant date. The composition of the grant (i.e., the number of PSUs and/or RSUs) will be determined by Parent in its sole discretion. Parent will determine, in its sole discretion, the performance targets for any PSU grant. The terms of the PSU and/or RSU grant(s) will be reflected in a separate Performance Stock Units Agreement and/or Restricted Stock Units Agreement to be signed by Parent and Employee, and each agreement may include, among other terms, a noncompetition agreement.

2.8 Management Share Ownership Policy. Employee shall review and understand the terms of the Management Share Ownership Policy with respect to all equity-based awards to the extent it applies to Employee.

2.9 Return of Compensation or other Property Received in Connection with Director, Officer, Shareholder or Similar Position. All fees, compensation, other remuneration, dividends, distributions, or other property or financial benefit received by Employee in connection with Employee's position as a director, officer, member, shareholder, partner or any other similar position of any controlled or uncontrolled direct or indirect subsidiary or affiliate of Employer, or other contractual obligor to Employer or any of its subsidiaries or affiliates the obligations of which constitute revenue to Employer or any of its subsidiaries or affiliates and of which Employee beneficially owns or has the right to acquire, directly or indirectly, 10% or more of the equity interests or has the power to vote 10% or more of the voting interests, shall belong to Employer and shall be immediately remitted to Employer. Notwithstanding the foregoing, this provision shall not apply to any amounts payable to, earned by, received by or otherwise due to Employee as employment compensation from Employer or any of its subsidiaries or affiliates, or any dividends or other distributions received by Employee in Employee's capacity as a stockholder of Parent.

2.10 Indemnification. In the event that the Employee is made a party or threatened to be made a party to any action, suit, or proceeding, whether civil, criminal, administrative, or investigative, by reason of the fact that he is or was a Director or officer of the Parent or Employer, or while a director or officer of the Parent or Employer is or was serving at the request of the Parent or Employer as a Director, officer, employee, or agent of another corporation or of a partnership, joint venture, trust or other enterprise, the Employee shall be indemnified and held harmless by the Parent and Employer to the fullest extent permitted under applicable law and the Parent's bylaws, and as specifically set forth in the Parent's bylaws, as the same exist or may hereafter be amended by Parent.

2.11 Reimbursement. Employer also agrees to reimburse Employee in accordance with Employer's reimbursement policies for travel and entertainment expenses, as well as other business-related expenses, incurred in the performance of his duties hereunder.

2.12 Changes to Benefit Plans. Employer reserves the right to modify, suspend, or discontinue any and all of its health and welfare benefit plans, practices, policies, and programs at any time without recourse by Employee so long as such action is taken generally with respect to all other similarly-situated peer executives and does not single out Employee.

2.13 Possible Recoupment of Certain Compensation. Notwithstanding any other provision in this Agreement to the contrary, Employee shall be subject to the written policies of the Board of Directors applicable to executives of the Employer, including without limitation any Board policy relating to recoupment or "claw back" of compensation, as they exist from time to time during the Employee's employment by the Employer and thereafter.

Section 3. Provisions Relating to Termination of Employment.

3.1 Employment Is At-Will. Employee's employment with Employer is "at will" and is terminable by Employer or by Employee at any time and for any reason or no reason, subject to the notice requirements set forth below.

3.2 Termination for Material Cause. Employer may terminate Employee's employment for Material Cause (as defined below). Upon termination for Material Cause, Employee shall (i) be entitled to receive the Base Salary and benefits as set forth in Section 2.1 (Base Salary) and Section 2.2 (Benefits), respectively, through the effective date of such termination and (ii) not be entitled to receive any other compensation, benefits, or payments of any kind, except as otherwise required by law or by the terms of any benefit or retirement plan or other arrangement that would, by its terms, apply.

3.3 Other Termination.

(a) Employer may terminate the employment of Employee for any reason or for no reason at any time upon at least thirty (30) days' advance written notice. If prior to the first anniversary of the date Employee commences employment, Employee resigns for "Good Reason," or Employer terminates the employment of Employee for reasons other than for death, Material Cause, or Disability, and contingent upon Employee's execution of the Employer's standard Severance and General Release Agreement within twenty-eight days of the termination of Employee's employment, Employee shall be entitled to the benefits set forth in the DaVita Inc. Severance Plan, pursuant to the terms and conditions of that plan as they exist at the time of the termination of Employee's employment.

(b) If on, or after, the first anniversary of date Employee's employment commences, Employee resigns for "Good Reason," or Employer terminates Employee's employment for any reasons other than death, Material Cause, or Disability, Employee shall be entitled to receive: (i) the benefits set forth in the DaVita Inc. Severance Plan, pursuant to the terms and conditions of that plan as they exist at the time of termination of Employee's employment; (b) a bonus in the amount Employee received for the previous year pro-rated based on the number of months served in the year that Employee's employment is terminated; and (c) any amounts due Employee under any stock option, stock grant, or any other compensation plan, in the accordance of the terms of such plan(s). Moreover, if the Employee timely and properly elects health continuation coverage under COBRA, the Employer shall pay for the employer portion of the cost of health continuation coverage for Employee and his dependents. Employer shall make such payments until the earliest of: (i) the eighteen-month anniversary of the Termination Date; (ii) the date the Employee is no longer eligible to receive COBRA continuation coverage; and (iii) the date on which the Employee receives/becomes eligible to receive substantially similar coverage from another employer or other source.

(c) For purposes of this provision, an Employee's employment has been terminated when Employee is no longer providing services for Employer after a specific date or the level of bona fide services that Employee would perform (as an employee or independent contractor) after a specific date would permanently decrease to no more than 20% of the average level of bona fide services performed over the immediately preceding thirty-six month period (or the full period of service if Employee was employed for less than thirty-six months).

3.4. Change in Control Termination. Notwithstanding any other provision contained herein, if the Employee's employment hereunder is terminated by the Employee for Good Reason or by the Employer without Material Cause (other than on account of the Employee's death or Disability), in each case at the time of, or within twelve (12) months following, a Change in Control, the Employee shall be entitled to receive the following:

(a) a lump sum payment equal to two (2) times the sum of the Employee's Base Salary and an amount equal to the bonus received for the year previous to the year in which the Termination Date occurs; and

(b) if the Employee timely and properly elects health continuation coverage under COBRA, the Employer shall pay for the employer portion of the cost of health continuation coverage for Employee and his dependents. Employer shall make such payments until the earliest of: (i) the eighteen-month anniversary of the Termination Date; (ii) the date the Employee is no longer eligible to receive COBRA continuation coverage; and (iii) the date on which the Employee receives/becomes eligible to receive substantially similar coverage from another employer or other source.

3.5 Voluntary Resignation. Employee may resign from Employer at any time upon at least thirty (30) days' advance written notice. If Employee resigns from Employer, Employee shall (i) be entitled to receive the base salary and benefits as set forth in Section 2.1 (Base Salary) and Section 2.2 (Benefits), respectively, through the effective date of such termination and (ii) not be entitled to receive any other compensation, benefits, or payments of any kind, except as otherwise required by law or by the terms of any benefit or retirement plan or other arrangement that would, by its terms, apply. In the event Employee resigns from Employer at any time, Employer shall have the right to make such resignation effective as of any date before the expiration of the required notice period.

3.6 Disability. Upon thirty (30) days' advance notice (which notice may be given before the completion of the periods described herein), Employer may terminate Employee's employment for Disability (as defined below).

3.7 Definitions. For the purposes of this Agreement, the following terms shall have the meanings indicated:

(a) "Disability" shall mean the inability, for a period of six (6) months, to adequately perform Employee's regular duties, with or without reasonable accommodation, due to a physical or mental illness, condition, or disability.

(b) "Material Cause" shall mean any of the following: (i) conviction of a felony or plea of no contest to a felony; (ii) any act of fraud or dishonesty in connection with the performance of his duties; (iii) repeated failure or refusal by Employee to follow policies or directives reasonably established by the Chief Executive Officer of Parent or his/her designee that goes uncorrected for a period of ten (10) consecutive days after written notice has been provided to Employee; (iv) a material breach of this Agreement; (v) any gross or willful misconduct or gross negligence by Employee in the performance of his duties; (vi) egregious conduct by Employee that brings Employer or any of its subsidiaries or affiliates into public disgrace or disrepute; (vii) an act of unlawful discrimination, including sexual harassment; (viii) a violation of the duty of loyalty or of any fiduciary duty; or (ix) exclusion or notice of exclusion of Employee from participating in any federal health care program.

Termination of the Employee's employment shall not be deemed to be for Material Cause unless and until the Employer delivers to the Employee a copy of a written notice finding that the Employee has engaged in the conduct described in any of (i)-(viii) above. Except for a failure, breach, or refusal which, by its nature, cannot reasonably be expected to be cured, the Employee shall have fourteen (14) calendar days from the delivery of written notice by the Employer within which to cure any acts constituting Material Cause; provided however, that, if the Employer reasonably expects irreparable injury from a delay of fourteen (14) calendar days, the Employer may give the Employee notice of such shorter period within which to cure as is reasonable under the circumstances, which may include the termination of the Employee's employment without notice and with immediate effect.

(c) "Good Reason" shall mean the occurrence of any of the following, in each case during the Employment Term without the Employee's written consent:

- i. a material reduction in the Employee's Base Salary other than a general reduction in Base Salary that affects all similarly situated executives in substantially the same proportions; or
- ii. a relocation of the Employee's principal place of employment by more than thirty-five (35) miles; or
- iii. any material breach by the Employer of any material provision of this Agreement; or
- iv. the Employer's failure to obtain an agreement from any successor to the Employer to assume and agree to perform this Agreement in the same manner and to the same extent that the Employer would be required to perform if no succession had taken place, except where such assumption occurs by operation of law; or
- v. a material, adverse change in the Employee's title, authority, duties, or responsibilities (other than temporarily while the Employee is physically or mentally incapacitated or as required by applicable law) taking into account the Employer's size, status as a public company, and capitalization as of the date of this Agreement.

The Employee cannot terminate his employment for Good Reason unless he has provided written notice to the Employer of the existence of the circumstances providing grounds for termination for Good Reason within sixty (60) days of the initial existence of such grounds and the Employer has had at least sixty (60) days from the date on which such notice is provided to cure such circumstances. If the Executive does not terminate his employment for Good Reason within ninety (90) days after the first occurrence of the applicable grounds, then the Executive will be deemed to have waived his right to terminate for Good Reason with respect to such grounds.

(d) “Change in Control” shall mean (i) any transaction or series of transactions in which any person or group (within the meaning of Rule 13d-5 under the Exchange Act and Sections 13(d) and 14(d) of the Exchange Act) becomes the direct or indirect “beneficial owner” (as defined in Rule 13d-3 under the Exchange Act), by way of a stock issuance, tender offer, merger, consolidation, other business combination or otherwise, of greater than 50% of the total voting power (on a fully diluted basis as if all convertible securities had been converted and all warrants and options had been exercised) entitled to vote in the election of directors of Parent (including any transaction in which Parent becomes a wholly-owned or majority-owned subsidiary of another corporation), (ii) any merger or consolidation or reorganization in which Parent does not survive, (iii) any merger or consolidation in which Parent survives, but the shares of Parent’s Common Stock outstanding immediately prior to such merger or consolidation represent 40% or less of the voting power of Parent after such merger or consolidation, and (iv) any transaction in which more than 40% of Parent’s assets are sold. However, despite the occurrence of any of the above-directed events, a Change of Control will not have occurred if Kent Thiry remains the Chief Executive Officer or Executive Chair of Parent for at least one (1) year after the Change of Control or becomes the Chief Executive Officer or Executive Chair of the surviving company with which Parent merged or consolidated and remains in that position for at least one (1) year after the Change of Control.

3.8 Notice of Termination. Any purported termination of Employee’s employment by Employer or by Employee shall be communicated by a written Notice of Termination to the other party hereto in accordance with Section 5 (Miscellaneous) hereof. A “Notice of Termination” shall mean a written notice that indicates the specific termination provision in this Agreement.

3.9 Effect of Termination. Upon termination, this Agreement shall be of no further force and effect and neither party shall have any further right or obligation hereunder; provided, however, that no termination shall modify or affect the rights and obligations of the parties that have accrued prior to termination; and provided further, that the rights and obligations of the parties under Section 3 (Provisions Relating to Termination of Employment), Section 4 (Noncompetition, Nonsolicitation, Confidentiality and Intellectual Property Agreement), and Section 5 (Miscellaneous) shall survive termination of this Agreement.

3.10 Notwithstanding any provision herein to the contrary, in the event that any payment to be made to Employee hereunder (whether pursuant to this Section 3 (Provisions Relating to Termination of Employment) or any other Section) as a result of Employee’s termination of employment is determined to constitute “deferred compensation” subject to Section 409A of the Internal Revenue Code, and Employee is a “Key Employee” under the DaVita Inc. Key Employee Policy for 409A Arrangements at the time of Employee’s termination of employment, all such deferred compensation payments payable during the first six (6) months following Employee’s termination of employment shall be delayed and paid in a lump sum during the seventh calendar month following the calendar month during which Employee’s termination of employment occurs.

Section 4: Noncompetition, Nonsolicitation, Confidentiality and Intellectual Property Agreement. Employee, contemporaneously herewith, shall enter into a Noncompetition, Nonsolicitation, Confidentiality and Intellectual Property Agreement, the terms of which are incorporated herein and made a part hereof as though set forth in this Agreement.

Section 5. Miscellaneous.

5.1 Arbitration. Any disagreement, dispute or claim arising out of or relating to this Agreement and/or Employee's employment with DaVita which cannot be settled by the parties hereto shall be resolved by arbitration in accordance with the following provisions: (a) the forum for arbitration shall be Denver, Colorado, (b) governing law shall be the laws of the State of Colorado, (c) the number of arbitrators shall be one (1), who shall be a retired judge; (d) arbitration shall be administered by JAMS; (e) the rules of arbitration shall be as determined by JAMS, as modified by any other instructions that the parties hereto may agree upon at the time; (f) the award rendered by arbitration shall be final and binding upon the parties hereto, and judgment on the award may be entered in any court of competent jurisdiction in the United States; (g) DaVita and Employee shall each pay fifty percent (50%) of the fees and costs charged by the arbitrator and/or JAMS. Notwithstanding the foregoing, DaVita shall be entitled to seek equitable relief from a court of competent jurisdiction for any alleged violation of Section 4 (Noncompetition, Nonsolicitation, Confidentiality and Intellectual Property Agreement).

5.2 Waiver of Jury Trial. Each of the parties hereto hereby irrevocably waives to the fullest extent permitted by applicable law any right he or it may have to a trial by jury with respect to any action directly or indirectly arising out of, under or in connection with this Agreement and/or Employee's employment with DaVita. Each of the parties hereto hereby (a) certifies that no representative of any other party has represented, expressly or otherwise, that such other party would not, in the event of any such action, seek to enforce the foregoing waiver; and (b) acknowledges that it has been induced to enter into this Agreement and the transactions, as applicable, by, among other things, the mutual waivers and certifications in this Section 5.2 (Waiver of Jury Trial).

5.3 Entire Agreement; Amendment. This Agreement represents the entire understanding of the parties hereto with respect to the employment of Employee and supersedes all prior agreements with respect thereto. This Agreement may not be altered or amended except in writing executed by both parties hereto.

5.4 Assignment; Benefit. This Agreement is personal and may not be assigned by Employee. This Agreement may be assigned by Employer and shall inure to the benefit of and be binding upon the successors and assigns of Employer.

5.5. Applicable Law. This Agreement shall be governed by the laws of the State of Colorado, without regard to the principles of conflicts of laws.

5.6 Notice. Notices and all other communications provided for in this Agreement shall be in writing and shall be deemed to have been duly given when delivered by (i) personal delivery, (ii) a nationally-recognized, next-day courier service, or (iii) first-class registered or certified mail, postage prepaid addressed to Employer at its principal office and to Employee at the address listed on Employee's invoices, provided that all notices to Employer shall be directed to the attention of the Chief Executive Officer, or to such other address as either party may have furnished to the other in writing in accordance herewith, except that notice of change of address shall be effective only upon receipt.

5.7 Construction. Each party has cooperated in the drafting and preparation of this Agreement. Hence, in any construction to be made of this Agreement, the same shall not be construed against any party on the basis that the party was the drafter. The captions of this Agreement are not part of the provisions hereof and shall have no force or effect.

5.8 Execution. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Photographic, electronic or facsimile copies of such signed counterparts may be used in lieu of the originals for any purpose.

5.9 Legal Counsel. Employee and Employer recognize that this is a legally binding contract and acknowledge and agree that they have had the opportunity to consult with legal counsel of their choice.

5.10 Waiver. The waiver by any party of a breach of any provision of this Agreement by the other shall not operate or be construed as a waiver of any other or subsequent breach of such or any provision.

5.11 Invalidity of Provision. In the event that any provision of this Agreement is determined to be illegal, invalid, or void for any reason, the remaining provisions hereof shall continue in full force and effect.

5.12 Approval by DaVita Inc. as to Form. The parties acknowledge and agree that this Agreement shall take effect and be legally binding upon the parties only upon full execution hereof by the parties and upon approval by DaVita Inc. as to the form of hereof.

The remainder of this page is left blank intentionally.

IN WITNESS WHEREOF, the parties hereto have entered into this Agreement effective as of the date and year first written above.

DAVITA INC.

By /s/ Kent Thiry
Kent Thiry

Date: 01/04/17

Approved by DaVita Inc. as to Form:

/s/ Kathleen A. Waters
Name: Kathleen A. Waters
Title: Chief Legal Officer

EMPLOYEE

By /s/ Joel Ackerman
Joel Ackerman

Date: 01/04/17

DAVITA DEFERRED COMPENSATION PLAN
EFFECTIVE JANUARY 1, 2015

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DAVITA DEFERRED COMPENSATION PLAN

DaVita HealthCare Partners Inc., a Delaware corporation (the “**Company**”), hereby establishes the DaVita Deferred Compensation Plan (the “**Plan**”), effective January 1, 2015, (the “**Effective Date**”), for the purpose of providing a select group of management or highly compensated employees of the Company the opportunity to defer the receipt of Compensation otherwise payable to such employees in accordance with the terms of the Plan. The Plan is intended to, and shall be interpreted to, comply in all respects with Code Section 409A and those provisions of ERISA applicable to an unfunded plan maintained primarily to provide deferred compensation for a select group of management or highly compensated employees.

This Plan is considered a complete restatement of the DaVita Voluntary Deferral Plan and will apply to deferrals for 2015 and future years. Deferrals for 2014 and prior years shall be governed by the DaVita Voluntary Deferral Plan in effect on December 31, 2014.

ARTICLE I **DEFINITIONS**

1.1 “**Account**” or “**Accounts**” shall mean the bookkeeping account or accounts established under this Plan pursuant to Article 4 and maintained by the Company in the names of the respective Participants, to which all amounts deferred under the Plan and earnings on such amounts shall be credited, and from which all amounts distributed under the Plan shall be debited.

1.2 “**Annual Incentive**” means a Participant’s annual bonus payment, if any, that is earned in the same Plan Year as the Participant’s Base Salary but is payable (if not deferred under this Plan) in the following Plan Year.

1.3 “**Base Salary**” shall mean a Participant’s annual base salary, excluding incentive and discretionary bonuses, commissions, reimbursements and other non-regular remuneration, received from the Company prior to reduction for any salary deferrals under benefit plans sponsored by the Company, including but not limited to, plans established under Code Section 125 or Code Section 401(k).

1.4 “**Beneficiary**” or “**Beneficiaries**” shall mean the person, persons or entity designated as such pursuant to Section 7.1.

1.5 “**Board**” shall mean the Board of Directors of the Company.

1.6 “**Code**” shall mean the Internal Revenue Code of 1986, as amended, as interpreted by Treasury regulations and applicable authorities promulgated thereunder.

1.7 “**Committee**” shall mean the person or persons appointed by the Board to administer the Plan in accordance with Article 9.

1.8 “**Compensation**” shall mean all amounts eligible for deferral for a particular Plan Year under Section 3.1.

1.9 **“Deferral Account”** shall mean an Account maintained for each Participant that is credited with Participant deferrals pursuant to Section 4.1.

1.10 **“Disability”** or **“Disabled”** shall mean (consistent with the requirements of Code Section 409A) that the Participant is (a) unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or can be expected to last for a continuous period of not less than 12 months, or (b) by reason of any medically determinable physical or mental impairment which can be expected to result in death or can be expected to last for a continuous period of not less than 12 months, receiving income replacement benefits for a period of not less than three months under an accident and health plan covering employees of the Participant’s Employer. For purposes of this Plan, a Participant shall be deemed Disabled if determined to be totally disabled by the Social Security Administration. A Participant shall also be deemed Disabled if determined to be disabled in accordance with the applicable disability insurance program of such Participant’s Employer, provided that the definition of “disability” applied under such disability insurance program complies with the requirements of this Section.

1.11 **“Distributable Amount”** shall mean the vested balance in the applicable Account as determined under Article 4.

1.12 **“Eligible Executive”** shall mean a highly compensated or management level employee of an Employer selected by the Committee to be eligible to participate in the Plan.

1.13 **“Employer(s)”** shall be defined as follows:

(a) Except as otherwise provided in part (b) of this Section, the term “Employer” shall mean the Company and/or any of its subsidiaries (now in existence or hereafter formed or acquired) that have been selected by the Committee to participate in the Plan and have adopted the Plan as a participating Employer.

(b) For the purpose of determining whether a Participant has experienced a Separation from Service, the term “Employer” shall mean:

(1) The entity for which the Participant performs services and with respect to which the legally binding right to compensation deferred under this Plan arises; and

(2) All other entities with which the entity described above would be aggregated and treated as a single employer under Code Section 414(b) (controlled group of corporations) and Code Section 414(c) (a group of trades or businesses, whether or not incorporated, under common control), as applicable. In order to identify the group of entities described in the preceding sentence, the Committee shall use an ownership threshold of at least 50% as a substitute for the 80% minimum ownership threshold that appears in, and otherwise must be used when applying, the applicable provisions of (A) Code Section 1563 for determining a controlled group of corporations under Code Section 414(b), and (B) Treas. Reg. §1.414(c)-2 for determining the trades or businesses that are under common control under Code Section 414(c).

1.14 “**ERISA**” shall mean the Employee Retirement Income Security Act of 1974, as amended, including Department of Labor and Treasury regulations and applicable authorities promulgated thereunder.

1.15 “**Financial Hardship**” shall mean a severe financial hardship to the Participant resulting from an illness or accident of the Participant, the Participant’s spouse, or a dependent (as defined in Code Section 152, without regard to Code Sections 152(b)(1), (b)(2), and (d)(1)(B))) of the Participant, loss of the Participant’s property due to casualty, or other similar extraordinary and unforeseeable circumstances arising as a result of events beyond the control of the Participant, but shall in all events correspond to the meaning of the term “unforeseeable emergency” under Code Section 409A. No Financial Hardship shall be deemed to exist to the extent that the financial hardship is or may be relieved (a) through reimbursement or compensation by insurance or otherwise, (b) by borrowing from commercial sources on reasonable commercial terms to the extent that this borrowing would not itself cause a severe financial hardship, (c) by cessation of deferrals under the Plan, or (d) by liquidation of the Participant’s other assets to the extent that this liquidation would not itself cause severe financial hardship. The Committee shall determine whether the circumstances of the Participant constitute a Financial Hardship.

1.16 “**Fund**” or “**Funds**” shall mean one or more of the investments selected by the Committee pursuant to Section 3.3 of the Plan.

1.17 “**Hardship Distribution**” shall mean an accelerated distribution of benefits or a cancellation of deferral elections pursuant to Section 5.5 to a Participant (including terminated Participants with Account balances) who has suffered a Financial Hardship.

1.18 “**Interest Rate**” shall mean, for each Fund, the rate of return derived from the net gain or loss on the assets of such Fund, as determined by the Committee.

1.19 “**Participant**” shall mean any Eligible Executive who becomes a Participant in this Plan in accordance with Article 2.

1.20 “**Participant Election(s)**” shall mean the forms or procedures by which a Participant makes elections with respect to (a) voluntary deferrals of his/her Compensation, (b) the Funds, which shall act as the basis for crediting of interest on Account balances, and (c) the form and timing of distributions from Accounts. Participant Elections may take the form of an electronic communication followed by appropriate confirmation according to specifications established by the Committee.

1.21 **“Payment Date”** shall mean the date by which a total distribution of the Distributable Amount shall be made or the date by which installment payments of the Distributable Amount shall commence, which shall be a date in January of the Plan Year following the Plan Year in which occurs the event triggering the distribution or, in the case of a Scheduled In-Service Distribution, in January of the Plan Year indicated by the Participant for the elected Scheduled In-Service Distribution. Notwithstanding the foregoing:

(a) The Payment Date shall not be before the earliest date on which benefits may be distributed under Code Section 409A without violation of the provisions thereof, as reasonably determined by the Committee.

(b) The Payment Date for a Scheduled In-Service Distribution may not be earlier than two years after the Plan Year to which the deferral election applies.

(c) To the extent required under Code Section 409A, any amount that otherwise would be payable to a Participant who is a “specified employee” of the Company, as determined by the Company in accordance with Code Section 409A, during the six-month period following such Participant’s Separation from Service, shall be suspended until the lapse of such six-month period (or, if earlier, the date of death of the Participant). The amount that otherwise would be payable to such Participant during such period of suspension, together with interest on such suspended amount credited pursuant to the rules of the Plan, shall be paid in a single payment within 30 days following the end of such six-month period (or, if such day is not a business day, on the next succeeding business day) or within 30 days following the death of the Participant during such six-month period, provided that the death of the Participant during such six-month period shall not cause the acceleration of any amount that otherwise would be payable on any date during such six-month period following the date of the Participant’s death.

1.22 **“Performance-Based Compensation”** shall mean compensation the entitlement to or amount of which is contingent on the satisfaction of pre-established organizational or individual performance criteria relating to a performance period of at least 12 consecutive months, as determined by the Committee in accordance with Treas. Reg. §1.409A-1(e).

1.23 **“Plan Year”** shall mean the calendar year.

1.24 **“Separation from Service”** shall mean a Separation from Services provided by a Participant to his or her Employer, whether voluntarily or involuntarily, other than by reason of death or Disability, as determined by the Committee in accordance with Treas. Reg. §1.409A-1(h). For a Participant who provides services to an Employer as an employee, a Separation from Service shall occur when such Participant has experienced a termination of employment with the Employer. A Participant shall be considered to have experienced a termination of employment when the facts and circumstances indicate that the Participant and his or her Employer reasonably anticipate that either (i) no further services will be performed for the Employer after a certain date, or (ii) that the level of bona fide services the Participant will perform for the Employer after such date (whether as an employee or as an independent contractor) will permanently decrease to no more than 20% of the average level of bona fide services performed by such Participant (whether as an employee or an independent contractor) over the immediately preceding 36-month period (or the full period of services to the employer if the Participant has been providing services to the Employer less than 36 months).

If a Participant is on military leave, sick leave, or other bona fide leave of absence, the employment relationship between the Participant and the Employer shall be treated as continuing intact, provided that the period of such leave does not exceed 6 months, or if longer, so long as the Participant retains a right to reemployment with the Employer under an applicable statute or by contract. If the period of a military leave, sick leave, or other bona fide leave of absence exceeds 6 months and the Participant does not retain a right to reemployment under an applicable statute or by contract, the employment relationship shall be considered to be terminated for purposes of this Plan as of the first day immediately following the end of such 6-month period. In applying the provisions of this paragraph, a leave of absence shall be considered a bona fide leave of absence only if there is a reasonable expectation that the Participant will return to perform services for the Employer.

1.25 **“Scheduled In-Service Distribution”** shall mean a scheduled in-service distribution date elected by the Participant for distribution of amounts from a specified Deferral Account, including earnings thereon, which distribution shall be made provided that the Participant has not experienced a Separation from Service, as provided under Section 5.4.

1.26 **“Years of Service”** shall mean the cumulative consecutive years of continuous full-time employment with the Employer (including approved leaves of absence of six months or less or legally protected leaves of absence), beginning on the date the Participant first began service with the Employer, and counting each anniversary thereof. A partial year of employment shall not be treated as a Year of Service.

ARTICLE II

PARTICIPATION

2.1 Enrollment Requirements; Commencement of Participation

(a) As a condition to participation, each Eligible Executive shall complete, execute and return to the Committee the appropriate Participant Elections, as well as such other documentation and information as the Committee reasonably requests, by the deadline(s) established by the Committee. In addition, the Committee shall establish from time to time such other enrollment requirements as it determines, in its sole discretion, are necessary.

(b) Each Eligible Executive shall commence participation in the Plan on the date that the Committee determines that the Eligible Executive has met all enrollment requirements set forth in this Plan and required by the Committee, including returning all required documents to the Committee within the specified time period.

(c) If an Eligible Executive fails to meet all requirements established by the Committee within the period required, that Eligible Executive shall not be eligible to participate in the Plan during such Plan Year.

ARTICLE III
DEFERRAL ELECTIONS

3.1 Elections to Defer Compensation. Elections to defer Compensation shall take the form of a flat dollar amount or a whole percentage (less applicable payroll withholding requirements for Social Security and income taxes and employee benefit plans, as determined in the sole and absolute discretion of the Committee) of up to a maximum of:

- (1) 50% of Base Salary; and
- (2) 100% of Annual Incentives.

3.2 Timing of Deferral Elections; Effect of Participant Election(s).

(a) General Timing Rule for Deferral Elections. Except as otherwise provided in this Section 3.2, in order for a Participant to make a valid election to defer Compensation, the Participant must submit Participant Election(s) on or before the deadline established by the Committee, which shall be no later than the December 31st preceding the Plan Year in which such Compensation will be earned.

Any deferral election made in accordance with this Section 3.2(a) shall be irrevocable; provided, however, that if the Committee permits Participants to make a deferral election by the deadline described above for an amount that qualifies as Performance-Based Compensation, the Committee may permit a Participant to subsequently change his or her deferral election for such compensation by submitting new Participant Election(s) in accordance with Section 3.2(c) below.

(b) Timing of Deferral Elections for New Plan Participants. An Eligible Executive who first becomes eligible to participate in the Plan on or after the beginning of a Plan Year, as determined in accordance with Treas. Reg. §1.409A-2(a)(7)(ii) and the “plan aggregation” rules provided in Treas. Reg. §1.409A-1(c)(2), may be permitted to make an election to defer the portion of Compensation attributable to services to be performed after such election, provided that the Participant submits Participant Election(s) on or before the deadline established by the Committee, which in no event shall be later than thirty (30) days after the Participant first becomes eligible to participate in the Plan.

If a deferral election made in accordance with this Section 3.2(c) relates to compensation earned based upon a specified performance period, the amount eligible for deferral shall be equal to (i) the total amount of compensation for the performance period, multiplied by (ii) a fraction, the numerator of which is the number of days remaining in the service period after the Participant’s deferral election is made, and the denominator of which is the total number of days in the performance period.

Any deferral election made in accordance with this Section 3.2(c) shall become irrevocable no later than the 30th day after the date the Participant first becomes eligible to participate in the Plan.

(c) Timing of Deferral Elections for Performance-Based Compensation. Subject to the limitations described below, the Committee may determine that an irrevocable deferral election for an amount that qualifies as Performance-Based Compensation may be made by submitting Participant Election(s) on or before the deadline established by the Committee, which in no event shall be later than six (6) months before the end of the performance period.

In order for a Participant to be eligible to make a deferral election for Performance-Based Compensation in accordance with the deadline established pursuant to this Section 3.2(d), the Participant must have performed services continuously from the later of (i) the beginning of the performance period for such compensation, or (ii) the date upon which the performance criteria for such compensation are established, through the date upon which the Participant makes the deferral election for such compensation. In no event shall a deferral election submitted under this Section 3.2(d) be permitted to apply to any amount of Performance-Based Compensation that has become readily ascertainable.

(d) Duration of Compensation Deferral Election. A deferral election made for any Plan Year shall be applicable only for that Plan Year; provided, however, that the Committee may permit a Participant to elect, pursuant to procedures established by the Committee, to have his or her deferral election continue in effect for future Plan Years, until terminated or changed by the Participant prior to the beginning of a Plan Year.

3.3 Investment Elections.

(a) Participant Designation. At the time of entering the Plan and/or of making a deferral election under the Plan, the Participant shall designate, on a Participant Election provided by the Committee, the Funds in which the Participant's Accounts shall be deemed to be invested for purposes of determining the amount of earnings and losses to be credited to each Account. The Participant may specify that all or any percentage of his or her Accounts shall be deemed to be invested, in whole percentage increments, in one or more of the Funds selected as alternative investments under the Plan from time to time by the Committee pursuant to subsection (b) of this Section. If a Participant fails to make an election among the Funds as described in this Section, the Participant's Account balance shall automatically be allocated into the default Fund selected by the Committee. A Participant may change any designation made under this Section as permitted by the Committee by filing a revised election, on a Participant Election provided by the Committee. Notwithstanding the foregoing, the Committee, in its sole discretion, may impose limitations on the frequency with which one or more of the Funds elected in accordance with this Section may be added or deleted by such Participant; furthermore, the Committee, in its sole discretion, may impose limitations on the frequency with which the Participant may change the portion of his or her Account balance allocated to each previously or newly elected Fund.

(b) Investment Funds. The Committee, in its sole discretion, may select each of the types of commercially available investments communicated to the Participant pursuant to subsection (a) of this Section to be the Funds. The Interest Rate of each such commercially available investment shall be used to determine the amount of earnings or losses to be credited to the Participant's Account under Article IV. The Participant's choice among investments shall be solely for purposes of calculation of the Interest Rate on Accounts. The Company and the Employers shall have no obligation to set aside or invest amounts as directed by the Participant and, if the Company and/or the Employer elects to invest amounts as directed by the Participant, the Participant shall have no more right to such investments than any other unsecured general creditor.

3.4 Distribution Elections.

(a) Initial Election. At the time of making a deferral election under the Plan, the Participant shall designate the time and form of distribution of deferrals made pursuant to such election (together with any earnings credited thereon) from among the alternatives specified under Article VI for the applicable distribution. A new distribution election may be made at the time of subsequent deferral elections with respect to deferrals in Plan Years beginning after the election is made, in accordance with the Participant Election forms.

(b) Modification of Election. A distribution election with respect to previously deferred amounts may only be changed under the terms and conditions specified in Code Section 409A and this Section. Except as permitted under Code Section 409A, no acceleration of a distribution is permitted. A subsequent election that delays payment or changes the form of payment shall be permitted only if all of the following requirements are met:

(1) the new election does not take effect until at least twelve (12) months after the date on which the new election is made;

(2) except for payments to be made upon Disability, death or Financial Hardship, the new election delays payment for at least five (5) years from the date that payment would otherwise have been made, absent the new election; and

(3) in the case of payments made according to a Scheduled In-Service Distribution, the new election is made not less than twelve (12) months before the date on which payment would have been made (or, in the case of installment payments, the first installment payment would have been made) absent the new election.

Only one subsequent election to modify any initial distribution election for any Plan Year's deferrals (either a Scheduled In-Service Distribution, or any other distribution election) is permitted for any Participant and Participants may make a subsequent election only while employed by the Employer. A Beneficiary of a deceased Participant is not permitted to make a subsequent election under this Section. For purposes of application of the above change limitations, installment payments shall be treated as a single payment under Code Section 409A. Election changes made pursuant to this Section shall be made in accordance with rules established by the Committee and shall comply with all requirements of Code Section 409A and applicable authorities.

ARTICLE IV

ACCOUNTS

4.1 Deferral Accounts. The Committee shall establish and maintain such Deferral Accounts as are necessary for each Participant under the Plan. Each Participant's Deferral Account shall be further divided into separate subaccounts ("Fund Subaccounts"), each of which corresponds to a Fund designated pursuant to Section 3.3. A Participant's Deferral Account shall be credited as follows:

(a) As soon as reasonably possible after amounts are withheld and deferred from a Participant's Compensation, the Committee shall credit the Fund Subaccounts of the Participant's Deferral Account with an amount equal to Compensation deferred by the Participant in accordance with the designation under Section 3.3; that is, the portion of the Participant's deferred Compensation designated to be deemed to be invested in a Fund shall be credited to the Fund Subaccount to be invested in that Fund;

(b) Each business day, each Fund Subaccount of a Participant's Deferral Account shall be credited with earnings or losses in an amount equal to that determined by multiplying the balance credited to such Fund Subaccount as of the prior day, less any distributions valued as of the end of the prior day, by the Interest Rate for the corresponding Fund as determined by the Committee pursuant to Section 3.3(b); and

(c) In the event that a Participant elects for a given Plan Year's deferral of Compensation a Scheduled In-Service Distribution, all amounts attributed to the deferral of Compensation for such Plan Year shall be accounted for in a manner which allows separate accounting for the deferral of Compensation and investment gains and losses associated with amounts allocated to each such separate Scheduled In-Service Distribution.

4.2 Trust. The Company shall be responsible for the payment of all benefits under the Plan. At its discretion, the Company may establish one or more grantor trusts for the purpose of providing for payment of benefits under the Plan. Such trust or trusts may be irrevocable, but the assets thereof shall be subject to the claims of the Company's creditors. Benefits paid to the Participant from any such trust or trusts shall be considered paid by the Company for purposes of meeting the obligations of the Company under the Plan.

4.3 Statement of Accounts. The Committee shall provide each Participant with electronic statements at least quarterly setting forth the Participant's Account balance as of the end of each applicable period.

4.4 Vesting of Deferral Accounts. The Participant shall be vested at all times in amounts credited to the Participant's Deferral Account(s).

ARTICLE V
DISTRIBUTIONS

5.1 Distributions Upon Separation from Service.

(a) Timing and Form of Distributions Upon Separation from Service. Except as otherwise provided herein, in the event of a Participant's Separation from Service, the Distributable Amount credited to the Participant's Deferral Accounts shall be paid or commence to be paid to the Participant in the form of cash or other property on the Payment Date following the Participant's Separation from Service, in one lump sum payment unless the Participant has made a distribution election on a timely basis to receive substantially equal annual installments over a period of up to twenty (20) years; provided, however, that if distributions to the Participant have commenced as of the Participant's Separation from Service pursuant to a Scheduled In-Service Distribution election, then those Scheduled In-Service Distributions shall continue in effect.

(b) Small Benefit Exception. Notwithstanding any distribution election to the contrary, if on commencement of benefits payable from an Account by reason of a Participant's Separation from Service, the Distributable Amount from such Account is less than or equal to \$20,000, the total Distributable Amount from such Account shall be paid in one lump sum payment of cash or other property on the scheduled Payment Date.

5.2 Disability Distributions. Except as otherwise provided herein, in the event of a Participant's Disability prior to Separation from Service, the Distributable Amount credited to the Participant's Deferral Accounts and Company Contribution Account shall be paid to the Participant in one lump sum payment of cash or other property on the Payment Date following the Participant's Disability.

5.3 Death Benefits.

(a) Prior to Commencement of Benefits. In the event that the Participant dies prior to commencement of a benefit described in this Article VI, the Participant's Beneficiary shall receive a death benefit equal to the Distributable Amount credited to the Participant's Deferral Accounts in one lump sum payment of cash or property on the Payment Date following the Participant's death.

(b) After Commencement of Benefits. In the event that the Participant dies after commencement of a benefit described in this Article VI, such Participant's remaining benefits shall be paid to the Participant's Beneficiary in one lump sum payment of cash or property on the Payment Date following the Participant's death.

5.4 Scheduled In-Service Distributions.

(a) Scheduled In-Service Distribution Election. Participants who have not had a Separation from Service from the Employer shall be entitled to elect to receive a Scheduled In-Service Distribution from a Deferral Account. If a Participant has a Separation from Service with the Employer prior to commencement of payment of the Scheduled In-Service Distribution,

distribution will not be made pursuant to this subsection (a) but will instead be made pursuant to Section 5.1(a) above. In the case of a Participant who has elected to receive a Scheduled In-Service Distribution, such Participant shall receive the Distributable Amount, with respect to the specified deferrals, including earnings thereon, which have been elected by the Participant to be subject to such Scheduled In-Service Distribution election. The Committee shall determine the earliest commencement date that may be elected by the Participant for each Scheduled In-Service Distribution and such date shall be indicated on the Participant Election. The Participant may elect to receive the Scheduled In-Service Distribution in a single lump sum or in substantially equal annual installments over a period of up to twenty (20) years. A Participant may delay and change the form of a Scheduled In-Service Distribution, provided such extension complies with the requirements of Section 3.4.

(b) Small Benefit Exception. Notwithstanding any Scheduled In-Service Distribution election to the contrary, if on commencement of a Scheduled In-Service Distribution, the balance of such Scheduled In-Service Distribution is less than or equal to \$20,000, the Scheduled In-Service Distribution amount from such Account shall be paid in one lump sum payment of cash or other property on the Scheduled In-Service Distribution date.

(c) Relationship to Other Benefits. In the event that distribution of a Participant's Account is triggered under Section 5.1, 5.2, or 5.3 prior to commencement of a Scheduled In-Service Distribution, the amounts subject to such Scheduled In-Service Distribution shall not be distributed under this Section 5.4, but rather shall be distributed in accordance with the other applicable Section of this Article V.

5.5 Hardship Distribution. Upon a finding that the Participant has suffered a Financial Hardship, in accordance with Code Section 409A, the Committee may, at the request of the Participant, accelerate distribution of benefits and/or approve cancellation of deferral elections under the Plan, subject to the following conditions:

(a) The request to take a Hardship Distribution shall be made by filing a form provided by and filed with the Committee prior to the end of any calendar month.

(b) Upon a finding that the Participant has suffered a Financial Hardship under Code Section 409A, the Committee may, at the request of the Participant, accelerate distribution of benefits and/or approve cancellation of current deferral elections under the Plan in the amount reasonably necessary to alleviate such Financial Hardship. The amount distributed pursuant to this Section with respect to the Financial Hardship shall not exceed the amount necessary to satisfy such Financial Hardship, plus amounts necessary to pay taxes reasonably anticipated as a result of the distribution, after taking into account the extent to which such hardship is or may be relieved through reimbursement or compensation by insurance or otherwise or by liquidation of the Participant's assets (to the extent the liquidation of such assets would not itself cause severe financial hardship).

(c) The amount (if any) determined by the Committee as a Hardship Distribution shall be paid in a single cash lump sum as soon as practicable after the end of the calendar month in which the Hardship Distribution determination is made by the Committee.

5.6 Acceleration of Distributions Following a Change of Control. Notwithstanding any other provision of this Plan, upon the occurrence of a Change of Control of the Company, all Accounts under this Plan will be distributed in one lump sum payment of cash or property on the first day of the month following fifteen (15) months after the Change of Control; provided, however, that a Participant may make a subsequent election under Section 3.4(b) to delay such distribution within 90 days after the Change of Control. For purposes of this Section, “Change of Control” means

(a) any transactions or series of transactions in which any person or group (within the meaning of Rule 13d-5 under the Exchange Act and Sections 13(d) and 14(d) under the Exchange Act) becomes the direct or indirect “beneficial owner” (as defined in Rule 13d-3 under the Exchange Act), by way of stock issuance, tender offer, merger, consolidation, other business combination or otherwise, of greater than 50% of the total voting power (on a fully diluted basis as if all convertible securities had been converted and all warrants and options had been exercised) entitled to vote in the election of directors of the Company (including any transaction in which the Company becomes a wholly-owned or majority-owned subsidiary of another corporation), or

(b) any merger or consolidation or reorganization in which the Company does not survive, or

(c) any merger or consolidation in which the Company survives, but the shares of the Company’s common stock outstanding immediately prior to such merger or consolidation represent 50% or less of the voting power of the Company after such merger or consolidation, or

(d) (iv) any transaction in which more than 50% of the Company’s assets are sold;

provided, however, that no transaction contemplated by clauses (a) through (d) above shall constitute a Change of Control if both (i) the person acting as the Chief Executive Officer of the Company for six months prior to such transaction becomes the Chief Executive Officer or Executive Chairman of the board of directors of the entity that has acquired control of the Company as a result of such transaction (the “Acquiror”) immediately after such transaction and remains the Chief Executive Officer or Executive Chairman of the board for not less than one year following the transaction and (ii) a majority of the Acquiror’s board of directors immediately after such transaction consist of persons who were directors of the Company immediately prior to such transaction.

Notwithstanding the above, no transaction shall be considered a Change of Control under this Plan unless such transaction constitutes a change in the ownership or effective control of the Company or a change in the ownership of a substantial portion of the assets of the Company, in each case within the meaning of Code Section 409A.

5.7 Form of Distribution. Generally, distributions from the Plan shall be made in the form of cash, unless the Committee determines that such distributions shall be made in property.

ARTICLE VI
BENEFICIARY DESIGNATIONS AND OTHER PAYEES

6.1 Beneficiaries.

(a) Beneficiary Designation. The Participant shall have the right, at any time, to designate any person or persons as Beneficiary (both primary and contingent) to whom payment under the Plan shall be made in the event of the Participant's death. No consent of the Participant's spouse or any other person is required for the Participant to name a Beneficiary. The Beneficiary designation shall be effective when it is submitted to and acknowledged by the Committee during the Participant's lifetime in the format prescribed by the Committee._

(b) Absence of Valid Designation. If a Participant fails to designate a Beneficiary, as provided above, or if every person designated as Beneficiary predeceases the Participant or dies prior to complete distribution of the Participant's benefits, then the Participant's estate shall be deemed to be the Beneficiary and the Committee shall direct the distribution of such benefits to the Participant's estate.

6.2 Payments to Minors. In the event any amount is payable under the Plan to a minor, payment shall not be made to the minor, but instead such payment shall be made (a) to that person's living parent(s) to act as custodian, (b) if that person's parents are then divorced, and one parent is the sole custodial parent, to such custodial parent, to act as custodian, or (c) if no parent of that person is then living, to a custodian selected by the Committee to hold the funds for the minor under the Uniform Transfers or Gifts to Minors Act in effect in the jurisdiction in which the minor resides. If no parent is living and the Committee decides not to select another custodian to hold the funds for the minor, then payment shall be made to the duly appointed and currently acting guardian of the estate for the minor or, if no guardian of the estate for the minor is duly appointed and currently acting within sixty (60) days after the date the amount becomes payable, payment shall be deposited with the court having jurisdiction over the estate of the minor.

6.3 Payments on Behalf of Persons Under Incapacity. In the event that any amount becomes payable under the Plan to a person who, in the sole judgment of the Committee, is considered by reason of physical or mental condition to be unable to give a valid receipt therefore, the Committee may direct that such payment be made to any person found by the Committee, in its sole judgment, to have assumed the care of such person. Any payment made pursuant to such determination shall constitute a full release and discharge of any and all liability of the Committee and the Company under the Plan.

ARTICLE VII
LEAVE OF ABSENCE

7.1 Paid Leave of Absence. If a Participant is authorized by the Participant's Employer to take a paid leave of absence from the employment of the Employer, and such leave of absence does not constitute a Separation from Service, (a) the Participant shall continue to be considered eligible for the benefits provided under the Plan, and (b) deferrals shall continue to be withheld during such paid leave of absence in accordance with Article III.

7.2 Unpaid Leave of Absence. If a Participant is authorized by the Participant's Employer to take an unpaid leave of absence from the employment of the Employer for any reason, and such leave of absence does not constitute a Separation from Service, such Participant shall continue to be eligible for the benefits provided under the Plan. During the unpaid leave of absence, the Participant shall not be allowed to make any additional deferral elections. However, if the Participant returns to employment, the Participant may elect to defer for the Plan Year following his or her return to employment and for every Plan Year thereafter while a Participant in the Plan, provided such deferral elections are otherwise allowed and a Participant Election is delivered to and accepted by the Committee for each such election in accordance with Article III above.

ARTICLE VIII

ADMINISTRATION

8.1 Committee. The Plan shall be administered by a Committee appointed by the Board, which shall have the exclusive right and full discretion (a) to appoint agents to act on its behalf, (b) to select and establish Funds, (c) to interpret the Plan, (d) to decide any and all matters arising hereunder (including the right to remedy possible ambiguities, inconsistencies, or admissions), (e) to make, amend and rescind such rules as it deems necessary for the proper administration of the Plan and (f) to make all other determinations and resolve all questions of fact necessary or advisable for the administration of the Plan, including determinations regarding eligibility for benefits payable under the Plan. All interpretations of the Committee with respect to any matter hereunder shall be final, conclusive and binding on all persons affected thereby. No member of the Committee or agent thereof shall be liable for any determination, decision, or action made in good faith with respect to the Plan. The Company will indemnify and hold harmless the members of the Committee and its agents from and against any and all liabilities, costs, and expenses incurred by such persons as a result of any act, or omission, in connection with the performance of such persons' duties, responsibilities, and obligations under the Plan, other than such liabilities, costs, and expenses as may result from the bad faith, willful misconduct, or criminal acts of such persons.

8.2 Claims Procedure. Any Participant, former Participant or Beneficiary may file a written claim with the Committee setting forth the nature of the benefit claimed, the amount thereof, and the basis for claiming entitlement to such benefit. The Committee shall determine the validity of the claim and communicate a decision to the claimant promptly and, in any event, not later than ninety (90) days after the date of the claim. The claim may be deemed by the claimant to have been denied for purposes of further review described below in the event a decision is not furnished to the claimant within such ninety (90) day period. If additional information is necessary to make a determination on a claim, the claimant shall be advised of the need for such additional information within forty-five (45) days after the date of the claim. The claimant shall have up to one hundred eighty (180) days to supplement the claim information, and the claimant shall be advised of the decision on the claim within forty-five (45) days after the earlier of the date the supplemental information is supplied or the end of the one hundred eighty (180) day period. Every claim for benefits which is denied shall be denied by written notice setting forth in a manner calculated to be understood by the claimant (a) the specific reason or reasons for the denial, (b) specific reference to any provisions of the Plan (including

any internal rules, guidelines, protocols, criteria, etc.) on which the denial is based, (c) description of any additional material or information that is necessary to process the claim, and (d) an explanation of the procedure for further reviewing the denial of the claim and shall include an explanation of the claimant's right to pursue legal action in the event of an adverse determination on review.

8.3 Review Procedures. Within sixty (60) days after the receipt of a denial on a claim, a claimant or his/her authorized representative may file a written request for review of such denial. Such review shall be undertaken by the Committee and shall be a full and fair review. The claimant shall have the right to review all pertinent documents. The Committee shall issue a decision not later than sixty (60) days after receipt of a request for review from a claimant unless special circumstances, such as the need to hold a hearing, require a longer period of time, in which case a decision shall be rendered as soon as possible but not later than one hundred twenty (120) days after receipt of the claimant's request for review. The decision on review shall be in writing and shall include specific reasons for the decision written in a manner calculated to be understood by the claimant with specific reference to any provisions of the Plan on which the decision is based and shall include an explanation of the claimant's right to pursue legal action in the event of an adverse determination on review.

ARTICLE IX

MISCELLANEOUS

9.1 Termination of Plan. The Company may terminate the Plan at any time. In the event of a Plan termination, no new deferral elections shall be permitted. However, after the Plan termination the Account balances of such Participants shall continue to be credited with deferrals attributable to any deferral election that was in effect prior to the Plan termination to the extent necessary to comply with Code Section 409A, and additional amounts shall continue to be credited or debited to such Participants' Account balances pursuant to Article IV. In addition, following a Plan termination, Participant Account balances shall remain in the Plan and shall not be distributed until such amounts become eligible for distribution in accordance with the other applicable provisions of the Plan. Notwithstanding the preceding sentence, to the extent permitted by Treas. Reg. §1.409A-3(j)(4)(ix) or as otherwise permitted under Code Section 409A, the Employer may provide that upon termination of the Plan, all Account balances of the Participants shall be distributed, subject to and in accordance with any rules established by such Employer deemed necessary to comply with Code Section 409A.

9.2 Amendment. The Company may, at any time, amend or modify the Plan in whole or in part. Notwithstanding the foregoing, no amendment or modification shall be effective to decrease the value of a Participant's vested Account balance in existence at the time the amendment or modification is made.

9.3 Unsecured General Creditor. The benefits paid under the Plan shall be paid from the general assets of the Company, and the Participant and any Beneficiary or their heirs or successors shall be no more than unsecured general creditors of the Company with no special or prior right to any assets of the Company for payment of any obligations hereunder. It is the intention of the Company that this Plan be unfunded for purposes of ERISA and the Code.

9.4 Restriction Against Assignment. The Company shall pay all amounts payable hereunder only to the person or persons designated by the Plan and not to any other person or entity. No part of a Participant's Accounts shall be liable for the debts, contracts, or engagements of any Participant, Beneficiary, or their successors in interest, nor shall a Participant's Accounts be subject to execution by levy, attachment, or garnishment or by any other legal or equitable proceeding, nor shall any such person have any right to alienate, anticipate, sell, transfer, commute, pledge, encumber, or assign any benefits or payments hereunder in any manner whatsoever. No part of a Participant's Accounts shall be subject to any right of offset against or reduction for any amount payable by the Participant or Beneficiary, whether to the Company or any other party, under any arrangement other than under the terms of this Plan.

9.5 Withholding. The Participant shall make appropriate arrangements with the Company for satisfaction of any federal, state or local income tax withholding requirements, Social Security and other employee tax or other requirements applicable to the granting, crediting, vesting or payment of benefits under the Plan. There shall be deducted from each payment made under the Plan or any other Compensation payable to the Participant (or Beneficiary) all taxes that are required to be withheld by the Company in respect to such payment or this Plan. To the extent permissible under Code Section 409A, the Company shall have the right to reduce any payment (or other Compensation) by the amount of cash sufficient to provide the amount of said taxes.

9.6 Code Section 409A. The Company intends that the Plan comply with the requirements of Code Section 409A (and all applicable Treasury Regulations and other guidance issued thereunder) and shall be operated and interpreted consistent with that intent.

9.7 Effect of Payment. Any payment made in good faith to a Participant or the Participant's Beneficiary shall, to the extent thereof, be in full satisfaction of all claims against the Committee, its members, the Employer and the Company.

9.8 Errors in Account Statements, Deferrals or Distributions. In the event an error is made in an Account statement, such error shall be corrected on the next statement following the date such error is discovered. In the event of an operational error, including, but not limited to, errors involving deferral amounts, overpayments or underpayments, such operational error shall be corrected in a manner consistent with and as permitted by any correction procedures established under Code Section 409A. If any portion of a Participant's Account(s) under this Plan is required to be included in income by the Participant prior to receipt due to a failure of this Plan to comply with the requirements of Code Section 409A, the Committee may determine that such Participant shall receive a distribution from the Plan in an amount equal to the lesser of (i) the portion of his or her Account required to be included in income as a result of the failure of the Plan to comply with the requirements of Code Section 409A, or (ii) the unpaid vested Account balance.

9.9 Domestic Relations Orders. Notwithstanding any provision in this Plan to the contrary, in the event that the Committee receives a domestic relations order, as defined in Code Section 414(p)(1)(B), pursuant to which a court has determined that a spouse or former spouse of a Participant has an interest in the Participant's benefits under the Plan, the Committee shall have the right to immediately distribute the spouse's or former spouse's vested interest in the Participant's benefits under the Plan to such spouse or former spouse to the extent necessary to fulfill such domestic relations order, provided that such distribution is in accordance with the requirements of Code Section 409A.

9.10 Employment Not Guaranteed. Nothing contained in the Plan nor any action taken hereunder shall be construed as a contract of employment or as giving any Participant any right to continue the provision of services in any capacity whatsoever to the Employer.

9.11 No Guarantee of Tax Consequences. The Employer, Company, Board and Committee make no commitment or guarantee to any Participant that any federal, state or local tax treatment will apply or be available to any person eligible for benefits under the Plan and assume no liability whatsoever for the tax consequences to any Participant.

9.12 Successors of the Company. The rights and obligations of the Company under the Plan shall inure to the benefit of, and shall be binding upon, the successors and assigns of the Company.

9.13 Notice. Any notice or filing required or permitted to be given to the Company or the Participant under this Agreement shall be sufficient if in writing and hand-delivered, or sent by registered or certified mail, in the case of the Company, to the principal office of the Company, directed to the attention of the Committee, and in the case of the Participant, to the last known address of the Participant indicated on the employment records of the Company. Such notice shall be deemed given as of the date of delivery or, if delivery is made by mail, as of the date shown on the postmark on the receipt for registration or certification. Notices to the Company may be permitted by electronic communication according to specifications established by the Committee.

9.14 Headings. Headings and subheadings in this Plan are inserted for convenience of reference only and are not to be considered in the construction of the provisions hereof.

9.15 Gender, Singular and Plural. All pronouns and any variations thereof shall be deemed to refer to the masculine, feminine, or neuter, as the identity of the person or persons may require. As the context may require, the singular may be read as the plural and the plural as the singular.

9.16 Governing Law. The Plan is intended to be an unfunded plan maintained primarily to provide deferred compensation benefits for a select group of "management or highly compensated employees" within the meaning of Sections 201, 301 and 401 of ERISA and therefore to be exempt from Parts 2, 3 and 4 of Title I of ERISA. To the extent any provision of, or legal issue relating to, this Plan is not fully preempted by federal law, such issue or provision shall be governed by the laws of the State of Delaware.

IN WITNESS WHEREOF, the undersigned duly authorized officer of the Company has approved the adoption of this Plan on behalf of the Company.

DAVITA HEALTHCARE PARTNERS INC.

By: /s/ Cynthia Baxter
Title: VP, of Compensation and Benefits
Date: 11/26/14

DAVITA HEALTHCARE PARTNERS INC.
RATIO OF EARNINGS TO FIXED CHARGES

The ratio of earnings to fixed charges is computed by dividing earnings by fixed charges. Earnings for this purpose are defined as pretax income from continuing operations adjusted by adding back fixed charges expensed during the period less noncontrolling interests. Fixed charges include debt expense (interest expense and the amortization of deferred financing costs), the estimated interest component of rent expense on operating leases, and capitalized interest.

| | Year ended December 31, | | | | |
|---|-----------------------------------|---------------------|---------------------|---------------------|---------------------|
| | 2016 | 2015 | 2014 | 2013 | 2012 |
| | (in thousands, except share data) | | | | |
| Earnings adjusted for fixed charges: | | | | | |
| Income from continuing operations before income taxes | \$ 1,488,895 | \$ 723,136 | \$ 1,309,673 | \$ 1,124,978 | \$ 1,001,304 |
| Add: | | | | | |
| Debt expense | 414,382 | 408,380 | 410,294 | 429,943 | 288,554 |
| Interest portion of rent expense | 181,888 | 166,821 | 149,432 | 137,558 | 112,424 |
| Less: Noncontrolling interests | (153,640) | (158,304) | (140,949) | (124,276) | (105,891) |
| | <u>442,630</u> | <u>416,897</u> | <u>418,777</u> | <u>443,225</u> | <u>295,087</u> |
| | <u>\$ 1,931,525</u> | <u>\$ 1,140,033</u> | <u>\$ 1,728,450</u> | <u>\$ 1,568,203</u> | <u>\$ 1,296,391</u> |
| Fixed charges: | | | | | |
| Debt expense | 414,382 | 408,380 | 410,294 | 429,943 | 288,554 |
| Interest portion of rent expense | 181,888 | 166,821 | 149,432 | 137,558 | 112,424 |
| Capitalized interest | 12,990 | 9,723 | 7,888 | 6,408 | 8,127 |
| | <u>\$ 609,260</u> | <u>\$ 584,924</u> | <u>\$ 567,614</u> | <u>\$ 573,909</u> | <u>\$ 409,105</u> |
| Ratio of earnings to fixed charges | <u>3.17</u> | <u>1.95</u> | <u>3.05</u> | <u>2.73</u> | <u>3.17</u> |

SUBSIDIARIES OF THE COMPANY
(as of December 31, 2015)

| Name | Jurisdiction of Organization |
|---|------------------------------|
| Afton Dialysis, LLC | Delaware |
| Ahem Dialysis, LLC | Delaware |
| Alamosa Dialysis, LLC | Delaware |
| Andrews Dialysis, LLC | Delaware |
| Animas Dialysis, LLC | Delaware |
| Argyle Dialysis, LLC | Delaware |
| Astro, Hobby, West Mt. Renal Care Limited Partnership | Delaware |
| Athio Dialysis, LLC | Delaware |
| Austin Dialysis Centers, L.P. | Delaware |
| Babler Dialysis, LLC | Delaware |
| Bagby Dialysis, LLC | Delaware |
| Baker Dialysis, LLC | Delaware |
| Bannon Dialysis, LLC | Delaware |
| Barnell Dialysis, LLC | Delaware |
| Bastrop Dialysis, LLC | Delaware |
| Beachside Dialysis, LLC | Delaware |
| Beck Dialysis, LLC | Delaware |
| Bedell Dialysis, LLC | Delaware |
| Bellevue Dialysis, LLC | Delaware |
| Beverly Hills Dialysis Partnership | California |
| Bidwell Dialysis, LLC | Delaware |
| Birch Dialysis, LLC | Ohio |
| Bladon Dialysis, LLC | Delaware |
| Bogachiel Dialysis, LLC | Delaware |
| Bollinger Dialysis, LLC | Delaware |
| Borrego Dialysis, LLC | Delaware |
| Brache Dialysis, LLC | Delaware |
| Bridges Dialysis, LLC | Delaware |
| Bronson Dialysis, LLC | Delaware |
| Brook Dialysis, LLC | Delaware |
| Cagles Dialysis, LLC | Delaware |
| Canoe Dialysis, LLC | Delaware |
| Capes Dialysis, LLC | Delaware |
| Capital Dialysis Partnership | California |
| Carroll County Dialysis Facility, Inc. | Maryland |
| Cavems Dialysis, LLC | Delaware |
| Central Carolina Dialysis Centers, LLC | Delaware |
| Central Georgia Dialysis, LLC | Delaware |
| Central Kentucky Dialysis Centers, LLC | Delaware |
| Chadron Dialysis, LLC | Delaware |
| Cheraw Dialysis, LLC | Delaware |
| Chicago Heights Dialysis, LLC | Delaware |
| Churchill Dialysis, LLC | Delaware |
| Clark Dialysis, LLC | Delaware |
| Clifton Dialysis, LLC | Delaware |

| Name | Jurisdiction of Organization |
|--|------------------------------|
| Clinica Medica DaVita Londrina Servicos de Nefrologia Ltda. | Brazil |
| Clyfee Dialysis, LLC | Delaware |
| Cobbles Dialysis, LLC | Delaware |
| Columbus-RNA-DaVita, LLC | Delaware |
| Continental Dialysis Center of Springfield-Fairfax, Inc. | Virginia |
| Continental Dialysis Center, Inc. | Virginia |
| Coral Dialysis, LLC | Delaware |
| Couer Dialysis, LLC | Delaware |
| Croft Dialysis, LLC | Delaware |
| Crossings Dialysis, LLC | Delaware |
| Cuivre Dialysis, LLC | Delaware |
| Curlew Dialysis, LLC | Delaware |
| Dallas-Fort Worth Nephrology, L.P. | Delaware |
| Davis Dialysis, LLC | Delaware |
| DaVita - Riverside, LLC | Delaware |
| DaVita - West, LLC | Delaware |
| DaVita APAC Holding B.V. | Netherlands |
| DaVita Brasil Participacoes e Servicos de Gestao Ltda. | Brazil |
| DaVita Care (Saudi Arabia) | Saudi Arabia |
| DaVita Deutschland AG | Germany |
| DaVita Deutschland Beteiligungs GmbH & Co. KG | Germany |
| DaVita Germany GmbH | Germany |
| DaVita Health Plan of California, Inc. (fka DaVita Healthcare Partners Plan, Inc.) | Delaware |
| DaVita Hospice Nevada, LLC (fka Las Vegas Solari Hospice Care LLC) | Delaware |
| DaVita Medical ASC-LB California, LLC (fka HealthCare Partners ASC-LB, LLC) | California |
| DaVita Medical Colorado, LLC (fka HealthCare Partners Colorado, LLC) | Colorado |
| DaVita Medical Florida, Inc. (fka JSA Healthcare Corporation) | Delaware |
| DaVita Medical Florida, LLC (fka JSA Care Partners, LLC) | Florida |
| DaVita Medical Group Colorado Springs, LLC (fka Colorado Springs Health Partners, LLC) | Colorado |
| DaVita Medical Group New Mexico, LLC (fka ABQ Health Partners, LLC) | Delaware |
| DaVita Medical Group South Florida, LLC (fka HealthCare Partners South Florida, LLC) | Florida |
| DaVita Medical Holding Company, New Mexico, LLC (fka Medical Group Holding Company, LLC) | New Mexico |
| DaVita Medical Holdings California, LLC (fka HealthCare Partners Holdings, LLC) | California |
| DaVita Medical Holdings Florida, Inc. (fka JSA Holdings, Inc.) | Delaware |
| DaVita Medical IPA Nevada, LLC (fka JSA P5 Nevada, L.L.C.) | Nevada |
| DaVita Medical Management Services Nevada, LLC (fka HealthCare Partners Nevada, LLC) | Nevada |
| DaVita Medical Nevada, LLC (fka JSA Healthcare Nevada, L.L.C.) | Nevada |
| DaVita Medical RE, LLC (fka Healthcare Partners RE LLC) | Delaware |
| DaVita Medical Services, LLC (fka HealthCare Partners Services, LLC) | Delaware |
| DaVita Medical Services, LLC (fka HealthCare Partners, LLC) | California |
| DaVita of New York, Inc. | New York |
| DaVita Rx, LLC | Delaware |
| DaVita S.A.S. | Colombia |
| DaVita Sp. z o.o. | Poland |
| Dawson Dialysis, LLC | Delaware |

| Name | Jurisdiction of Organization |
|--|------------------------------|
| DC Healthcare International, Inc. | Delaware |
| Dialysis Holdings, Inc. | Delaware |
| Dialysis of Northern Illinois, LLC | Delaware |
| Dialysis Specialists of Dallas, Inc. | Texas |
| DNP Management Company, LLC | Delaware |
| Downriver Centers, Inc. | Michigan |
| Dresher Dialysis, LLC | Delaware |
| Dunes Dialysis, LLC | Delaware |
| Duston Dialysis, LLC | Delaware |
| DV Care Netherlands B.V. | Netherlands |
| DV Care Netherlands C.V. | Netherlands |
| DVA Healthcare - Southwest Ohio, LLC | Tennessee |
| DVA Healthcare of Maryland, Inc. | Maryland |
| DVA Healthcare of Massachusetts, Inc. | Massachusetts |
| DVA Healthcare of Pennsylvania, LLC | Pennsylvania |
| DVA Healthcare Procurement Services, Inc. | California |
| DVA Healthcare Renal Care, Inc. | Nevada |
| DVA Holdings Pte. Ltd. | Singapore |
| DVA Laboratory Services, Inc. | Florida |
| DVA of New York, Inc. | New York |
| DVA Renal Healthcare, Inc. | Tennessee |
| Dworsher Dialysis, LLC | Delaware |
| East End Dialysis Center, Inc. | Virginia |
| Edisto Dialysis, LLC | Delaware |
| Elberton Dialysis Facility, Inc. | Georgia |
| Eldrist Dialysis, LLC | Delaware |
| Elgin Dialysis, LLC | Delaware |
| Etowah Dialysis, LLC | Delaware |
| Eufaula Dialysis, LLC | Delaware |
| EURODIAL - Centro de Nefrologia e Dialise de Leiria S.A. | Portugal |
| Everett MSO, Inc. | Washington |
| Falcon, LLC | Delaware |
| Farragut Dialysis, LLC | Delaware |
| Fields Dialysis, LLC | Delaware |
| Flagler Dialysis, LLC | Delaware |
| Flamingo Park Kidney Center, Inc. | Florida |
| Flandrau Dialysis, LLC | Delaware |
| Flor Dialysis, LLC | Delaware |
| Fort Dialysis, LLC | Delaware |
| Foss Dialysis, LLC | Delaware |
| Freehold Artificial Kidney Center, L.L.C. | New Jersey |
| Garner Dialysis, LLC | Delaware |
| Garrett Dialysis, LLC | Delaware |
| Gate Dialysis, LLC | Delaware |
| Genesis KC Development, LLC | Delaware |

| Name | Jurisdiction of Organization |
|---|------------------------------|
| Gertrude Dialysis, LLC | Delaware |
| Geyser Dialysis, LLC | Delaware |
| Glassland Dialysis, LLC | Delaware |
| Glosser Dialysis, LLC | Delaware |
| Goodale Dialysis, LLC | Delaware |
| Greater Las Vegas Dialysis, LLC | Delaware |
| Greater Los Angeles Dialysis Centers, LLC | Delaware |
| Greenspoint Dialysis, LLC | Delaware |
| Gulch Dialysis, LLC | Delaware |
| Harmony Dialysis, LLC | Delaware |
| Hawn Dialysis, LLC | Delaware |
| Hazelton Dialysis, LLC | Delaware |
| Headlands Dialysis, LLC | Delaware |
| Heideck Dialysis, LLC | Delaware |
| Helmer Dialysis, LLC | Delaware |
| Hills Dialysis, LLC | Delaware |
| Holten Dialysis, LLC | Delaware |
| Honeyman Dialysis, LLC | Delaware |
| Houston Kidney Center/Total Renal Care Integrated Service Network Limited Partnership | Delaware |
| Hugo Dialysis, LLC | Delaware |
| IDC -International Dialysis Centers, Lda | Portugal |
| Infomasi Ekuiti Sdn. Bhd. | Malaysia |
| Iroquois Dialysis, LLC | Delaware |
| ISD I Holding Company, Inc. | Delaware |
| ISD Las Vegas, LLC | Delaware |
| ISD Renal, Inc. | Delaware |
| ISD Summit Renal Care, LLC | Ohio |
| Jacinto Dialysis, LLC | Delaware |
| Jericho Dialysis, LLC | Delaware |
| Kadden Dialysis, LLC | Delaware |
| Kamakee Dialysis, LLC | Delaware |
| Kamiah Dialysis, LLC | Delaware |
| Kavett Dialysis, LLC | Delaware |
| Kerricher Dialysis, LLC | Delaware |
| Kidney Care Services, LLC | Delaware |
| Kidney Center South LLC | Delaware |
| Kidney HOME Center, LLC | Delaware |
| Knickerbocker Dialysis, Inc. | New York |
| Lassen Dialysis, LLC | Delaware |
| Lees Dialysis, LLC | Delaware |
| Liberty RC, Inc. | New York |
| Lifeline Pensacola, LLC | Delaware |
| Lifeline Vascular Associates of Allen Park, LLC | Delaware |
| Lifeline Vascular Center of South Orlando, LLC | Delaware |
| Lifeline Vascular Center-Albany, LLC | Delaware |

| Name | Jurisdiction of Organization |
|--|------------------------------|
| Lifeline Vascular Center-Orlando, LLC | Delaware |
| Lincoln Park Dialysis Services, Inc. | Illinois |
| Little Rock Dialysis Centers, LLC | Delaware |
| Livingston Dialysis, LLC | Delaware |
| Llano Dialysis, LLC | Delaware |
| Lory Dialysis, LLC | Delaware |
| Lourdes Dialysis, LLC | Delaware |
| Lyndale Dialysis, LLC | Delaware |
| Lynwick Dialysis, LLC | Delaware |
| Madigan Dialysis, LLC | Delaware |
| Magoffin Dialysis, LLC | Delaware |
| Manchester Dialysis, LLC | Delaware |
| Manito Dialysis, LLC | Delaware |
| Maple Grove Dialysis, LLC | Delaware |
| Margette Dialysis, LLC | Delaware |
| Mashero Dialysis, LLC | Delaware |
| Mason-Dixon Dialysis Facilities, Inc. | Maryland |
| Mazonia Dialysis, LLC | Delaware |
| Meadows Dialysis, LLC | Delaware |
| Memorial Dialysis Center, L.P. | Delaware |
| Meridian Dialysis, LLC | Delaware |
| Memmet Dialysis, LLC | Delaware |
| Milo Dialysis, LLC | Delaware |
| Minam Dialysis, LLC | Delaware |
| Mocca Dialysis, LLC | Delaware |
| Montauk Dialysis, LLC | Delaware |
| Mulgee Dialysis, LLC | Delaware |
| MVZ DaVita Alzey GmbH | Germany |
| MVZ DaVita Aurich GmbH | Germany |
| MVZ DaVita Bad Duben GmbH | Germany |
| MVZ DaVita Dormagen GmbH | Germany |
| MVZ DaVita Duisburg GmbH | Germany |
| MVZ DaVita Elsterland GmbH | Germany |
| MVZ DaVita Emden GmbH | Germany |
| MVZ DaVita Gera GmbH | Germany |
| MVZ DaVita Monchengladbach GmbH | Germany |
| MVZ DaVita Neuss GmbH | Germany |
| MVZ DaVita Niederrhein GmbH | Germany |
| MVZ DaVita Nierenzentrum am Schloss Britz GmbH | Germany |
| MVZ DaVita Rhein-Ruhr GmbH | Germany |
| MVZ DaVita Salzgitter-Seesen GmbH | Germany |
| MVZ DaVita Sud-Niedersachsen GmbH | Germany |
| Myrtle Dialysis, LLC | Delaware |
| Nansen Dialysis, LLC | Delaware |
| Navarro Dialysis, LLC | Delaware |

| Name | Jurisdiction of Organization |
|---|------------------------------|
| Nephrology Medical Associates of Georgia, LLC | Georgia |
| Neptune Artificial Kidney Center, L.L.C. | New Jersey |
| Norbert Dialysis, LLC | Delaware |
| Norte Dialysis, LLC | Delaware |
| North Atlanta Dialysis Center, LLC | Delaware |
| North Colorado Springs Dialysis, LLC | Delaware |
| North Puget Sound Oncology Equipment Leasing Company, LLC | Washington |
| Northridge Medical Services Group, Incorporated | California |
| Noster Dialysis, LLC | Delaware |
| Odiome Dialysis, LLC | Delaware |
| Ohio River Dialysis, LLC | Delaware |
| Olive Dialysis, LLC | Delaware |
| Open Access Lifeline, LLC | Delaware |
| Paladina Health, LLC | Delaware |
| Palo Dialysis, LLC | Delaware |
| Patient Pathways, LLC | Delaware |
| Pedemales Dialysis, LLC | Delaware |
| Physicians Choice Dialysis Of Alabama, LLC | Delaware |
| Physicians Choice Dialysis, LLC | Delaware |
| Physicians Dialysis Acquisitions, Inc. | Delaware |
| Physicians Dialysis of Lancaster, LLC | Pennsylvania |
| Physicians Dialysis Ventures, LLC | Delaware |
| Physicians Dialysis, Inc. | Delaware |
| Physicians Management, LLC | Delaware |
| Pible Dialysis, LLC | Delaware |
| Pine Dialysis, LLC | Delaware |
| Pittsburgh Dialysis Partners, LLC | Delaware |
| Platte Dialysis, LLC | Delaware |
| Pokagon Dialysis, LLC | Delaware |
| Portola Dialysis, LLC | Delaware |
| Powerton Dialysis, LLC | Delaware |
| Prairie Dialysis, LLC | Delaware |
| Primrose Dialysis, LLC | Delaware |
| Prineville Dialysis, LLC | Delaware |
| Prings Dialysis, LLC | Delaware |
| Pyramid Dialysis, LLC | Delaware |
| Randolph Dialysis, LLC | Delaware |
| Rayburn Dialysis, LLC | Delaware |
| Red Willow Dialysis, LLC | Delaware |
| Redcliff Dialysis, LLC | Delaware |
| Refuge Dialysis, LLC | Delaware |
| Renal Life Link, Inc. | Delaware |
| Renal Treatment Centers - California, Inc. | Delaware |
| Renal Treatment Centers - Hawaii, Inc. | Delaware |
| Renal Treatment Centers - Illinois, Inc. | Delaware |

| Name | Jurisdiction of Organization |
|--|------------------------------|
| Renal Treatment Centers - Mid-Atlantic, Inc. | Delaware |
| Renal Treatment Centers - Northeast, Inc. | Delaware |
| Renal Treatment Centers - Southeast, LP | Delaware |
| Renal Treatment Centers - West, Inc. | Delaware |
| Renal Treatment Centers, Inc. | Delaware |
| Ridgely Dialysis, LLC | Delaware |
| River Valley Dialysis, LLC | Delaware |
| RMS Lifeline Inc. | Delaware |
| Rocky Mountain Dialysis Services, LLC | Delaware |
| Roushe Dialysis, LLC | Delaware |
| Rusk Dialysis, LLC | Delaware |
| Sahara Dialysis, LLC | Delaware |
| SAKDC-DaVita Dialysis Partners, L.P. | Delaware |
| Sandlin Dialysis, LLC | Delaware |
| Sapelo Dialysis, LLC | Delaware |
| Shelby Dialysis, LLC | Delaware |
| Shelling Dialysis, LLC | Delaware |
| Sherman Dialysis, LLC | Delaware |
| Shetek Dialysis, LLC | Delaware |
| Shining Star Dialysis, Inc. | New Jersey |
| Shoals Dialysis, LLC | Delaware |
| Shone Dialysis, LLC | Delaware |
| Shoshone Dialysis, LLC | Delaware |
| Sierra Rose Dialysis Center, LLC | Delaware |
| Silverwood Dialysis, LLC | Delaware |
| Simeon Dialysis, LLC | Delaware |
| Skagit Dialysis, LLC | Delaware |
| Smithgall Dialysis, LLC | Delaware |
| South Central Florida Dialysis Partners, LLC | Delaware |
| South Fork Dialysis, LLC | Delaware |
| Southcrest Dialysis, LLC | Delaware |
| Southwest Atlanta Dialysis Centers, LLC | Delaware |
| Sprague Dialysis, LLC | Delaware |
| Star Dialysis, LLC | Delaware |
| Starks Dialysis, LLC | Delaware |
| Stearns Dialysis, LLC | Delaware |
| Storrie Dialysis, LLC | Delaware |
| Sunapee Dialysis, LLC | Delaware |
| Taum Dialysis, LLC | Delaware |
| Tel-Huron Dialysis, LLC | Delaware |
| The DaVita Collection, Inc. | California |
| THP Services, Inc. | California |
| Tolowa Dialysis, LLC | Delaware |
| Total Acute Kidney Care, Inc. | Florida |
| Total Renal Care Of North Carolina, LLC | Delaware |

| Name | Jurisdiction of Organization |
|---|------------------------------|
| Total Renal Care Texas Limited Partnership | Delaware |
| Total Renal Care, Inc. | California |
| Total Renal Laboratories, Inc. | Florida |
| Total Renal Research, Inc. | Delaware |
| Trailstone Dialysis, LLC | Delaware |
| Transmountain Dialysis, L.P. | Delaware |
| TRC - Four Corners Dialysis Clinics, L.L.C. | New Mexico |
| TRC - Indiana, LLC | Indiana |
| TRC - Petersburg, LLC | Delaware |
| TRC EL Paso Limited Partnership | Delaware |
| TRC of New York, Inc. | New York |
| TRC West, Inc. | Delaware |
| TRC-Georgetown Regional Dialysis, LLC | District Of Columbia |
| Tree City Dialysis, LLC | Delaware |
| Tross Dialysis, LLC | Delaware |
| Tunnel Dialysis, LLC | Delaware |
| Tyler Dialysis, LLC | Delaware |
| Ukiah Dialysis, LLC | Delaware |
| Unicoi Dialysis, LLC | Delaware |
| USC-DaVita Dialysis Center, LLC | California |
| UT Southwestern DVA Healthcare, L.L.P. | Texas |
| VillageHealth DM, LLC | Delaware |
| Volo Dialysis, LLC | Delaware |
| Wakoni Dialysis, LLC | Delaware |
| Walcott Dialysis, LLC | Delaware |
| Walker Dialysis, LLC | Delaware |
| Walton Dialysis, LLC | Delaware |
| Wayside Dialysis, LLC | Delaware |
| Weldon Dialysis, LLC | California |
| Williston Dialysis, LLC | Delaware |

Consent of Independent Registered Public Accounting Firm

The Board of Directors and Shareholders
DaVita HealthCare Partners Inc.:

We consent to the incorporation by reference in the registration statements on Forms S-8 (No. 333-213119, No. 333-190434, No. 333-169467, No. 333-158220, No. 333-144097, No. 333-86550, and No. 333-30736), on Form S-4 (No. 333-182572), and on Forms S-3 (333-203394, No. 333-196630, No. 333-183285, and No. 333-169690) of DaVita Inc. of our reports dated February 24, 2017, with respect to the consolidated balance sheets of DaVita Inc. as of December 31, 2016 and 2015, and the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the years in the three-year period ended December 31, 2016, the related financial statement schedule, and the effectiveness of internal control over financial reporting as of December 31, 2016, which reports appear in the December 31, 2016 annual report on Form 10-K of DaVita Inc.

/s/ KPMG LLP

Seattle, Washington
February 24, 2017

SECTION 302 CERTIFICATION

I, Kent J. Thiry, certify that:

1. I have reviewed this annual report on Form 10-K of DaVita HealthCare Partners Inc.;

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(s) 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 we 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(s) 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.

/s/ KENT J. THIRY

Kent J. Thiry
Chief Executive Officer

Date: February 24, 2017

SECTION 302 CERTIFICATION

I, James K. Hilger, certify that:

1. I have reviewed this annual report on Form 10-K of DaVita HealthCare Partners Inc.;
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(s) 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 we 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(s) 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.

/s/ JAMES K. HILGER

James K. Hilger
Interim Chief Financial Officer
and Chief Accounting Officer

Date: February 24, 2017

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER
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 DaVita HealthCare Partners Inc. (the “Company”) on Form 10-K for the year ending December 31, 2016 as filed with the Securities and Exchange Commission on the date hereof (the “Periodic Report”), I, Kent J. Thiry, Chief Executive Officer of the Company, certify, pursuant to 18.U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

1. The Periodic Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
2. The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ KENT J. THIRY

Kent J. Thiry
Chief Executive Officer

February 24, 2017

**CERTIFICATION OF CHIEF FINANCIAL OFFICER
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 DaVita HealthCare Partners Inc. (the “Company”) on Form 10-K for the year ending December 31, 2016 as filed with the Securities and Exchange Commission on the date hereof (the “Periodic Report”), I, James K. Hilger, Interim Chief Financial Officer and Chief Accounting Officer of the Company, certify, pursuant to 18.U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

1. The Periodic Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
2. The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/S/ JAMES K. HILGER

James K. Hilger
Interim Chief Financial Officer and
Chief Accounting Officer

February 24, 2017

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

FORM 10-K

**ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the Fiscal Year Ended December 31, 2017**

Commission File Number: 1-14106



(Exact name of registrant as specified in charter)

Delaware
(State of incorporation)

51-0354549
(I.R.S. Employer Identification No.)

**2000 16th Street
Denver, CO 80202
Telephone number (303) 405-2100**

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

| <u>Title of each class:</u> | <u>Name of each exchange on which registered:</u> |
|--|---|
| Common Stock, \$0.001 par value | New York Stock Exchange |
| Securities registered pursuant to Section 12(g) of the Act: | |
| None | |

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

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

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

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

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) 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. ☐

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

| | | | |
|-------------------------|--|---------------------------|--------------------------|
| Large accelerated filer | <input checked="" type="checkbox"/> | Accelerated filer | <input type="checkbox"/> |
| Non-accelerated filer | <input type="checkbox"/> (Do not check if a smaller reporting company) | Smaller reporting company | <input type="checkbox"/> |
| | | Emerging growth company | <input type="checkbox"/> |

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. ☐

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

As of June 30, 2017, the aggregate market value of the Registrant's common stock outstanding held by non-affiliates based upon the closing price on the New York Stock Exchange was approximately \$12.4 billion.

As of January 31, 2018, the number of shares of the Registrant's common stock outstanding was approximately 182.0 million shares.

Documents incorporated by reference

Portions of the Registrant's proxy statement for its 2018 annual meeting of stockholders are incorporated by reference in Part III of this Form 10-K.

PART I

Item 1. Business

We were incorporated as a Delaware corporation in 1994. Our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to section 13(a) or 15(d) of the Exchange Act are made available free of charge through our website, located at <http://www.davita.com>, as soon as reasonably practicable after the reports are filed with or furnished to the Securities and Exchange Commission (SEC). The SEC also maintains a website at <http://www.sec.gov> where these reports and other information about us can be obtained. The contents of our website are not incorporated by reference into this report.

Overview of DaVita Inc.

The Company has consisted of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). Kidney Care is comprised of our U.S. dialysis and related lab services, our ancillary services and strategic initiatives, including our international operations, and our corporate administrative support. Our U.S. dialysis and related lab services business is our largest line of business and is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as end stage renal disease (ESRD). DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of providing coordinated, outcomes-based medical care in a cost-effective manner.

On December 5, 2017, we entered into an equity purchase agreement to sell our DMG division to Collaborative Care Holdings, LLC (Optum), a subsidiary of UnitedHealth Group Inc. The transaction is expected to close in 2018 and is subject to regulatory approval and other customary closing conditions. As a result of this pending transaction, the DMG business has been reclassified as held for sale and its results of operations are reported as discontinued operations for all periods presented in our consolidated financial statements included in this report.

For financial information about our DMG business see Note 21 to the consolidated financial statements included in this report.

Kidney Care Division

U.S. dialysis and related lab services business overview

Our U.S. dialysis and related lab services business is a leading provider of kidney dialysis services for patients suffering from ESRD. As of December 31, 2017, we provided dialysis and administrative services in the U.S. through a network of 2,510 outpatient dialysis centers in 46 states and the District of Columbia, serving a total of approximately 197,800 patients. We also provide acute inpatient dialysis services in approximately 900 hospitals and related laboratory services throughout the U.S.

The loss of kidney function is normally irreversible. Kidney failure is typically caused by Type I and Type II diabetes, high blood pressure, polycystic kidney disease, long-term autoimmune attack on the kidney and prolonged urinary tract obstruction. ESRD is the stage of advanced kidney impairment that requires continued dialysis treatments or a kidney transplant to sustain life. Dialysis is the removal of toxins, fluids and salt from the blood of patients by artificial means. Patients suffering from ESRD generally require dialysis at least three times a week for the rest of their lives.

According to the United States Renal Data System, there were over 495,000 ESRD dialysis patients in the U.S. in 2015. The underlying ESRD dialysis patient population has grown at an approximate compound rate of 3.8% from 2000 to 2015, the latest period for which such data is available. The growth rate is attributable to the aging of the U.S. population, increased incidence rates for diseases that cause kidney failure such as diabetes and hypertension, lower mortality rates for dialysis patients and growth rates of minority populations with higher than average incidence rates of ESRD.

Since 1972, the federal government has provided healthcare coverage for ESRD patients under the Medicare ESRD program regardless of age or financial circumstances. ESRD is the first and only disease state eligible for Medicare coverage both for dialysis and dialysis-related services and for all benefits available under the Medicare program. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate. See page 6 for further details.

Although Medicare reimbursement limits the allowable charge per treatment, it provides industry participants with a relatively predictable and recurring revenue stream for dialysis services provided to patients without commercial insurance. For the year ended December 31, 2017, approximately 89.5% of our total dialysis patients were covered under some form of

government-based programs, with approximately 74.9% of our dialysis patients covered under Medicare and Medicare-assigned plans.

Treatment options for ESRD

Treatment options for ESRD are dialysis and kidney transplantation.

Dialysis options

- *Hemodialysis*

Hemodialysis, the most common form of ESRD treatment, is usually performed at a freestanding outpatient dialysis center, at a hospital-based outpatient center, or at the patient's home. The hemodialysis machine uses an artificial kidney, called a dialyzer, to remove toxins, fluids and salt from the patient's blood. The dialysis process occurs across a semi-permeable membrane that divides the dialyzer into two distinct chambers. While blood is circulated through one chamber, a pre-mixed fluid is circulated through the other chamber. The toxins, salt and excess fluids from the blood cross the membrane into the fluid, allowing cleansed blood to return back into the patient's body. Each hemodialysis treatment that occurs in the outpatient dialysis centers typically lasts approximately three and one-half hours and is usually performed three times per week.

Hospital inpatient hemodialysis services are required for patients with acute kidney failure primarily resulting from trauma, patients in early stages of ESRD and ESRD patients who require hospitalization for other reasons. Hospital inpatient hemodialysis is generally performed at the patient's bedside or in a dedicated treatment room in the hospital, as needed.

Some ESRD patients who are healthier and more independent may perform home-based hemodialysis in their home or residence through the use of a hemodialysis machine designed specifically for home therapy that is portable, smaller and easier to use. Patients receive training, support and monitoring from registered nurses, usually in our outpatient dialysis centers, in connection with their dialysis treatment. Home-based hemodialysis is typically performed with greater frequency than dialysis treatments performed in outpatient dialysis centers and on varying schedules.

- *Peritoneal dialysis*

Peritoneal dialysis uses the patient's peritoneal or abdominal cavity to eliminate fluid and toxins and is typically performed at home. The most common methods of peritoneal dialysis are continuous ambulatory peritoneal dialysis (CAPD), and continuous cycling peritoneal dialysis (CCPD). Because it does not involve going to an outpatient dialysis center three times a week for treatment, peritoneal dialysis is an alternative to hemodialysis for patients who are healthier, more independent and desire more flexibility in their lifestyle.

CAPD introduces dialysis solution into the patient's peritoneal cavity through a surgically placed catheter. Toxins in the blood continuously cross the peritoneal membrane into the dialysis solution. After several hours, the patient drains the used dialysis solution and replaces it with fresh solution. This procedure is usually repeated four times per day.

CCPD is performed in a manner similar to CAPD, but uses a mechanical device to cycle dialysis solution through the patient's peritoneal cavity while the patient is sleeping or at rest.

Kidney transplantation

Although kidney transplantation, when successful, is generally the most desirable form of therapeutic intervention, the shortage of suitable donors, side effects of immunosuppressive pharmaceuticals given to transplant recipients and dangers associated with transplant surgery for some patient populations limit the use of this treatment option.

U.S. Dialysis and related lab services we provide

Outpatient hemodialysis services

As of December 31, 2017, we operated or provided administrative services through a network of 2,510 outpatient dialysis centers in the U.S. that are designed specifically for outpatient hemodialysis. In 2017, our overall network of U.S. outpatient dialysis centers increased by 160 primarily as a result of the opening of new dialysis centers, net of center closures, divestitures, and acquisitions, representing a total increase of approximately 6.8% from 2016.

As a condition of our enrollment in Medicare for the provision of dialysis services, we contract with a nephrologist or a group of associated nephrologists to provide medical director services at each of our dialysis centers. In addition, other

nephrologists may apply for practice privileges to treat their patients at our centers. Each center has an administrator, typically a registered nurse, who supervises the day-to-day operations of the center and its staff. The staff of each center typically consists of registered nurses, licensed practical or vocational nurses, patient care technicians, a social worker, a registered dietitian, biomedical technician support and other administrative and support personnel.

Under Medicare regulations, we cannot promote, develop or maintain any kind of contractual relationship with our patients that would directly or indirectly obligate a patient to use or continue to use our dialysis services, or that would give us any preferential rights other than those related to collecting payments for our dialysis services. Our total patient turnover, which is based upon all causes, averaged approximately 26% in 2017 and 25% in 2016. However, in 2017, the overall number of patients to whom we provided services in the U.S. increased by approximately 5.4% from 2016, primarily from the opening of new dialysis centers and acquisitions, and continued growth within the industry.

Hospital inpatient hemodialysis services

As of December 31, 2017, we provided hospital inpatient hemodialysis services, excluding physician services, to patients in approximately 900 hospitals throughout the U.S. We render these services based on a contracted per-treatment fee that is individually negotiated with each hospital. When a hospital requests our services, we typically administer the dialysis treatment at the patient's bedside or in a dedicated treatment room in the hospital, as needed. In 2017, hospital inpatient hemodialysis services accounted for approximately 5.0% of our U.S. dialysis revenues and 4.0% of our total U.S. dialysis treatments.

Home-based hemodialysis services

Many of our outpatient dialysis centers offer certain support services for dialysis patients who prefer and are able to perform either home-based hemodialysis or peritoneal dialysis in their homes. Home-based hemodialysis support services consist of providing equipment and supplies, training, patient monitoring, on-call support services and follow-up assistance. Registered nurses train patients and their families or other caregivers to perform either home-based hemodialysis or peritoneal dialysis.

ESRD laboratory services

We own two separately incorporated, licensed, clinical laboratories which specialize in ESRD patient testing. These specialized laboratories provide routine laboratory tests for dialysis and other physician-prescribed laboratory tests for ESRD patients and are an integral component of overall dialysis services that we provide. Our laboratories provide these tests predominantly for our network of ESRD patients throughout the U.S. These tests are performed to monitor a patient's ESRD condition, including the adequacy of dialysis, as well as other medical conditions of the patient. Our laboratories utilize information systems which provide information to certain members of the dialysis centers' staff and medical directors regarding critical outcome indicators.

Management services

We currently operate or provide management and administrative services pursuant to management and administrative services agreements to 39 outpatient dialysis centers located in the U.S. in which we either own a noncontrolling interest or are wholly-owned by third parties. Management fees are established by contract and are recognized as earned typically based on a percentage of revenues or cash collections generated by the outpatient dialysis centers.

Quality care

Centers for Medicare and Medicaid Services (CMS) promotes high quality services in outpatient dialysis facilities treating patients with ESRD through its Quality Incentive Program (QIP). QIP associates a portion of payment directly with a facility's performance on quality of care measures. Payment reductions result when a facility's overall score on applicable measures does not meet established standards. For the fifth year in a row, we are an industry leader in QIP standards. We are industry leaders for catheter rates and also lead the industry for the total number of patients in our peritoneal dialysis program.

In addition, CMS' Five-Star Quality Rating system, is a rating system that assigns one to five stars to rate the quality of outcomes for dialysis facilities. The rating system provides patients reported information about any given dialysis facility and identifies differences in quality between facilities so that patients can make more informed decisions about where to receive treatment. For the last three years in which data is available, we have been a leader in the industry under the CMS Five-Star Quality Rating system.

Our facilities employ registered nurses, licensed practical or vocational nurses, patient care technicians, social workers, registered dietitians, biomedical technicians and other administrative and support teammates who aim to achieve superior clinical outcomes at our centers.

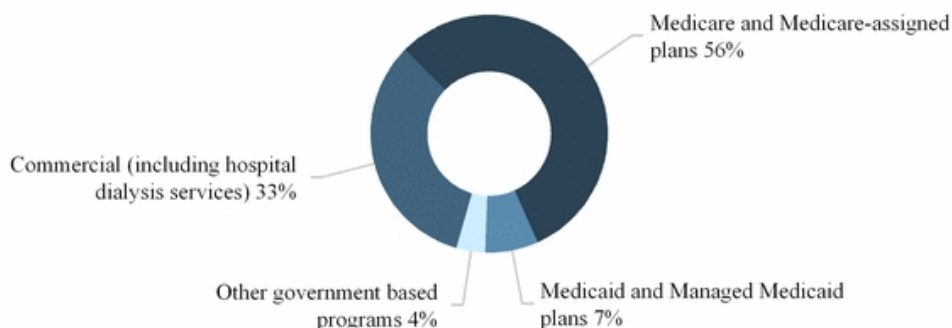
Our physician leadership in the Office of the Chief Medical Officer (OCMO) for our U.S. dialysis and related lab services business includes 16 senior nephrologists, led by our Chief Medical Officer, with a variety of academic, clinical practice, and clinical research backgrounds. Our Physician Council is an advisory body to senior management composed of eight physicians with extensive experience in clinical practice. In addition, we currently have nine Group Medical Directors.

Sources of revenue—concentrations and risks

Our U.S. dialysis and related lab services business net revenues represent approximately 86% of our consolidated net revenues for the year ended December 31, 2017. Our U.S. dialysis and related lab services revenues are derived primarily from our core business of providing dialysis services and related laboratory services and, to a lesser extent, the administration of pharmaceuticals and management fees generated from providing management and administrative services to certain outpatient dialysis centers, as discussed above.

The sources of our U.S. dialysis and related lab services revenues are principally from government-based programs, including Medicare and Medicare-assigned plans, Medicaid and Managed Medicaid plans and commercial insurance plans.

The following graph summarizes our U.S. dialysis services revenues by source for the year ended December 31, 2017:



The following graph summarizes our U.S. dialysis services revenues by modality for the year ended December 31, 2017:



Medicare revenue

Government dialysis related payment rates in the U.S. are principally determined by federal Medicare and state Medicaid policy. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate which provides a fixed payment rate to encompass all goods and services provided during the dialysis treatment, including certain pharmaceuticals, such as Epogen® (EPO), vitamin D analogs and iron supplements, irrespective of the level of pharmaceuticals administered to the patient or additional services performed. Most lab services are also included in the bundled payment. Under the ESRD Prospective Payment System (PPS), the bundled payments to a dialysis facility may be reduced by as much as 2% based on the facility's performance in specified quality measures set annually by CMS through QIP, which was established by the Medicare Improvements for Patients and Providers Act of 2008. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors.

Uncertainty about future payment rates remains a material risk to our business, as well as the potential implementation of or changes in coverage determinations or other rules or regulations by CMS or Medicare Administrative Contractors (MACs) that may impact reimbursement. An important provision in the law is an annual adjustment, or market basket update, to the ESRD PPS base rate. Absent action by Congress, the ESRD PPS base rate is automatically updated annually by a formulaic inflation adjustment.

In December 2013, CMS issued the 2014 final rule for the ESRD PPS, which phases in the payment reductions mandated by the American Taxpayer Relief Act of 2012 (ATRA), as modified by the Protecting Access to Medicare Act of 2014, which reduced our market basket inflation adjustment by 1.25% in both 2016 and 2017, and by 1% in 2018. In November 2017, CMS published the 2018 final rule for the ESRD PPS, which increased dialysis facilities' bundled payment rate for 2018 relative to prior years. In particular, CMS projects that the 2018 final rule for the ESRD PPS will (i) increase the total payments to all ESRD facilities by 0.5% in 2018 compared to 2017; (ii) increase total payments to hospital-based ESRD facilities by 0.7% in 2018 compared to 2017; and (iii) increase total payments for freestanding facilities by 0.5% in 2018 compared to 2017. The 2018 final rule for the ESRD PPS also implements changes to the ESRD PPS outlier policy, broadening the pricing methodologies used to determine the cost of certain service drugs and biologicals in computing outlier payments when average sales price data is not available.

As a result of the Budget Control Act of 2011 (BCA) and subsequent activity in Congress, a \$1.2 trillion sequester (across-the-board spending cuts) in discretionary programs took effect in 2013 reducing Medicare payments by 2%, which was subsequently extended through fiscal year 2027. These across-the-board spending cuts have affected and will continue to adversely affect our business, results of operations and financial condition. Although the Bipartisan Budget Act (BBA) of 2018 passed in February 2018 enacts a two-year federal spending agreement and raises the federal spending cap on non-defense spending for fiscal years 2018 and 2019, the Medicare program is frequently mentioned as a target for spending cuts.

The CMS Center for Medicare & Medicaid Innovation Center (Innovation Center) is working with various healthcare providers to develop, refine and implement Accountable Care Organizations (ACOs) and other innovative models of care for Medicare and Medicaid beneficiaries. We are uncertain of the extent to which the long-term operation and evolution of these models of care, including ACOs, Bundled Payments for Care Improvement Initiative, Comprehensive ESRD Care (CEC) Model (which includes the development of ESRD Seamless Care Organizations (ESCOs)), the Comprehensive Primary Care Initiative, the Duals Demonstration, or other models, will impact the healthcare market over time. Our U.S. dialysis business may choose to participate in one or several of these models either as a partner with other providers or independently. We currently participate in the CEC Model with the Innovation Center, including the ESCO organizations in the Arizona, Florida, and adjacent New Jersey and Pennsylvania markets. In areas where our U.S. dialysis business is not directly participating in this or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's or other program's calculations.

The Department of Health and Human Services (HHS) has also pledged to tie 50% of Medicare payments to quality or alternate payment models by the end of 2018. As new models of care emerge and evolve, we may be at risk for losing our Medicare patient base, which would have a materially adverse effect on our revenues, earnings and cash flows. Other initiatives in the government or private sector may also arise, including the development of models similar to ACOs, independent practice associations (IPAs) and integrated delivery systems or evolutions of those concepts which could adversely impact our business.

We anticipate that we will continue to experience increases in our operating costs in 2018 that will outpace any net Medicare rate increases that we may receive, which could significantly impact our operating results. In addition, we expect to continue experiencing increases in operating costs that are subject to inflation, such as labor and supply costs, including increases in maintenance costs and capital expenditures to improve, renovate and maintain our facilities, equipment and

information technology to meet changing regulatory requirements, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the bundled payment rate system.

ESRD patients receiving dialysis services become eligible for primary Medicare coverage at various times, depending on their age or disability status, as well as whether they are covered by a commercial insurance plan. Generally, for a patient not covered by a commercial insurance plan, Medicare becomes the primary payor for ESRD patients receiving dialysis services either immediately or after a three-month waiting period. For a patient covered by a commercial insurance plan, Medicare generally becomes the primary payor after 33 months, which includes the three-month waiting period, or earlier if the patient's commercial insurance plan coverage terminates. When Medicare becomes the primary payor, the payment rates we receive for that patient shift from the commercial insurance plan rates to Medicare payment rates, which are on average significantly lower than commercial insurance rates.

Medicare pays 80% of the amount set by the Medicare system for each covered dialysis treatment. The patient is responsible for the remaining 20%. In most cases, a secondary payor, such as Medicare supplemental insurance, a state Medicaid program or a commercial health plan, covers all or part of these balances. Some patients who do not qualify for Medicaid, but otherwise cannot afford secondary insurance in the form of a Medicare Supplement Plan, can apply for premium payment assistance from charitable organizations to obtain secondary coverage. If a patient does not have secondary insurance coverage, we are generally unsuccessful in our efforts to collect from the patient the remaining 20% portion of the ESRD composite rate that Medicare does not pay. However, we are able to recover some portion of this unpaid patient balance from Medicare through an established cost reporting process by identifying these Medicare bad debts on each center's Medicare cost report.

The 21st Century Cures Act, enacted in December 2016, included a provision that will allow Medicare beneficiaries with ESRD to choose a Medicare Advantage plan. Until the effective date of this law, this choice is available only to Medicare beneficiaries without ESRD. The ESRD related provisions of the 21st Century Cures Act are scheduled to take effect in 2021.

Medicaid revenue

Medicaid programs are state-administered programs partially funded by the federal government. These programs are intended to provide health coverage for patients whose income and assets fall below state-defined levels and who are otherwise uninsured. These programs also serve as supplemental insurance programs for co-insurance payments due from Medicaid-eligible patients with primary coverage under the Medicare program. Some Medicaid programs also pay for additional services, including some oral medications that are not covered by Medicare. We are enrolled in the Medicaid programs in the states in which we conduct our business.

Commercial revenue

Before a patient becomes eligible to elect to have Medicare as their primary payor for dialysis services, a patient's commercial insurance plan, if any, is generally responsible for payment of such dialysis services for up to the first 33 months, as discussed above. Although commercial payment rates vary, average commercial payment rates established under commercial contracts are generally significantly higher than Medicare rates. The payments we receive from commercial payors generate nearly all of our profits. Payment methods from commercial payors can include a single lump-sum per treatment, referred to as bundled rates, or in other cases separate payments for dialysis treatments and pharmaceuticals, if used as part of the treatment, referred to as Fee-for-Service (FFS) rates. Commercial payment rates are the result of negotiations between us and insurers or third-party administrators. Our out-of-network payment rates are on average higher than in-network commercial contract payment rates. We continue to enter into some commercial contracts, covering certain patients that will primarily pay us under a single bundled payment rate for all dialysis services provided to these patients. However, some contracts will pay us for certain other services and pharmaceuticals in addition to the bundled payment. These contracts typically contain annual price escalator provisions. We are continuously in the process of negotiating agreements with our commercial payors and if our negotiations result in overall commercial contract payment rate reductions in excess of our commercial contract payment rate increases, or if commercial payors implement plans that restrict access to coverage or the duration or breadth of benefits or impose restrictions or limitations on patient access to commercial plans on non-contracted or out-of-network providers, it could have a material adverse effect on our business, results of operations and financial condition. In addition, if there is an increase in job losses in the U.S., or depending upon changes to the healthcare regulatory system by CMS and/or the impact of healthcare insurance exchanges, we could experience a decrease in the number of patients covered under commercial insurance plans and/or an increase in uninsured or underinsured patients. Patients with commercial insurance who cannot otherwise maintain coverage frequently rely on financial assistance from charitable organizations, such as the American Kidney Fund. If these patients are unable to obtain or continue to receive or receive for a limited duration such financial assistance, or if our assumptions about how patients will respond to any change in such financial assistance are incorrect, it could have a material adverse effect on our business, results of operations and financial condition.

Approximately 28% of our dialysis services revenues and approximately 10.5% of our dialysis patients are associated with non-acute commercial payors for the year ended December 31, 2017. Non-acute commercial patients as a percentage of our total dialysis patients for 2017 decreased 1.4% as compared to 2016. Less than 1% of our U.S. dialysis and related lab services revenues are due directly from patients. There is no single commercial payor that accounted for more than 10% of total U.S. dialysis and related lab services revenues for the year ended December 31, 2017. See Note 23 to the consolidated financial statements included in this report for disclosure on our concentration related to our commercial payors on a total consolidated net revenue basis.

The healthcare reform legislation enacted in 2010 introduced healthcare insurance exchanges which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and regulations are challenged, changed and enforced. If commercial payor participation in the exchanges continues to decrease, it could have a material adverse effect on our business, results of operations and financial condition. Although we cannot predict the short- or long-term effects of these factors, we believe the healthcare insurance exchanges could result in a reduction in ESRD patients covered by traditional commercial insurance policies and an increase in the number of patients covered through the exchanges under more restrictive commercial plans with lower reimbursement rates or higher deductibles and co-payments that patients may not be able to pay. To the extent that the ongoing implementation of such exchanges or changes in statutes or regulations, or enforcement of statutes or regulations regarding the exchanges results in a reduction in reimbursement rates for our services from commercial and/or government payors, it could have a material adverse effect on our business, results of operations and financial condition.

In addition, in December 2016, CMS published an interim final rule that questioned the use of charitable premium assistance for ESRD patients and would have established new conditions for coverage standards for dialysis facilities. In January 2017, a federal court issued a preliminary injunction on CMS' interim final rule and in June 2017, at the request of CMS, the court stayed the proceedings while CMS pursues new rulemaking options. In November 2017, when CMS published the 2018 final rule that updates payment policies and rates under the ESRD PPS, and the 2019 proposed Notice of Benefit and Payment Parameters, it did not pursue further discussion or rule making related to charitable premium assistance or propose changes to historical charitable premium assistance guidelines. This does not preclude CMS or another regulatory agency or legislative authority from issuing a new rule or guidance that challenges charitable premium assistance. Additionally, any other law, rule, or guidance issued by CMS or other regulatory or legislative authorities restricting or prohibiting the ability of patients with access to alternative coverage from selecting a marketplace plan on or off exchange, and/or otherwise restricting or prohibiting the use of charitable premium assistance, could adversely impact dialysis centers across the U.S. making certain centers economically unviable, restrict the ability of dialysis patients to obtain and maintain optimal insurance coverage, and have a material adverse effect on our business, results of operations, and financial condition.

Revenue from other pharmaceuticals and EPO

The impact of physician-prescribed pharmaceuticals on our overall revenues that are separately billable has significantly decreased since Medicare's single bundled payment system went into effect beginning in January 2011, as well as some additional commercial contracts that pay us a single bundled payment rate. Approximately 2% of our total U.S. dialysis and related lab services net patient services revenues for the years ended December 31, 2017 and 2016, are associated with the administration of separately-billable physician-prescribed pharmaceuticals. Of this, the administration of EPO that was separately billable, accounted for approximately half of our separately billable pharmaceuticals of our U.S. dialysis and related lab services business for both years. EPO is produced by a single manufacturer, Amgen USA Inc. (Amgen). In 2017, we entered into a Sourcing and Supply Agreement with Amgen that expires on December 31, 2022. Under the terms of the agreement, we will purchase EPO in amounts necessary to meet no less than 90% of our requirements for erythropoiesis-stimulating agents (ESAs) through the expiration of the contract. The actual amount of EPO that we will purchase from Amgen will depend upon the amount of EPO administered during dialysis treatments as prescribed by physicians and the overall number of patients that we serve. Any interruption in the supply of EPO or product cost increases that we are unable to mitigate could materially impact our operations.

In addition to EPO, other drugs are included in and, in the future, other drugs will be added to the ESRD PPS. On January 1, 2018, calcimimetics, a drug class taken by many ESRD patients to treat mineral bone disease, became part of the ESRD PPS. The drug has both an oral form (Sensipar) and IV form (Parsabiv). Because the IV form is a new injectable for which there is no current functional category, neither Parsabiv nor Sensipar are considered accounted for in the ESRD PPS base rate and are reimbursed through a Transitional Drug Add-on Payment Adjustment (TDAPA). The TDAPA period is expected to continue for a period of two years. Currently, the oral and IV forms of the drug are produced and sold by a single manufacturer, Amgen. In December 2017, we entered into a Sourcing and Supply Agreement with Amgen for both the oral and IV versions of calcimimetics. Our operating results could be materially impacted by certain factors, including physician prescribing patterns, vendor contracts with Amgen and other suppliers, the timing of the entry into the market of a generic oral equivalent, whether

the drug enters into the ESRD PPS and becomes part of its bundled payment following TDAPA and, if so, at what rate, and how commercial payors will treat reimbursement of the drug.

Physician relationships

An ESRD patient generally seeks treatment at an outpatient dialysis center near his or her home where his or her treating nephrologist has practice privileges. Our relationships with local nephrologists and our ability to meet their needs and the needs of their patients are key factors in the success of our dialysis operations. Approximately 5,300 nephrologists currently refer patients to our outpatient dialysis centers. As is typical in the dialysis industry, one or a few physicians, including the outpatient dialysis center's medical director, usually account for all or a significant portion of an outpatient dialysis center's patient base.

Participation in the Medicare ESRD program requires that dialysis services at an outpatient dialysis center be under the general supervision of a medical director who is a licensed physician. We have engaged physicians or groups of physicians to serve as medical directors for each of our outpatient dialysis centers. At some outpatient dialysis centers, we also separately contract with one or more other physicians to serve as assistant or associate medical directors or to direct specific programs, such as home dialysis training programs. We have approximately 1,000 individual physicians and physician groups under contract to provide medical director services.

Medical directors for our dialysis centers enter into written contracts with us that specify their duties and fix their compensation generally for periods of ten years. The compensation of our medical directors is the result of arm's length negotiations and generally depends upon an analysis of various factors such as the physician's duties, responsibilities, professional qualifications and experience, among others.

Our medical director contracts for our dialysis centers generally include covenants not to compete. Also, except as described below, when we acquire an outpatient dialysis center from one or more physicians or where one or more physicians own minority interests in our outpatient dialysis centers, these physicians have agreed to refrain from owning interests in other competing outpatient dialysis centers within a defined geographic area for various time periods. These non-compete agreements restrict the physicians from owning or providing medical director services to other outpatient dialysis centers, but do not prohibit the physicians from referring patients to any outpatient dialysis center, including competing centers. Many of these non-compete agreements continue for a period of time beyond expiration of the corresponding medical director agreements, although some expire at the same time as the medical director agreement. Occasionally, we experience competition from a new outpatient dialysis center established by a former medical director following the termination of his or her relationship with us. As part of our Corporate Integrity Agreement (CIA), as described below, we also have agreed not to enforce investment non-compete restrictions relating to dialysis clinics or programs that were established pursuant to a partial divestiture joint venture transaction. Therefore, to the extent a joint venture partner or medical director has a contract(s) with us covering dialysis clinics or programs that were established pursuant to a partial divestiture, we will not enforce the investment non-compete provision relating to those clinics and/or programs.

If a significant number of physicians, including an outpatient dialysis center's medical directors, were to cease referring patients to our outpatient dialysis centers, it would have a material adverse effect on our business, results of operations and financial condition.

Government regulation

Our dialysis operations are subject to extensive federal, state and local governmental laws and regulations. These laws and regulations require us to meet various standards relating to, among other things, government payment programs, dialysis facilities and equipment, management of centers, personnel qualifications, maintenance of proper records, and quality assurance programs and patient care.

If any of our operations are found to violate applicable laws or regulations, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition and stock price, including:

- Suspension or termination of our participation in government payment programs;
- Refund amounts received in violation of law or applicable payment program requirements;
- Loss of required government certifications or exclusion from government payment programs;
- Loss of licenses required to operate healthcare facilities or administer pharmaceuticals in some of the states in which we operate or elsewhere;

- Reductions in payment rates or coverage for dialysis and ancillary services and related pharmaceuticals;
- Civil or criminal liability, fines, damages and monetary penalties for violations of healthcare fraud and abuse laws, including the federal Anti-Kickback Statute contained in the Social Security Act of 1935, as amended (Anti-Kickback Statute), Stark Law and False Claims Act (FCA), and other failures to meet regulatory requirements;
- Enforcement actions by governmental agencies and/or claims for monetary damages from patients who believe their protected health information (PHI) has been used, disclosed or not properly safeguarded in violation of federal or state patient privacy laws including the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the Privacy Act of 1974;
- Mandated changes to our practices or procedures that significantly increase operating expenses;
- Imposition of and compliance with corporate integrity agreements that could subject us to ongoing audits and reporting requirements as well as increased scrutiny of our billing and business practices and potential fines;
- Termination of relationships with medical directors; and
- Harm to our reputation which could impact our business relationships, affect our ability to obtain financing and decrease access to new business opportunities, among other things.

We expect that our industry will continue to be subject to substantial regulation, the scope and effect of which are difficult to predict. Our activities could be reviewed or challenged by regulatory authorities at any time in the future. This regulation and scrutiny could have a material adverse impact on us.

Licensure and certification

Our dialysis centers are certified by CMS, as is required for the receipt of Medicare payments. In some states, our outpatient dialysis centers also are required to secure additional state licenses and permits. Governmental authorities, primarily state departments of health, periodically inspect our centers to determine if we satisfy applicable federal and state standards and requirements, including the conditions of participation in the Medicare ESRD program.

To date, we have experienced some delays in obtaining Medicare certifications from CMS. Recent legislation will allow private entities to perform initial dialysis facilities certifications beginning in 2019. We may choose to use these private companies in the future, although the number of companies who will enter the market and the cost of surveys they might perform has yet to be determined.

Federal Anti-Kickback Statute

The federal Anti-Kickback Statute prohibits, among other things, knowingly and willfully offering, paying, soliciting or receiving remuneration, directly or indirectly, in cash or kind, to induce or reward either the referral of an individual for, or the purchase, or order or recommendation of, any good or service, for which payment may be made under federal and state healthcare programs such as Medicare and Medicaid.

Federal criminal penalties for the violation of the federal Anti-Kickback Statute include imprisonment, fines and exclusion of the provider from future participation in the federal healthcare programs, including Medicare and Medicaid. Violations of the federal Anti-Kickback Statute are punishable by imprisonment for up to ten years and fines of up to \$100,000 or both. Larger fines can be imposed upon corporations under the provisions of the U.S. Sentencing Guidelines and the Alternate Fines Statute. Individuals and entities convicted of violating the federal Anti-Kickback Statute are subject to mandatory exclusion from participation in Medicare, Medicaid and other federal healthcare programs for a minimum of five years. Civil penalties for violation of this law include up to \$100,000 in monetary penalties per violation, repayments of up to three times the total payments between the parties and suspension from future participation in Medicare and Medicaid. Court decisions have held that the statute may be violated even if only one purpose of remuneration is to induce referrals. The Patient Protection and Affordable Care Act of 2010, as amended by the Health Care and Education Reconciliation Act of 2010 (Affordable Care Act (ACA)) amended the federal Anti-Kickback Statute to clarify the intent that is required to prove a violation. Under the statute as amended, the defendant does not need to have actual knowledge of the federal Anti-Kickback Statute or have the specific intent to violate it. In addition, the ACA amended the federal Anti-Kickback Statute to provide that any claims for items or services resulting from a violation of the federal Anti-Kickback Statute are considered false or fraudulent for purposes of the FCA.

The federal Anti-Kickback Statute includes statutory exceptions and regulatory safe harbors that protect certain arrangements. Business transactions and arrangements that are structured to comply fully with an applicable safe harbor do not violate the federal Anti-Kickback Statute. However, transactions and arrangements that do not satisfy all elements of a relevant safe harbor do not necessarily violate the law. When an arrangement does not satisfy a safe harbor, the arrangement must be evaluated on a case-by-case basis in light of the parties' intent and the arrangement's potential for abuse. Arrangements that do not satisfy a safe harbor may be subject to greater scrutiny by enforcement agencies.

We enter into several arrangements with physicians that potentially implicate the Anti-Kickback Statute, such as:

Medical Director Agreements. Because our medical directors refer patients to our dialysis centers, our arrangements with these physicians are designed to substantially comply with the safe harbor for personal service arrangements. Although the Medical Director Agreements we enter into with physicians substantially comply with the safe harbor for personal service arrangements, including the requirement that compensation be consistent with fair market value, the safe harbor requires that when services are provided on a part-time basis, the agreement must specify the schedule of intervals of services, and their precise length and the exact charge for such services. Because of the nature of our medical directors' duties, it is impossible to fully satisfy this technical element of the safe harbor. We believe that our fair market value arrangements with physicians who serve as medical directors do not violate the federal Anti-Kickback Statute; however, these arrangements could be subject to scrutiny since they do not expressly describe the schedule of part-time services to be provided under the arrangement.

Joint Ventures. We own a controlling interest in numerous U.S. dialysis related joint ventures. For the year ended December 31, 2017, these joint ventures represented approximately 24% of our net U.S. dialysis and related lab services revenues. We may continue to increase the number of our joint ventures. Our relationships with physicians and other referral sources relating to these joint ventures do not fully satisfy the safe harbor for investments in small entities. Although failure to comply with a safe harbor does not render an arrangement illegal under the federal Anti-Kickback Statute, an arrangement that does not operate within a safe harbor may be subject to scrutiny and the Department of Health and Human Services' Office of Inspector General (OIG) has warned in the past that certain joint venture relationships have a potential for abuse. Based upon the foregoing, physician joint ventures that fall outside the safe harbors are not, by definition, prohibited by law. Instead, such joint ventures require case-by-case evaluation under the federal Anti-Kickback Statute.

In this regard, we have structured our joint ventures to satisfy as many elements of the safe harbor for investments in small entities as we believe are commercially reasonable. For example, we believe that these investments are offered and made by us on a fair market value basis and provide returns to the investors in proportion to their actual investment in the venture. We believe that our joint venture arrangements do not violate the federal Anti-Kickback Statute; however, since the arrangements do not satisfy all of the requirements of an applicable safe harbor, these arrangements could be subject to challenge on the ground that they are intended to induce patient referrals. In that regard, we were subject to investigation by the United States Attorney's Office for the District of Colorado, the Civil Division of the United States Department of Justice (DOJ) and the OIG related to our relationships with physicians, including our joint ventures, and whether those relationships and joint ventures comply with the federal Anti-Kickback Statute and the FCA. In October 2014, we entered into a Settlement Agreement with the United States and relator David Barbetta to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations. In connection with the resolution of this matter, and in exchange for the OIG's agreement not to exclude us from participating in the federal healthcare programs, we have entered into a five-year CIA with the OIG. The CIA (i) requires that we maintain certain elements of our compliance programs; (ii) imposes certain expanded compliance-related requirements during the term of the CIA; (iii) requires ongoing monitoring and reporting by an independent monitor, imposes certain reporting, certification, records retention and training obligations, allocates certain oversight responsibility to the Board's Compliance Committee, and necessitates the creation of a Management Compliance Committee and the retention of an independent compliance advisor to the Board; and (iv) contains certain business restrictions related to a subset of our joint venture arrangement. The costs associated with compliance with the CIA could be substantial and may be greater than we currently anticipate. In addition, in the event of a breach of the CIA, we could become liable for payment of certain stipulated penalties, and could be excluded from participation in federal healthcare programs.

Lease Arrangements. We lease space for numerous dialysis centers from entities in which physicians, hospitals or medical groups hold ownership interests, and we sublease space to referring physicians at approximately 250 of our dialysis centers as of December 31, 2017. We believe that these arrangements comply with the federal Anti-Kickback Statute safe harbor for space rentals in all material respects. Therefore, we believe that these lease arrangements should not be subject to challenge under the federal Anti-Kickback Statute.

Common Stock. Some medical directors and other referring physicians may own our common stock. We believe that these interests materially satisfy the requirements of the Anti-Kickback Statute safe harbor for investments in large publicly traded companies. Therefore, we believe that these investments should not be subject to challenge under the federal Anti-Kickback Statute.

Discounts. Our dialysis centers sometimes acquire certain items and services at a discount that may be reimbursed by a federal healthcare program. We believe that our vendor contracts that include discount or rebate provisions are in compliance with the federal Anti-Kickback Statute safe harbor for discounts, and accordingly, we believe that our discounted vendor contracts should not be subject to challenge under the federal Anti-Kickback Statute.

If any of our business transactions or arrangements, including those described above, were found to violate the federal Anti-Kickback Statute, we, among other things, could face criminal, civil or administrative sanctions, including possible exclusion from participation in Medicare, Medicaid and other state and federal healthcare programs. Any findings that we have violated these laws could have a material adverse impact on our business, results of operations, financial condition and stock price.

Stark Law

The Stark Law prohibits a physician who has a financial relationship, or who has an immediate family member who has a financial relationship, with entities providing Designated Health Services (DHS), from referring Medicare and Medicaid patients to such entities for the furnishing of DHS, unless an exception applies. DHS is defined to mean any of the following enumerated items or services; clinical laboratory services; physical therapy services; occupational therapy services; radiology services, including magnetic resonance imaging, computerized axial tomography scans, and ultrasound services; radiation therapy services and supplies; durable medical equipment and supplies; parenteral and enteral nutrients, equipment, and supplies; prosthetics, orthotics and prosthetic devices and supplies; home health services; outpatient prescription drugs; inpatient and outpatient hospital services; and outpatient speech-language pathology services. The types of financial arrangements between a physician and a DHS entity that trigger the self-referral prohibitions of the Stark Law are broad and include direct and indirect ownership and investment interests and compensation arrangements. The Stark Law also prohibits the DHS entity receiving a prohibited referral from presenting, or causing to be presented, a claim or billing for the services arising out of the prohibited referral. The prohibition applies regardless of the reasons for the financial relationship and the referral; unlike the federal Anti-Kickback Statute, intent to induce referrals is not required. If the Stark Law is implicated, the financial relationship must fully satisfy a Stark Law exception. If an exception is not satisfied, then the arrangement could be subject to sanctions. Sanctions for violation of the Stark Law include denial of payment for claims for services provided in violation of the prohibition, refunds of amounts collected in violation of the prohibition, a civil penalty of up to \$15,000 for each service arising out of the prohibited referral, a civil penalty of up to \$100,000 against parties that enter into a scheme to circumvent the Stark Law prohibition, civil assessment of up to three times the amount claimed, and potential exclusion from the federal healthcare programs, including Medicare and Medicaid. Amounts collected for prohibited claims must be reported and refunded generally within 60 days after the date on which the overpayment was identified. Furthermore, Stark Law violations and failure to return overpayments timely can form the basis for FCA liability as discussed below.

The definition of DHS under the Stark Law excludes services paid under a composite rate, even if some of the components bundled in the composite rate are DHS. Although the ESRD bundled payment system is no longer titled a composite rate, we believe that the former composite rate payment system and the current bundled system are both composite systems excluded from the Stark Law. Since most services furnished to Medicare beneficiaries provided in our dialysis centers are reimbursed through a bundled rate, the services performed in our facilities generally are not DHS, and the Stark Law referral prohibition does not apply to those services. Certain separately billable drugs (drugs furnished to an ESRD patient that are not for the treatment of ESRD that CMS allows our centers to bill for using the so-called AY modifier) may be considered DHS. However, for compliance with the law we have implemented certain billing controls to limit DHS being billed out of our dialysis clinics. Likewise, the definition of inpatient hospital services, for purposes of the Stark Law, also excludes inpatient dialysis performed in hospitals that are not certified to provide ESRD services. Consequently, our arrangements with such hospitals for the provision of dialysis services to hospital inpatients do not trigger the Stark Law referral prohibition.

In addition, although prescription drugs are DHS, there is an exception in the Stark Law for EPO and other specifically enumerated dialysis drugs when furnished in or by an ESRD facility such that the arrangement for the furnishing of the drugs does not violate the federal Anti-Kickback Statute, and all billing and claims submission for the drugs does not violate any laws or regulations governing billing or claims submission. The exception is available only for drugs included on a list of Current Procedural Terminology/Healthcare Common Procedure Coding System (CPT/HCPCS) codes published by CMS, and for EPO, Aranesp® and equivalent drugs dispensed by the ESRD facility for use at home. While we believe that most drugs furnished by our dialysis centers are covered by the exception, dialysis centers may administer drugs that are not on the list of CPT/HCPCS codes and therefore do not meet this exception. In order for a physician who has a financial relationship with a dialysis center to order one of these drugs from the center and for the center to obtain Medicare reimbursement, another exception must apply.

We have entered into several types of financial relationships with referring physicians, including compensation arrangements. If our dialysis centers were to bill for a non-exempted drug and the financial relationships with the referring

physician did not satisfy an exception, we could in the future be required to change our practices, face civil penalties, pay substantial fines, return certain payments received from Medicare and beneficiaries or otherwise experience a material adverse effect as a result of a challenge to payments made pursuant to referrals from these physicians under the Stark Law.

Medical Director Agreements. We believe that our medical director agreements satisfy the personal services arrangement exception to the Stark Law. While we believe that the compensation provisions included in our medical director agreements are the result of arm's length negotiations and result in fair market value payments for medical director services, an enforcement agency could nevertheless challenge the level of compensation that we pay our medical directors.

Lease Agreements. Some of our dialysis centers are leased from entities in which referring physicians hold interests and we sublease space to referring physicians at some of our dialysis centers. The Stark Law provides an exception for lease arrangements if specific requirements are met. We endeavor to structure our leases and subleases with referring physicians to satisfy the requirements for this exception.

Common Stock. Some medical directors and other referring physicians may own our common stock. We believe that these interests satisfy the Stark Law exception for investments in large publicly traded companies.

Joint Ventures. Some of our referring physicians also own equity interests in entities that operate our dialysis centers. None of the Stark Law exceptions applicable to physician ownership interests in entities to which they make DHS referrals apply to the kinds of ownership arrangements that referring physicians hold in several of our subsidiaries that operate dialysis centers. Accordingly, these dialysis centers do not bill Medicare for DHS referrals from physician owners. If the dialysis centers bill for DHS referred by physician owners, the dialysis center would be subject to the Stark Law penalties described above.

Other Operations. The operations of our ancillary and subsidiary businesses are also subject to compliance with the Stark Law, and any failure to comply with these requirements, particularly in light of the strict liability nature of the Stark Law, could subject these operations to the Stark Law penalties and sanctions described above.

While we believe that most of our operations do not implicate the Stark Law, particularly under the ESRD bundled payment system, and that to the extent that our dialysis centers furnish DHS, they either meet an exception or do not bill for services that do not meet a Stark Law exception, if CMS determined that we have submitted claims in violation of the Stark Law, or otherwise violated the Stark Law, we would be subject to the penalties described above. In addition, it might be necessary to restructure existing compensation agreements with our medical directors and to repurchase or to request the sale of ownership interests in subsidiaries and partnerships held by referring physicians or, alternatively, to refuse to accept referrals for DHS from these physicians, or take other actions to modify our operations. Any such penalties and restructuring or other required actions could have a material adverse effect on our business, results of operations and financial condition.

Fraud and abuse under state law

Many states in which we operate dialysis centers have statutes prohibiting physicians from holding financial interests in various types of medical facilities to which they refer patients. Some of these statutes could potentially be interpreted broadly as prohibiting physicians who hold shares of our publicly traded stock from referring patients to our dialysis centers if the centers use our laboratory subsidiary to perform laboratory services for their patients. States also have laws similar to or stricter than the federal Anti-Kickback Statute that may affect our ability to receive referrals from physicians with whom we have financial relationships, such as our medical directors. Some state anti-kickback statutes also include civil and criminal penalties. Some of these statutes include exemptions that may be applicable to our medical directors and other physician relationships or for financial interests limited to shares of publicly traded stock. Some, however, include no explicit exemption for medical director services or other services for which we contract with and compensate referring physicians or for joint ownership interests of the type held by some of our referring physicians or for financial interests limited to shares of publicly traded stock. If these statutes are interpreted to apply to referring physicians with whom we contract for medical director and similar services, to referring physicians with whom we hold joint ownership interests or to physicians who hold interests in DaVita Inc. limited solely to our publicly traded stock, we may be required to terminate or restructure some or all of our relationships with or refuse referrals from these referring physicians and could be subject to criminal, civil and administrative sanctions, refund requirements and exclusions from government healthcare programs, including Medicare and Medicaid. Such events could negatively affect the decision of referring physicians to refer patients to our centers.

The False Claims Act

The federal FCA is a means of policing false bills or false requests for payment in the healthcare delivery system. In part, the FCA authorizes the imposition of up to three times the government's damages and civil penalties on any person who, among other acts:

- Knowingly presents or causes to be presented to the federal government, a false or fraudulent claim for payment or approval;
- Knowingly makes, uses or causes to be made or used, a false record or statement material to a false or fraudulent claim;
- Knowingly makes, uses, or causes to be made or used, a false record or statement material to an obligation to pay the government, or knowingly conceals or knowingly and improperly, avoids or decreases an obligation to pay or transmit money or property to the federal government; or
- Conspires to commit the above acts.

In addition, amendments to the FCA impose severe penalties for the knowing and improper retention of overpayments collected from government payors. Under these provisions, within 60 days of identifying an overpayment, a provider is required to notify CMS or the Medicare Administrative Contractor of the overpayment and the reason for it and return the overpayment. An overpayment impermissibly retained could subject us to liability under the FCA, exclusion, and penalties under the federal Civil Monetary Penalty statute. As a result of these provisions, our procedures for identifying and processing overpayments may be subject to greater scrutiny. We have made significant investments to accelerate the time it takes us to identify and process overpayments and we may be required to make additional investments in the future. Acceleration in our ability to identify and process overpayments could result in us refunding overpayments to government or other payors sooner than we have in the past. A significant acceleration of these refunds could have a material adverse effect on our operating cash flows.

The penalties for a violation of the FCA range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim, plus up to three times the amount of damages caused by each false claim, which can be as much as the amounts received directly or indirectly from the government for each such false claim. On February 3, 2017, the DOJ issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increases to \$10,957 to \$21,916 for penalties assessed after February 3, 2017, so long as the underlying conduct occurred after November 2, 2015. The federal government has used the FCA to prosecute a wide variety of alleged false claims and fraud allegedly perpetrated against Medicare and state healthcare programs, including coding errors, billing for services not rendered, the submission of false cost reports, billing for services at a higher payment rate than appropriate, billing under a comprehensive code as well as under one or more component codes included in the comprehensive code and billing for care that is not considered medically necessary. The ACA provides that claims tainted by a violation of the federal Anti-Kickback Statute are false for purposes of the FCA. Some courts have held that filing claims or failing to refund amounts collected in violation of the Stark Law can form the basis for liability under the FCA. In addition to the provisions of the FCA, which provide for civil enforcement, the federal government can use several criminal statutes to prosecute persons who are alleged to have submitted false or fraudulent claims for payment to the federal government.

Privacy and Security

The Health Insurance Portability and Accountability Act of 1996 and its implementing privacy and security regulations, as amended by the federal Health Information Technology for Economic and Clinical Health Act (HITECH Act), (collectively referred to as HIPAA), require us to provide certain protections to patients and their health information. The HIPAA privacy and security regulations extensively regulate the use and disclosure of PHI and require covered entities, which include healthcare providers, to implement and maintain administrative, physical and technical safeguards to protect the security of such information. Additional security requirements apply to electronic PHI. These regulations also provide patients with substantive rights with respect to their health information.

The HIPAA privacy and security regulations also require us to enter into written agreements with certain contractors, known as business associates, to whom we disclose PHI. Covered entities may be subject to penalties for, among other activities, failing to enter into a business associate agreement where required by law or as a result of a business associate violating HIPAA if the business associate is found to be an agent of the covered entity and acting within the scope of the agency. Business associates are also directly subject to liability under the HIPAA privacy and security regulations. In instances

where we act as a business associate to a covered entity, there is the potential for additional liability beyond our status as a covered entity.

Covered entities must report breaches of unsecured PHI to affected individuals without unreasonable delay but not to exceed 60 days of discovery of the breach by a covered entity or its agents. Notification must also be made to the HHS, and, for breaches of unsecured PHI involving more than 500 residents of a state or jurisdiction, to the media. All non-permitted uses or disclosures of unsecured PHI are presumed to be breaches unless the covered entity or business associate establishes that there is a low probability the information has been compromised. Various state laws and regulations may also require us to notify affected individuals in the event of a data breach involving individually identifiable information without regard to whether there is a low probability of the information being compromised.

Penalties for impermissible use or disclosure of PHI were increased by the HITECH Act by imposing tiered penalties of more than \$50,000 per violation and up to \$1.5 million per year for identical violations. In addition, HIPAA provides for criminal penalties of up to \$250,000 and ten years in prison, with the severest penalties for obtaining and disclosing PHI with the intent to sell, transfer or use such information for commercial advantage, personal gain or malicious harm. Further, state attorneys general may bring civil actions seeking either injunction or damages in response to violations of the HIPAA privacy and security regulations that threaten the privacy of state residents. We believe our HIPAA Privacy and Security Program sufficiently addresses HIPAA and state privacy law requirements.

Healthcare reform

In March 2010, broad healthcare reform legislation was enacted in the U.S. through the ACA. Although many of the provisions of the ACA did not take effect immediately and continue to be implemented, and some have been and may be modified before or during their implementation, the reforms could have an impact on our business in a number of ways. We cannot predict how employers, private payors or persons buying insurance might react to federal and state healthcare reform legislation or what form many of these regulations will take before implementation.

The ACA introduced healthcare insurance exchanges, which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and statutes and regulations are challenged, changed and enforced.

The ACA also requires that all non-grandfathered individual and small group health plans sold in a state, including plans sold through the state-based exchanges created pursuant to the healthcare reform laws, cover essential health benefits (EHBs) in ten general categories. The scope of the benefits is intended to equal the scope of benefits under a typical employer plan.

On February 25, 2013, HHS issued the final rule governing the standards applicable to EHB benchmark plans, new definitions, actuarial value requirements and methodology, and published a list of plan benchmark options that states can use to develop EHBs. The rule describes specific coverage requirements that (i) prohibit discrimination against individuals because of pre-existing or chronic conditions on health plans applicable to EHBs, (ii) ensure network adequacy of essential health providers, and (iii) prohibit benefit designs that limit enrollment and that prohibit access to care for enrollees. Subsequent regulations relevant to the EHB have continued the benchmark plan approach for 2016 and future years and have implemented clarifications and modifications to the existing EHB regulations, including the prohibition on discrimination, network adequacy standards and other requirements. In recent years, CMS has issued an annual Notice of Benefit and Payment Parameters rulemaking and related guidance setting forth standards for insurance plans provided through the exchanges.

Other aspects of the 2010 healthcare reform laws may affect our business as well, including changes affecting the Medicare and Medicaid programs. We note, however, that the 2016 Presidential and Congressional elections and subsequent developments have caused the future state of the exchanges and other ACA reforms to be very unclear. The Republicans, who now control the Administration and Congress, have repeatedly expressed a desire to repeal and replace the ACA. Further, in October 2017, the federal government announced that cost-sharing reduction payments to insurers would end, effective immediately, unless Congress appropriated the funds, and, in December 2017, Congress passed the Tax Cuts and Jobs Act, which includes a provision that eliminates the penalty under the ACA's individual mandate and could impact the future state of the exchanges. Moreover, in February 2018, Congress passed the BBA which, among other things, repealed the Independent Payment Advisory Board that was established by the ACA and intended to reduce the rate of growth in Medicare spending. While certain provisions of the BBA may increase the scope of benefits available for certain chronically ill Federal health care program beneficiaries beginning in 2020, the ultimate impact of such changes cannot be predicted. While there may be significant changes to the healthcare environment in the future, the specific changes and their timing are not yet apparent. As a result, there is considerable uncertainty regarding the future with respect to the exchanges, and, indeed, many core aspects of the current health care marketplace. While specific changes and their timing are not yet apparent, the enacted reforms as well as

future legislative, regulatory, and executive changes could have a material adverse effect on our results of operations, including lowering our reimbursement rates and/or increasing our expenses.

Other regulations

Our U.S. dialysis and related lab services operations are subject to various state hazardous waste and non-hazardous medical waste disposal laws. These laws do not classify as hazardous most of the waste produced from dialysis services. Occupational Safety and Health Administration regulations require employers to provide workers who are occupationally subject to blood or other potentially infectious materials with prescribed protections. These regulatory requirements apply to all healthcare facilities, including dialysis centers, and require employers to make a determination as to which employees may be exposed to blood or other potentially infectious materials and to have in effect a written exposure control plan. In addition, employers are required to provide or employ hepatitis B vaccinations, personal protective equipment and other safety devices, infection control training, post-exposure evaluation and follow-up, waste disposal techniques and procedures and work practice controls. Employers are also required to comply with various record-keeping requirements. We believe that we are in material compliance with these laws and regulations.

A few states have certificate of need programs regulating the establishment or expansion of healthcare facilities, including dialysis centers. We believe that we are in material compliance with all applicable state certificate of need laws.

Capacity and location of our U.S. dialysis centers

Typically we are able to increase our capacity by extending hours at our existing dialysis centers, expanding our existing dialysis centers, relocating our dialysis centers, developing new dialysis centers and by acquiring dialysis centers. The development of a typical outpatient dialysis center by us generally requires approximately \$2.1 million for leasehold improvements and other capital expenditures. Based on our experience, a new outpatient dialysis center typically opens within a year after the property lease is signed, normally achieves operating profitability in the second year after Medicare certification and normally reaches maturity within three to five years. Acquiring an existing outpatient dialysis center requires a substantially greater initial investment, but profitability and cash flows are generally accelerated and more predictable. To a limited extent, we enter into agreements to provide management and administrative services to outpatient dialysis centers in which we either own a noncontrolling equity investment, or are wholly-owned by third parties in return for management fees, which are typically based on a percentage of revenues or cash collections of the managed center's operations.

The table below shows the growth of our U.S. dialysis operations by number of dialysis centers.

| | 2017 | 2016 | 2015 | 2014 | 2013 |
|---|-------|-------|-------|-------|-------|
| Number of centers at beginning of year | 2,350 | 2,251 | 2,179 | 2,074 | 1,954 |
| Acquired centers | 66 | 8 | 6 | 18 | 26 |
| Developed centers | 121 | 100 | 72 | 105 | 98 |
| Net change in centers with management and administrative services agreements ⁽¹⁾ | (2) | — | 2 | — | 4 |
| Sold and closed centers ⁽²⁾⁽³⁾ | (15) | (4) | (3) | (2) | (5) |
| Closed centers ⁽⁴⁾ | (10) | (5) | (5) | (16) | (3) |
| Number of centers at end of year | 2,510 | 2,350 | 2,251 | 2,179 | 2,074 |

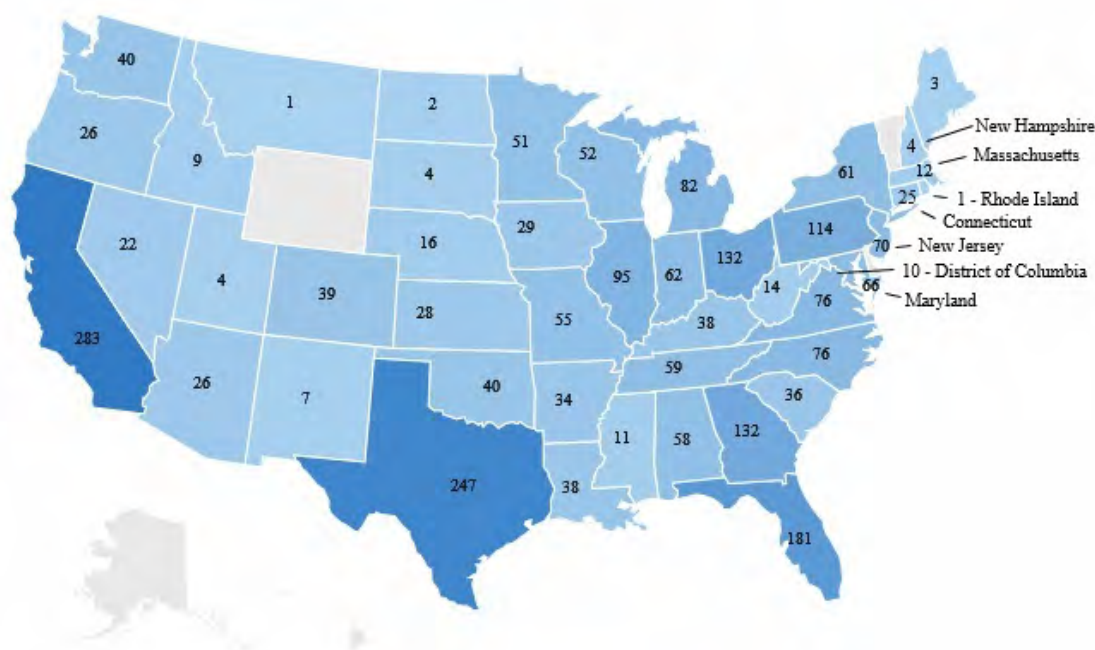
(1) Represents dialysis centers in which we either own a noncontrolling equity investment, or are wholly-owned by third parties, and also includes dialysis centers we deconsolidated and transferred to management services agreements.

(2) Includes centers that were divested as a part of our Renal Ventures acquisition.

(3) Represents dialysis centers that were sold and/or closed for which patients were not retained.

(4) Represents dialysis centers that were closed for which the majority of patients were retained and transferred to one of our other existing outpatient dialysis centers.

As of December 31, 2017, we operated or provided administrative services to a total of 2,510 U.S. outpatient dialysis centers. A total of 2,471 of such centers are consolidated in our financial statements. Of the remaining 39 unconsolidated U.S. outpatient dialysis centers, we own a noncontrolling interest in 34 centers and provide management and administrative services to five centers that are wholly-owned by third parties. The locations of the 2,471 U.S. outpatient dialysis centers consolidated in our financial statements at December 31, 2017 were as follows:



Ancillary services and strategic initiatives businesses, including our international operations

As of December 31, 2017, our ancillary services and strategic initiatives consisted primarily of pharmacy services, disease management services, vascular access services, clinical research programs, physician services, direct primary care, ESRD seamless care organizations, comprehensive care, and our international operations and relate primarily to our core business of providing kidney care services.

Ancillary services and strategic initiatives consist primarily of the following:

- *Pharmacy services.* DaVita Rx is a pharmacy that specializes in providing oral medications and medication management services to patients with ESRD. The main objective of the pharmacy is to improve clinical outcomes and reduce total healthcare costs by facilitating increased patient compliance and to provide our patients a convenient way to fill their prescription needs. Revenues are recognized as prescriptions are filled and shipped to patients or when services are completed.
- *Disease management services.* VillageHealth provides advanced integrated care management services to health plans and government programs for members/beneficiaries diagnosed with ESRD, chronic kidney failure, and/or poly-comorbid conditions. Through a combination of clinical coordination, innovative interventions, medical claims analysis and information technology, we endeavor to assist our customers and patients in obtaining superior renal healthcare and improved clinical outcomes, as well as helping to reduce overall medical costs. Integrated care management revenues are typically based upon an established contract fee and are recognized as earned over the contract period and can include additional fees for cost savings recognized by certain customers. VillageHealth also operates Medicare Advantage ESRD Special Needs Plans in partnership with payors that work with CMS to provide ESRD patients full service healthcare. We are at risk for all medical costs of the program in excess of the capitation payments. Furthermore, in October 2015, VillageHealth entered into management service agreements to support three ESCO joint ventures in which we are an investor through certain wholly- or majority-owned dialysis clinics.

- *Vascular access services.* Lifeline provides management and administrative services to physician-owned vascular access clinics that provide vascular services for dialysis and other patients. Lifeline is also the majority-owner of nine vascular access clinics. Management fees generated from providing management and administrative services are recognized as earned typically based on a percentage of revenues or cash collections generated by the clinics. Revenues associated with the vascular access clinics that are majority-owned are recognized in the period when the services are provided.
- *Clinical research programs.* DaVita Clinical Research (DCR) is a provider-based specialty clinical research organization with a full spectrum of services for clinical drug research and device development. DCR uses its extensive, applied database and real-world healthcare experience to assist in the design, recruitment and completion of retrospective, prospective pragmatic and clinical trials. Revenues are based upon an established fee per study, as determined by contract with drug companies and other sponsors and are recognized as earned according to the contract terms.
- *Physician services.* Nephrology Practice Solutions (NPS) is an independent business that partners with physicians committed to providing outstanding clinical and integrated care to patients. NPS provides nephrologist employment opportunities in select markets and offers physician practice management services to nephrologists under administrative services agreements. These services include physician practice management, billing and collections, credentialing, coding, and other support services that enable physician practices to increase efficiency and manage their administrative needs. Fees generated from these services are recognized as earned typically based upon flat fees or cash collections generated by the physician practice. NPS also provides leading nephrology recruitment and staffing services which are billed on a per search basis.
- *Direct primary care.* Paladina Health is a healthcare services organization that operates membership-based primary care clinics mainly through employer-based on-site and near-site clinics. The clinics offer patients more personalized and improved access to primary care physicians, including unlimited visits and same-day or next-day appointments. Physicians focus on clinical outcomes and patient satisfaction. Revenues are recognized over the membership period.
- *ESRD Seamless Care Organization joint ventures (ESCO JVs).* In October 2015, certain of our dialysis clinics entered into partnerships with various nephrology practices, DaVita Rx and health systems to establish three ESCO JVs in Phoenix-Tucson Arizona, South Florida, and Philadelphia Pennsylvania-Camden, New Jersey. The ESCO JVs were formed under the CMS Innovation Center's Comprehensive ESRD Care (CEC) Model, a demonstration to assess the impact of care coordination for ESRD patients in a dialysis-center oriented ACO setting. Each ESCO JV has a shared risk arrangement with CMS and the programs are evaluated on a performance year basis. The delivery of improved quality outcomes for patients and program savings depend on the contributions of the dialysis center teammates, nephrologists, health system and hospital partners, pharmacy providers including DaVita Rx, other primary care and specialty care providers and facilities, and integrated care management support from VillageHealth, which is also the manager of the ESCO JVs. In October 2017, CMS published the results for the first performance year, covering the period from October 2015 to December 2016, and all three ESCO JVs earned shared savings payments.
- *Comprehensive care.* DaVita Health Solutions provides high-quality, comprehensive medical care for high-risk patients when and where they need it most - at home, in a post-acute care facility or within the dialysis center. DaVita Health Solutions offers a broad suite of home- and outpatient-based care programs, including primary care, behavioral health, palliative care, comprehensive health assessments and other clinical services through 24/7 house calls at home, at skilled nursing facilities and at dialysis centers.

International dialysis operations

As of December 31, 2017, we operated or provided administrative services to a total of 237 outpatient dialysis centers, which includes consolidated and nonconsolidated centers located in 11 countries outside of the U.S., serving approximately 22,900 patients. Our international dialysis operations have continued to grow steadily and expand as a result of developing and acquiring outpatient dialysis centers in various strategic markets. Our international operations are included as a component of our ancillary services and strategic initiatives. The table below summarizes the number and locations of our international

outpatient dialysis centers.

| | 2017 | 2016 | 2015 | 2014 | 2013 |
|---|------|------|------|------|------|
| Number of centers at beginning of year | 154 | 118 | 91 | 73 | 36 |
| Acquired centers | 68 | 21 | 21 | 9 | 38 |
| Developed and hospital operated centers | 8 | 12 | 7 | 11 | 2 |
| Managed centers, net | — | — | (1) | — | — |
| Closed centers | (1) | — | — | (2) | (3) |
| Net change in Asia Pacific Joint Venture (APAC JV) operated centers | 8 | 66 | — | — | — |
| Deconsolidated centers due to formation of APAC JV | — | (63) | — | — | — |
| Number of centers at end of year | 237 | 154 | 118 | 91 | 73 |

The locations of our international outpatient dialysis centers are as follows:

| | |
|--------------------------|-----|
| Poland | 51 |
| Germany | 44 |
| Malaysia ⁽¹⁾ | 38 |
| India ⁽¹⁾ | 24 |
| Saudi Arabia | 22 |
| Colombia | 20 |
| Brazil | 18 |
| Portugal | 8 |
| Taiwan ⁽¹⁾ | 7 |
| China ⁽¹⁾ | 4 |
| Singapore ⁽¹⁾ | 1 |
| | 237 |

(1) Includes centers that are operated or managed by our APAC JV.

Corporate Administrative Support

Corporate administrative support consists primarily of labor, benefits and long-term incentive compensation costs for departments which provide support to all of our different operating lines of business. These expenses are included in our consolidated general and administrative expenses and are partially offset by the allocation of management fees.

DaVita Medical Group (DMG) Division

On December 5, 2017, we entered into an equity purchase agreement to sell our DMG division to Optum, a subsidiary of UnitedHealth Group Inc. The transaction is expected to close in 2018 and is subject to regulatory approval and other customary closing conditions. As a result of this pending transaction, the DMG business is classified as held for sale and its results of operations are reported as discontinued operations. In addition, prior periods' presentation has been revised to conform to current year presentation.

DMG business overview

DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of experience providing coordinated, outcomes-based medical care in a cost-effective manner. As of December 31, 2017, DMG served approximately 763,000 members under its care in southern California, central and south Florida, southern Nevada and central New Mexico through capitation contracts with some of the nation's leading health plans. Of these members, approximately 319,900 individuals were patients enrolled in Medicare and Medicare Advantage, and the remaining approximately 443,100 individuals were managed care members whose health coverage is provided through their employer or who have individually acquired health coverage directly from a health plan or as a result of their eligibility for Medicaid benefits. In addition to its managed care business, during the year ended December 31, 2017, DMG provided care across all markets to approximately 966,600 patients whose health coverage is structured on a FFS basis, including patients enrolled through traditional Medicare and Medicaid programs, preferred provider organizations and other third party payors.

DMG patients as well as the patients of DMG's associated physicians, physician groups and IPAs benefit from an integrated approach to medical care that places the physician at the center of patient care. As of December 31, 2017, DMG delivered services to its members via a network of over 750 primary care physicians, over 3,500 associated group and other network primary care physicians, approximately 180 network hospitals, and several thousand associated group and network specialists. Together with hundreds of case managers, registered nurses and other care coordinators, these medical professionals utilize a comprehensive information technology system, sophisticated risk management techniques and clinical protocols to provide high-quality, cost-effective care to DMG's members.

U.S. healthcare spending has increased steadily over the past twenty years. These increases have been driven, in part, by the aging of the baby boomer generation, unhealthy behavioral and lifestyle choices in terms of exercise and diet, rapidly increasing costs in medical technology and pharmaceutical research, and provider reimbursement structures that may promote volume over quality in a FFS environment. These factors, as well as the steady growth of the U.S. population, have made the healthcare industry a growing market. In 2016, CMS reported that healthcare accounted for 17.9% of the U.S. gross domestic product and that healthcare spending increased 4.3% to reach \$3.3 trillion. Medicare spending grew 3.6% to \$672 billion in 2016 or 20% of National Health Expenditures, according to CMS. Medicare's share of the federal budget was approximately 15.0% in 2017 according to the Congressional Budget Office (CBO). Medicare is frequently the focus of discussions on how to moderate the growth of both federal spending and healthcare spending in the U.S.

Growth in Medicare spending is expected to continue due to demographic changes. According to the U.S. Census Bureau, the U.S. population aged 65 and over is expected to be 83.7 million in 2050 — almost double its estimated population of 43.1 million in 2012.

Medicare Advantage is an alternative to the traditional FFS Medicare program, which permits Medicare beneficiaries to receive benefits from a managed care health plan. Medicare Advantage plans contract with CMS to provide benefits that are at least comparable to those offered under the traditional FFS Medicare program in exchange for a fixed per-member monthly premium payment from CMS. The monthly premium varies based on the county in which the member resides, further adjusted to reflect the plan members' expected medical cost risk. Individuals who elect to participate in the Medicare Advantage program typically receive greater benefits than traditional FFS Medicare Part B beneficiaries, including additional preventive services, vision, dental and prescription drug benefits, and often have lower deductibles and co-payments than traditional FFS Medicare.

CMS pays Medicare Advantage health plans under a bidding process. Plans bid against county-level benchmarks. If a plan's bid is higher than the benchmark, enrollees pay the difference in the form of a monthly premium. If the bid is lower than the benchmark, the plan receives the difference between its payment amount and its bid as a rebate, which must be returned to enrollees in the form of additional benefits, reduced premiums, or lower cost sharing.

Managed care health plans were developed, primarily during the 1980s, in an attempt to mitigate the rising cost of providing healthcare benefits to populations covered by traditional health insurance. These managed care health plans often enroll members through their employers. As a result of the prevalence of these health plans, many seniors now becoming eligible for Medicare have been interacting with managed care companies through their employers for the last 30 years. Individuals turning 65 now are likely to be far more familiar with the managed care setting than previous Medicare populations. According to Kaiser Family Foundation, in 2017, Medicare Advantage represented 33% of total Medicare members, creating a significant opportunity for additional Medicare Advantage penetration of newly eligible seniors.

In an effort to reduce the number of uninsured and to begin to control healthcare expenditures, President Obama signed the ACA into law in March 2010, which was affirmed, in substantial part, by the U.S. Supreme Court in June 2012. As of the end of 2016, the number of uninsured nonelderly Americans was 27.6 million, a decrease of over 16 million since 2013. These previously uninsured Americans and potentially newly eligible Medicaid beneficiaries represent a significant new market opportunity for health plans. We believe that health plans looking to cover these newly eligible individuals under fixed premium arrangements will seek provider arrangements that can effectively manage the cost and quality of the care being provided to these newly eligible individuals, although the 2016 Presidential and Congressional elections and subsequent developments, including recent federal tax reform legislation, have caused the future state of the ACA to become less clear.

One of the primary ways in which the ACA funded expanded health insurance coverage is through cuts in Medicare Advantage reimbursement. County benchmarks have transitioned to a system in which each county's benchmark is a certain percentage (ranging from 95% to 115%) of FFS Medicare. In a March 2017 report to Congress, the Medicare Payment Advisory Commission (MedPAC) estimated that 2017 Medicare Advantage benchmarks (including the average 4% for quality bonuses), bids, and payments would average 106%, 90%, and 100% of FFS spending, respectively.

Despite the fact that the plan bids average less than FFS spending, payments for enrollees in these plans usually exceed FFS spending because the benchmarks are high relative to FFS spending. For example, health maintenance organizations (HMOs) as a group bid an average of 88% of FFS spending, yet 2017 payments for HMO enrollees are estimated to average 99% of FFS spending (including the quality bonuses).

Nonetheless, changes in benchmarks and/or bids that lower payments to Medicare Advantage plans could adversely affect DMG's operating results.

Many health plans recognize both the opportunity for growth from senior members as well as the potential risks and costs associated with managing additional senior members. In regions operated by DMG and numerous other markets, many health plans subcontract a significant portion of the responsibility for managing patient care to integrated medical networks such as DMG. These integrated healthcare networks, whether medical groups or IPAs, offer a comprehensive medical delivery system and sophisticated care management knowledge and infrastructure to more efficiently provide for the healthcare needs of the population enrolled with that health plan. While reimbursement models for these arrangements vary around the country, health plans in California, Florida, Nevada and New Mexico often prospectively pay the integrated healthcare network a fixed Per Member Per Month (PMPM) amount, or capitation payment, which is often based on a percentage of the amount received by the health plan. The capitation payment is for much-and sometimes virtually all-of the care needs of the applicable membership. Capitation payments to integrated healthcare networks, in aggregate, represent a prospective budget from which the network manages care-related expenses on behalf of the population enrolled with that network. To the extent that these networks manage care-related expenses below the capitated levels, the network realizes an operating profit. On the other hand, if care-related expenses exceed projected levels, the network will realize an operating deficit. Since premiums paid represent a significant amount per person, there is a significant revenue opportunity for an integrated medical network like DMG that is able to effectively manage its costs under a capitated arrangement.

Integrated medical networks, such as DMG, that have scale are positioned to spread an individual member's cost exposure across a wider population and realize the benefits of pooling medical risk among large numbers of patients. In addition, integrated medical networks with years of managed care experience can utilize their sizeable medical experience data to identify specific medical care and quality management strategies and interventions for potential high cost cases and aggressively manage them to improve the health of its population base and, thus, lower cost. Many integrated medical networks, like DMG, also have established physician performance metrics that allow them to monitor quality and service outcomes achieved by participating physicians in order to reward efficient, high quality care delivered to members and initiate improvement efforts for physicians whose results can be enhanced.

Healthcare reform

The U.S. healthcare system, including the Medicare Advantage program, is subject to a broad array of new laws and regulations as a result of the ACA. This legislation made significant changes to the Medicare program and to the health insurance market overall. The ACA is considered by some to be the most dramatic change to the U.S. healthcare system in decades. The U.S. Supreme Court found that the individual mandate to obtain health insurance coverage under this legislation is constitutional and also found that the expanded Medicaid benefit included in the legislation is constitutional if states can opt out of the expanded Medicaid benefit without losing their funding under the pre-reform Medicaid program. In a separate, subsequent case, the U.S. Supreme Court also upheld the use of subsidies to individuals in federally-facilitated healthcare exchanges, rejecting an argument that such subsidies would apply only in the state-run healthcare exchanges.

The ACA reflects sweeping legislation that, if fully implemented, may have a significant impact on the U.S. healthcare system generally and the operations of DMG's business. There are numerous steps required to implement the ACA, and implementation remains ongoing and uncertain. Congress also has enacted, and may continue to seek, legislative changes that alter, delay, or eliminate some of their provisions. For example, under the 2016 Omnibus budget agreement, Congress voted to delay certain new taxes that the ACA had enacted, including the excise tax on certain high-cost health plans, the medical device tax, and the tax on health insurers. In addition, the 2016 Presidential and Congressional elections and subsequent developments have caused the future state of the ACA to be unclear. In October 2017, the federal government announced that cost-sharing reduction payments to insurers would end, effective immediately, unless Congress appropriated the funds, and, in December 2017, Congress passed the Tax Cuts and Jobs Act, which includes a provision that eliminates the penalty under the ACA's individual mandate and could impact the future state of the exchanges. Further, in February 2018, Congress passed the BBA, which, among other things, repealed the Independent Payment Advisory Board that was established by the ACA and intended to reduce the rate of growth in Medicare spending. While certain provisions of the BBA may increase the scope of benefits available for certain chronically ill federal health care program beneficiaries beginning in 2020, the ultimate impact of such changes cannot be predicted. While specific changes and their timing are not yet apparent, the enacted reforms as well as future legislative, regulatory, or executive changes could have a material adverse effect on our results of operations, including lowering our reimbursement rates and increasing our expenses.

One provision of the ACA required CMS to establish a Medicare Shared Savings Program (MSSP) that promotes accountability and coordination of care through the creation of ACOs. The program allows certain providers and suppliers (including hospitals, physicians and other designated professionals) to voluntarily form ACOs and work together along with other ACO participants to invest in infrastructure and redesign delivery processes to achieve high quality and efficient delivery of services. In 2014, DMG entered into an agreement with CMS to participate in the MSSP in California, Florida and Nevada. Under this program, which ran through 2016, DMG strove to attain improved clinical outcomes to its Medicare FFS patients in a more cost-effective manner, and had the opportunity to share with CMS in any financial savings created. For the 2016 MSSP program, DMG achieved approximately \$3 million in savings however was not able to benefit in these savings as the minimum savings rate was not reached. In 2017, DMG participated in the CMS Innovation Center's Next Generation ACO and will continue to participate through 2018. Results for 2017 participation will be available in the third quarter of 2018.

Payor environment

Government programs

DMG derives a significant portion of its revenues from services rendered to beneficiaries of Medicare (including Medicare Advantage), Medicaid, and other governmental healthcare programs.

Medicare. The Medicare program was established in 1965 and became effective in 1967 as a federally funded U.S. health insurance program for persons aged 65 and older, and it was later expanded to include individuals with ESRD and certain disabled persons, regardless of income or age. Since its formation, Medicare has grown to an approximately \$672 billion program in 2016, covering approximately 57 million Americans and, based on the growing number of eligible beneficiaries and increases in the cost of healthcare, CBO projects that net Medicare spending will increase from \$595 billion in 2017 to \$1.2 trillion in 2027.

Initially, Medicare was offered only on a FFS basis. Under the Medicare FFS payment system, an individual can choose any licensed physician enrolled in Medicare and use the services of any hospital, healthcare provider or facility certified by Medicare. CMS reimburses providers for covered services if CMS considers them medically necessary.

FFS Medicare pays for physician services according to a physician fee schedule (PFS) set each year by CMS in accordance with formulas mandated by Congress. Historically, CMS annually adjusted the Medicare Physician Fee Schedule (Medicare PFS) payment rates based on an updated formula that included application of the Sustainable Growth Rate (SGR). On April 16, 2015, President Obama signed and enacted into law H.R. 2, the Medicare Access and CHIP Reauthorization Act of 2015, which, among other things, repealed the SGR and instituted a 0% update to the single conversion factor under the Medicare PFS from January 1 through June 30, 2015, a 0.5% update for July 2015 through the end of 2019, and a 0% update for 2020 through 2025. For 2026 and subsequent years, the update will be either 0.75% or 0.25%, depending on the Alternate Payment Model (APM) in which the physician participates. On October 14, 2016, CMS released a final rule implementing, among other changes, the Advanced APM incentive applicable to the physician fee schedule, under which physicians may receive bonus payments for participating in an Advanced APM. Among other things, the final rule identifies the criteria an APM must satisfy to be considered an Advanced APM, which could include some MSSP ACOs or providers participating in the CEC Model. Whether DMG's subsidiary ACO or dialysis providers participating in CEC are considered to be Advanced APMs could potentially affect physicians' willingness to participate in such entities, which may indirectly impact the operations of DMG's subsidiary ACO or its providers participating in the CEC Model. In addition, under the final rule, DMG's subsidiary ACO may also be required to submit certain quality data to CMS on behalf of its Merit-Based Incentive Payment System MIPS-eligible clinicians, which could result in an increase in operational costs. Given that the payment updates for APMs have yet to take effect, we cannot determine the impact of such payment models on our business at this time.

In addition, in recent years, Congress has enacted various laws seeking to reduce the federal debt level and contain healthcare expenditures. For example, the BCA called for the establishment of a Joint Select Committee (the Committee) on Deficit Reduction, tasked with reducing the federal debt level. However, because the Committee did not draft a proposal by the BCA's deadline, President Obama issued an initial sequestration order that imposed automatic spending cuts on various federal programs. In particular, a 2% reduction to Medicare payments took effect on April 1, 2013, which was subsequently extended through 2027.

The instability of the federal budget may lead to legislation that could result in further cuts in Medicare and Medicaid payments to providers. In recent years, the government has enacted a patchwork of appropriations legislation to temporarily suspend the debt ceiling and continue government operations. Although the BBA passed in February 2018 enacts a two-year federal spending agreement and raises the federal spending cap on non-defense spending for fiscal years 2018 and 2019, the

Medicare program is frequently mentioned as a target for spending cuts. Spending cuts to the Medicare program could adversely affect our operating results.

Medicare Advantage. Medicare Advantage is a Medicare health plan program developed and administered by CMS as an alternative to the original FFS Medicare program. Under the Medicare Advantage program, Medicare beneficiaries may choose to receive benefits under a managed care health plan that provides benefits at least comparable to those offered under the original Medicare FFS payment system in exchange for which the health plan receives a monthly per patient premium payment from CMS. The Medicare Advantage monthly premium varies based on the county in which the member resides, and is adjusted to reflect the demographics and estimated risk profile of the members that enroll. Once a person is authorized by CMS to participate in Medicare Advantage, health plans compete for enrollment based on benefit design differences such as co-payments or deductibles, availability of preventive care, attractiveness of and access to a network of hospitals, physicians and ancillary providers and premium contribution or, most often in Medicare Advantage plans, the absence of any monthly premium. In certain parts of the country, many health plans that provide Medicare Advantage benefits subcontract with integrated medical networks such as DMG to transfer the responsibility for managing patient care.

In 2004, CMS adopted a risk adjustment payment system for Medicare Advantage health plans in which the participating health plans' premiums are adjusted based on the actual illness burden of the members that enroll. The model bases a portion of the total CMS reimbursement payments on various clinical and demographic factors, including hospital inpatient diagnoses, additional diagnosis data from ambulatory treatment settings, hospital outpatient department and physician visits, gender, age and Medicaid eligibility. CMS requires that all managed care companies capture, collect and submit the necessary diagnosis code information to CMS twice a year for reconciliation with CMS's internal database. Medical providers, such as DMG, provide this diagnosis code information to health plan customers for submission to CMS. Under this system, the risk-adjusted portion of the total CMS payment to the Medicare Advantage plans will equal the local rate set forth in the traditional demographic rate book, adjusted to reflect the plan members' gender, age and morbidity.

Most Medicare beneficiaries have the option to enroll in private health insurance plans that contract with Medicare under the Medicare Advantage program. According to the Kaiser Family Foundation, the share of Medicare beneficiaries in such plans has risen rapidly in recent years; it reached approximately 33% in 2017 from approximately 13% in 2004. Plan costs for the standard benefit package can be significantly lower or higher than the corresponding cost for beneficiaries in the traditional Medicare FFS payment program, but prior to the ACA, private plans were generally paid a higher average amount, and they used the additional payments to reduce enrollee cost-sharing requirements, provide extra benefits, and/or reduce Medicare premiums. These enhancements were valuable to enrollees, but also resulted in higher Medicare costs overall and higher premiums for all Medicare Part B beneficiaries and not just those enrolled in Medicare Advantage plans. The ACA requires that future payments to plans be based on benchmarks in a range of 95% to 115% of local FFS Medicare costs, with bonus amounts payable to plans meeting high quality-of-care standards. In addition, health plans offering Medicare Advantage are required to spend at least 85% of their premium dollars on medical care, the so-called medical loss ratio (MLR). Since DMG is not a health plan, except for DaVita Health Plan of California, Inc. (DHPC), it is not subject to the 85% MLR requirement. See "DaVita Medical Group Division (DMG)—Knox-Keene" below. However, payments that health plans make to DMG will apply in full towards the health plans' 85% MLR requirement. If a health plan does not meet the 85% MLR requirement, it must provide a rebate to its customers. Any such shortfalls would not impact amounts paid by health plans to DMG.

Medicaid. Medicaid is a federal entitlement program administered by the states that provides healthcare and long-term care services and support to low-income Americans. Medicaid is funded jointly by the states and the federal government. The federal government guarantees matching funds to states for qualifying Medicaid expenditures based on each state's federal medical assistance percentage, which is calculated annually and varies inversely with average personal income in the state. Subject to federal rules, each state establishes its own eligibility standards, benefit packages, payment rates and program administration within broad federal statutory and regulatory guidelines. Every state Medicaid program must balance a number of potentially competing demands, including the need for quality care, adequate provider access, and cost-effectiveness. In an effort to improve quality and provide more uniform and cost-effective care, many states have implemented Medicaid managed care programs to improve access to coordinated healthcare services, including preventative care, and to control healthcare costs. Under Medicaid managed care programs, a health plan receives capitation payments from the state. The health plan, in turn, arranges for the provision of healthcare services by contracting with a network of medical providers, such as DMG. DMG has entered into capitation agreements with health plans to manage approximately 94,800 Medicaid managed care members in its southern California market.

Commercial payors

According to the 2017 Annual Survey conducted by the Kaiser Family Foundation, approximately 151 million non-elderly people in the U.S. received their health insurance through their employers, which contracted with health plans to

administer these healthcare benefits. Patients enrolled in health plans offered through an employment setting are generally referred to as commercial members. According to the survey, the percentage of workers covered was 55% in 2017 and 2016. Under the ACA, many uninsured individuals and many individuals who receive their health insurance benefits through small employers may purchase their healthcare benefits through insurance exchanges in which health plans compete directly for individual or small group members' enrollment. DMG derives a significant amount of its enrollment from commercial members; however, these members represent a disproportionately small share of DMG's operating profits.

Whether in the Medicare Advantage, commercial or Medicaid market, managed care health plans seek to provide a coordinated and efficient approach to managing the healthcare needs of their enrolled populations. By negotiating with providers, such as pharmacies, hospitals and physicians, and implementing various quality programs, managed care companies attempt to enhance their profitability by limiting their medical costs. These health plans have shown success in mitigating certain components of medical cost, but we believe they are limited by their indirect relationship with physicians, who in the aggregate direct most of their patients' healthcare costs. We believe that physician-led and professionally-managed integrated medical networks such as DMG's have a greater opportunity to influence cost and improve quality due to the close coordination of care at the most effective point of contact with the patient—the primary care physician.

Capitation and FFS revenue

There are a number of different models under which an integrated medical network receives payment for managing and providing healthcare services to its members.

Fee-for-service structure. Under traditional FFS reimbursement, physicians are paid a specified amount for each service or procedure that they provide during a patient visit. Under this structure, physician compensation is based on the volume of patient visits and procedures performed, thus offering limited financial incentive to focus on cost containment and preventative care. FFS revenues are derived primarily from DMG's physician services.

Capitation structure. Under capitation, payors pay a fixed amount per enrolled member, thereby subcontracting a significant portion of the responsibility and risks for managing patient care to physicians. Global capitation represents a prospective budget from which the provider network then manages care-related expenses including payments to associated providers outside the group, such as hospitals and specialists. Compared to traditional FFS models, we believe that capitation arrangements better align provider incentives with both quality and efficiency of care. We believe that this approach improves the quality of the experience for patients and the potential profitability for efficient care providers.

Since premiums paid represent a significant amount per person, the revenue and, when costs are effectively managed, profit opportunity available to an integrated medical network under a capitated arrangement can be significant. This is particularly the case for senior members and members with multiple diseases. We believe that the advantages, savings and efficiencies made possible by the capitated model are most pronounced when the care demands of the population are the most severe and require the most coordination, such as for the senior population or patients with chronic, complex and follow-on diseases. While organized coordination of care is central to the capitated model, it is also well suited to the implementation of preventative care and disease management over the long-term since physicians have a financial incentive to improve the overall health of their patient population.

The inherent risk in assumption of global care risk relates to potential losses if a number of individual patients' medical costs exceed the expected amount. This risk is especially significant to individual practitioners or smaller physician groups who lack the scale required to spread the risk over a broad population. DMG has the scale, comprehensive medical delivery resources, significant infrastructure to support practicing physicians, and demonstrated care management knowledge to spread the risk of losses over a large patient population.

Global model. In Florida, DMG may contract directly with health plans under global capitation arrangements that include hospital services, because state law permits DMG to assume financial responsibility for both professional and institutional services. In New Mexico, DMG assumed financial responsibility for professional services only.

In Nevada, DMG enters into global capitation arrangements to assume financial responsibility for both professional and institutional services. However, the Nevada Division of Insurance (NDI) has not opined on whether it is appropriate for an entity like DMG to enter into global capitation arrangements and assume financial responsibility for the provision of both professional and institutional services to either Medicare Advantage enrollees or enrollees of commercial health plans. In order to avoid an adverse finding by the NDI with respect to DMG's global capitation arrangements in Nevada, DMG applied for an insurance license from the NDI and obtained the license in 2015. DMG is currently evaluating its ability to assign any of its existing contracts to the NDI license holder. Because of the current global capitation to DMG, and DMG's assumption of nearly the entire professional and institutional risk in Nevada and Florida, DMG's health plan customers function primarily to support DMG in undertaking marketing and sales efforts to enroll members and processing claims in these states.

In California, entities that maintain full or restricted licenses under the California Knox-Keene Health Care Service Plan Act of 1975 (Knox-Keene) are permitted to assume financial responsibility for both professional and institutional services. As described below, in December 2013, DMG obtained a restricted Knox-Keene license and therefore may enter into global capitation arrangements with health plans through which DMG will assume financial responsibility for both professional and institutional services.

Risk-sharing model. In California, DMG currently utilizes a capitation model in several different forms. While there are variations specific to each arrangement, HealthCare Partners Affiliates Medical Group and DaVita Medical Group Associates California, Inc. (collectively AMG), which are medical groups that have entered into management services agreements with DMG, have historically contracted with health plans to receive a PMPM or percentage of premium (POP) capitation payment for professional (physician) services and assumed the financial responsibility for professional services. In some cases, the health plans separately enter into capitation contracts with third parties (typically hospitals) who directly receive a capitation payment and assume contractual financial responsibility for institutional (hospital) services. In other cases, the health plan does not pay a capitation payment to the hospital, but rather administers and pays fee-for-service claims for hospital expenses. In both cases, AMG has been responsible under its health plan agreements for managing the care dollars associated with both the professional and institutional services provided for in the AMG capitation payment. In the case of institutional services and as a result of its managed care-related administrative services agreements with hospitals, AMG has recognized a percentage of the surplus of institutional revenues less institutional expense as AMG net revenues and has also been responsible for some percentage of any short-fall in the event that institutional expenses exceed institutional revenues. In connection with DMG's obtaining a restricted Knox-Keene license in California, substantially all of the California health plan contracts, along with the revenues received under such contracts, have been assigned from AMG to DHPC. In addition, DMG now has the legal authority to transition these health plan contracts to global capitation arrangements in which DMG is responsible for arranging professional and institutional services in exchange for a single capitation payment. DMG has evaluated its various risk sharing arrangements, and is working with the Department of Managed Health Care and several health plans to accept global capitation. DMG converted three separate contracts to global risk in 2016, and converted two additional contracts in 2017. In total, approximately 28% of DMG's membership is now covered under global risk plans. DMG is in the approval and implementation process to convert additional contracts to global risk in 2018. Completion of evaluation of possible additional conversions is expected to continue over time.

Government regulation

In addition to the laws and regulations to which our U.S. dialysis and related lab services business are subject to, the internal operations of DMG and its contractual relationships with healthcare providers such as hospitals, other healthcare facilities, and healthcare professionals are subject to extensive and increasing regulation by numerous federal, state, and local government entities. These laws and regulations often are interpreted broadly and enforced aggressively by multiple government agencies, including the OIG, the DOJ, and various state authorities. Many of these laws and regulations are the same as those that impact our U.S. dialysis and related lab services business. For example:

- DMG's financial relationships with healthcare providers including physicians and hospitals could subject DMG to criminal and civil sanctions and penalties under the federal Anti-Kickback Statute;
- The referral of Medicare patients by DMG-associated physicians for the provision of DHS may subject the parties to sanctions and penalties under the Stark Law;
- DMG's financial relationships and those of its associated physicians may subject the parties to penalties and sanctions under state fraud and abuse laws;
- DMG's submission of claims to governmental payors such as the Medicare and Medicaid programs for services provided by its associated physicians and clinical personnel may subject DMG to sanction and penalties under the FCA; and

- DMG's handling of PHI may subject DMG to sanctions and penalties under HIPAA and its implementing privacy and security regulations, as amended by the HITECH Act, and state medical privacy laws which can include penalties and restrictions that are more severe than those which arise under HIPAA.

A finding that claims for services were not covered or not payable, or the imposition of sanctions associated with a violation of any of these healthcare laws and regulations, could result in criminal and/or civil penalties and exclusion from participation in Medicare, Medicaid and other federal and state healthcare programs and could have a material adverse effect on DMG's business, financial condition and results of operations. We cannot guarantee that the arrangements or business practices of DMG will not be subject to government scrutiny or be found to violate certain healthcare laws. Government audits, investigations and prosecutions, even if we are ultimately found to be without fault, can be costly and disruptive to DMG's business. Moreover, changes in healthcare legislation or government regulation may restrict DMG's existing operations, limit their expansion or impose additional compliance requirements and costs, any of which could have a material adverse effect on DMG's business, financial condition and results of operations.

The following includes brief descriptions of some, but not all, of the laws and regulations that, in addition to those described in relation to our U.S. dialysis and related lab services business, affect DMG. DMG is also subject to the laws and regulations that apply to our U.S. dialysis and related lab services business. See "Kidney Care Division—Government regulation" above.

Licensing, certification, accreditation and related laws and guidelines. DMG clinical personnel are subject to numerous federal, state and local laws and regulations, relating to, among other things, licensing, professional credentialing and professional ethics. Since DMG clinical personnel perform services in medical office settings, hospitals and other types of healthcare facilities, DMG may indirectly be subject to laws applicable to those entities as well as ethical guidelines and operating standards of professional trade associations and private accreditation commissions, such as the American Medical Association and the Joint Commission. There are penalties for non-compliance with these laws, including discipline or loss of professional license, civil and/or criminal fines and penalties, loss of hospital admitting privileges, federal healthcare program disenrollment, loss of billing privileges, and exclusion from participation in various governmental and other third-party healthcare programs.

Professional licensing requirements. DMG's clinical personnel, including physicians, must satisfy and maintain their professional licensing in the states where they practice medicine. Activities that qualify as professional misconduct under state law may subject them to sanctions, including the loss of their licenses and could subject DMG to sanctions as well. Many state boards of medicine impose reciprocal discipline, that is, if a physician is disciplined for having committed professional misconduct in one state where he or she is licensed, another state where he or she is also licensed may impose the same discipline even though the conduct did not occur in that state. Therefore, if a DMG-associated physician is licensed in multiple states, sanctions or loss of licensure in one state may result in sanction or the loss of licensure in other states. Professional licensing sanctions may also result in exclusion from participation in governmental healthcare programs, such as Medicare and Medicaid, as well as other third-party programs.

Corporate practice of medicine and fee splitting. California, Colorado, Nevada, and Washington are states in which DMG operates that have laws that prohibit business entities, such as our Company and our subsidiaries, from practicing medicine, employing physicians to practice medicine or exercising control over medical decisions by physicians (known collectively as the corporate practice of medicine). These states also prohibit entities from engaging in certain financial arrangements, such as fee-splitting, with physicians. In some states these prohibitions are expressly stated in a statute or regulation, while in other states the prohibition is a matter of judicial or regulatory interpretation.

Violations of the corporate practice of medicine vary by state and may result in physicians being subject to disciplinary action, as well as to forfeiture of revenues from payors for services rendered. For lay entities, violations may also bring both civil and, in more extreme cases, criminal liability for engaging in medical practice without a license.

In California, a violation of the corporate practice of medicine prohibition constitutes the unlawful practice of medicine, which is a public offense punishable by fines and other criminal penalties. In addition, any person who conspires with or aids and abets another in the unlawful practice of medicine is similarly guilty of a public offense and may be subject to comparable fines and criminal penalties. In Nevada, engaging in the corporate practice of medicine where not provided by a specific statute may also constitute the unlawful practice of medicine. This violation is a felony punishable by fines and other civil and criminal penalties. Physicians in Nevada can similarly be punished for aiding or assisting in the unlicensed practice of medicine.

In Colorado, any physician found to have abetted or assisted or conspired to engage in unprofessional conduct with respect to the practice of medicine is subject to disciplinary action, including the loss of licensure. Corporate entities or lay persons who are found to have engaged in the unauthorized practice of medicine may be subject to injunctive action and other criminal penalties. In Washington, the Secretary of Health is responsible for investigating complaints concerning the unlicensed practice of medicine and violations may be subject to a cease and desist order, civil fines, injunctive action, and other criminal penalties.

In our markets where the corporate practice of medicine is prohibited, DMG has historically operated by maintaining long-term management contracts with multiple associated professional organizations which, in turn, employ or contract with physicians to provide those professional medical services required by the enrollees of the payors with which the professional organizations contract. Under these management agreements, DMG performs only non-medical administrative services, does not represent that it offers medical services, and does not exercise influence or control over the practice of medicine by the physicians or the associated physician groups with which it contracts. For example, in California, DMG has full-service management contracts with AMG. The AMG entities are owned by California-licensed physicians and professional medical corporations and contract with physicians to provide professional medical services. In Nevada and Washington, DMG's Nevada and Washington subsidiaries have similar management agreements with Nevada and Washington professional corporations, as applicable, that employ and contract with physicians to provide professional medical services. In Colorado, the physician groups contract through a provider network to include a pharmacy and ambulatory surgery center.

Some of the relevant laws, regulations, and agency interpretations in states with corporate practice of medicine restrictions have been subject to limited judicial and regulatory interpretation. Moreover, state laws are subject to change. Regulatory authorities and other parties, including DMG's associated physicians, may assert that, despite the management agreements and other arrangements through which DMG operates, we are engaged in the prohibited corporate practice of medicine or that DMG's arrangements constitute unlawful fee-splitting. If this were to occur, we could be subject to civil and/or criminal penalties, DMG's agreements could be found legally invalid and unenforceable (in whole or in part), or we could be required to restructure its contractual arrangements.

If we were required to restructure DMG's operating structures in our markets due to determination that a corporate practice of medicine violation existed, such a restructuring might include revisions of the California, Colorado, Nevada or Washington management services agreements, which might include a modification of the management fee, and/or establishing an alternative structure. For example, our subsidiaries in those states might have to obtain the equivalent of a California Knox-Keene license in such state in order to comply with the corporate practice of medicine rules while contracting directly with payors and, in turn, physicians, to provide physician services to the payors' enrollees. In California, DMG's restricted Knox-Keene license has created potential flexibility for DMG in the event regulatory authorities seek to enforce corporate practice of medicine or fee splitting laws based upon current management services relationships with AMG. DMG's restricted Knox-Keene license allows DHPC to contract with or employ physicians as a result of an exemption from California's corporate practice of medicine laws applicable to Knox-Keene licensees.

Knox-Keene. The California Department of Managed Health Care (DMHC) licenses and regulates Health Care Service Plans (HCSPs) pursuant to Knox-Keene, as amended. In addition to regulating Knox-Keene's various patient's rights protections for HCSP-enrolled individuals, the DMHC is responsible for ensuring the financial sustainability over time of licensed HCSPs and other regulated entities. As such, the DMHC is charged with continually monitoring the financial health of regulated entities. The DMHC's Division of Financial Oversight monitors and evaluates the financial viability of health plans to ensure continued access to health care services. Financial examination reviews include examinations of financial statements and financial arrangements, both by routine and non-routine examinations. The examination also ensures that there is adequate tangible net equity (TNE), as determined according to calculations included in Knox-Keene. The TNE regulations for organizations holding a Knox-Keene license, like DHPC, vary depending on circumstances, but generally require any licensee to have on hand in cash or cash equivalents a minimum of the greater of (i) \$1 million, (ii) the sum of 2% of the first \$150 million of annualized premium revenues plus 1% of annualized premium revenues in excess of \$150 million, or (iii) the sum of 8% of the first \$150 million of annualized healthcare expenditures (except those paid on a capitated basis or managed hospital payment basis) plus 4% of the annualized healthcare expenditures (except those paid on a capitated basis or managed hospital payment basis) which are in excess of \$150 million; plus 4% of annualized hospital expenditures paid on a managed hospital payment basis. In its sole discretion, the DMHC may require, as a condition to obtaining or maintaining an HCSP license, that a licensee accept certain contractual undertakings such that the licensee is obligated to maintain TNE in amounts greater than the minimum amount described above. Additionally, a licensed HCSP is subject to additional DMHC reporting requirements and financial oversight if the HCSP fails to maintain at least 130% of its required minimum TNE. During the 2016 financial examination, DHPC was required to provide evidence of exclusive fidelity bond coverage in the amount of at least \$2 million, with a deductible amount not in excess of \$100,000 with a requirement to notify the Director of DMHC 30 days prior to cancellation.

The DMHC interprets Knox-Keene HCSP licensing requirements to apply to both full-service HCSPs and downstream restricted HCSP contracting entities, including provider groups that enter into global risk contracts with licensed HCSPs. A global risk contract is a healthcare services contract in which a downstream contracting entity agrees to provide both professional (physician) services and institutional (hospital) services subject to an at-risk or capitated reimbursement methodology. According to the DMHC, entities that accept global risk must obtain a restricted Knox-Keene license. Under a restricted Knox-Keene license, entities may enter into global risk contracts with other licensed HCSPs. Holders of restricted Knox-Keene licenses must comply with the same financial requirements as HCSPs with full licenses, including demonstrating specific levels of TNE, but are not required to meet Knox-Keene requirements for functions they are not delegated such as marketing. The consequences of operating without a license include civil penalties, criminal penalties and the issuance of cease and desist orders.

DHPC holds a restricted Knox-Keene license, which allows DHPC to contract directly with full service HCSPs to simplify DMG's historic contractual and financial structure and to facilitate expansion into new markets in California. However, this also subjects DMG and DHPC to additional regulatory obligations, including (i) regulatory oversight of operations, (ii) the need to seek approval for all material business changes, (iii) significant requirements to maintain certain TNE levels, and (iv) other operating limitations imposed by Knox-Keene and its regulations. Under its restricted Knox-Keene license, DHPC is prohibited from declaring or paying any dividends or making any distribution of cash or property to its parent, affiliates, or shareholders, if such a distribution would cause it to fail to maintain the minimum applicable TNE, have insufficient working capital or cash flow as required by DMHC regulation or otherwise be unable to provide or arrange healthcare services. In addition, DHPC is subject to DMHC oversight and must seek approval before incurring any debt or guaranteeing any debt relating to its parent, affiliates, or shareholders. DHPC must also submit proposed global capitation contracts to the DMHC for approval.

DMG services

Approximately 83% of DMG's operating revenues for the year ended December 31, 2017 were derived from multi-year capitation contracts with health plans. Under these contracts, DMG's health plan customers delegate full responsibility for member care to physicians and healthcare facilities that are part of DMG's provider network. In return, DMG receives a PMPM fee for each DMG member. As a result, DMG has financial and clinical accountability for a population of members. In California, DMG does not assume direct financial risk for institutional (hospital) services in some cases, but is responsible for managing the care dollars associated with both the professional (physician) and institutional services being provided for the PMPM fee attributable to both professional and institutional services. In those cases and as a result of its managed care-related administrative services agreements with hospitals, DMG recognizes the surplus of institutional revenues less institutional expense as DMG net revenues and is also responsible for any short-fall in the event that institutional expenses exceed institutional revenues.

DMG provides comprehensive and quality medical care through a network of participating physicians and other healthcare professionals. Through its group model, DMG employs, directly (where permitted by state law) and through its associated physician groups, over 750 primary care physicians. Through its IPA model, DMG contracts with a network of approximately 3,500 associated groups and other network primary care physicians who provide care for DMG's members in an independent office setting. These physicians are complemented by several thousand network specialists and approximately 180 network hospitals that provide specialty or institutional care to the patients of DMG's associated physicians, physician groups and IPAs.

In order to comply with local regulations prohibiting the corporate practice of medicine, many of DMG's group physicians are employed by associated medical groups with which DMG has entered into long-term management agreements. The largest of these DMG managed medical groups is AMG, which employs, directly or indirectly, over 750 primary care physicians, specialists and hospitalists. See "Government Regulation—Corporate practice of medicine and fee splitting" above.

DMG does not own hospitals, although hospitals are an essential part of its provider network. In most cases, DMG contracts or otherwise aligns with hospitals to manage the utilization, readmission and cost of hospital services. Most DMG patients receive specialty care through DMG's network based on referrals made by their primary care physician. These specialists may be reimbursed based on capitation, case rates or on a discounted FFS rate.

DMG group physicians typically see 18 to 22 patients per day, which we believe is an appropriate benchmark to ensure there is sufficient time to understand all of the patients' clinical needs. DMG care teams, including nurses, engage in outreach to patients in order to help monitor fragile and high risk patients, and help improve adherence to physicians' care plans. During these visits, DMG's physicians, nurses and educators use the time to educate patients and manage their healthcare needs. The goal of this preventative care delivery model is to keep patients healthy. Education improves self-management and compliance which allows the patient to recognize early signs of their disease and seek appropriate care. We believe this translates into

earlier intervention, which in turn leads to fewer emergency room visits, fewer hospital admissions and fewer hospital bed days (the most expensive location for healthcare). This clinical model seeks to provide early diagnosis of disease or deterioration in a chronic and complex condition and provide preventive care to maintain optimal health and avert unnecessary hospitalization. Clinic-based case managers and hospitalists coordinate with the primary care physicians to ensure that patients are receiving proper care whether they are in the clinic, in the hospital or are not regularly accessing healthcare. Physicians and case managers encourage patients to regularly visit the clinics in order to enhance their day-to-day health and diagnose any illness or deterioration in condition as early as possible.

DMG's information technology system, including DMG's electronic health record and data warehouse, is designed to support the DMG delivery model with data-driven opportunities to improve the quality and cost effectiveness of the care received by its members. Using informatics technology, DMG has created disease registries that track large numbers of patients with defined medical conditions. DMG applies the data from these registries to manage the care for patients with similar medical conditions which we believe leads to a better medical outcome. We believe this approach to using data is effective because the information is communicated by the patient's physician rather than the health plan or disease management companies.

DMG employs a wide variety of other information applications to service IPA and network providers using web connectivity. The HCP Connect! on-line portal provides web-based eligibility, referrals, electronic claims submission and explanation of benefits, and other communication vehicles for individual physician offices. The success of this suite of applications has enhanced DMG's ability to manage its IPA networks, and has resulted in significant back-office efficiencies for DMG and its associated physician groups. DMG has further expanded its ability to share key utilization and clinical data with its internal and contracted physicians and specialists through the Physician Information Portal and the Clinical Viewer. Through these secure web portals, a physician is able to obtain web-based, point of care information regarding a patient, including diagnosis history, provide quality indicators, historical risk-adjustment coding information, pharmacy medication history, and other key information. In addition to its web-portals geared towards physicians, DMG has recently introduced a patient on-line portal to enable DMG's patients to securely view their own clinical information, schedule physician appointments and interact electronically with their physicians. DMG believes these tools help lead to high quality clinical outcomes, create internal efficiencies, and enhance the satisfaction of its associated physicians and patients.

In addition, DMG uses its data to carefully track high utilizing patients through robust data warehousing and data mining technologies. DMG filters the data warehouse to identify and reach out to patients with high-utilization patterns who are inefficiently using resources, such as visiting an emergency room when either a same-day appointment or urgent care center would be more appropriate and satisfactory for the member. High utilizing patients are identified and tracked as part of DMG's electronic health record by their physician and DMG's care management staff. Specific care plans are attached to each of these patients and tracked carefully for full compliance. The objective is to proactively manage their care at times when these patients are either not compliant with the care plan or when changing circumstances require care managers to develop new and more suitable care plans. By using these resources, DMG has achieved improvements in quality of care, satisfaction and cost.

We believe DMG is well positioned to effectively leverage marketplace demands for greater provider accountability, measurable quality results and cost efficient medical care. We believe that DMG's business model is likely to continue to be an attractive alternative for health plans looking for high quality, cost effective delivery networks, physicians seeking an attractive practice environment and patients interested in a highly integrated approach to managing their medical care. Additionally, we believe that the scale of DMG's business allows it to spread capitation risk over a large population of members, invest in comprehensive analytic and healthcare information tools as well as clinical and quality measurement infrastructure, and recognize administrative and operating efficiencies. For these reasons, we believe that DMG offers patients, physicians and health plans a proven platform for addressing many of the most pressing challenges facing the U.S. healthcare system, including rising medical costs.

We also believe DMG has the ability to demonstrably improve medical outcomes and patient satisfaction while effectively managing costs through the following unique competitive strategies and internal progress and systems:

- DMG's clinical leadership and associated group and network physicians devote significant efforts to ensure that DMG's members receive the most appropriate care in the most appropriate manner.
- DMG is committed to maximizing its patients' satisfaction levels.
- DMG has the scale which, combined with its strong reputation and high quality patient care, makes it an attractive partner for health plans, compared to smaller provider groups that may have a higher risk of default and may not have the same resources to devote and develop the same level of patient care.

- DMG has over two decades of experience in managing complex disease cases for its population of patients. As a result, DMG has developed a rich dataset of patient care experiences and outcomes which permits DMG to proactively monitor and intervene in improving the care of its members.
- DMG's senior management team possesses substantial experience with the healthcare industry with average experience of approximately 19 years, as of December 31, 2017.

Locations of DMG clinics

As of December 31, 2017, DMG managed a total of 280 medical clinics, of which 68 clinics were located in California, 27 clinics were located in Colorado, 87 clinics were located in Florida, 60 clinics were located in Nevada, 14 clinics were located in New Mexico, and 24 clinics were located in Washington.

Competition

U.S. and International dialysis competition

The U.S. dialysis industry has consolidated significantly over time but still remains highly competitive, particularly in terms of acquiring existing outpatient dialysis centers. We continue to face a high degree of competition in the U.S. dialysis industry from large and medium-sized providers who compete directly with us for the acquisition of dialysis businesses, relationships with physicians to act as medical directors and skilled clinical personnel, as well as for individual patients. In addition, as we continue our international dialysis expansion into various international markets, we face competition from large and medium-sized providers for acquisition targets as well as physician relationships. Because of the ease of entry into the dialysis business and the ability of physicians to own dialysis centers and/or also be medical directors for their own centers, competition for growth in existing and expanding markets is not limited to large competitors with substantial financial resources. Acquisitions, developing new outpatient dialysis centers, patient retention and physician relationships are a critical component of our growth strategy and our business could be adversely affected if we are not able to continue to make dialysis acquisitions on reasonable and acceptable terms, continue to develop new outpatient dialysis centers, maintain or establish new relationships with physicians or if we experience significant patient attrition to our competitors. Competition for qualified physicians to act as medical directors and for inpatient dialysis services agreements with hospitals is also intense. Occasionally, we have also experienced competition from former medical directors or referring physicians who have opened their own outpatient dialysis centers. We also experience competitive pressures from other dialysis providers in connection with negotiating contracts with commercial healthcare payors and in recruiting and retaining qualified skilled clinical personnel.

Together with Fresenius Medical Care (FMC), we account for approximately 73% of outpatient dialysis patients in the U.S. with our Company serving approximately 37% of the total outpatient dialysis patients. Approximately 45% of the centers not owned by us or FMC are owned or controlled by hospitals or non-profit organizations. Hospital-based and non-profit dialysis units typically are more difficult to acquire than physician-owned dialysis centers.

FMC also manufactures a full line of dialysis supplies and equipment in addition to owning and operating outpatient dialysis centers worldwide. This may give FMC cost advantages over us because of its ability to manufacture its own products. Additionally, FMC has been one of our largest suppliers of dialysis products and equipment over the last several years. In 2018, we entered into and subsequently extended an agreement with FMC to purchase a certain amount of dialysis equipment, parts and supplies from FMC through December 31, 2020. The amount of purchases in future years from FMC will depend upon a number of factors, including the operating requirements of our centers, the number of centers we acquire, and growth of our existing centers.

DMG's competition

DMG's business is highly competitive. DMG competes with managed care organizations, hospitals, medical groups and individual physicians in its markets. DMG competes with other primary care physician groups or physicians who contract with health plans for membership. Health plans contract with care providers on the basis of costs, reputation, scope, efficiency and stability. Individual members select a primary care physician at the time of membership with the health plan. Location, name recognition, quality indicators and other factors go into that decision. For example, in California, DMG's competitors include Permanente Medical Group, which is the exclusive provider for Kaiser, and Heritage Provider Network. However, DMG's principal competitors for members and health plan contracts vary considerably in type and identity by region.

Corporate compliance program

Our businesses are subject to extensive federal, state and local government regulations. Management has designed and implemented a corporate compliance program as part of our commitment to comply fully with all criminal, civil or

administrative laws or regulations applicable to any Federal health care program for which penalties and exclusions may be authorized and anti-corruption laws to maintain the high standards of conduct we expect from all of our teammates. We continuously review this program and enhance it as necessary. The primary purposes of the program include:

- Assessing and identifying risks for existing and new businesses;
- Increasing, through training and education, the awareness of our teammates and affiliated professionals of the necessity of complying with all these laws;
- Developing and implementing compliance policies and procedures and creating controls to support compliance with these laws and such policies and procedures;
- Auditing and monitoring the activities of our operating units and business support functions on a regular basis to identify potential instances of noncompliance in a timely manner; and
- Ensuring that we take steps to resolve instances of noncompliance or to address areas of weakness or potential noncompliance as promptly as we become aware of them.

We have a code of conduct that each of our teammates and affiliated professionals must follow and we have a confidential toll-free hotline for teammates and patients to report potential instances of noncompliance. Our Chief Compliance Officer administers the compliance program. The Chief Compliance Officer reports directly to our Chief Executive Officer, our Chief Executive Officer of Kidney Care and Chair of the Compliance Committee of our Board of Directors (Board Compliance Committee). On October 22, 2014, DaVita signed a CIA with HHS and the OIG. The CIA:

- requires that we maintain certain elements of our compliance programs;
- imposes certain expanded compliance-related requirements during the term of the CIA, including increased training for teammates, physician partners and board members, implementing a series of procedures prior to entering into arrangements with referrals sources, execution of annual certifications by senior executives that evidence compliance with federal healthcare laws and regulations, internal compliance policies and the CIA, imposition of an executive recoupment program and quarterly and annual reports to the OIG;
- requires the formal allocation of certain oversight responsibility to the Board Compliance Committee and a resolution from that committee that it has made reasonable inquiry into the operations of the compliance program and the retention of an independent compliance advisor in year three of the CIA;
- contains certain business restrictions related to a subset of our joint venture arrangements, including our agreeing to not enter into certain types of partial divestiture joint venture transactions with nephrologists during the term of the CIA, among other restrictions; and
- requires that we engage an Independent Monitor who will provide additional oversight and reporting to the OIG for the term of the CIA.

The costs associated with compliance with the CIA could be substantial and may be greater than we currently anticipate. In addition, in the event of a breach of the CIA, we may become liable for payment of certain stipulated penalties, and/or be excluded from participation on federal healthcare programs. In April 2015, the OIG notified us that it considered us to be in breach of the CIA because of three implementation deficiencies. We have remediated the deficiencies and have paid certain stipulated penalties. If we fail to comply with our CIA, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations and financial condition.

Insurance

We are predominantly self-insured with respect to professional and general liability and workers' compensation risks through wholly-owned captive insurance companies. The Company is also predominantly self-insured with respect to employee medical and other health benefits. We also maintain insurance, excess coverage, or reinsurance for property and general liability, professional liability, directors' and officers' liability, workers' compensation and other coverage in amounts and on terms deemed adequate by management, based on our actual claims experience and expectations for future claims. Future claims could, however, exceed our applicable insurance coverage. Physicians practicing at our dialysis centers are required to maintain their own malpractice insurance, and our medical directors are required to maintain coverage for their individual private medical practices. Our liability policies cover our medical directors for the performance of their duties as

medical directors at our outpatient dialysis centers. DMG also maintains general and professional liability insurance through various independent and related parties. DMG has purchased its primary general and professional liability insurance from California Medical Group Insurance (CMGI) in which DMG owns a 67% equity interest.

Teammates

As of December 31, 2017, we employed approximately 74,500 teammates, including our international teammates:

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|---|--------|
| • Licensed professional staff (physicians, nurses and other healthcare professionals) | 25,800 |
| • Other patient care and center support staff and laboratory personnel | 28,100 |
| • Corporate, billing and regional administrative staff | 8,200 |
| • DMG | 12,400 |

Our businesses require skilled healthcare professionals with specialized training for treating patients with complex care needs. Recruitment and retention of nurses are continuing concerns for healthcare providers due to short supply. We have an active program of investing in our professional healthcare teammates to help ensure we meet our recruitment and retention targets, including expanded training opportunities, tuition reimbursements and other incentives.

Item 1A. Risk Factors

This Annual Report on Form 10-K contains statements that are forward-looking statements within the meaning of the federal securities laws. These statements involve known and unknown risks and uncertainties including those discussed below. The risks and uncertainties discussed below are not the only ones facing our business. In addition, please read the cautionary notice regarding forward-looking statements in Item 7 of this Part 1 under the heading "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Risk factors related to our overall business:

If we fail to adhere to all of the complex government laws and regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition and stock price.

Our operations are subject to extensive federal, state and local government laws and regulations, such as Medicare and Medicaid payment rules and regulations, federal and state anti-kickback laws, the Stark Law and analogous state self-referral prohibition statutes, the 21st Century Cures Act, Federal Acquisition Regulations, the False Claims Act (FCA), the Civil Monetary Penalty statute, the Foreign Corrupt Practices Act (FCPA) and federal and state laws regarding the collection, use and disclosure of patient health information (e.g., Health Insurance Portability and Accountability Act of 1996 (HIPAA)) and the storage, handling, shipment, disposal and/or dispensing of pharmaceuticals and blood products and other biological materials. The Medicare and Medicaid reimbursement rules impose complex and extensive requirements upon healthcare providers as well. Moreover, additional laws and regulations potentially affecting providers continue to be promulgated that may impact us. A violation or departure from any of these legal requirements may result in government audits, lower reimbursements, significant fines and penalties, the potential loss of certification, recoupment efforts or voluntary repayments, among other things.

We endeavor to comply with all legal requirements; however, there is no guarantee that we will be able to adhere to all of the complex government regulations that apply to our business. We further endeavor to structure all of our relationships with physicians and providers to comply with state and federal anti-kickback and physician self-referral laws. We utilize considerable resources to monitor laws and regulations and implement necessary changes. However, the laws and regulations in these areas are complex, changing and often subject to varying interpretations. For example, if an enforcement agency were to challenge the level of compensation that we pay our medical directors or the number of medical directors whom we engage, we could be required to change our practices, face criminal or civil penalties, pay substantial fines or otherwise experience a material adverse effect on our business, results of operations and financial condition as a result of a challenge to these arrangements.

In addition, failure to report and return overpayments within 60 days of when the overpayment is identified can lead to a violation of the FCA and associated penalties, as described in further detail below, and exclusion and penalties under the federal Civil Monetary Penalty statute, including civil monetary penalties of up to \$20,000 (adjusted for inflation) for each item or service for which a person received an identified overpayment and failed to report and return such overpayment. These obligations to report and return overpayments could subject our procedures for identifying and processing overpayments to greater scrutiny. We have made investments in resources to decrease the time it takes to identify, quantify and process overpayments, and we may be required to make additional investments in the future. From time to time we may conduct internal compliance reviews, the results of which may involve the identification of overpayments or other liabilities. An acceleration in our ability to identify and process overpayments could result in us refunding overpayments to government and other payors more rapidly than we have in the past which could have a material adverse effect on our operating cash flows. Overpayments subject us to refunds and related damages and potential liabilities.

Additionally, the federal government has used the FCA to prosecute a wide variety of alleged false claims and fraud allegedly perpetrated against Medicare and state health care programs. Moreover, amendments to the federal Anti-Kickback Statute in the 2010 Affordable Care Act (ACA) make claims tainted by anti-kickback violations potentially subject to liability under the FCA, including *qui tam* or whistleblower suits. The penalties for a violation of the FCA range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim plus three times the amount of damages caused by each such claim which generally means the amount received directly or indirectly from the government. On February 3, 2017, the Department of Justice (DOJ) issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increases to a range from \$10,957 to \$21,916 for penalties assessed after February 3, 2017, so long as the underlying conduct occurred after November 2, 2015. Given the high volume of claims processed by our various operating units, the potential is high for substantial penalties in connection with any alleged FCA violations.

In addition to the provisions of the FCA, which provide for civil enforcement, the federal government can use several criminal statutes to prosecute persons who are alleged to have submitted false or fraudulent claims for payment to the federal government.

Certain civil investigative demands received by us or our subsidiaries specifically reference that they are in connection with FCA investigations alleging, among other things, that we or our subsidiaries presented or caused to be presented false claims for payment to the government. See "Item 3. Legal Proceedings" in Part I of this report and Note 16 to the consolidated financial statements included in this report for further details.

We are subject to a Corporate Integrity Agreement (CIA) which, for our domestic dialysis business, requires us to report probable violations of criminal, civil or administrative laws applicable to any federal health care program for which penalties or exclusions may be authorized under applicable healthcare laws and regulations. See "If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations and financial condition."

If any of our operations are found to violate these or other government laws or regulations, we could suffer severe consequences that would have a material adverse effect on our business, results of operations, financial condition and stock price, including:

- Suspension or termination of our participation in government payment programs;
- Refunds of amounts received in violation of law or applicable payment program requirements;
- Loss of required government certifications or exclusion from government payment programs;
- Loss of licenses required to operate healthcare facilities or administer pharmaceuticals in some of the states in which we operate;
- Reductions in payment rates or coverage for dialysis and ancillary services and related pharmaceuticals;
- Criminal or civil liability, fines, damages or monetary penalties for violations of healthcare fraud and abuse laws, including the federal Anti-Kickback Statute, Stark Law violations, FCA or other failures to meet regulatory requirements;
- Enforcement actions by governmental agencies and/or state claims for monetary damages by patients who believe their protected health information (PHI) has been used, disclosed or not properly safeguarded in violation of federal or state patient privacy laws, including HIPAA and the Privacy Act of 1974;
- Mandated changes to our practices or procedures that significantly increase operating expenses;
- Imposition of and compliance with corporate integrity agreements that could subject us to ongoing audits and reporting requirements as well as increased scrutiny of our billing and business practices which could lead to potential fines;
- Termination of relationships with medical directors; and
- Harm to our reputation which could impact our business relationships, affect our ability to obtain financing and decrease access to new business opportunities, among other things.

We are, and may in the future be, a party to various lawsuits, demands, claims, *qui tam* suits, governmental investigations and audits (including investigations resulting from our obligation to self-report suspected violations of law) and other legal proceedings, any of which could result in, among other things, substantial financial penalties or awards against us, substantial payments made by us, required changes to our business practices, exclusion from future participation in the Medicare, Medicaid and other federal healthcare programs and possible criminal penalties, any of which could have a material adverse effect on our business, results of operations and financial condition and materially harm our reputation.

We are the subject of a number of investigations and audits by the federal government, as further described in Note 16 to the consolidated financial statements included in this report. We may be subject to other investigations and audits by state or federal government agencies and/or private civil *qui tam* complaints filed by relators and other lawsuits, demands, claims and legal proceedings.

Responding to subpoenas, investigations and other lawsuits, claims and legal proceedings as well as defending ourselves in such matters will continue to require management's attention and cause us to incur significant legal expense. Negative findings or terms and conditions that we might agree to accept as part of a negotiated resolution of pending or future government inquiries or relator proceedings could result in, among other things, substantial financial penalties or awards against us, substantial payments made by us, harm to our reputation, required changes to our business practices, exclusion from future participation in the Medicare, Medicaid and other federal healthcare programs and, in certain cases, criminal penalties, any of which could have a material adverse effect on us. It is possible that criminal proceedings may be initiated against us and/or individuals in our business in connection with investigations by the federal government. Other than as described in "Item 3. Legal Proceedings" in Part I of this report and Note 16 to the consolidated financial statements included in this report, we cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which we are or may be subject from time to time, including those described in the aforementioned sections of this report, or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on our business results of operations and financial condition. See "Item 3. Legal Proceedings" in Part I of this report and Note 16 to the consolidated financial statements included in this report for further details regarding these and other matters.

Disruptions in federal government operations and funding create uncertainty in our industry and could have a material adverse effect on our business, results of operations and financial condition.

A substantial portion of our revenues is dependent on federal healthcare program reimbursement, and any disruptions in federal government operations could have a material adverse effect on our business, results of operations and financial condition. If the U.S. government defaults on its debt, there could be broad macroeconomic effects that could raise our cost of borrowing funds, and delay or prevent our future growth and expansion. Any future federal government shutdown, U.S. government default on its debt and/or failure of the U.S. government to enact annual appropriations could have a material adverse effect on our business, results of operations and financial condition. Additionally, disruptions in federal government operations may negatively impact regulatory approvals and guidance that are important to our operations, and create uncertainty about the pace of upcoming healthcare regulatory developments.

Healthcare reform could have a material adverse effect on our business, financial condition and results of operations.

We cannot predict how employers, private payors or persons buying insurance might react to the changes brought on by federal and state healthcare reform legislation, including the ACA and any subsequent legislation, or what form many of these regulations will take before implementation.

The ACA introduced healthcare insurance exchanges, which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and statutes and regulations are challenged, changed and enforced. If commercial payor participation in the exchanges continues to decrease, it could have a material adverse effect on our business, results of operations and financial condition. Although we cannot predict the short- or long-term effects of these factors, we believe the healthcare insurance exchanges could result in a reduction in ESRD patients covered by traditional commercial insurance policies and an increase in the number of patients covered through the exchanges under more restrictive commercial plans with lower reimbursement rates or higher deductibles and co-payments that patients may not be able to pay. To the extent that the ongoing implementation of such exchanges or changes in statutes or regulations, or enforcement of statutes or regulations regarding the exchanges results in a reduction in reimbursement rates for our services from commercial and/or government payors, it could have a material adverse effect on our business, results of operations and financial condition.

The ACA also added several new tax provisions that, among other things, impose various fees and excise taxes, and limit compensation deductions for health insurance providers and their affiliates. These rules could negatively impact our cash flow and tax liabilities. In addition, the ACA broadened the potential for penalties under the FCA for the knowing and improper retention of overpayments collected from government payors and reduced the timeline to file Medicare claims. As a result, we made significant investments in new resources to accelerate the time it takes us to identify, quantify and process overpayments and we deployed significant resources to reduce our timeline and improve our claims processing methods to ensure that our Medicare claims are filed in a timely fashion. However, we may be required to make additional investments in the future. Failure to timely identify and return overpayments may result in significant penalties, which could have a material adverse effect on our business, results of operations and financial condition. Failure to file a claim within the one year window could result in payment denials, adversely affecting our business, results of operations and financial condition.

With the ACA, new models of care emerge and evolve and other initiatives in the government or private sector may arise, which could adversely impact our business. For example, the CMS Innovation Center (Innovation Center) is currently working with various healthcare providers to develop, refine and implement Accountable Care Organizations (ACOs) and other innovative models of care for Medicare and Medicaid beneficiaries, including Bundled Payments for Care Improvement

Initiative, CEC Model (which includes the development of ESRD Seamless Care Organizations), the Duals Demonstration, and other models. We are currently participating in the CEC Model with the Innovation Center, including with organizations in Arizona, Florida, and adjacent markets in New Jersey and Pennsylvania. Our U.S. dialysis business may choose to participate in additional models either as a partner with other providers or independently. Even in areas where we are not directly participating in these or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's, or other program's calculations. Additionally, CMS instituted new screening procedures, as required by the ACA, which we expect will delay the Medicare contractor approval process, potentially causing a delay in reimbursement. We anticipate the new screening and enrollment requirements will require additional personnel and financial resources and will potentially delay the enrollment and revalidation of our centers which in turn will delay payment. These delays could adversely affect our business, results of operations and financial condition. The BBA revised the manner in which beneficiaries are assigned to an ACO, specifically giving ACOs the choice to have beneficiaries assigned prospectively at the beginning of a performance year and giving beneficiaries the option to voluntarily align to the ACO in which the beneficiary's main primary care provider participates. While prospective assignment may allow ACOs to identify beneficiaries for whom they will be held accountable and proactively take steps to ensure appropriate care, the ultimate impact of such changes on our business, results of operations and financial condition is not yet known.

Other ACA reform measures allow CMS to place a moratorium on new enrollment of providers and to suspend payment to providers upon a credible allegation of fraud from any source. These types of reform measures, as well as other measures, could adversely affect our business, results of operations, and financial condition, depending on the scope and breadth of the implementing regulations.

There is also a considerable amount of uncertainty as to the prospective implementation of the ACA and what similar measures or other changes might be enacted at the federal and/or state level. There have been multiple attempts through legislative action and legal challenges to repeal or amend the ACA. In addition, the 2016 Presidential and Congressional elections and subsequent developments in 2017 have caused the future state of the exchanges and other ACA reforms to be unclear. For example, in October 2017, the federal government announced that cost-sharing reduction payments to insurers would end, effective immediately, unless Congress appropriated the funds, and, in December 2017, Congress passed the Tax Cuts and Jobs Act, which includes a provision that eliminates the penalty under the ACA's individual mandate and could impact the future state of the exchanges. Further, in February 2018, Congress passed the BBA which, among other things, repealed the Independent Payment Advisory Board that was established by the ACA and intended to reduce the rate of growth in Medicare spending. While certain provisions of the BBA may increase the scope of benefits available for certain chronically ill Federal health care program beneficiaries beginning in 2020, the ultimate impact of such changes cannot be predicted. While there may be significant changes to the healthcare environment in the future, the specific changes and their timing are not yet apparent. As a result, there is considerable uncertainty surrounding the ACA including the exchanges, and, indeed, many core aspects of the current health care marketplace. Previously enacted reforms and future changes could have a material adverse effect on our business, financial condition and results of operations, including, for example, by limiting the scope of coverage or the number of patients who are able to obtain coverage through the exchanges and other health insurance programs, lowering or eliminating the cost-sharing reduction subsidies under the ACA, lowering our reimbursement rates, and/or increasing our expenses.

In addition, in December 2016, CMS published an interim final rule that questioned the use of charitable premium assistance for ESRD patients and would have established new conditions for coverage standards for dialysis facilities. In January 2017, a federal district court in Texas issued a preliminary injunction on CMS' interim final rule and in June 2017, at the request of CMS, the court stayed the proceedings while CMS pursues new rulemaking options. In November 2017, when CMS published the 2018 final rule that updates payment policies and rates under the ESRD PPS, and the 2019 proposed Notice of Benefit and Payment Parameters, it did not pursue further discussion or rule making related to charitable premium assistance or propose changes to historical charitable premium assistance guidelines. This does not preclude CMS or another regulatory agency or legislative authority from issuing a new rule or guidance that challenges charitable premium assistance. Additionally, any other law, rule, or guidance issued by CMS or other regulatory or legislative authorities restricting or prohibiting the ability of patients with access to alternative coverage from selecting a marketplace plan on or off exchange, and/or otherwise restricting or prohibiting the use of charitable premium assistance, could adversely impact dialysis centers across the U.S. making certain centers economically unviable, restrict the ability of dialysis patients to obtain and maintain optimal insurance coverage, and have a material adverse effect on our business, results of operations, and financial condition.

Privacy and information security laws are complex, and if we fail to comply with applicable laws, regulations and standards, including with respect to third-party service providers that utilize sensitive personal information on our behalf, or if we fail to properly maintain the integrity of our data, protect our proprietary rights to our systems or defend against cybersecurity attacks, we may be subject to government or private actions due to privacy and security breaches, any of which could have a material adverse effect on our business, financial condition and results of operations or harm our reputation.

We must comply with numerous federal and state laws and regulations in both the U.S. and the foreign jurisdictions in which we operate governing the collection, dissemination, access, use, security and privacy of PHI, including HIPAA and its implementing privacy, security, and related regulations, as amended by the federal Health Information Technology for Economic and Clinical Health Act (HITECH) and collectively referred to as HIPAA. We are also required to report known breaches of PHI consistent with applicable breach reporting requirements set forth in applicable laws and regulations. From time to time, we may be subject to both federal and state inquiries or audits related to HIPAA, HITECH and related state laws associated with complaints, desk audits, and self-reported breaches. If we fail to comply with applicable privacy and security laws, regulations and standards, including with respect to third-party service providers that utilize sensitive personal information, including PHI, on our behalf, properly maintain the integrity of our data, protect our proprietary rights, or defend against cybersecurity attacks, it could harm our reputation or have a material adverse effect on our business, results of operations and financial condition.

Information security risks have significantly increased in recent years in part because of the proliferation of new technologies, the use of the Internet and telecommunications technologies to conduct our operations, and the increased sophistication and activities of organized crime, hackers, terrorists and other external parties, including foreign state agents. Our business and operations rely on the secure processing, transmission and storage of confidential, proprietary and other information in our computer systems and networks, including sensitive personal information, including PHI, social security numbers, and credit card information of our patients, teammates, physicians, business partners and others.

We are continuously implementing multiple layers of security measures through technology, processes, and our people. We utilize security technologies to protect and maintain the integrity of our information systems and data and our defenses are monitored and routinely tested internally and by external parties. Despite these efforts, our facilities and systems and those of our third-party service providers may be vulnerable to privacy and security incidents; security attacks and breaches; acts of vandalism or theft; computer viruses and other malicious code; coordinated attacks by activist entities; emerging cybersecurity risks; misplaced or lost data; programming and/or human errors; or other similar events that could impact the security, reliability, and availability of our systems. Internal or external parties may attempt to circumvent our security systems, and we have in the past, and expect that we will in the future, experience external attacks on our network including reconnaissance probes, denial of service attempts, malicious software attacks including attacks intended to render our internal operating systems unavailable, and phishing attacks. Cybersecurity requires ongoing investment and diligence against evolving threats. Emerging and advanced security threats, including coordinated attacks, require additional layers of security which may disrupt or impact efficiency of operations. As with any security program, there always exists the risk that employees will violate our policies despite our compliance efforts or that certain attacks may be beyond the ability of our security and other systems to detect. There can be no assurance that investments and diligence will be sufficient to prevent or timely discover an attack.

Any security breach involving the misappropriation, loss or other unauthorized disclosure or use of confidential information, including PHI, financial data, competitively sensitive information, or other proprietary data, whether by us or a third party, could have a material adverse effect on our business, financial condition, and results of operations and materially harm our reputation. We may be required to expend significant additional resources to modify our protective measures, to investigate and remediate vulnerabilities or other exposures, or to make required notifications. The occurrence of any of these events could, among other things, result in interruptions, delays, the loss or corruption of data, cessations in the availability of systems and liability under privacy and security laws, all of which could have a material adverse effect on our business, financial condition or results of operations, materially harm our reputation and trigger regulatory actions and private party litigation. If we are unable to protect the physical and electronic security and privacy of our databases and transactions, we could be subject to potential liability and regulatory action, our reputation and relationships with our patients and vendors would be harmed, and our business, results of operations and financial condition could be materially and adversely affected. Failure to adequately protect and maintain the integrity of our information systems (including our networks) and data, or to defend against cybersecurity attacks, could subject us to monetary fines, civil suits, civil penalties or criminal sanctions and requirements to disclose the breach publicly, and could further result in a material adverse effect on our business, results of operations and financial condition or harm our reputation. As malicious cyber activity escalates, including activity that originates outside of the United States, the risks we face relating to transmission of data and our use of service providers outside of our network, as well as the storing or processing of data within our network, intensify. There have been increased federal and state HIPAA and other privacy and security enforcement efforts and we expect this trend to continue. While we

maintain cyber liability insurance, this insurance may not cover us for all types of losses and may not be sufficient to protect us against the amount of all losses.

We may engage in acquisitions, mergers, joint ventures or dispositions, which may affect our results of operations, debt-to-capital ratio, capital expenditures or other aspects of our business, and if businesses we acquire have liabilities we are not aware of, we could suffer severe consequences that would have a material adverse effect on our business, results of operations and financial condition.

Our business strategy includes growth through acquisitions of dialysis centers and other businesses, as well as entry into joint ventures. We may engage in acquisitions, mergers, joint ventures or dispositions or expand into new business models, which may affect our results of operations, debt-to-capital ratio, capital expenditures or other aspects of our business. There can be no assurance that we will be able to identify suitable acquisition targets or merger partners or buyers for dispositions or that, if identified, we will be able to agree to terms with merger partners, acquire these targets or make these dispositions on acceptable terms or on the desired timetable. There can also be no assurance that we will be successful in completing any acquisitions, mergers or dispositions that we announce, executing new business models or integrating any acquired business into our overall operations. There is no guarantee that we will be able to operate acquired businesses successfully as stand-alone businesses, or that any such acquired business will operate profitably or will not otherwise have a material adverse effect on our business, results of operations and financial condition. Further, we cannot be certain that key talented individuals at the business being acquired will continue to work for us after the acquisition or that they will be able to continue to successfully manage or have adequate resources to successfully operate any acquired business. In addition, certain of our newly and previously acquired dialysis centers and facilities have been in service for many years, which may result in a higher level of maintenance costs. Further, our facilities, equipment and information technology may need to be improved or renovated to maintain or increase operational efficiency, compete for patients and medical directors, or meet changing regulatory requirements. Increases in maintenance costs and capital expenditures could have a material adverse effect on our financial condition, results of operations and cash flows.

Businesses we acquire may have unknown or contingent liabilities or liabilities that are in excess of the amounts that we originally estimated, and may have other issues, including those related to internal controls over financial reporting or issues that could affect our ability to comply with healthcare laws and regulations and other laws applicable to our expanded business. As a result, we cannot make any assurances that the acquisitions we consummate will be successful. Although we generally seek indemnification from the sellers of businesses we acquire for matters that are not properly disclosed to us, we are not always successful. In addition, even in cases where we are able to obtain indemnification, we may discover liabilities greater than the contractual limits, the amounts held in escrow for our benefit (if any), or the financial resources of the indemnifying party. In the event that we are responsible for liabilities substantially in excess of any amounts recovered through rights to indemnification or alternative remedies that might be available to us, or any applicable insurance, we could suffer severe consequences that could have a material adverse effect on our business, results of operations and financial condition.

Additionally, joint ventures, including our Asia Pacific Joint Venture (APAC JV), and minority investments inherently involve a lesser degree of control over business operations, thereby potentially increasing the financial, legal, operational and/or compliance risks associated with the joint venture or minority investment. In addition, we may be dependent on joint venture partners, controlling shareholders or management who may have business interests, strategies or goals that are inconsistent with ours. Business decisions or other actions or omissions of the joint venture partner, controlling shareholders or management may adversely affect the value of our investment, result in litigation or regulatory action against us, result in reputational harm to us or adversely affect the value of our investment or partnership.

If we are not able to continue to make acquisitions at the desired pace or at all, or maintain an acceptable level of non-acquired growth, or if we face significant patient attrition to our competitors or we are not able to retain or contract with an adequate number of medical directors or associated physicians, it could adversely affect our business, results of operations and financial condition.

Acquisitions, patient retention and medical director and physician retention are an important part of our growth strategy. We face intense competition from other companies for acquisition targets. In our U.S. dialysis business, we continue to face increased competition from large and medium-sized providers, which compete directly with us for the limited acquisition targets as well as for individual patients and medical directors. In addition, we compete for individual patients and medical directors based in part on the quality of our facilities. Moreover, as we continue our international expansion into various international markets, we will face competition from large and medium-sized providers for these acquisition targets as well. As we and our competitors continue to grow and open new dialysis centers, each center is required by applicable regulations to have a medical director, and we may not be able to retain an adequate number of nephrologists to serve as medical directors. Because of the ease of entry into the dialysis business and the ability of physicians to be medical directors for their own centers, competition for growth in existing and expanding markets is not limited to large competitors with substantial financial

resources. Individual nephrologists have opened their own dialysis units or facilities. In addition, Fresenius USA, our largest competitor, manufactures a full line of dialysis supplies and equipment in addition to owning and operating dialysis centers. This may give it cost advantages over us because of its ability to manufacture its own products. If we are not able to continue to make acquisitions at the desired pace or at all, continue to maintain acceptable levels of non-acquired growth, or if we face significant patient attrition to our competitors or if a physician chooses not to refer to DaVita, it could adversely affect our business, results of operations and financial condition.

If certain of our suppliers do not meet our needs, if there are material price increases, if we are not reimbursed or adequately reimbursed for drugs we purchase or if we are unable to effectively access new technology or superior products, it could negatively impact our ability to effectively provide the services we offer and could have a material adverse effect on our business, results of operations and financial condition.

We have significant suppliers that may be the sole or primary source of products critical to the services we provide, or to which we have committed obligations to make purchases, sometimes at particular prices. If any of these suppliers do not meet our needs for the products they supply, including in the event of a product recall, shortage or dispute, and we are not able to find adequate alternative sources, if we experience material price increases from these suppliers that we are unable to mitigate, or if some of the drugs that we purchase are not reimbursed or not adequately reimbursed by commercial or government payors, it could have a material adverse impact on our business, results of operations and financial condition. In addition, the technology related to the products critical to the services we provide is subject to new developments which may result in superior products. If we are not able to access superior products on a cost-effective basis or if suppliers are not able to fulfill our requirements for such products, we could face patient attrition which could have a material adverse effect on our business, results of operations and financial condition.

DMG operates in a different line of business from our historical business, and we face challenges managing DMG and may not realize anticipated benefits.

DMG operates in a different line of business from our historical business. We may not have the expertise, experience and resources to pursue all of our businesses at once, and we may be unable to successfully operate all businesses in the combined company. The administration of DMG requires implementation of appropriate operations, management, forecasting, and financial reporting systems and controls. We have experienced difficulties in effectively implementing these and other systems. The management of DMG requires and will continue to require the focused attention of our management team, including a significant commitment of its time and resources. The need for management to focus on these matters could have a material adverse effect on our business, results of operations and financial condition. If the DMG operations continue to be less profitable than we currently anticipate or we do not have the experience, the appropriate expertise or the resources to pursue all businesses in the combined company, our results of operations and financial condition may be materially and adversely affected. In that regard, we have taken goodwill impairment charges of \$1.093 billion in total and may continue incurring additional impairment charges.

Laws regulating the corporate practice of medicine could restrict the manner in which DMG and other subsidiaries of ours are permitted to conduct their respective business, and the failure to comply with such laws could subject these entities to penalties or require a restructuring of these businesses.

Some states have laws that prohibit business entities, such as DMG and other subsidiaries of ours, including but not limited to, Nephrology Practice Solutions, Paladina Health, DaVita Health Solutions, VillageHealth, and Lifeline, from practicing medicine, employing physicians to practice medicine, exercising control over medical decisions by physicians (also known collectively as the corporate practice of medicine) or engaging in certain arrangements, such as fee-splitting, with physicians. In some states these prohibitions are expressly stated in a statute or regulation, while in other states the prohibition is a matter of judicial or regulatory interpretation. Of the states in which DMG currently operates, California, Colorado, Nevada and Washington generally prohibit the corporate practice of medicine, and other states may as well.

DMG and other DaVita entities operate by maintaining long-term contracts with their associated physician groups which are each owned and operated by physicians and which employ or contract with additional physicians to provide physician services. Under these arrangements, DMG and such other DaVita entities provide management services and receive a management fee for providing non-medical management services; however, DMG and such other DaVita entities do not represent that they offer medical services, and do not exercise influence or control over the practice of medicine by the physicians or the associated physician groups.

In addition to the above management arrangements, DMG has certain contractual rights relating to the orderly transfer of equity interests in certain of its physician groups through succession agreements and other arrangements with their physician equity holders. However, such equity interests cannot be transferred to or held by DMG or by any non-professional

organization. Accordingly, neither DMG nor DMG's subsidiaries directly own any equity interests in any physician groups in California, Colorado, Nevada and Washington. The other DaVita entities operating in these and multiple other states have similar agreements and arrangements. In the event that any of these associated physician groups fail to comply with the management arrangement or any management arrangement is terminated and/or DMG or any of the other DaVita entities is unable to enforce its contractual rights over the orderly transfer of equity interests in its associated physician groups, such events could have a material adverse effect on the business, results of operations and financial condition of DMG and such other DaVita entities.

It is possible that a state regulatory agency or a court could determine that DMG's agreements with physician equity holders of certain managed California, Colorado, Nevada and Washington associated physician groups and the way DMG carries out these arrangements as described above, either independently or coupled with the management services agreements with such associated physician groups, are in violation of the corporate practice of medicine doctrine. As a result, these arrangements could be deemed invalid, potentially resulting in a loss of revenues and an adverse effect on results of operations derived from such associated physician groups. Such a determination could force a restructuring of DMG's management arrangements with associated physician groups in California, Colorado, Nevada and/or Washington, which might include revisions of the management services agreements, including a modification of the management fee and/or establishing an alternative structure that would permit DMG to contract with a physician network without violating the corporate practice of medicine prohibition. There can be no assurance that such a restructuring would be feasible, or that it could be accomplished within a reasonable time frame without a material adverse effect on DMG's business, results of operations and financial condition. These same risks exist for the other DaVita entities utilizing similar structures.

In December 2013, DHPC obtained a restricted Knox-Keene license in California, which permits DHPC to contract with health plans in California to accept global risk without violating the corporate practice of medicine prohibition. However, DMG and DMG's Colorado, Nevada and Washington associated physician groups, as well as those physician equity holders of associated physician groups who are subject to succession agreements with DMG, could be subject to criminal or civil penalties or an injunction for practicing medicine without a license or aiding and abetting the unlicensed practice of medicine.

The level of our current and future debt could have an adverse impact on our business and our ability to generate cash to service our indebtedness and for other intended purposes depends on many factors beyond our control.

We have substantial debt outstanding, we incurred a substantial amount of additional debt in connection with the acquisition of DMG and we may incur additional indebtedness in the future, including in anticipation of receiving the cash proceeds from the sale of DMG. For additional details regarding specific risks we face regarding the sale of DMG, see the discussion in the risk factors under the heading "Risk factors related to the sale of DMG." Our inability to generate sufficient cash to service our substantial indebtedness and for other intended purposes could have important consequences to you, for example, it could:

- make it difficult for us to make payments on our debt securities;
- increase our vulnerability to general adverse economic and industry conditions;
- require us to dedicate a substantial portion of our cash flows from operations to payments on our indebtedness, thereby reducing the availability of our cash flow to fund working capital, capital expenditures, acquisitions and investments, repurchases of stock at the levels intended or announced, or at all, and other general corporate purposes;
- limit our flexibility in planning for, or reacting to, changes in our business and the markets in which we operate;
- expose us to interest rate volatility that could adversely affect our business, results of operations and financial condition, and our ability to service our indebtedness;
- place us at a competitive disadvantage compared to our competitors that have less debt; and
- limit our ability to borrow additional funds, or to refinance existing debt on favorable terms when otherwise available.

In addition, we expect to continue to incur additional indebtedness in the future, and the amount of that additional indebtedness may be substantial. Although the indentures governing our senior notes and the agreement governing our senior secured credit facilities include covenants that could limit our indebtedness, we currently have the ability to incur substantial additional debt. If new debt is added to current debt levels, the related risks described above could intensify, in particular, if we

were to borrow new debt in anticipation of receiving the cash proceeds from the pending sale of DMG and if there is a delay in closing the sale of DMG or the sale of DMG does not close.

Our ability to make payments on our indebtedness, to fund planned capital expenditures and expansion efforts, including any strategic acquisitions we may make in the future, to repurchase our stock at the levels intended or announced and to meet our other liquidity needs, will depend on our ability to generate cash. This, to a certain extent, is subject to general economic, financial, competitive, regulatory and other factors that are beyond our control.

After the pending sale of DMG closes, our cash flows will be reduced accordingly. We cannot provide assurances that our business will generate sufficient cash flows from operations in the future or that future borrowings will be available to us in an amount sufficient to enable us to service our indebtedness or to fund other liquidity needs, including those described above. If we are unable to generate sufficient funds to service our outstanding indebtedness or to meet our other liquidity needs, including the intended purposes described above, we may be required to refinance, restructure, or otherwise amend some or all of such obligations, sell assets, change our intended or announced uses or strategy for capital deployment, including for stock repurchases, reduce capital expenditures or planned expansions or raise additional cash through the sale of our equity. We cannot make any assurances that any such refinancing, restructurings, sales of assets, or issuances of equity can be accomplished or, if accomplished, can be accomplished on favorable terms or that if accomplished that they would raise sufficient funds to meet these obligations or our other liquidity needs.

The borrowings under our senior secured credit facilities are guaranteed by a substantial portion of our direct and indirect wholly owned domestic subsidiaries, including certain of DMG's subsidiaries, and are secured by a substantial portion of our and our subsidiaries' assets, including those of certain of DMG's subsidiaries. After the sale of DMG closes, we will have fewer assets with which to secure future debt or refinance or restructure existing debt. This will likely reduce the total amount of secured debt that we will be able to incur and may increase the interest rate we are required to pay on our existing secured debt and any secured debt we issue in the future. In addition, by reducing the amount of assets available to meet the claims of our secured creditors, it may also adversely affect the interest rates on our existing unsecured debt and any unsecured debt we issue in the future.

We may be subject to liability claims for damages and other expenses that are not covered by insurance or exceed our existing insurance coverage that could have a material adverse effect on our business, results of operations, financial condition and reputation.

Our operations and how we manage our Company may subject us, as well as our officers and directors to whom we owe certain defense and indemnity obligations, to litigation and liability for damages. Our business, profitability and growth prospects could suffer if we face negative publicity or we pay damages or defense costs in connection with a claim that is outside the scope or limits of coverage of any applicable insurance coverage, including claims related to adverse patient events, contractual disputes, professional and general liability and directors' and officers' duties. In addition, we have received notices of claims from commercial payors and other third parties, as well as subpoenas and CIDs from the federal government, related to our business practices, including our historical billing practices and the historical billing practices of acquired businesses. Although the ultimate outcome of these claims cannot be predicted, an adverse result with respect to one or more of these claims could have a material adverse effect on our business, results of operations and financial condition. We maintain insurance coverage for those risks we deem are appropriate to insure against and make determinations about whether to self-insure as to other risks or layers of coverage. However, a successful claim, including a professional liability, malpractice or negligence claim which is in excess of any applicable insurance coverage, or that is subject to our self-insurance retentions, could have a material adverse effect on our business, results of operations, financial condition and reputation. Additionally, as a result of the broad scope of our DMG division's medical practice, we are exposed to medical malpractice claims, as well as claims for damages and other expenses, that may not be covered by insurance or for which adequate limits of insurance coverage may not be available.

In addition, if our costs of insurance and claims increase, then our earnings could decline. Market rates for insurance premiums and deductibles have been steadily increasing. Our business, results of operations and financial condition could be materially and adversely affected by any of the following:

- the collapse or insolvency of our insurance carriers;
- further increases in premiums and deductibles;
- increases in the number of liability claims against us or the cost of settling or trying cases related to those claims; or
- an inability to obtain one or more types of insurance on acceptable terms, if at all.

If we fail to successfully maintain an effective internal control over financial reporting, the integrity of our financial reporting could be compromised, which could have a material adverse effect on our ability to accurately report our financial results and the market's perception of our business and our stock price.

The integration of acquisitions and addition of new business lines into our internal control over financial reporting has required and will continue to require significant time and resources from our management and other personnel and has increased, and will continue to, increase our compliance costs. Failure to maintain an effective internal control environment could have a material adverse effect on our ability to accurately report our financial results and the market's perception of our business and our stock price. In addition, we could be required to restate our financial results in the event of a significant failure of our internal control over financial reporting or in the event of inappropriate application of accounting principles.

Deterioration in economic conditions and further disruptions in the financial markets could have a material adverse effect on our business, results of operations and financial condition.

Deterioration in economic conditions could have a material adverse effect on our business, results of operations and financial condition. Among other things, the potential decline in federal and state revenues that may result from such conditions may create additional pressures to contain or reduce reimbursements for our services from Medicare, Medicaid and other government sponsored programs. Increases in job losses in the U.S. as a result of adverse economic conditions has and may continue to result in a smaller percentage of our patients being covered by an employer group health plan and a larger percentage being covered by lower paying Medicare and Medicaid programs. Employers may also select more restrictive commercial plans with lower reimbursement rates. To the extent that payors are negatively impacted by a decline in the economy, we may experience further pressure on commercial rates, a further slowdown in collections and a reduction in the amounts we expect to collect. In addition, uncertainty in the financial markets could adversely affect the variable interest rates payable under our credit facilities or could make it more difficult to obtain or renew such facilities or to obtain other forms of financing in the future, if at all. Any or all of these factors, as well as other consequences of a deterioration in economic conditions which cannot currently be anticipated, could have a material adverse effect on our business, results of operations and financial condition.

We could be subject to adverse changes in tax laws, regulations and interpretations or challenges to our tax positions.

We are subject to tax laws and regulations of the U.S. federal, state and local governments as well as various foreign jurisdictions. We compute our income tax provision based on enacted tax rates in the jurisdictions in which we operate. As the tax rates vary among jurisdictions, a change in earnings attributable to the various jurisdictions in which we operate could result in an unfavorable change in our overall tax provision.

From time to time, changes in tax laws or regulations may be proposed or enacted that could adversely affect our overall tax liability. For example, the recent U.S. tax legislation enacted on December 22, 2017 represents a significant overhaul of the U.S. federal tax code. This tax legislation significantly reduced the U.S. statutory corporate tax rate and made other changes that we expect will reduce our effective U.S. federal tax rate in future periods. However, the tax legislation also included a number of provisions, including, but not limited to, the limitation or elimination of various deductions or credits (including for interest expense and for performance-based compensation under Section 162(m)), the imposition of taxes on certain cross-border payments or transfers, the changing of the timing of the recognition of certain income and deductions or their character, and the limitation of asset basis under certain circumstances, any of which could significantly and adversely affect our U.S. federal income tax position. The legislation also made significant changes to the tax rules applicable to insurance companies and other entities with which we do business. The estimated impact of the new law is based on management's current knowledge and assumptions. We are continuing to evaluate the overall impact of this tax legislation on our operations and U.S. federal and state income tax position. The actual impact of the new law could be materially different from our current estimates based on our actual results and our further analysis of the new law. There can be no assurance that changes in tax laws or regulations, both within the U.S. and the other jurisdictions in which we operate, will not materially and adversely affect our effective tax rate, tax payments, financial condition and results of operations. Similarly, changes in tax laws and regulations that impact our patients, business partners and counterparties or the economy generally may also impact our financial condition and results of operations.

In addition, tax laws and regulations are complex and subject to varying interpretations, and any significant failure to comply with applicable tax laws and regulations in all relevant jurisdictions could give rise to substantial penalties and liabilities. We are regularly subject to audits by tax authorities and, although we believe our tax estimates are appropriate, the final determination of tax audits and any related litigation could be materially different from our historical income tax provisions and accruals. Any changes in enacted tax laws (such as the recent U.S. tax legislation), rules or regulatory or judicial interpretations; any adverse outcome in connection with tax audits in any jurisdiction; or any change in the pronouncements

relating to accounting for income taxes could materially and adversely impact our effective tax rate, tax payments, financial condition and results of operations.

Expansion of our operations to and offering our services in markets outside of the U.S. subjects us to political, economic, legal, operational and other risks that could have a material adverse effect on our business, results of operations and financial condition.

We are continuing to expand our operations by offering our services and entering new lines of business in certain markets outside of the U.S., which increases our exposure to the inherent risks of doing business in international markets. Depending on the market, these risks include those relating to:

- changes in the local economic environment;
- political instability, armed conflicts or terrorism;
- social changes;
- intellectual property legal protections and remedies;
- trade regulations;
- procedures and actions affecting approval, production, pricing, reimbursement and marketing of products and services;
- foreign currency;
- repatriating or moving to other countries cash generated or held abroad, including considerations relating to tax-efficiencies and changes in tax laws;
- export controls;
- lack of reliable legal systems which may affect our ability to enforce contractual rights;
- changes in local laws or regulations;
- potentially longer ramp-up times for starting up new operations and for payment and collection cycles;
- financial and operational, and information technology systems integration;
- failure to comply with U.S. laws, such as the FCPA, or local laws that prohibit us, our partners, or our partners' or our intermediaries from making improper payments to foreign officials for the purpose of obtaining or retaining business; and
- data and privacy restrictions.

Issues relating to the failure to comply with any of the above may also impact our domestic business and/or raise scrutiny on our domestic practices.

Additionally, some factors that will be critical to the success of our international business and operations will be different than those affecting our domestic business and operations. For example, conducting international operations requires us to devote significant management resources to implement our controls and systems in new markets, to comply with local laws and regulations and to overcome the numerous new challenges inherent in managing international operations, including those based on differing languages, cultures and regulatory environments, and those related to the timely hiring, integration and retention of a sufficient number of skilled personnel to carry out operations in an environment with which we are not familiar.

Any expansion of our international operations through acquisitions or through organic growth could increase these risks. Additionally, while we may invest material amounts of capital and incur significant costs in connection with the growth and development of our international operations, including to start up or acquire new operations, we may not be able to operate them profitably on the anticipated timeline, or at all.

These risks could have a material adverse effect on our business, results of operations and financial condition.

Risk factors related to the sale of DMG:**The announcement and pendency of the sale of DMG may adversely affect our business, results of operations and financial condition.**

The announcement and pending sale of DMG may be disruptive to our business and may adversely affect our relationships with current and prospective teammates, patients, physicians, payors, suppliers and other business partners. Uncertainties related to the pending sale of DMG may impair our ability to attract, retain and motivate key personnel and could cause suppliers and other business partners to defer entering into contracts with us or seek to change existing business relationships with us. The loss or deterioration of significant business and operational relationships could have an adverse effect on our business, results of operations and financial condition. In addition, activities relating to the pending sale and related uncertainties could divert the attention of our management and other teammates from our day-to-day business or disrupt our operations in preparation for and during the post-closing separation of DMG. It is also possible that we could have stranded costs following the closing of the pending sale, which could be material. If we are unable to effectively manage these risks, our business, results of operations and financial condition may be adversely affected.

If we fail to complete the proposed sale of DMG, or if there is a significant delay in completing the sale, our business, results of operations, financial condition and stock price may be materially adversely affected.

The completion of the proposed sale of DMG is subject to customary closing conditions, including the expiration or termination of the applicable waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, and the approval of a notice of material modification by the California Department of Managed Health Care. If any condition to the closing of the sale of DMG is neither satisfied nor, where permissible, waived, the sale of DMG will not be completed. In addition, satisfying the closing conditions to the sale of DMG may take longer than expected. Regulators may impose material conditions, terms, obligations, costs or restrictions in connection with their approval of or consent to the sale of DMG, which could delay completion of the transaction, or if such approvals or consents are not obtained, could prevent completion of the transaction. There can be no assurance that all of the closing conditions will be satisfied or waived or that other events will not intervene to delay, or result in a failure to close, the sale of DMG. In addition, either we or Optum may terminate the equity purchase agreement if, among other things, the sale has not been consummated by June 4, 2018 (subject to two three-month extensions that can be exercised by either party unilaterally). If the equity purchase agreement is terminated and our Board of Directors seeks an alternative transaction or another acquiror for the sale of the DMG business, we may not be able to negotiate a transaction with another party on terms comparable to, or better than, the terms of the equity purchase agreement with Optum.

If the sale of DMG is not completed for any reason, investor confidence could decline. A failed transaction may result in negative publicity and may affect our relationships with teammates, patients, physicians, payors, suppliers, regulators and other business partners. In addition, in the event of a failed transaction, we will have expended significant management resources in an effort to complete the sale, we have incurred additional debt in anticipation of receiving the sale proceeds but not have received the sale proceeds to repay such debt, and we will have incurred significant transaction costs, including legal fees, financial advisor fees and other related costs, without any commensurate benefit. Accordingly, if the proposed sale of DMG is not completed, or if there is a significant delay in completing the sale, our business, results of operations, financial condition and stock price may be materially adversely affected.

We may not be able to use the proceeds from the sale of DMG as planned or we may spend or invest the proceeds in ways that may not improve our results of operations or enhance the value of our common stock.

The purchase price for the sale of the DMG business is subject to customary adjustments, both upward and downward, which could be significant. We plan to use the proceeds from the sale of DMG for significant stock repurchases, to repay debt and for general corporate purposes, including growth investments. A number of factors may impact our ability to repurchase stock and the timing of any such stock repurchases, including market conditions, the price of our common stock, our cash flow position, leverage ratios, and legal, regulatory and contractual requirements and restrictions.

In addition, we may identify investments or other uses for the proceeds from the sale of DMG that we believe are more attractive than our current intended uses. Further, there can be no assurance that any investment of the proceeds from the sale of DMG will yield a favorable return.

Under the terms of the equity purchase agreement, we are subject to certain contractual restrictions while the sale of DMG is pending, and certain post-closing contractual obligations that, in some cases, could have a material adverse effect on our business, results of operations and financial condition.

Under the terms of the equity purchase agreement, we are subject to certain restrictions on the conduct of the DMG business prior to completing the sale of DMG, which may adversely affect our ability to execute certain of our business strategies, including the ability in certain cases to enter into or amend contracts, acquire or dispose of assets, incur indebtedness or incur capital expenditures. Such limitations could negatively affect our business and operations prior to the completion of the sale of DMG. Each of these risks may be exacerbated by delays or other adverse developments with respect to the completion of the sale of DMG.

In addition, we agreed to retain certain liabilities of the DMG business for which we have certain indemnification rights against the original 2012 HealthCare Partners (“HCP”) sellers. An escrow was established in connection with our acquisition of the DMG business from the HCP sellers as security for these indemnification rights, including with respect to the OIG investigation into certain patient diagnosis coding practices. We have submitted an indemnification claim against the sellers secured by the escrow for any and all liabilities incurred relating to these matters and intend to pursue recovery from the escrow. However, we can make no assurances that the indemnification and escrow will cover the full amount of our potential losses related to these matters, which could have a material adverse effect on our business, results of operations and financial condition.

Risk factors related to our U.S. dialysis and related lab services, ancillary services and strategic initiatives:

If patients in commercial plans are subject to restriction in plan designs or the average rates that commercial payors pay us decline significantly, it would have a material adverse effect on our business, results of operations and financial condition.

Approximately 33% of our dialysis services revenues for the year ended December 31, 2017 were generated from patients who have commercial payors (including hospital dialysis services) as their primary payor. The majority of these patients have insurance policies that pay us on terms and at rates that are generally significantly higher than Medicare rates. The payments we receive from commercial payors generate nearly all of our profit and all of our nonacute dialysis profits come from commercial payors. We continue to experience downward pressure on some of our commercial payment rates as a result of general conditions in the market, including as employers shift to less expensive options for medical services, recent and future consolidations among commercial payors, increased focus on dialysis services and other factors. In addition, many commercial payors that sell individual plans both on and off exchange have publicly announced losses in the marketplace. These payors may seek discounts on rates for marketplace plans on and off exchange. Commercial payment rates could be materially lower in the future.

We continuously are in the process of negotiating existing and potential new agreements with commercial payors who aggressively negotiate terms with us. Sometimes many significant agreements are being renegotiated at the same time. In the event that our continual negotiations result in overall commercial rate reductions in excess of overall commercial rate increases, the cumulative effect could have a material adverse effect on our business, results of operations and financial condition. Consolidations have significantly increased the negotiating leverage of commercial payors. Our negotiations with payors are also influenced by competitive pressures, and we may experience decreased contracted rates with commercial payors or experience decreases in patient volume as our negotiations with commercial payors continue. In addition to downward pressure on contracted commercial payor rates, payors have been attempting to design and implement plans to restrict access to coverage, and the duration and/or the breadth of benefits, which may result in decreased payments. In addition, payors have been attempting to impose restrictions and limitations on patient access to commercial exchange plans and non-contracted or out-of-network providers, and in some circumstances designate our centers as out-of-network providers. Rates for commercial exchange products and out-of-network providers are on average higher than rates for government products and in-network providers, respectively.

A number of commercial payors have incorporated policies into their provider manuals limiting or refusing to accept charitable premium assistance from non-profit organizations, such as the American Kidney Fund, which may impact the number of patients who are able to afford commercial exchange plans. Paying for coverage is a significant financial burden for many patients, and ESRD disproportionately affects the low-income population. Charitable premium assistance supports continuity of coverage and access to care for patients, many of whom are unable to continue working full-time as a result of their severe condition. A material restriction in patients' ability to access charitable premium assistance may restrict the ability of dialysis patients to obtain and maintain optimal insurance coverage, and may adversely impact a large number of dialysis centers across the U.S. by making certain centers economically unviable, and may have a material adverse effect on our business, results of operations and financial condition.

We also believe commercial payors have or will begin to restructure their benefits to create disincentives for patients to stay with commercial insurance or to select or remain with out-of-network providers. In addition, payors may seek to decrease payment rates for out-of-network providers. Decreases in the number of patients with commercial plans, decreases in out-of-network rates and restrictions on out-of-network access, our turning away new patients in instances where we are unable to come to agreement on rates, or decreases in contracted rates could result in a significant decrease in our overall revenues derived from commercial payors. If the average rates that commercial payors pay us decline significantly, or if we see a decline in commercial patients, it would have a material adverse effect on our business, results of operations and financial condition. For additional details regarding specific risks we face regarding regulatory changes that could result in fewer patients covered under commercial plans or an increase of patients covered under more restrictive commercial plans with lower reimbursement rates, see the discussion in the risk factor under the heading "Healthcare reform could have a material adverse effect on our business, financial condition and results of operations."

If the number of patients with higher-paying commercial insurance declines, it could have a material adverse effect on our business, results of operations and financial condition.

Our revenue levels are sensitive to the percentage of our patients with higher-paying commercial insurance coverage. A patient's insurance coverage may change for a number of reasons, including changes in the patient's or a family member's employment status. Any changes impacting our highest paying commercial payors will have a disproportionate impact on us. In addition, many patients with commercial and government insurance rely on financial assistance from charitable organizations, such as the American Kidney Fund. Certain payors have challenged our patients' and other providers' patients' ability to utilize assistance from charitable organizations for the payment of premiums, including through litigation and other legal proceedings. Regulators have also questioned the use of charitable premium assistance for ESRD patients. CMS or another regulatory agency or legislative authority may issue a new rule or guidance that challenges charitable premium assistance. If any of these challenges to kidney patients' use of premium assistance are successful or restrictions are imposed on the use of financial assistance from such charitable organizations such that kidney patients are unable to obtain, or continue to receive or receive for a limited duration, such financial assistance, it could have a material adverse effect on our business, results of operations and financial condition. In addition, if our assumptions about how kidney patients will respond to any change in financial assistance from charitable organizations are incorrect, it could have a material adverse effect on our business, results of operations and financial condition.

When Medicare becomes the primary payor, the payment rate we receive for that patient decreases from the employer group health plan or commercial plan rate to the lower Medicare payment rate. The number of our patients who have government-based programs as their primary payors could increase and the percentage of our patients covered under commercial insurance plans could be negatively impacted as a result of improved mortality or declining macroeconomic conditions. To the extent there are sustained or increased job losses in the U.S., independent of whether general economic conditions improve, we could experience a decrease in the number of patients covered under commercial plans and/or an increase in uninsured and underinsured patients. We could also experience a further decrease in the payments we receive for services if changes to the healthcare regulatory system result in fewer patients covered under commercial plans or an increase of patients covered under more restrictive commercial plans with lower reimbursement rates. In addition, our continual negotiations with commercial payors under existing and potential new agreements could result in a decrease in the number of our patients covered by commercial plans to the extent that we cannot reach agreement with commercial payors on rates and other terms, resulting in termination or non-renewals of existing agreements and our inability to enter into new agreements. Commercial payors have taken and may continue to take steps to control the cost of and/or the eligibility for access to healthcare services, including relative to products on and off the healthcare exchanges. These efforts could impact the number of our patients who are eligible to enroll in commercial insurance plans, and remain on the plans, including plans offered through healthcare exchanges. Additionally, we continue to experience higher amounts of write-offs due to uninsured and underinsured patients, which has resulted in an increase in uncollectible accounts. Commercial payors could also cease paying in the primary position after providing 30 months of coverage resulting in a material reduction in payment as the patient moves to Medicare primary. If there is a significant reduction in the number of patients under higher-paying commercial plans relative to government-based programs that pay at lower rates or a significant increase in the number of patients that are uninsured and underinsured, it would have a material adverse effect on our business, results of operations and financial condition.

Changes in the structure of and payment rates under the Medicare ESRD program could have a material adverse effect on our business, results of operations and financial condition.

Approximately 42% of our dialysis services revenues for the year ended December 31, 2017 were generated from patients who have Medicare as their primary payor. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate which provides a fixed payment rate to encompass all goods and services provided during the dialysis treatment, including pharmaceuticals that were historically separately reimbursed to the

dialysis providers, such as EPO, vitamin D analogs and iron supplements, irrespective of the level of pharmaceuticals administered or additional services performed. Most lab services are also included in the bundled payment. Under the ESRD PPS, the bundled payments to a dialysis facility may be reduced by as much as 2% based on the facility's performance in specified quality measures set annually by CMS through the ESRD Quality Incentive Program, which was established by the Medicare Improvements for Patients and Providers Act of 2008. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors. In addition, the ESRD PPS is subject to rebasing, which can have a positive financial effect, or a negative one if the government fails to rebase in a manner that adequately addresses the costs borne by dialysis facilities. Similarly, as new drugs, services or labs are added to the ESRD bundle, CMS' failure to adequately calculate the costs associated with the drugs, services or labs could have a material adverse effect on our business, results of operations and financial condition.

The current bundled payment system presents certain operating, clinical and financial risks, which include:

- Risk that our rates are reduced by CMS. Uncertainty about future payment rates remains a material risk to our business. Each year, CMS publishes a final rule for the PPS, which has been phasing in reductions to the PPS base rate mandated by the American Taxpayer Relief Act of 2012 as modified by the Protecting Access to Medicare Act of 2014.
- Risk that CMS, through its contracted MACs or otherwise, implements Local Coverage Determinations (LCDs) or other decisions that limit the frequency a provider can bill Medicare for home dialysis treatments or other rules that may impact reimbursement. Such coverage determinations could have an adverse impact on our revenue. There is also risk commercial insurers could incorporate the requirements or limitations associated with such LCDs into their contracted terms with dialysis providers, which could have an adverse impact on our revenue.
- Risk that a MAC, or multiple MACs, change their interpretations of existing regulations, manual provisions and/or guidance; or seek to implement or enforce new interpretations that are inconsistent with how we have interpreted existing regulations, manual provisions and/or guidance.
- Risk that increases in our operating costs will outpace the Medicare rate increases we receive. We expect operating costs to continue to increase due to inflationary factors, such as increases in labor and supply costs, including increases in maintenance costs and capital expenditures to improve, renovate and maintain our facilities, equipment and information technology to meet changing regulatory requirements, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the bundled payment rate system.
- Risk of federal budget sequestration cuts. As a result of the Budget Control Act of 2011 and the BBA, an annual 2% reduction to Medicare payments took effect on April 1, 2013 and has been extended through 2027. These across-the-board spending cuts have affected and will continue to adversely affect our business, results of operations and financial condition.
- Risk that, if our clinical systems fail to accurately capture the data we report to CMS in connection with claims for which at least part of the government's payments to us is based on clinical performance or patient outcomes or co-morbidities, we might be over-reimbursed by the government, which could subject us to certain liability. For example, CMS published a final rule that implemented a provision of the ACA, requiring providers to report and return Medicare and Medicaid overpayments within the later of (a) 60 days after the overpayment is identified, or (b) the date any corresponding cost report is due, if applicable. An overpayment impermissibly retained under this statute could subject us to liability under the FCA, exclusion, and penalties under the federal Civil Monetary Penalty statute.

For additional details regarding the risks we face for failing to adhere to our Medicare and Medicaid regulatory compliance obligations, see the risk factor above under the heading "If we fail to adhere to all of the complex government laws and regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition and stock price."

Changes in state Medicaid or other non-Medicare government-based programs or payment rates could have a material adverse effect on our business, results of operations and financial condition.

Approximately 25% of our dialysis services revenues for the year ended December 31, 2017 were generated from patients who have state Medicaid or other non-Medicare government-based programs, such as coverage through the Department of Veterans Affairs (VA), as their primary coverage. As state governments and other governmental organizations

face increasing budgetary pressure, we may in turn face reductions in payment rates, delays in the receipt of payments, limitations on enrollee eligibility or other changes to the applicable programs. For example, certain state Medicaid programs and the VA have recently considered, proposed or implemented payment rate reductions.

The VA adopted Medicare's bundled PPS pricing methodology for any veterans receiving treatment from non-VA providers under a national contracting initiative. Since we are a non-VA provider, these reimbursements are tied to a percentage of Medicare reimbursement, and we have exposure to any dialysis reimbursement changes made by CMS. Approximately 3% of our dialysis services revenues for the year ended December 31, 2017 were generated by the VA.

In 2013, we entered into a five-year Nationwide Dialysis Services contract with the VA which is subject to one-year renewal periods, consistent with all provider agreements with the VA under this contract. During the length of the contract, the VA has elected not to make adjustments to reimbursement percentages that are tied to a percentage of Medicare reimbursement rates. These agreements provide the VA with the right to terminate the agreements without cause on short notice. Should the VA renegotiate, or not renew or cancel these agreements for any reason, we may cease accepting patients under this program and may be forced to close centers or experience lower reimbursement rates, which could have a material adverse effect on our business, results of operations and financial condition.

State Medicaid programs are increasingly adopting Medicare-like bundled payment systems, but sometimes these payment systems are poorly defined and are implemented without any claims processing infrastructure, or patient or facility adjusters. If these payment systems are implemented without any adjusters and claims processing changes, Medicaid payments will be substantially reduced and the costs to submit such claims may increase, which will have a negative impact on our business, results of operations and financial condition. In addition, some state Medicaid program eligibility requirements mandate that citizen enrollees in such programs provide documented proof of citizenship. If our patients cannot meet these proof of citizenship documentation requirements, they may be denied coverage under these programs, resulting in decreased patient volumes and revenue. These Medicaid payment and enrollment changes, along with similar changes to other non-Medicare government programs could reduce the rates paid by these programs for dialysis and related services, delay the receipt of payment for services provided and further limit eligibility for coverage which could have a material adverse effect on our business, results of operations and financial condition.

Changes in clinical practices, payment rates or regulations impacting EPO and other pharmaceuticals could have a material adverse effect on our business, results of operations and financial condition and negatively impact our ability to care for patients.

Medicare bundles EPO into the PPS such that dosing variations do not change the amount paid to a dialysis facility. Although some Medicaid programs and other payors suggest movement towards a bundled payment system inclusive of EPO, some non-Medicare payors continue to pay for EPO separately from the treatment rate.

Additionally, evaluations on the utilization and reimbursement for ESAs, which have occurred in the past and may occur in the future, and related actions by the U.S. Congress and federal agencies, could result in further restrictions on the utilization and reimbursement for ESAs. Commercial payors have increasingly examined their administration policies for EPO and, in some cases, have modified those policies. Changes in labeling of EPO and other pharmaceuticals in a manner that alters physician practice patterns, including their independent determinations as to appropriate EPO dosing, or accepted clinical practices, and/or changes in private and governmental payment criteria, including the introduction of EPO administration policies could have a material adverse effect on our business, results of operations and financial condition. Further increased utilization of EPO for patients for whom the cost of EPO is included in a bundled reimbursement rate, or further decreases in reimbursement for EPO and other pharmaceuticals that are not included in a bundled reimbursement rate, could also have a material adverse effect on our business, results of operations and financial condition.

Additionally, as of January 1, 2018, calcimimetics entered the Medicare ESRD bundle. We implemented processes to provide the drug as required under the regulations and prescribed by physicians and have entered into agreements to provide for access to and distribution of the drug. If Medicare Advantage plans and/or Medicaid do not pay as required or the processes we have implemented to provide the drug do not perform as anticipated, then we could be subject to both financial and operational risk.

We may be subject to increased inquiries or audits from a variety of governmental bodies or claims by third parties. Although we believe our anemia management practices and other pharmaceutical administration practices have been compliant with existing laws and regulations, increased inquiries or audits from governmental bodies or claims by third parties would require management's attention, and could result in significant legal expense. Any negative findings could result in substantial financial penalties or repayment obligations, the imposition of certain obligations on and changes to our practices and procedures as well as the attendant financial burden on us to comply with the obligations, or exclusion from future participation

in the Medicare and Medicaid programs, and could have a material adverse effect on our business, results of operations and financial condition.

If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations and financial condition.

In October 2014, we entered into a Settlement Agreement with the United States and relator David Barbetta to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations and paid \$406 million in settlement amounts, civil forfeiture, and interest to the United States and certain states. In connection with the resolution of these matters, and in exchange for the OIG's agreement not to exclude us from participating in the federal healthcare programs, we have entered into a five-year CIA with the OIG. The CIA (i) requires that we maintain certain elements of our compliance programs; (ii) imposes certain expanded compliance-related requirements during the term of the CIA; (iii) requires ongoing monitoring and reporting by an independent monitor, imposes certain reporting, certification, records retention and training obligations, allocates certain oversight responsibility to the Board's Compliance Committee, and necessitates the creation of a Management Compliance Committee and the retention of an independent compliance advisor to the Board; and (iv) contains certain business restrictions related to a subset of our joint venture arrangements, including our agreeing to (1) unwind 11 joint venture transactions that were created through partial divestitures to, or partial acquisitions from, nephrologists, and that cover 26 of our 2,119 clinics that existed at the time we entered into the Settlement Agreement, all of which have been completed, (2) not enter into certain types of partial divestiture joint venture transactions with nephrologists during the term of the CIA, (3) non-enforcement of certain patient-related non-solicitation restrictions, and (4) certain other restrictions. The costs associated with compliance with the CIA could be substantial and may be greater than we currently anticipate. In addition, in the event of a breach of the CIA, we could become liable for payment of certain stipulated penalties, and could be excluded from participation in federal healthcare programs. The OIG notified us that it considered us to be previously in breach of the CIA because of three implementation deficiencies. While we have remediated the deficiencies and have paid certain stipulated penalties, we cannot provide any assurances that we may not be found in breach of the CIA in the future. In general, the costs associated with compliance with the CIA, or any liability or consequences associated with a breach, could have a material adverse effect on our business, results of operations and financial condition. For our domestic dialysis business, we are required under the CIA to report to the OIG (i) probable violations of criminal, civil or administrative laws applicable to any federal health care program for which penalties or exclusions may be authorized under applicable laws and regulations; (ii) substantial overpayments of amounts of money we have received in excess of the amounts due and payable under the federal healthcare program requirements; and (iii) employment of or contracting with individuals ineligible from participating in the federal healthcare programs (we refer to these collectively as Reportable Events). We have provided the OIG notice of Reportable Events, and we may identify and report additional events in the future. If any of our operations are found to violate government laws and regulations, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition and stock price, including those consequences described under the risk factor "If we fail to adhere to all of the complex government laws and regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition and stock price."

Delays in state Medicare and Medicaid certification or other licensing and/or anything impacting the licensing of our dialysis centers could adversely affect our business, results of operations and financial condition.

Before we can begin billing for patients treated in our outpatient dialysis centers who are enrolled in government-based programs, we are required to obtain state and federal certification for participation in the Medicare and Medicaid programs. As state agencies responsible for surveying dialysis centers on behalf of the state and Medicare program face increasing budgetary pressure, certain states are having difficulty keeping up with certifying dialysis centers in the normal course resulting in significant delays in certification. If state governments continue to have difficulty keeping up with certifying new centers in the normal course and we continue to experience significant delays in our ability to treat and bill for services provided to patients covered under government programs, it could cause us to incur write-offs of investments or accelerate the recognition of lease obligations in the event we have to close centers or our centers' operating performance deteriorates, and it could have an adverse effect on our business, results of operations and financial condition. Although the BBA passed in February 2018 allows for organizations approved by the Department of Health and Human Services (HHS) to accredit dialysis facilities and imposes certain timing requirements regarding the initiation of initial surveys to determine if certain conditions and requirements for payment have been satisfied, the ultimate impact of these changes cannot be predicted. In addition to certifications for Medicare and Medicaid, some states have licensing requirements for ESRD facilities. Delays in licensure, denials of licensure, or withdrawal of licensure could also adversely affect our business, results of operations and financial condition.

If our joint ventures were found to violate the law, we could suffer severe consequences that would have a material adverse effect on our business, results of operations and financial condition.

As of December 31, 2017, we owned a controlling interest in numerous dialysis-related joint ventures, which represented approximately 24% of our net U.S. dialysis and related lab services revenues for the year ended December 31, 2017. In addition, we also owned noncontrolling equity investments in several other dialysis related joint ventures. We may continue to increase the number of our joint ventures. Many of our joint ventures with physicians or physician groups also have certain physician owners providing medical director services to centers we own and operate. Because our relationships with physicians are governed by the federal and state anti-kickback statutes, we have sought to structure our joint venture arrangements to satisfy as many federal safe harbor requirements as we believe are commercially reasonable. However, although our joint venture arrangements do not satisfy all of the elements of any safe harbor under the federal Anti-Kickback Statute, they are not automatically prohibited under the federal Anti-Kickback Statute but are susceptible to government scrutiny. For example, in October 2014, we entered into a Settlement Agreement with the United States and relator David Barbetta to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations regarding certain of our joint ventures and paid \$406 million in settlement amounts, civil forfeiture, and interest to the United States and certain states. For further details, see "If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations and financial condition".

There are significant risks associated with estimating the amount of dialysis revenues and related refund liabilities that we recognize, and if our estimates of revenues and related refund liabilities are materially inaccurate, it could impact the timing and the amount of our revenues recognition or have a material adverse effect on our business, results of operations and financial condition.

There are significant risks associated with estimating the amount of U.S. dialysis and related lab services revenues and related refund liabilities that we recognize in a reporting period. The billing and collection process is complex due to ongoing insurance coverage changes, geographic coverage differences, differing interpretations of contract coverage and other payor issues. Determining applicable primary and secondary coverage for approximately 197,800 U.S. patients at any point in time, together with the changes in patient coverage that occur each month, requires complex, resource-intensive processes. Errors in determining the correct coordination of benefits may result in refunds to payors. Revenues associated with Medicare and Medicaid programs are also subject to estimating risk related to the amounts not paid by the primary government payor that will ultimately be collectible from other government programs paying secondary coverage, the patient's commercial health plan secondary coverage or the patient. Collections, refunds and payor retractions typically continue to occur for up to three years and longer after services are provided. We generally expect our range of U.S. dialysis and related lab services revenues estimating risk to be within 1% of net revenues for the segment. If our estimates of U.S. dialysis and related lab services revenues and related refund liabilities are materially inaccurate, it could impact the timing and the amount of our revenues recognition and have a material adverse impact on our business, results of operations and financial condition.

Our ancillary services and strategic initiatives, including our pharmacy services and our international operations, that we invest in now or in the future may generate losses and may ultimately be unsuccessful. In the event that one or more of these activities is unsuccessful, our business, results of operations and financial condition may be negatively impacted and we may have to write off our investment and incur other exit costs.

Our ancillary services and strategic initiatives are subject to many of the same risks, regulations and laws, as described in the risk factors related to our dialysis business set forth in this Part I, Item 1 A, and are also subject to additional risks, regulations and laws specific to the nature of the particular strategic initiative. We expect to add additional service offerings to our business and pursue additional strategic initiatives in the future as circumstances warrant, which could include healthcare services not related to dialysis. Many of these initiatives require or would require investments of both management and financial resources and can generate significant losses for a substantial period of time and may not become profitable in the expected timeframe or at all. There can be no assurance that any such strategic initiative will ultimately be successful. Any significant change in market conditions, or business performance, or in the political, legislative or regulatory environment, may impact the economic viability of any of these strategic initiatives.

If any of our ancillary services or strategic initiatives, including our pharmacy services and our international operations, are unsuccessful, it would have a negative impact on our business, results of operations and financial condition, and we may determine to exit that line of business. We could incur significant termination costs if we were to exit certain of these lines of business. In addition, we may incur a material write-off or an impairment of our investment, including goodwill, in one or more of our ancillary services or strategic initiatives. In that regard, we have taken, and may in the future take, impairment charges related to our ancillary services and strategic initiatives, including in our international and pharmacy businesses.

If a significant number of physicians were to cease referring patients to our dialysis centers, whether due to regulatory or other reasons, it would have a material adverse effect on our business, results of operations and financial condition.

Physicians, including medical directors, choose where they refer their patients. We believe that physicians prefer to have their patients treated at dialysis centers where they or other members of their practice supervise the overall care provided as medical director of the center. As a result, the primary referral source for most of our centers is often the physician or physician group providing medical director services to the center.

Our medical director contracts are for fixed periods, generally ten years, and at any given time a large number of them could be up for renewal at the same time. Medical directors have no obligation to extend their agreements with us and if we are unable to enforce noncompetition provisions contained in terminated medical director agreements, our former medical directors may choose to provide medical director services for competing providers or establish their own dialysis centers in competition with ours. Neither our current nor former medical directors have an obligation to refer their patients to our centers.

The aging of the nephrologist population and opportunities presented by our competitors may negatively impact a medical director's decision to enter into or extend his or her agreement with us. Moreover, different affiliation models in the changing healthcare environment that limit a nephrologist's choice in where he or she can refer patients, such as an increase in the number of physicians becoming employed by hospitals or a perceived decrease in the quality of service levels at our centers, may limit a nephrologist's ability or desire to refer patients to our centers or otherwise negatively impact treatment volumes.

In addition, we may take actions to restructure existing relationships or take positions in negotiating extensions of relationships to assure compliance with the federal Anti-Kickback Statute, Stark Law and other similar laws. If the terms of any existing agreement are found to violate applicable laws, we may not be successful in restructuring the relationship, which could lead to the early termination of the agreement. These actions, in an effort to comply with applicable laws and regulations, could negatively impact the decision of physicians to extend their medical director agreements with us. If a significant number of physicians were to cease referring patients to our dialysis centers, it would have a material adverse effect on our business, results of operations and financial condition.

If there are shortages of skilled clinical personnel, or if changes to state staffing ratios are implemented with which we are required to comply, we may experience disruptions in our business operations and increases in operating expenses, among other things, which could have a material adverse effect on our business, results of operations and financial condition.

We face increasing labor costs generally, and in particular, face increased labor costs and difficulties in hiring nurses due to a nationwide shortage of skilled clinical personnel. We compete for nurses with hospitals and other healthcare providers. This nursing shortage may limit our ability to expand our operations. Furthermore, changes in certification requirements can impact our ability to maintain sufficient staff levels, including to the extent our teammates are not able to meet new requirements, among other things. In addition, if we experience a higher than normal turnover rate for our skilled clinical personnel, our operations and treatment growth may be negatively impacted, which could adversely affect our business, results of operations and financial condition.

In addition, currently pending and future proposed ballot initiatives or referendums, legislation or policy changes could cause us to incur substantial costs to challenge and, if implemented, impose additional requirements on our operations, including increases in the required staffing levels or staffing ratios for clinical personnel, minimum transition times between treatments, limits on how much patients may be charged for care, limitations as to the amount that can be spent on certain medical costs, and a ceiling on the percent of profit for such care. Changes such as these mandated by currently pending and future ballot initiatives or referendums, legislation or policy changes would likely materially reduce our revenues and increase our operating expense and impact our ability to staff our clinics to the new, elevated staffing levels, in particular given the ongoing nationwide shortage of healthcare workers, especially nurses. Any of these events or circumstances could materially reduce our revenues and increase our operating and other costs, require us to close dialysis centers or reduce shifts, and could have a material adverse effect on our employee relations, treatment growth, productivity, business, results of operations and financial condition.

Our business is labor intensive and could be materially adversely affected if we are unable to maintain satisfactory relations with our employees or if union organizing activities or legislative changes result in significant increases in our operating costs or decreases in productivity.

Our business is labor intensive, and our financial and operating results have been and continue to be subject to variations in labor-related costs, productivity and the number of pending or potential claims against us related to labor and employment

practices. Political efforts at the national or local level could result in actions or proposals that increase the likelihood or success of union organizing activities at our facilities and union organizing activities could increase for other reasons. Labor and employment claims, including the filing of class action suits, or work stoppages, wages and benefits or adverse outcomes of these types of claims could trend upwards. Any of these events or circumstances could have a material adverse effect on our employee relations, treatment growth, productivity, business, results of operations and financial condition.

Complications associated with our billing and collections system could materially adversely affect our business, results of operations and financial condition.

Our billing system is critical to our billing operations. If there are defects in the billing system, we may experience difficulties in our ability to successfully bill and collect for services rendered, including a delay in collections, a reduction in the amounts collected, increased risk of retractions from and refunds to commercial and government payors, an increase in our provision for uncollectible accounts receivable and noncompliance with reimbursement regulations, any or all of which could materially adversely affect our results of operations.

Risk factors primarily related to DMG:

DMG is subject to many of the same risks to which our dialysis business is subject.

As a participant in the healthcare industry, DMG is subject to many of the same risks as our dialysis business is, as described in the risk factors set forth above in this Part I, Item 1A, any of which could have a material adverse effect on DMG's business, results of operations and financial condition.

Under most of DMG's agreements with health plans, DMG assumes some or all of the risk that the cost of providing services will exceed its compensation.

Approximately 83% of DMG's revenue for the year ended December 31, 2017 is derived from fixed per member per month (PMPM) fees paid by health plans under capitation agreements with DMG or its associated physician groups. While there are variations specific to each arrangement, DMG, through DaVita Health Plan of California, Inc. (DHPC), a subsidiary of HealthCare Partners Holdings, LLC and a restricted Knox-Keene licensed entity, and, in certain instances, DMG's associated physician groups generally contract with health plans to receive a PMPM fee for professional services and assume the financial responsibility for professional services only. In some cases, the health plans separately enter into capitation contracts with third parties (typically hospitals) who receive directly a PMPM fee and assume contractual financial responsibility for hospital services. In other cases, the health plan does not pay any portion of the PMPM fee to the hospital, but rather administers claims for hospital expenses itself. In both scenarios, DMG enters into managed care-related administrative services agreements or similar arrangements with those third parties (typically hospitals) under which DMG agrees to be responsible for utilization review, quality assurance, and other managed care-related administrative functions and claim payments. As compensation for such administrative services, DMG is entitled to receive a percentage of the amount by which the institutional capitation revenue received from health plans exceeds institutional expenses; any such risk-share amount to which DMG is entitled is recorded as medical revenues, and DMG is also responsible for a percentage of any shortfall in the event that institutional expenses exceed institutional revenues. To the extent that members require more care than is anticipated and/or the cost of care increases, aggregate fixed PMPM amounts, or capitation payments, may be insufficient to cover the costs associated with treatment. If medical costs and expenses exceed estimates, except in very limited circumstances, DMG will not be able to increase the PMPM fee received under these risk agreements during their then-current terms and could, directly or indirectly through its contracts with its associated physician groups, suffer losses with respect to such agreements.

Changes in DMG's or its associated physician groups' anticipated ratio of medical expense to revenue can significantly impact DMG's financial results. Accordingly, the failure to adequately predict and control medical costs and expenses and to make reasonable estimates and maintain adequate accruals for incurred but not reported claims, could have a material adverse effect on DMG's business, results of operations and financial condition.

Historically, DMG's and its associated physician groups' medical costs and expenses as a percentage of revenue have fluctuated. Factors that may cause medical expenses to exceed estimates include:

- the health status of members;
- higher than expected utilization of new or existing healthcare services or technologies;
- an increase in the cost of healthcare services and supplies, including pharmaceuticals, whether as a result of inflation or otherwise;

- changes to mandated benefits or other changes in healthcare laws, regulations and practices;
- periodic renegotiation of provider contracts with specialist physicians, hospitals and ancillary providers;
- periodic renegotiation of contracts with DMG's affiliated primary care physicians and specialists;
- changes in the demographics of the participating members and medical trends;
- contractual or claims disputes with providers, hospitals or other service providers within a health plan's network;
- the occurrence of catastrophes, major epidemics or acts of terrorism; and
- the reduction of health plan premiums.

Risk-sharing arrangements that DMG and its associated physician groups have with health plans and hospitals could result in their costs exceeding the corresponding revenues, which could reduce or eliminate any shared risk profitability.

Most of the agreements between health plans and DMG and its associated physician groups contain risk-sharing arrangements under which the physician groups can earn additional compensation from the health plans by coordinating the provision of quality, cost-effective healthcare to members. However, such arrangements may require the physician group to assume a portion of any loss sustained from these arrangements, thereby reducing DMG's net income. Under these risk-sharing arrangements, DMG and its associated physician groups are responsible for a portion of the cost of hospital services or other services that are not capitated. The terms of the particular risk-sharing arrangement allocate responsibility to the respective parties when the cost of services exceeds the related revenue, which results in a deficit, or permit the parties to share in any surplus amounts when actual costs are less than the related revenue. The amount of non-capitated medical and hospital costs in any period could be affected by factors beyond the control of DMG, such as changes in treatment protocols, new technologies, longer lengths of stay by the patient and inflation. Certain of DMG's agreements with health plans stipulate that risk-sharing pool deficit amounts are carried forward to offset any future years' surplus amounts DMG would otherwise be entitled to receive. DMG accrues for any such risk-sharing deficits. To the extent that such non-capitated medical and hospital costs are higher than anticipated, revenue may not be sufficient to cover the risk-sharing deficits the health plans and DMG are responsible for, which could have a material adverse effect on DMG's business, results of operations and financial condition.

Renegotiation, renewal or termination of capitation agreements with health plans could have a material adverse effect on DMG's business, results operations and financial condition.

Under most of DMG's and its associated physician groups' capitation agreements with health plans, the health plan is generally permitted to modify the benefit and risk obligations and compensation rights from time to time during the terms of the agreements. If a health plan exercises its right to amend its benefit and risk obligations and compensation rights, DMG and its associated physician groups are generally allowed a period of time to object to such amendment. If DMG or its associated physician group so objects, under some of the risk agreements, the relevant health plan may terminate the applicable agreement upon 90 to 180 days written notice. If DMG or its associated physician groups enter into capitation contracts or other risk sharing arrangements with unfavorable economic terms, or a capitation contract is amended to include unfavorable terms, DMG could, directly or indirectly through its contracts with its associated physician groups, suffer losses with respect to such contract. Since DMG does not negotiate with CMS or any health plan regarding the benefits to be provided under their Medicare Advantage plans, DMG often has just a few months to familiarize itself with each new annual package of benefits it is expected to offer. Depending on the health plan at issue and the amount of revenue associated with the health plan's risk agreement, the renegotiated terms or termination could have a material adverse effect on DMG's business, results of operations and financial condition.

If DMG's agreements or arrangements with any physician equity holder(s) of associated physicians, physician groups or IPAs are deemed invalid under state law, including laws against the corporate practice of medicine, or federal law, or are terminated as a result of changes in state law, or if there is a change in accounting standards by the Financial Accounting Standards Board (FASB) or the interpretation thereof affecting consolidation of entities, it could have a material adverse effect on DMG's consolidation of total revenues derived from such associated physician groups.

DMG's financial statements are consolidated in accordance with applicable accounting standards and include the accounts of its majority-owned subsidiaries and certain non-owned DMG-associated and managed physician groups. Such consolidation for accounting and/or tax purposes does not, is not intended to, and should not be deemed to, imply or provide to DMG any control over the medical or clinical affairs of such physician groups. In the event of a change in accounting standards promulgated by FASB or in interpretation of its standards, or if there is an adverse determination by a regulatory agency or a court, or a change in state or federal law relating to the ability to maintain present agreements or arrangements with such

physician groups, DMG may not be permitted to continue to consolidate the total revenues of such organizations. A change in accounting for consolidation with respect to DMG's present agreement or arrangements would diminish DMG's reported revenues but would not be expected to materially and adversely affect its reported results of operations, while regulatory or legal rulings or changes in law interfering with DMG's ability to maintain its present agreements or arrangements could materially diminish both revenues and results of operations.

If DHPC is not able to satisfy financial solvency or other regulatory requirements, we could become subject to sanctions and its license to do business in California could be limited, suspended or terminated, which could have a material adverse effect on DMG's business, results of operations and financial condition.

Knox-Keene requires healthcare service plans operating in California to comply with financial solvency and other requirements overseen by the California Department of Managed HealthCare (DMHC). Under Knox-Keene, DHPC is required to, among other things:

- Maintain, at all times, a minimum tangible net equity (TNE);
- Submit periodic financial solvency reports to the DMHC containing various data regarding performance and financial solvency;
- Comply with extensive regulatory requirements; and
- Submit to periodic regulatory audits and reviews concerning DHPC operations and compliance with Knox-Keene.

In the event that DHPC is not in compliance with the provisions of Knox-Keene, we could be subject to sanctions, or limitations on, or suspension of its license to do business in California, which could have a material adverse effect on DMG's business, results of operations and financial condition.

If DMG's associated physician group is not able to satisfy the California DMHC's financial solvency requirements, DMG's associated physician group could become subject to sanctions and DMG's ability to do business in California could be limited or terminated, which could have a material adverse effect on DMG's business, results of operations and financial condition.

The California DMHC has instituted financial solvency regulations to monitor the financial solvency of capitated physician groups. Under these regulations, DMG's associated physician group is required to, among other things:

- Maintain, at all times, a minimum cash-to-claims ratio (where cash-to-claims ratio means the organization's cash, marketable securities and certain qualified receivables, divided by the organization's total unpaid claims liability). The regulation currently requires a cash-to-claims ratio of 0.75.
- Submit periodic reports to the California DMHC containing various data and attestations regarding performance and financial solvency, including incurred but not reported calculations and documentation, and attestations as to whether or not the organization was in compliance with Knox-Keene requirements related to claims payment timeliness, had maintained positive TNE (i.e., at least \$1.00) and had maintained positive working capital (i.e., at least \$1.00).

In the event that DMG's associated physician group is not in compliance with any of the above criteria, DMG's associated physician group could be subject to sanctions, or limitations on, or removal of, its ability to do business in California, which could have a material adverse effect on DMG's business, results of operations and financial condition.

Reductions in Medicare Advantage health plan reimbursement rates stemming from recent healthcare reforms and any future related regulations could have a material adverse effect on DMG's business, results of operations and financial condition.

A significant portion of DMG's revenue is directly or indirectly derived from the monthly premium payments paid by CMS to health plans for medical services provided to Medicare Advantage enrollees. As a result, DMG's results of operations are, in part, dependent on government funding levels for Medicare Advantage programs. Any changes that limit or reduce Medicare Advantage reimbursement levels, such as reductions in or limitations of reimbursement amounts or rates under programs, reductions in funding of programs, expansion of benefits without adequate funding, elimination of coverage for certain benefits, or elimination of coverage for certain individuals or treatments under programs, could have a material adverse effect on DMG's business, results of operations and financial condition.

Each year, CMS issues a final rule to establish the Medicare Advantage benchmark payment rates for the following calendar year. Any reduction to Medicare Advantage rates impacting DMG that is greater compared to the industry average rate may have material adverse effect on DMG's business, results of operations and financial condition. The final impact of the Medicare Advantage rates can vary from any estimate we may have and may be further impacted by the relative growth of DMG's Medicare Advantage patient volumes across markets as well as by the benefit plan designs submitted. It is possible that we may underestimate the impact of the Medicare Advantage rates on our business, which could have a material adverse effect on DMG's business, results of operations and financial condition.

We took impairment charges against the goodwill of several of our DMG reporting units in five of the nine quarters since the fourth quarter of 2015 based on continuing developments in our DMG business, including recent annual updates to Medicare Advantage benchmark reimbursement rates, changes in our expectations concerning future government reimbursement rates and our expected ability to mitigate them, medical cost and utilization trends, commercial pricing pressures, commercial membership rates, underperformance of certain at-risk reporting units and other market factors. We may also need to take additional impairment charges against earnings in a future period, depending on the impact of continuing developments on the value of our DMG business. Specifically, if DMG's fair value less the costs incurred in the sale of DMG falls below its carrying amount, we may need to recognize additional impairment charges on this business, and the amount of such charges, if any, could be significant. Our estimates of the fair value of this business rely on certain estimates and assumptions, including the terms and pricing agreed for the sale of this business, as well as applicable market multiples, discount and long-term growth rates, market data and future reimbursement rates, as applicable. Our estimates of the fair value of the DMG business could differ from the actual value that a market participant would pay for this business.

DMG's Medicare Advantage revenues may continue to be volatile in the future, which could have a material adverse impact on DMG's business, results of operations and financial condition.

The ACA contains a number of provisions that negatively impact Medicare Advantage plans, each of which could have a material adverse effect on DMG's business, results of operations and financial condition. These provisions include the following:

- Medicare Advantage benchmarks for 2011 were frozen at 2010 levels. From 2012 through 2016, Medicare Advantage benchmark rates were phased down from prior levels. The new benchmarks were fully phased-in in 2017 and range between 95% and 115% of the Medicare FFS costs, depending on a plan's geographic area. If our costs escalate faster than can be absorbed by the level of revenues implied by these benchmark rates, then it could have a material adverse effect on DMG's business and results of operations.
- Rebates received by Medicare Advantage plans that were reduced, with larger reductions for plans failing to receive certain quality ratings.
- The Secretary of the HHS has been granted the explicit authority to deny Medicare Advantage plan bids that propose significant increases in cost sharing or decreases in benefits. If the bids submitted by plans contracted with DMG are denied, this could have a material adverse effect on DMG's business and results of operations.
- Medicare Advantage plans with medical loss ratios below 85% are required to pay a rebate to the Secretary of HHS. The rebate amount is the total revenue under the contract year multiplied by the difference between 85% and the plan's actual medical loss ratio. The Secretary of HHS will halt enrollment in any plan failing to meet this ratio for three consecutive years, and terminate any plan failing to meet the ratio for five consecutive years. If a DMG-contracting Medicare Advantage plan experiences a limitation on enrollment or is otherwise terminated from the Medicare Advantage program, it could have a material adverse effect on DMG's business and results of operations.
- Prescription drug plans are required to provide coverage of certain drug categories on a list developed by the Secretary of HHS, which could increase the cost of providing care to Medicare Advantage enrollees, and thereby reduce DMG's revenues and earnings. The Medicare Part D premium amount subsidized for high-income beneficiaries has been reduced, which could lower the number of Medicare Advantage enrollees, which would have a negative impact on DMG's business and results of operations.
- CMS increased coding intensity adjustments for Medicare Advantage plans beginning in 2014 and continuing through 2018, which reduces CMS payments to Medicare Advantage plans, which in turn will likely reduce the amounts payable to DMG and its associated physicians, physician groups, and IPAs under its capitation agreements.

Recent legislative and executive efforts to enact further healthcare reform legislation have caused the future state of the exchanges, other ACA reforms, and many core aspects of the current U.S. health care system to be unclear. For example, in October 2017, the federal government announced that cost-sharing reduction payments to insurers would end, effective immediately, unless Congress appropriated the funds, and, in December 2017, Congress passed the Tax Cuts and Jobs Act, which includes a provision that eliminates the penalty under the ACA's individual mandate and could impact the future state of the exchanges. Further, in February 2018, Congress passed the BBA which, among other things, repealed the Independent Payment Advisory Board that was established by the ACA and intended to reduce the rate of growth in Medicare spending. While certain provisions of the BBA may increase the scope of benefits available for certain chronically ill Federal health care program beneficiaries beginning in 2020, the ultimate impact of such changes cannot be predicted. While specific changes and their timing are not yet apparent, enacted reforms and future legislative, regulatory, or executive changes could have a material adverse effect on DMG's business, results of operations and financial condition.

There is also uncertainty regarding both Medicare Advantage payment rates and beneficiary enrollment, which, if reduced, would reduce DMG's overall revenues and net income. For example, although the Congressional Budget Office (CBO) predicted in 2010 that Medicare Advantage participation would drop substantially by 2020, the CBO has more recently predicted, without taking into account potential future reforms, that enrollment in Medicare Advantage (and other contracts covering Medicare Parts A and B) could reach 31 million by 2027. Although Medicare Advantage enrollment increased by approximately 5.6 million, or by 50%, between the enactment of the ACA in 2010 and 2015, there can be no assurance that this trend will continue. Further, fluctuation in Medicare Advantage payment rates are evidenced by CMS's annual announcement of the expected average change in revenue from the prior year: for 2017, CMS announced an average increase of 0.85%; and for 2018, 0.45%. Uncertainty over Medicare Advantage enrollment and payment rates present a continuing risk to DMG's business.

According to the Kaiser Family Foundation (KFF), Medicare Advantage enrollment continues to be highly concentrated among a few payors, both nationally and in local regions. In 2017, the KFF reported that three payors together accounted for more than half of Medicare Advantage enrollment and eight firms accounted for approximately 75% of the lives. In 441 counties in 2018, only one company will offer Medicare Advantage plans. Consolidation among Medicare Advantage plans in certain regions, or the Medicare program's failure to attract additional plans to participate in the Medicare Advantage program, could have a material adverse effect on DMG's business, results of operations and financial condition.

DMG's operations are dependent on competing health plans and, at times, a health plan's and DMG's economic interests may diverge.

For the year ended December 31, 2017, 68% of DMG's consolidated capitated medical revenues were earned through contracts with three health plans.

DMG expects that, going forward, substantially all of its revenue will continue to be derived from its contracts with health plans. Each health plan may immediately terminate any of DMG's contracts and/or any individual credentialed physician upon the occurrence of certain events. They may also amend the material terms of the contracts under certain circumstances. Failure to maintain the contracts on favorable terms, for any reason, would materially and adversely affect DMG's results of operations and financial condition. A material decline in the number of members could also have a material adverse effect on DMG's results of operations.

Notwithstanding each health plan's and DMG's current shared interest in providing service to DMG's members who are enrolled in the subject health plans, the health plans may have different and, at times, opposing economic interests from those of DMG. The health plans provide a wide range of health insurance services across a wide range of geographic regions, utilizing a vast network of providers. As a result, they and DMG may have different views regarding the proper pricing of services and/or the proper pricing of the various service providers in their provider networks, the cost of which DMG bears to the extent that the services of such service providers are utilized. These health plans may also have different views than DMG regarding the efforts and expenditures that they, DMG, and/or other service providers should make to achieve and/or maintain various quality ratings. In addition, several health plans have acquired or announced their intent to acquire provider organizations. If health plans with which DMG contracts acquire a significant number of provider organizations, they may not continue to contract with DMG or contract on less favorable terms or seek to prevent DMG from acquiring or entering into arrangements with certain providers. Similarly, as a result of changes in laws, regulations, consumer preferences, or other factors, the health plans may find it in their best interest to provide health insurance services pursuant to another payment or reimbursement structure. In the event DMG's interests diverge from the interests of the health plans, DMG may have limited recourse or alternative options in light of its dependence on these health plans. There can be no assurances that DMG will continue to find it mutually beneficial to work with these health plans. As a result of various restrictive provisions that appear in some of the managed care agreements with health plans, DMG may at times have limitations on its ability to cancel an

agreement with a particular health plan and immediately thereafter contract with a competing health plan with respect to the same service area.

DMG and its associated physicians, physician groups and IPAs and other physicians may be required to continue providing services following termination or renegotiation of certain agreements with health plans.

There are circumstances under federal and state law pursuant to which DMG and its associated physician groups, IPAs and other physicians could be obligated to continue to provide medical services to DMG members in their care following a termination of their applicable risk agreement with health plans and termination of the receipt of payments thereunder. In certain cases, this obligation could require the physician group or IPA to provide care to such member following the bankruptcy or insolvency of a health plan. Accordingly, the obligations to provide medical services to DMG members (and the associated costs) may not terminate at the time the applicable agreement with the health plan terminates, and DMG may not be able to recover its cost of providing those services from the health plan, which could have a material adverse effect on DMG's business, results of operations and financial condition.

DMG operates primarily in California, Florida, Nevada, New Mexico, Washington and Colorado and may not be able to successfully establish a presence in new geographic regions.

DMG derives substantially all of its revenue from operations in California, Florida, Nevada, New Mexico, Washington and Colorado (which we refer to as the Existing Geographic Regions). As a result, DMG's exposure to many of the risks described herein is not mitigated by a greater diversification of geographic focus. Furthermore, due to the concentration of DMG's operations in the Existing Geographic Regions, it may be adversely affected by economic conditions, natural disasters (such as earthquakes or hurricanes), or acts of war or terrorism that disproportionately affect the Existing Geographic Regions as compared to other states and geographic markets.

To expand the operations of its network outside of the Existing Geographic Regions, DMG must devote resources to identify and explore perceived opportunities. Thereafter, DMG must, among other things, recruit and retain qualified personnel, develop new offices, establish potential new relationships with one or more health plans, and establish new relationships with physicians and other healthcare providers. The ability to establish such new relationships may be significantly inhibited by competition for such relationships and personnel in the healthcare marketplace in the targeted new geographic regions. Additionally, DMG may face the risk that a substantial portion of the patients served in a new geographic area may be enrolled in a Medicare FFS program and will not desire to transition to a Medicare Advantage program, such as those offered through the health plans that DMG serves, or they may enroll with other health plans with whom DMG does not contract to receive services, which could reduce substantially DMG's perceived opportunity in such geographic area. In addition, if DMG were to seek to expand outside of the Existing Geographic Regions, DMG would be required to comply with laws and regulations of states that may differ from the ones in which it currently operates, and could face competitors with greater knowledge of such local markets. DMG anticipates that any geographic expansion may require it to make a substantial investment of management time, capital and/or other resources. There can be no assurance that DMG will be able to establish profitable operations or relationships in any new geographic markets.

Reductions in the quality ratings of the health plans DMG serves could have a material adverse effect on its business, results of operations and financial condition.

As a result of the ACA, the level of reimbursement each health plan receives from CMS is dependent, in part, upon the quality rating of the Medicare plan. Such ratings impact the percentage of any cost savings rebate and any bonuses earned by such health plan. Since a significant portion of DMG's revenue is expected to be calculated as a percentage of CMS reimbursements received by these health plans with respect to DMG members, reductions in the quality ratings of a health plan that DMG serves could have a material adverse effect on its business, results of operations and financial condition.

Given each health plan's control of its plans and the many other providers that serve such plans, DMG believes that it will have limited ability to influence the overall quality rating of any such plan. The BBA passed in February 2018 implements certain changes to prevent artificial inflation of star ratings for Medicare Advantage plans offered by the same organization. In addition, CMS has terminated plans that have had a rating of less than three stars for three consecutive years, whereas Medicare Advantage plans with five stars are permitted to conduct enrollment throughout almost the entire year. Although CMS' authority to terminate plans solely for failing to achieve the minimum quality star ratings has been suspended through the end of plan year 2018, low quality ratings can still potentially lead to the termination of a plan that DMG serves, DMG may not be able to prevent the potential termination of a contracting plan or a shift of patients to other plans based upon quality issues which could, in turn, have a material adverse effect on DMG's business, results of operations and financial condition.

DMG's records and submissions to a health plan may contain inaccurate or unsupported information regarding risk adjustment scores of members, which could cause DMG to overstate or understate its revenue and subject it to various penalties.

DMG, on behalf of itself and its associated physicians, physician groups and IPAs, submits to health plans claims and encounter data that support the Medicare Risk Adjustment Factor (RAF) scores attributable to members. These RAF scores determine, in part, the revenue to which the health plans and, in turn, DMG is entitled for the provision of medical care to such members. The data submitted to CMS by each health plan is based, in part, on medical charts and diagnosis codes prepared and submitted by DMG. Each health plan generally relies on DMG and its employed or affiliated physicians to appropriately document and support such RAF data in DMG's medical records. Each health plan also relies on DMG and its employed or affiliated physicians to appropriately code claims for medical services provided to members. Erroneous claims and erroneous encounter records and submissions could result in inaccurate PMPM fee revenue and risk adjustment payments, which may be subject to correction or retroactive adjustment in later periods. This corrected or adjusted information may be reflected in financial statements for periods subsequent to the period in which the revenue was recorded. DMG might also need to refund a portion of the revenue that it received, which refund, depending on its magnitude, could damage its relationship with the applicable health plan and could have a material adverse effect on DMG's business, results of operations and financial condition.

In June 2015, we received a subpoena from the OIG requesting information relating to our and our subsidiaries' (including DMG's and its subsidiary JSA's) provision of services to Medicare Advantage plans and related patient diagnosis coding and risk adjustment submissions and payments. See "Item 3. Legal Proceedings" in Part I of this report and Note 16 to the consolidated financial statements included in this report for further details and discussions of legal proceedings elsewhere in these Risk Factors.

Additionally, CMS audits Medicare Advantage plans for documentation to support RAF-related payments for members chosen at random. The Medicare Advantage plans ask providers to submit the underlying documentation for members that they serve. It is possible that claims associated with members with higher RAF scores could be subject to more scrutiny in a CMS or plan audit. There is a possibility that a Medicare Advantage plan may seek repayment from DMG should CMS make any payment adjustments to the Medicare Advantage plan as a result of its audits. The plans also may hold DMG liable for any penalties owed to CMS for inaccurate or unsupported RAF scores provided by DMG. In addition, DMG could be liable for penalties to the government under the FCA that range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim, plus up to three times the amount of damages caused by each false claim, which can be as much as the amounts received directly or indirectly from the government for each such false claim. On February 3, 2017, the DOJ issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increases from \$10,957 to \$21,916 for penalties assessed after February 3, 2017, so long as the underlying conduct occurred after November 2, 2015.

CMS has indicated that payment adjustments will not be limited to RAF scores for the specific Medicare Advantage enrollees for which errors are found but may also be extrapolated to the entire Medicare Advantage plan subject to a particular CMS contract. CMS has described its audit process as plan-year specific and stated that it will not extrapolate audit results for plan years prior to 2011. Because CMS has not stated otherwise, there is a risk that payment adjustments made as a result of one plan year's audit would be extrapolated to prior plan years after 2011.

There can be no assurance that a health plan will not be randomly selected or targeted for review by CMS or that the outcome of such a review will not result in a material adjustment in DMG's revenue and profitability, even if the information DMG submitted to the plan is accurate and supportable.

Separately, as described in further detail in "Item 3. Legal Proceedings" in Part I of this report and Note 16 to the consolidated financial statements included in this report, on March 13, 2015, JSA, a subsidiary of DMG, received a subpoena from the OIG that relates, in part, to risk adjustment practices and data. See also discussions of legal proceedings elsewhere in these Risk Factors.

A failure to accurately estimate incurred but not reported medical expense could adversely affect DMG's results of operations.

Patient care costs include estimates of future medical claims that have been incurred by the patient but for which the provider has not yet billed DMG. These claim estimates are made utilizing actuarial methods and are continually evaluated and adjusted by management, based upon DMG's historical claims experience and other factors, including an independent assessment by a nationally recognized actuarial firm. Adjustments, if necessary, are made to medical claims expense and capitated revenues when the assumptions used to determine DMG's claims liability changes and when actual claim costs are ultimately determined.

Due to the inherent uncertainties associated with the factors used in these estimates and changes in the patterns and rates of medical utilization, materially different amounts could be reported in DMG's financial statements for a particular period under different conditions or using different, but still reasonable, assumptions. It is possible that DMG's estimates of this type of claim may be inadequate in the future. In such event, DMG's results of operations could be adversely impacted. Further, the inability to estimate these claims accurately may also affect DMG's ability to take timely corrective actions, further exacerbating the extent of any adverse effect on DMG's results of operations.

DMG faces certain competitive threats which could reduce DMG's profitability and increase competition for patients.

DMG faces certain competitive threats based on certain features of the Medicare programs, including the following:

- As a result of the direct and indirect impacts of the ACA, many Medicare beneficiaries may decide that an original Medicare FFS program is more attractive than a Medicare Advantage plan. As a result, enrollment in the health plans DMG serves may decrease.
- Managed care companies offer alternative products such as regional preferred provider organizations (PPOs) and private FFS plans. Medicare PPOs and private FFS plans allow their patients more flexibility in selecting physicians than Medicare Advantage health plans, which typically require patients to coordinate care with a primary care physician. The Medicare Prescription Drug, Improvement, and Modernization Act of 2003 has encouraged the creation of regional PPOs through various incentives, including certain risk corridors, or cost reimbursement provisions, a stabilization fund for incentive payments, and special payments to hospitals not otherwise contracted with a Medicare Advantage plan that treat regional plan enrollees. The formation of regional Medicare PPOs and private FFS plans may affect DMG's relative attractiveness to existing and potential Medicare patients in their service areas.
- The payments for the local and regional Medicare Advantage plans are based on a competitive bidding process that may indirectly cause a decrease in the amount of the PMPM fee or result in an increase in benefits offered.
- The annual enrollment process and subsequent lock-in provisions of the ACA may adversely affect DMG's level of revenue growth as it will limit the ability of a health plan to market to and enroll new Medicare beneficiaries in its established service areas outside of the annual enrollment period.
- CMS allows Medicare beneficiaries who are enrolled in a Medicare Advantage plan with a quality rating of 4.5 stars or less to enroll in a 5-star rated Medicare Advantage plan at any time during the benefit year. Therefore, DMG may face a competitive disadvantage in recruiting and retaining Medicare beneficiaries.

In addition to the competitive threats intrinsic to the Medicare programs, competition among health plans and among healthcare providers may also have a negative impact on DMG's profitability. For example, due to the large population of Medicare beneficiaries, DMG's Existing Geographic Regions have become increasingly attractive to health plans that may compete with DMG. DMG may not be able to continue to compete profitably in the healthcare industry if additional competitors enter the same market. If DMG cannot compete profitably, the ability of DMG to compete with other service providers that contract with competing health plans may be substantially impaired. Furthermore, if DMG is unable to obtain new members or experiences a loss of existing members to competitors during the open enrollment period for Medicare it could have a material adverse effect on DMG's business, results of operations and financial condition.

DMG competes directly with various regional and local companies that provide similar services in DMG's Existing Geographic Regions. DMG's competitors vary in size and scope and in terms of products and services offered. DMG believes that some of its competitors and potential competitors may be significantly larger than DMG and have greater financial, sales, marketing and other resources. Furthermore, it is DMG's belief that some of its competitors may make strategic acquisitions or establish cooperative relationships among themselves.

A disruption in DMG's healthcare provider networks could have a material adverse effect on DMG's operations and profitability.

In any particular service area, healthcare providers or provider networks could refuse to contract with DMG, demand higher payments, or take other actions that could result in higher healthcare costs, disruption of benefits to DMG's members, or difficulty in meeting applicable regulatory or accreditation requirements. In some service areas, healthcare providers or provider networks may have significant market positions. If healthcare providers or provider networks refuse to contract with DMG, use their market position to negotiate favorable contracts, or place DMG at a competitive disadvantage, then DMG's ability to market or to be profitable in those service areas could be adversely affected. DMG's provider networks could also be

disrupted by the financial insolvency of a large provider group. Any disruption in DMG's provider networks could result in a loss of members or higher healthcare costs.

DMG's revenues and profits could be diminished if DMG fails to retain and attract the services of key primary care physicians.

Key primary care physicians with large patient enrollment could retire, become disabled, terminate their provider contracts, get lured away by a competing independent physician association or medical group, or otherwise become unable or unwilling to continue practicing medicine or contracting with DMG or its associated physicians, physician groups or IPAs. In addition, DMG's associated physicians, physician groups and IPAs could view the business model as unfavorable or unattractive to such providers, which could cause such associated physicians, physician groups or IPAs to terminate their relationships with DMG. Moreover, given limitations relating to the enforcement of post-termination noncompetition covenants in California, it would be difficult to restrict a primary care physician from competing with DMG's associated physicians, physician groups or IPAs. As a result, members who have been served by such physicians could choose to enroll with competitors' physician organizations or could seek medical care elsewhere, which could reduce DMG's revenues and profits. Moreover, DMG may not be able to attract new physicians to replace the services of terminating physicians or to service its growing membership.

Participation in ACO programs is subject to federal regulation, supervision, and evolving regulatory developments that may result in financial liability.

The ACA established the Medicare Shared Savings Program (MSSP) for ACOs, which took effect in January 2012. Under the MSSP, eligible organizations are accountable for the quality, cost and overall care of Medicare beneficiaries assigned to an ACO and may be eligible to share in any savings below a specified benchmark amount. The Secretary of HHS is also authorized, but not required, to use capitation payment models with ACOs. DMG has formed an MSSP ACO through a subsidiary, which operates in California, Florida, and Nevada and is evaluating whether to participate in more ACOs in the future. The continued development and expansion of ACOs will have an uncertain impact on DMG's revenue and profitability. DaVita Kidney Care is also participating as a dialysis provider in Arizona, Florida, New Jersey, and Pennsylvania for the Innovation Center's CEC Model.

The ACO programs are relatively new and therefore operational and regulatory guidance is limited. It is possible that the operations of DMG's subsidiary ACO may not fully comply with current or future regulations and guidelines applicable to ACOs, may not achieve quality targets or cost savings, or may not attract or retain sufficient physicians or patients to allow DMG to meet its objectives. Additionally, poor performance could put the DMG ACO at financial risk with a potential obligation to CMS. Traditionally, other than fee-for-service billing by the medical clinics and healthcare facilities operated by DMG, DMG has not directly contracted with CMS and has not operated any health plans or provider sponsored networks. Therefore, DMG may not have the necessary experience, systems or compliance to successfully achieve a positive return on its investment in the ACO or to avoid financial or regulatory liability. DMG believes that its historical experience with fully delegated managed care will be applicable to operation of its subsidiary ACO, but there can be no such assurance.

California hospitals may terminate their agreements with HealthCare Partners Affiliates Medical Group and DaVita Health Plan of California, Inc. (formerly HealthCare Partners Plan, Inc., and, together with HealthCare Partners Affiliates Medical Group (AMG)) or reduce the fees they pay to DMG.

In California, AMG maintains significant hospital arrangements designed to facilitate the provision of coordinated hospital care with those services provided to members by AMG and its associated physicians, physician groups and IPAs. Through contractual arrangements with certain key hospitals, AMG provides utilization review, quality assurance and other management services related to the provision of patient care services to members by the contracted hospitals and downstream hospital contractors. In the event that any one of these key hospital agreements is amended in a financially unfavorable manner or is otherwise terminated, such events could have a material adverse effect on DMG's business, results of operations and financial condition.

DMG's professional liability and other insurance coverage may not be adequate to cover DMG's potential liabilities.

DMG maintains primary professional liability insurance and other insurance coverage through California Medical Group Insurance Company, Risk Retention Group, an Arizona corporation in which DMG is the majority owner, and through excess coverage contracted through third-party insurers. DMG believes such insurance is adequate based on its review of what it believes to be all applicable factors, including industry standards. Nonetheless, potential liabilities may not be covered by insurance, insurers may dispute coverage or may be unable to meet their obligations, the amount of insurance coverage and/or related reserves may be inadequate, or the amount of any DMG self-insured retention may be substantial. There can be no

assurances that DMG will be able to obtain insurance coverage in the future, or that insurance will continue to be available on a cost-effective basis, if at all. Moreover, even if claims brought against DMG are unsuccessful or without merit, DMG would have to defend itself against such claims. The defense of any such actions may be time-consuming and costly and may distract DMG management's attention. As a result, DMG may incur significant expenses and may be unable to effectively operate its business.

Changes in the rates or methods of third-party reimbursements may materially adversely affect DMG business, results of operations and financial condition.

Any negative changes in governmental capitation or FFS rates or methods of reimbursement for the services DMG provides could have a material adverse effect on DMG's business, results of operations and financial condition. Since governmental healthcare programs generally reimburse on a fee schedule basis rather than on a charge-related basis, DMG generally cannot increase its revenues from these programs by increasing the amount it charges for its services. Moreover, if DMG's costs increase, DMG may not be able to recover its increased costs from these programs. Government and private payors have taken and may continue to take steps to control the cost, eligibility for, use, and delivery of healthcare services due to budgetary constraints, and cost containment pressures as well as other financial issues. DMG believes that these trends in cost containment will continue. These cost containment measures, and other market changes in non-governmental insurance plans have generally restricted DMG's ability to recover, or shift to non-governmental payors, any increased costs that DMG experiences. DMG's business, results of operations and financial condition may be materially adversely affected by these cost containment measures, and other market changes.

DMG's business model depends on numerous complex management information systems and any failure to successfully maintain these systems or implement new systems could materially harm DMG's operations and result in potential violations of healthcare laws and regulations.

DMG depends on a complex, specialized, and integrated management information system and standardized procedures for operational and financial information, as well as for DMG's billing operations. DMG may experience unanticipated delays, complications or expenses in implementing, integrating, and operating these integrated systems. Moreover, DMG may be unable to enhance its existing management information system or implement new management information systems where necessary. DMG's management information system may require modifications, improvements or replacements that may require both substantial expenditures as well as interruptions in operations. DMG's ability to implement and operate its integrated systems is subject to the availability of information technology and skilled personnel to assist DMG in creating and maintaining these systems.

DMG's failure to successfully implement and maintain all of its systems could have a material adverse effect on its business, financial condition and results of operations. For example, DMG's failure to successfully operate its billing systems could lead to potential violations of healthcare laws and regulations. If DMG is unable to handle its claims volume, or if DMG is unable to pay claims timely, DMG may become subject to a health plan's corrective action plan or de-delegation until the problem is corrected, and/or termination of the health plan's agreement with DMG. This could have a material adverse effect on DMG's operations and profitability. In addition, if DMG's claims processing system is unable to process claims accurately, the data DMG uses for its incurred but not reported (IBNR) estimates could be incomplete and DMG's ability to accurately estimate claims liabilities and establish adequate reserves could be adversely affected. Finally, if DMG's management information systems are unable to function in compliance with applicable state or federal rules and regulations, including medical information confidentiality laws such as HIPAA, possible penalties and fines due to this lack of compliance could have a material adverse effect on DMG's financial condition, and results of operations.

DMG may be impacted by eligibility changes to government and private insurance programs.

Due to potential decreased availability of healthcare through private employers, the number of patients who are uninsured or participate in governmental programs may increase. The ACA has increased the participation of individuals in the Medicaid program in states that elected to participate in the expanded Medicaid coverage. A shift in payor mix from managed care and other private payors to government payors as well as an increase in the number of uninsured patients may result in a reduction in the rates of reimbursement to DMG or an increase in uncollectible receivables or uncompensated care, with a corresponding decrease in net revenue. Changes in the eligibility requirements for governmental programs such as the Medicaid program under the ACA and state decisions on whether to participate in the expansion of such programs also could increase the number of patients who participate in such programs and the number of uninsured patients. Even for those patients who remain in private insurance plans, changes to those plans could increase patient financial responsibility, resulting in a greater risk of uncollectible receivables. These factors and events could have a material adverse effect on DMG's business, results of operations and financial condition.

Negative publicity regarding the managed healthcare industry generally or DMG in particular could adversely affect DMG's results of operations or business.

Negative publicity regarding the managed healthcare industry generally, the Medicare Advantage program or DMG in particular, may result in increased regulation and legislative review of industry practices that further increase DMG's costs of doing business and adversely affect DMG's results of operations or business by:

- requiring DMG to change its products and services;
- increasing the regulatory, including compliance, burdens under which DMG operates, which, in turn, may negatively impact the manner in which DMG provides services and increase DMG's costs of providing services;
- adversely affecting DMG's ability to market its products or services through the imposition of further regulatory restrictions regarding the manner in which plans and providers market to Medicare Advantage enrollees; or
- adversely affecting DMG's ability to attract and retain members.

Risk factors related to ownership of our common stock:

Provisions in our charter documents, compensation programs and Delaware law may deter a change of control that our stockholders would otherwise determine to be in their best interests.

Our charter documents include provisions that may deter hostile takeovers, delay or prevent changes of control or changes in our management, or limit the ability of our stockholders to approve transactions that they may otherwise determine to be in their best interests. These include provisions prohibiting our stockholders from acting by written consent; requiring 90 days advance notice of stockholder proposals or nominations to our Board of Directors (or 120 days for nominations made using proxy access); and granting our Board of Directors the authority to issue preferred stock and to determine the rights and preferences of the preferred stock without the need for further stockholder approval.

Most of our outstanding employee stock-based compensation awards include a provision accelerating the vesting of the awards in the event of a change of control. We also maintain a change of control protection program for our employees who do not have a significant number of stock awards, which has been in place since 2001, and which provides for cash bonuses to the employees in the event of a change of control. Based on the market price of our common stock and shares outstanding on December 31, 2017, these cash bonuses would total approximately \$521 million if a change of control transaction occurred at that price and our Board of Directors did not modify this program. These change of control provisions may affect the price an acquirer would be willing to pay for our Company.

We are also subject to Section 203 of the Delaware General Corporation Law that, subject to exceptions, would prohibit us from engaging in any business combinations with any interested stockholder, as defined in that section, for a period of three years following the date on which that stockholder became an interested stockholder.

These provisions may discourage, delay or prevent an acquisition of our Company at a price that our stockholders may find attractive. These provisions could also make it more difficult for our stockholders to elect directors and take other corporate actions and could limit the price that investors might be willing to pay for shares of our common stock.

Item 1B. Unresolved Staff Comments.

None.

Item 2. Properties.

Our corporate headquarters are located in Denver, Colorado, consisting of one owned 240,000 square foot building and two leased locations consisting of 164,800 square feet. Our headquarters are occupied by teammates engaged in management, finance, marketing, strategy, legal, compliance and other administrative functions. We lease six business offices located in California, Pennsylvania, Tennessee and Washington for our U.S. dialysis and related lab services business. For our DMG business we lease nine business offices located in California, Colorado, Nevada, New Mexico, Florida and Washington. Our laboratories are based in Florida where we operate our lab services out of five buildings, one owned and four leased. DaVita Rx leases three buildings located in California, Florida and Texas. We also own four administrative offices and lease administrative offices worldwide. Our leases on the properties listed above expire at various dates through the year 2036 for Kidney Care and through the year 2037 for DMG.

For our U.S. dialysis and related lab services business we own the land and buildings for 14 of our outpatient dialysis centers. We also own 14 separate land and buildings and seven land parcels for development. We lease a total of four owned properties to third-party tenants. Our remaining outpatient dialysis centers are located on premises that we lease.

For DMG, we own the land and buildings for 23 of our clinics. We also own one separate land parcel. Our remaining clinics are located on premises that we lease.

Our leases for our U.S. dialysis and related lab services and for DMG generally cover periods from five to 20 years and typically contain renewal options of five to ten years at the fair rental value at the time of renewal. Our leases are generally subject to periodic consumer price index increases, or contain fixed escalation clauses. Our outpatient dialysis centers range in size from approximately 700 to 33,000 square feet, with an average size of approximately 7,600 square feet. DMG's clinics range in size from approximately 1,000 to 136,000 square feet, with an average size of approximately 10,200 square feet. Our international leases generally range from one to ten years.

Some of our outpatient dialysis centers are operating at or near capacity. However, we believe that we have adequate capacity within most of our existing dialysis centers to accommodate additional patient volume through increased hours and/or days of operation, or, if additional space is available within an existing facility, by adding dialysis stations. We can usually relocate existing centers to larger facilities or open new centers if existing centers reach capacity. With respect to relocating centers or building new centers, we believe that we can generally lease space at economically reasonable rates in the areas planned for each of these centers, although there can be no assurances in this regard. Expansion of existing centers or relocation of our dialysis centers is subject to review for compliance with conditions relating to participation in the Medicare ESRD program. In states that require a certificate of need or center license, additional approvals would generally be necessary for expansion or relocation.

Item 3. Legal Proceedings.

We operate in a highly regulated industry and are a party to various lawsuits, claims, *qui tam* suits, governmental investigations and audits (including investigations resulting from our obligation to self-report suspected violations of law) and other legal proceedings. We record accruals for certain legal proceedings and regulatory matters to the extent that we determine an unfavorable outcome is probable and the amount of the loss can be reasonably estimated. As of December 31, 2017 and December 31, 2016, our total recorded accruals, including DMG, with respect to legal proceedings and regulatory matters, net of anticipated third party recoveries, were approximately \$6 million and \$69 million, respectively. While these accruals reflect our best estimate of the probable loss for those matters as of the dates of those accruals, the recorded amounts may differ materially from the actual amount of the losses for those matters, and any anticipated third party recoveries for any such losses may not ultimately be recoverable. Additionally, in some cases, no estimate of the possible loss or range of loss in excess of amounts accrued, if any, can be made because of the inherently unpredictable nature of legal proceedings and regulatory matters, which also may be impacted by various factors, including that they may involve indeterminate claims for monetary damages or may involve fines, penalties or non-monetary remedies; present novel legal theories or legal uncertainties; involve disputed facts; represent a shift in regulatory policy; are in the early stages of the proceedings; or result in a change of business practices. Further, there may be various levels of judicial review available to us in connection with any such proceeding.

The following is a description of certain lawsuits, claims, governmental investigations and audits and other legal proceedings to which we are subject.

Inquiries by the Federal Government and Certain Related Civil Proceedings

Swoben Private Civil Suit: On July 13, 2009, pursuant to the *qui tam* provisions of the federal FCA and the California False Claims Act, James M. Swoben, as relator, filed his initial *qui tam* action in the United States District Court for the Central District of California purportedly on behalf of the United States of America and the State of California against SCAN, and certain other defendants whose identities were under seal. In April 2013, HealthCare Partners (HCP), now known as our DMG subsidiary, was one of several defendants served with a civil complaint filed by a former employee of SCAN Health Plan (SCAN), an HMO. The allegations in the complaint relate to alleged overpayments received from government healthcare programs, including allegations of violations of the federal FCA and the California False Claims Act and allegations against HCP relating to patient diagnosis coding. The complaint sought monetary damages and civil penalties as well as costs and expenses. On October 18, 2017, the relator filed a Notice of Dismissal of the action as to HCP, and the government consented to the dismissal, as a result of which the suit is now dismissed, without prejudice.

2015 U.S. Office of Inspector General (OIG) Medicare Advantage Civil Investigation: In March 2015, JSA HealthCare Corporation (JSA), a subsidiary of DMG, received a subpoena from the Office of Inspector General (OIG) for the U.S. Department of Health and Human Services (HHS) requesting documents and information for the period from January 1, 2008

through December 31, 2013, for certain Medicare Advantage (MA) plans for which JSA provided services. It also requests information regarding JSA's communications about patient diagnoses as they relate to certain MA plans generally, and more specifically as related to two Florida physicians with whom JSA previously contracted. We are producing the requested information and are cooperating with the government's investigation.

In addition to the subpoena described above, in June 2015, we received a civil subpoena from the OIG covering the period from January 1, 2008 through the present and seeking production of a wide range of documents relating to our and our subsidiaries' (including DMG's and its subsidiary JSA's) provision of services to MA plans and related patient diagnosis coding and risk adjustment submissions and payments. We believe that the request is part of a broader industry investigation into MA patient diagnosis coding and risk adjustment practices and potential overpayments by the government. The information requested includes information relating to patient diagnosis coding practices for a number of conditions, including potentially improper historical DMG coding for a particular condition. With respect to that condition, the guidance related to that coding issue was discontinued following our November 1, 2012 acquisition of HealthCare Partners (now known as our DMG business), and we notified CMS in April 2015 of the coding practice and potential overpayments. In that regard, we have identified certain additional coding practices which may have been problematic, some of which were the subject of the *Swoben Private Civil Suit*, and are in discussions with the DOJ relating to those practices. We are cooperating with the government. In addition, we are continuing to review other DMG coding practices to determine whether there were any improper coding issues. In connection with our acquisition of DMG in 2012, we have certain indemnification rights against the sellers and an escrow was established as security for the indemnification. We have submitted an indemnification claim against the sellers secured by the escrow for any and all liabilities incurred relating to these matters and intend to pursue recovery from the escrow. However, we can make no assurances that the indemnification and escrow will cover the full amount of our potential losses related to these matters.

2016 U.S. Attorney Prescription Drug Investigation: In early February 2016, we announced that our pharmacy services' wholly-owned subsidiary, DaVita Rx, received a Civil Investigative Demand (CID) from the U.S. Attorney's Office for the Northern District of Texas. The government is conducting an FCA investigation concerning allegations that DaVita Rx presented or caused to be presented false claims for payment to the government for prescription medications, as well as into our relationship with pharmaceutical manufacturers. The CID covers the period from January 1, 2006 through the present. In the spring of 2015, we initiated an internal compliance review of DaVita Rx during which we identified potential billing and operational issues, including potential write-offs and discounts of patient co-payment obligations, and credits to payors for returns of prescription drugs related to DaVita Rx. We notified the government in September 2015 that we were conducting this review of DaVita Rx and began providing regular updates of our review. Upon completion of our review, we filed a self-disclosure with the OIG in February 2016 and we have been working to address and update the practices we identified in the self-disclosure, some of which overlap with information requested by the U.S. Attorney's Office. The OIG informed us in February 2016 that our submission was not accepted. They indicated that the OIG is not expressing an opinion regarding the conduct disclosed or our legal positions. In connection with our ongoing efforts working with the government we learned that a *qui tam* complaint had been filed covering some of the issues in the CID and our self-disclosure. In December 2017, we finalized and executed a settlement agreement with the government and relators in the *qui tam* matter that included total monetary consideration of \$63.7 million, as previously announced, of which \$41.5 million was an incremental cash payment and \$21.2 million was for amounts previously refunded, and all of which was previously accrued. The government's investigation into our relationship with pharmaceutical manufacturers is ongoing and we are continuing to cooperate with the government in this investigation.

2017 U.S. Attorney American Kidney Fund Investigation: On January 4, 2017, we were served with an administrative subpoena for records by the United States Attorney's Office, District of Massachusetts, relating to an investigation into possible federal health care offenses. The subpoena covers the period from January 1, 2007 through the present, and seeks documents relevant to charitable patient assistance organizations, particularly the American Kidney Fund, including documents related to efforts to provide patients with information concerning the availability of charitable assistance. We are cooperating with the government and are producing the requested information.

Although we cannot predict whether or when proceedings might be initiated or when these matters may be resolved (other than as described above), it is not unusual for inquiries such as these to continue for a considerable period of time through the various phases of document and witness requests and ongoing discussions with regulators. In addition to the inquiries and proceedings specifically identified above, we are frequently subject to other inquiries by state or federal government agencies and/or private civil *qui tam* complaints filed by relators. Negative findings or terms and conditions that we might agree to accept as part of a negotiated resolution of pending or future government inquiries or relator proceedings could result in, among other things, substantial financial penalties or awards against us, substantial payments made by us, harm to our reputation, required changes to our business practices, exclusion from future participation in the Medicare, Medicaid and

other federal health care programs and, if criminal proceedings were initiated against us, possible criminal penalties, any of which could have a material adverse effect on us.

Shareholder Claims

Peace Officers' Annuity and Benefit Fund of Georgia Securities Class Action Civil Suit: On February 1, 2017, the Peace Officers' Annuity and Benefit Fund of Georgia filed a putative federal securities class action complaint in the U.S. District Court for the District of Colorado against us and certain executives. The complaint covers the time period of August 2015 to October 2016 and alleges, generally, that we and our executives violated federal securities laws concerning our financial results and revenue derived from patients who received charitable premium assistance from an industry-funded non-profit organization. The complaint further alleges that the process by which patients obtained commercial insurance and received charitable premium assistance was improper and "created a false impression of DaVita's business and operational status and future growth prospects." In November 2017, the court appointed the lead plaintiff and an amended complaint was filed on January 12, 2018. Our response is due March 13, 2018. We dispute these allegations and intend to defend this action accordingly.

In re DaVita Inc. Stockholder Derivative Litigation: On August 15, 2017, the U.S. District Court for the District of Delaware consolidated the three previously disclosed shareholder derivative lawsuits: the Blackburn Shareholder action filed on February 10, 2017, the Gabilondo Shareholder action filed on May 30, 2017, and the City of Warren Police and Fire Retirement System Shareholder action filed on June 9, 2017. The complaint covers the time period from 2015 to present and alleges, generally, breach of fiduciary duty, unjust enrichment, abuse of control, gross mismanagement, corporate waste, and misrepresentations and/or failures to disclose certain information in violation of the federal securities laws in connection with an alleged practice to direct patients with government-subsidized health insurance into private health insurance plans to maximize our profits. An amended complaint was filed in September 2017, and on December 18, 2017 we filed a motion to dismiss and a motion to stay proceedings in the alternative. We dispute these allegations and intend to defend this action accordingly.

Other Proceedings

In addition to the foregoing, from time to time we are subject to other lawsuits, demands, claims, governmental investigations and audits and legal proceedings that arise due to the nature of our business, including contractual disputes, such as with payors, suppliers and others, employee-related matters and professional and general liability claims. From time to time, we also initiate litigation or other legal proceedings as a plaintiff arising out of contracts or other matters.

* * *

Other than as described above, we cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which we are or may be subject from time to time, including those described in this "Item 3. Legal Proceedings" in Part I of this report or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on our revenues, earnings and cash flows. Further, any legal proceedings or regulatory matters we are involved in, whether meritorious or not, are time consuming, and often require management's attention and result in significant legal expense, and may result in the diversion of significant operational resources, or otherwise harm our business, financial results or reputation.

Item 4. Mine Safety Disclosures.

Not applicable.

PART II

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

Our common stock is traded on the New York Stock Exchange under the symbol DVA. The following table sets forth, for the periods indicated, the high and low sales prices for our common stock as reported by the New York Stock Exchange.

| | High | Low |
|-------------------------------|----------|----------|
| Year ended December 31, 2017: | | |
| 1st quarter | \$ 70.14 | \$ 62.24 |
| 2nd quarter | 70.16 | 61.48 |
| 3rd quarter | 66.64 | 55.59 |
| 4th quarter | 72.93 | 52.51 |
| Year ended December 31, 2016: | | |
| 1st quarter | \$ 74.18 | \$ 61.36 |
| 2nd quarter | 78.00 | 72.31 |
| 3rd quarter | 78.77 | 62.76 |
| 4th quarter | 67.44 | 54.50 |

The closing price of our common stock on January 31, 2018 was \$78.04 per share. According to Computershare, our registrar and transfer agent, as of January 31, 2018, there were 9,207 holders of record of our common stock. We have not declared or paid cash dividends to holders of our common stock since 1994. We have no current plans to pay cash dividends and we are restricted from paying dividends under the terms of our senior secured credit facilities and the indentures governing our senior notes. See "Liquidity and capital resources" under "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations" and the notes to our consolidated financial statements.

Stock Repurchases

The following table summarizes our repurchases of our common stock during the fourth quarter of 2017:

| <u>Period</u> | <u>Total Number of Shares Purchased</u> | <u>Average Price Paid per Share</u> | <u>Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs⁽¹⁾</u> | <u>Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans or Programs (in millions)</u> |
|--------------------------------|---|-------------------------------------|---|---|
| October 1 - October 31, 2017 | 5,457,839 | \$ 59.90 | 5,457,839 | \$ 1,254.3 |
| November 1 - November 30, 2017 | 431,645 | \$ 60.10 | 431,645 | \$ 1,228.4 |
| December 1 - December 31, 2017 | 1,520,365 | \$ 71.87 | 1,520,365 | \$ 1,119.1 |
| Total | 7,409,849 | \$ 62.37 | 7,409,849 | \$ 1,119.1 |

- (1) On October 10, 2017, our Board of Directors approved an additional share repurchase authorization in the amount of \$1.3 billion. This share repurchase authorization was in addition to the \$247 million remaining at that time under our Board of Directors' prior share repurchase authorization announced in July 2016. We are authorized to make purchases from time to time in the open market or in privately negotiated transactions, including without limitations, through accelerated share repurchase transactions, derivative transactions, tender offers, Rule 10b5-1 plans or any combination of the foregoing, depending upon market conditions and other considerations. During the quarter ended December 31, 2017, we repurchased a total of 7,409,849 shares of our common stock for approximately \$462 million at an average price of \$62.37 per share. As of February 22, 2018, we have a total of \$1.0 billion remaining in Board authorizations available for share repurchases under our repurchase programs. Although these share repurchase authorizations have no expiration dates, we are subject to share repurchase limitations under the terms of our senior secured credit facilities and the indentures governing our senior notes.

Item 6. Selected Financial Data.

The following financial and operating data should be read in conjunction with “Item 7. Management’s Discussion and Analysis of Financial Condition and Results of Operations” and our consolidated financial statements filed as part of this report. The following table presents selected consolidated financial and operating data for the periods indicated.

| | Year ended December 31, | | | | |
|--|-------------------------|---------------|---------------|---------------|---------------|
| | 2017 | 2016 | 2015 | 2014 | 2013 |
| (in thousands, except share data) | | | | | |
| Income statement data: | | | | | |
| Net revenues | \$ 10,876,634 | \$ 10,707,467 | \$ 9,982,245 | \$ 9,312,049 | \$ 8,580,225 |
| Operating expenses and charges ⁽²⁾ | 9,063,879 | 8,677,757 | 8,845,479 | 7,711,891 | 7,464,599 |
| Operating income | 1,812,755 | 2,029,710 | 1,136,766 | 1,600,158 | 1,115,626 |
| Debt expense | (430,634) | (414,116) | (408,380) | (410,223) | (429,938) |
| Debt refinancing and redemption charges | — | — | (48,072) | (97,548) | — |
| Other income, net | 17,665 | 7,511 | 8,073 | 1,935 | 6,750 |
| Income from continuing operations before income taxes | 1,399,786 | 1,623,105 | 688,387 | 1,094,322 | 692,438 |
| Income tax expense ⁽³⁾ | 323,859 | 431,761 | 207,510 | 366,894 | 246,795 |
| Net income from continuing operations | 1,075,927 | 1,191,344 | 480,877 | 727,428 | 445,643 |
| Net (loss) income from discontinued operations, net of tax ⁽⁴⁾ | (245,372) | (158,262) | (53,467) | 135,902 | 298,182 |
| Gain on disposal of discontinued operations, net of tax ⁽⁴⁾ | — | — | — | — | 13,375 |
| Net income | 830,555 | 1,033,082 | 427,410 | 863,330 | 757,200 |
| Less: Net income attributable to noncontrolling interests | (166,937) | (153,208) | (157,678) | (140,216) | (123,755) |
| Net income attributable to DaVita Inc. | \$ 663,618 | \$ 879,874 | \$ 269,732 | \$ 723,114 | \$ 633,445 |
| Basic income from continuing operations per share attributable to DaVita Inc. ⁽⁵⁾ | \$ 4.78 | \$ 5.12 | \$ 1.53 | \$ 2.77 | \$ 1.53 |
| Diluted income from continuing operations per share attributable to DaVita Inc. ⁽⁵⁾ | \$ 4.71 | \$ 5.04 | \$ 1.49 | \$ 2.71 | \$ 1.50 |
| Weighted average shares outstanding: ⁽⁵⁾ | | | | | |
| Basic | 188,626,000 | 201,641,000 | 211,868,000 | 212,302,000 | 209,939,000 |
| Diluted | 191,349,000 | 204,905,000 | 216,252,000 | 216,928,000 | 214,764,000 |
| Ratio of earnings to fixed charges ⁽⁶⁾ | 2.94:1 | 3.49:1 | 1.93:1 | 2.72:1 | 2.01:1 |
| Balance sheet data: | | | | | |
| Working capital ⁽¹⁾ | \$ 5,703,181 | \$ 1,283,784 | \$ 2,104,143 | \$ 1,547,518 | \$ 600,789 |
| Total assets ⁽¹⁾ | \$ 18,948,193 | \$ 18,755,776 | \$ 18,524,224 | \$ 17,624,137 | \$ 16,614,893 |
| Long-term debt ⁽¹⁾ | \$ 9,158,018 | \$ 8,944,676 | \$ 12,972,282 | \$ 8,298,624 | \$ 8,064,196 |
| Total DaVita Inc. shareholders' equity ⁽⁵⁾ | \$ 4,690,029 | \$ 4,648,047 | \$ 4,870,781 | \$ 5,170,513 | \$ 4,432,480 |

(1) In 2015, we retrospectively adopted ASU 2015-03 related to simplification of debt issuance costs as well as ASU 2015-17 related to classification of deferred taxes. All periods prior to 2015 have been recast to conform to the revised presentation.

(2) Operating expenses and charges in 2017 includes goodwill impairment charges of \$34,696 related to our vascular access reporting unit, an equity investment loss of \$6,293 for goodwill impairments at our APAC JV, an impairment on our investment in the APAC JV of \$280,066, an asset impairment of \$15,168 related to the restructuring of our pharmacy business, restructuring charges related to our international business of \$2,700, a net gain on settlement of \$529,504 and a gain adjustment on the 2016 ownership change of our APAC JV of \$6,273. Operating expenses and charges in 2016 included goodwill impairment charges of \$28,415 related to our vascular access reporting unit, an impairment of an investment of \$14,993, an estimated gain on the ownership change of our APAC JV of \$374,374, and an estimated accrual for certain legal matters of \$15,770. Operating expenses and charges for 2015 included a settlement charge of \$495,000 related to a private civil suit, goodwill impairment charges of \$4,066 related to our international business, and an estimated accrual for certain legal matters of \$22,530. Operating expenses and charges in 2014 and 2013 included an additional \$17,000 and \$397,000 loss contingency accrual related to the settlement of the 2010 and 2011 U.S. Attorney physician relationship investigations, respectively.

(3) Tax expense includes a net tax benefit of \$251,510 related to U.S. tax legislation passed in December 2017.

- (4) On December 5, 2017, we entered into an equity purchase agreement to sell our DMG division to Collaborative Care Holdings, LLC (Optum), a subsidiary of UnitedHealth Group Inc. As a result of this pending transaction, the DMG business has been reclassified as held for sale and its results of operations are reported as net (loss) income from discontinued operations, net of tax for all periods presented. Net (loss) income from discontinued operations, net of tax, also includes HomeChoice Partners Inc. (HomeChoice) which was divested on February 1, 2013. Net (loss) income from discontinued operations, net of tax, in 2017 includes estimated goodwill impairment charges of \$651,659 related to certain DMG reporting units, a net tax benefit of \$163,555 due to a remeasurement of deferred taxes resulting from DMG's reclassification to held for sale, a non-cash gain associated with our Magan acquisition of \$17,129, restructuring charges of \$9,569, and a reduction in estimated accruals for legal matters of \$14,700. Net (loss) income from discontinued operations, net of tax, in 2016 included goodwill impairment charges of \$253,000 related to certain DMG reporting units, a gain related to the partial sale of our interest in Tandigm of \$40,280, a loss on the DMG Arizona sale of \$10,489, an adjustment to reduce receivables associated with the DMG acquisition escrow provision relating to income tax items of \$30,934, and estimated accruals for legal matters of \$16,000. Net (loss) income from discontinued operations, net of tax, in 2015 included estimated goodwill and other intangible asset impairment charges of \$206,169 related to certain DMG reporting units. Net (loss) income from discontinued operations, net of tax, in 2013 includes contingent earn-out obligation, a gain adjustment of \$56,977 related to a decrease in DMG's 2013 contingent earn-out obligation and an adjustment to reduce a tax asset associated with the DMG acquisition escrow provisions of \$7,721.
- (5) In the third quarter of 2013, the Board of Directors approved a two-for-one split of our common stock in the form of a stock dividend payable on September 6, 2013 to stockholders of record on August 23, 2013. Our common stock began trading on a post-split basis on September 9, 2013. Share repurchases consisted of 12,966,672 shares of common stock for \$810,949 in 2017, 16,649,090 shares of common stock for \$1,072,377 in 2016, and 7,779,958 shares of common stock for \$575,380 in 2015. No repurchases of common stock were made in 2014 or 2013. Shares issued in connection with stock awards were 514,091 in 2017, 1,011,328 in 2016, 1,479,217 in 2015, 2,179,766 in 2014, and 1,928,137 in 2013.
- (6) The ratio of earnings to fixed charges was computed by dividing earnings by fixed charges. Earnings for this purpose is defined as pretax income from continuing operations adjusted by adding back fixed charges expensed during the period, less noncontrolling interests. Fixed charges include debt expense (interest expense and the write-off and amortization of deferred financing costs), the estimated interest component of rental expense on operating leases and capitalized interest.

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

Forward-looking statements

This Annual Report on Form 10-K, including this Management's Discussion and Analysis of Financial Condition and Results of Operations, contains statements that are forward-looking statements within the meaning of the federal securities laws. All statements that do not concern historical facts are forward-looking statements and include, among other things, statements about our expectations, beliefs, intentions and/or strategies for the future. These forward-looking statements may include statements regarding our future operations, financial condition and prospects, such as expectations for treatment growth rates, revenue per treatment, expense growth, levels of the provision for uncollectible accounts receivable, operating income, cash flow, operating cash flow, estimated tax rates, estimated charges and accruals, capital expenditures, the development of new dialysis centers and dialysis center acquisitions, government and commercial payment rates, revenue estimating risk and the impact of our level of indebtedness on our financial performance, and including earnings per share. These statements involve substantial known and unknown risks and uncertainties that could cause our actual results to differ materially from those described in the forward-looking statements, including risks resulting from the concentration of profits generated by higher-paying commercial payor plans for which there is continued downward pressure on average realized payment rates, and a reduction in the number of patients under such plans, including as a result of restrictions or prohibitions on the use and/or availability of charitable premium assistance, which may result in the loss of revenues or patients, or our making incorrect assumptions about how our patients will respond to any change in financial assistance from charitable organizations; the extent to which the ongoing implementation of healthcare exchanges or changes in or new legislation, regulations or guidance, or enforcement thereof, including among other things those regarding the exchanges, results in a reduction in reimbursement rates for our services from and/or the number of patients enrolled in higher-paying commercial plans; a reduction in government payment rates under the Medicare End Stage Renal Disease program or other government-based programs; the impact of the Medicare Advantage benchmark structure; risks arising from potential and proposed federal and/or state legislation or regulation, including healthcare-related and labor-related legislation or regulation, that could have a material adverse effect on our operations and profitability; the impact of the changing political environment and related developments on the current health care marketplace and on our business, including with respect to the future of the Affordable Care Act, the exchanges and many other core aspects of the current health care marketplace; uncertainties related to the impact of federal tax reform legislation; changes in pharmaceutical or anemia management practice patterns, payment policies, or pharmaceutical pricing; legal compliance risks, including our continued compliance with complex government regulations and the provisions of our current Corporate Integrity Agreement (CIA) and current or potential investigations by various government entities and related government or private-party proceedings, and restrictions on our business and operations required by our corporate integrity agreement and other current or potential settlement terms, and the financial impact thereof and our ability to recover any losses related to such legal matters from third parties; continued increased competition from large- and medium-sized dialysis providers that compete directly with us; our ability to reduce administrative expenses while maintaining targeted levels of service and operating performance, including our ability to achieve anticipated savings from our recent restructurings; our ability to maintain contracts with physician medical directors, changing affiliation models for physicians, and the emergence of new models of care introduced by the government or private sector, that may erode our patient base and reimbursement rates, such as accountable care organizations (ACOs), independent practice associations (IPAs) and integrated delivery systems; our ability to complete acquisitions, mergers or dispositions that we might announce or be considering, on terms favorable to us or at all, or to integrate and successfully operate any business we may acquire or have acquired, or to successfully expand our operations and services to markets outside the United States, or to businesses outside of dialysis; noncompliance by us or our business associates with any privacy laws or any security breach involving the misappropriation, loss or other unauthorized use or disclosure of confidential information; the variability of our cash flows; factors that may impact our ability to repurchase stock under our stock repurchase program and the timing of any such stock repurchases, including market conditions, the price of our common stock, our cash flow position and leverage ratios, and legal, regulatory and contractual requirements; the risk that we might invest material amounts of capital and incur significant costs in connection with the growth and development of our international operations, yet we might not be able to operate them profitably anytime soon, if at all; risks arising from the use of accounting estimates, judgments and interpretations in our financial statements; impairment of our goodwill, investments or other assets; the risks and uncertainties associated with the timing, conditions and receipt of regulatory approvals and satisfaction of other closing conditions of the DMG sale transaction, potential disruption in connection with the DMG sale transaction making it more difficult to maintain business and operational relationships, and uncertainties related to our use of proceeds from the DMG sale transaction, including our ability to repurchase stock; the risk that laws regulating the corporate practice of medicine could restrict the manner in which DMG conducts its business; the risk that the cost of providing services under DMG's agreements may exceed our compensation; the risk that reductions in reimbursement rates, including Medicare Advantage rates, and future regulations may negatively impact DMG's business, revenue and profitability; the risk that DMG may not be able to successfully establish a presence in new geographic regions or successfully address competitive threats that could reduce its profitability; the risk that a disruption in DMG's healthcare provider networks could have an adverse effect on DMG's business operations and profitability; the risk that

reductions in the quality ratings of health maintenance organization plan customers of DMG could have an adverse effect on DMG's business; the risk that health plans that acquire health maintenance organizations may not be willing to contract with DMG or may be willing to contract only on less favorable terms; and the other risk factors set forth in Part I, Item 1A. of this Annual Report on Form 10-K. We base our forward-looking statements on information currently available to us, and we undertake no obligation to update or revise any forward-looking statements, whether as a result of changes in underlying factors, new information, future events or otherwise.

The following should be read in conjunction with our consolidated financial statements and "Item 1. Business".

Company overview

The Company has consisted of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). Kidney Care is comprised of our U.S. dialysis and related lab services, our ancillary services and strategic initiatives, including our international operations, and our corporate administrative support. Our U.S. dialysis and related lab services business is our largest line of business and is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as end stage renal disease (ESRD). DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of providing coordinated, outcomes-based medical care in a cost-effective manner.

On December 5, 2017, we entered into an equity purchase agreement to sell our DMG division to Collaborative Care Holdings, LLC (Optum), a subsidiary of UnitedHealth Group Inc. The transaction is expected to close in 2018 and is subject to regulatory approval and other customary closing conditions. As a result of this pending transaction, the DMG business is classified as held for sale and its results of operations are reported as discontinued operations. In addition, prior periods' presentation has been revised to conform to current year presentation and DMG is not included in our Management's Discussion and Analysis below.

The overall financial performance of our U.S. dialysis and related lab services in 2017 benefited from increased treatment volume from acquired and non-acquired growth and cost control initiatives in our dialysis business. This was partially offset by an increase in labor costs and other center related costs.

Some of our major accomplishments and financial operating performance indicators in 2017 and year over year were as follows:

- improved clinical outcomes in our U.S. dialysis operations, including the fifth consecutive year as a leader in CMS' Quality Incentive Program;
- consolidated net revenue growth of 1.6%, which included 2.4% total net revenue growth in our U.S. dialysis segment, despite a decrease of \$5 in average dialysis net patient service revenue per treatment;
- solid performance in our normalized non-acquired U.S. dialysis treatment growth of 3.5%, which contributed to an increase of approximately 4.1% in the overall number of U.S. dialysis treatments;
- a net increase of 160 U.S. dialysis centers, including dialysis centers from the Renal Ventures acquisition, and a net increase of 83 international dialysis centers;
- an increase in our overall number of patients we serve in the U.S. of approximately 5.4% in 2017;
- a decrease in U.S. dialysis and lab related services patient care costs of approximately \$2 per treatment and a decrease in general and administrative expenses of approximately \$1 per treatment; and
- consolidated operating cash flows of \$1.9 billion, or \$1.6 billion from continuing operations, which included the net VA settlement of \$332 million.

We believe 2018 will be challenging. We continue to expect clinical costs to increase due to inflation and a tight labor market and we do not foresee an opportunity to offset these pressures with productivity improvements. With labor cost inflation continuing to outpace Medicare reimbursement, we anticipate that margins on our Medicare business will continue to experience pressure. In addition, we will experience an increase in benefit costs as we transition to a 401(k) plan match program as our 2017 benefit costs did not include a comparable expense. In 2018 we also anticipate additional reimbursement pressure on our pharmacy business. We remain committed to our plans for international expansion in certain regions, which will continue to require investment. We anticipate that these challenges will be partially offset in 2018 by the expected reduction in income taxes as a result of recent U.S. tax reform legislation. In addition, in connection with our previously announced capital allocation strategy, in 2018 we plan to continue our evaluation of strategic alternatives for various assets in our portfolio.

Following is a summary of our consolidated operating results for reference in the discussion that follows.

| | Year ended December 31, | | | | | | | | |
|---|-------------------------|--------|-------|----|--------|-------|----|-------|-------|
| | 2017 | | 2016 | | 2015 | | | | |
| | (dollars in millions) | | | | | | | | |
| Net revenues: | | | | | | | | | |
| Dialysis and related lab patient service revenues | \$ | 10,094 | | \$ | 9,727 | | \$ | 9,155 | |
| Less: Provision for uncollectible accounts | | (485) | | | (431) | | | (413) | |
| Net dialysis and related lab patient service revenues | | 9,608 | | | 9,296 | | | 8,743 | |
| Other revenues | | 1,268 | | | 1,411 | | | 1,240 | |
| Total net consolidated revenues | | 10,877 | 100 % | | 10,707 | 100 % | | 9,982 | 100 % |
| Operating expenses and charges: | | | | | | | | | |
| Patient care costs | | 7,640 | 70 % | | 7,432 | 69 % | | 6,856 | 69 % |
| General and administrative | | 1,064 | 10 % | | 1,073 | 10 % | | 1,031 | 10 % |
| Depreciation and amortization | | 560 | 5 % | | 509 | 5 % | | 464 | 5 % |
| Provision for uncollectible accounts | | (7) | — % | | 12 | — % | | 9 | — % |
| Equity investment loss (income) | | 9 | — % | | (17) | — % | | (14) | — % |
| Investment and other asset impairments | | 295 | 3 % | | 15 | — % | | — | — % |
| Goodwill impairment charges | | 36 | — % | | 28 | — % | | 4 | — % |
| Gain on changes in ownership interests | | (6) | — % | | (374) | (3)% | | — | — % |
| Gain on settlement, net | | (527) | (5)% | | — | — % | | — | — % |
| Settlement charge | | — | — % | | — | — % | | 495 | 5 % |
| Total operating expenses and charges | | 9,064 | 83 % | | 8,678 | 81 % | | 8,845 | 89 % |
| Operating income | \$ | 1,813 | 17 % | \$ | 2,030 | 19 % | \$ | 1,137 | 11 % |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

The following table summarizes our consolidated net revenues among our reportable segments:

| | Year ended December 31, | | |
|--|-------------------------|-----------|----------|
| | 2017 | 2016 | 2015 |
| | (dollars in millions) | | |
| Net revenues: | | | |
| U.S. dialysis and related lab patient service revenues | \$ 9,822 | \$ 9,551 | \$ 9,034 |
| Less: Provision for uncollectible accounts | (482) | (430) | (406) |
| U.S. dialysis and related lab net patient service revenues | 9,340 | 9,121 | 8,628 |
| Other revenues | 20 | 17 | 14 |
| Total net U.S. dialysis and related lab services revenues | 9,360 | 9,138 | 8,642 |
| Other-ancillary services and strategic initiatives other revenues | 1,273 | 1,420 | 1,248 |
| Other-ancillary services and strategic initiatives net patient service revenues (less provision for uncollectible accounts) | 323 | 202 | 134 |
| Total net other-ancillary services and strategic initiatives revenues | 1,596 | 1,621 | 1,382 |
| Total net segment revenues | 10,956 | 10,759 | 10,024 |
| Elimination of intersegment revenues | (80) | (52) | (42) |
| Consolidated net revenues | \$ 10,877 | \$ 10,707 | \$ 9,982 |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

The following table summarizes consolidated operating income and adjusted consolidated operating income:

| | Year ended December 31, | | |
|---|-------------------------|----------|----------|
| | 2017 | 2016 | 2015 |
| | (dollars in millions) | | |
| U.S. dialysis and related lab services | \$ 2,297 | \$ 1,777 | \$ 1,260 |
| Other — ancillary services and strategic initiatives | (439) | 267 | (104) |
| Total segment operating income | 1,858 | 2,044 | 1,156 |
| Reconciling corporate items: | | | |
| Corporate administrative support | (45) | (14) | (19) |
| Consolidated operating income | \$ 1,813 | \$ 2,030 | \$ 1,137 |
| Reconciliation of non-GAAP measure: | | | |
| Goodwill impairment charges | 35 | 28 | 4 |
| Equity investment loss related to APAC JV goodwill impairment | 6 | — | — |
| Impairment of investment | 280 | 15 | — |
| Impairment of assets | 15 | — | — |
| Restructuring charges | 2 | — | — |
| Equity investment loss related to restructuring charges | 1 | — | — |
| Gain on settlement, net | (527) | — | — |
| Equity investment income related to gain on settlement | (3) | — | — |
| Gain on APAC JV ownership changes | (6) | (374) | — |
| Accruals for legal matters | — | 16 | 22 |
| Settlement charge | — | — | 495 |
| Adjusted consolidated operating income ⁽¹⁾ | \$ 1,616 | \$ 1,715 | \$ 1,658 |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) For the periods presented in the table above adjusted operating income is defined as operating income before certain items which we do not believe are indicative of ordinary results, including goodwill impairment charges, investment and other asset impairments, restructuring charges, a net settlement gain, gains on ownership changes, estimated accruals for certain legal matters and a settlement charge. Adjusted operating income as so defined is a non-GAAP measure and is not intended as a substitute for GAAP operating income. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normalized prior period results.

Consolidated net revenues

Consolidated net revenues for 2017 increased by approximately \$170 million, or 1.6%, from 2016. This increase in consolidated net revenues was due to an increase in U.S. dialysis and related lab services net revenues of approximately \$222 million, principally as a result of solid volume growth from additional treatments, partially offset by a decrease of approximately \$5 in average dialysis net patient service revenue per treatment and by one less treatment day in 2017, as discussed below. Revenue for 2017 was negatively impacted by a decrease of approximately \$25 million from 2016 in our ancillary services and strategic initiatives driven primarily from decreases in revenue from our pharmaceutical business, partially offset by an increase in net revenues from expansion in our international business and increases in VillageHealth revenues, as described below.

Consolidated net revenues for 2016 increased by approximately \$725 million, or 7.3%, from 2015. This increase in consolidated net revenues was due to an increase in U.S. dialysis and related lab services net revenues of approximately \$496 million, principally resulted from solid volume growth from additional treatments, one additional treatment day in 2016, and an increase of \$4 in the average dialysis net patient service revenue per treatment, as discussed below. In addition, revenue for 2016 increased by approximately \$239 million from 2015 in our ancillary services and strategic initiatives driven primarily from growth in our pharmaceutical business and from expansion in our international business and other strategic initiatives.

Consolidated operating income

Consolidated operating income of \$1.813 billion for 2017, which includes goodwill impairment charges of \$35 million related to our vascular access reporting unit, an equity investment loss of \$6 million for goodwill impairments at our APAC JV, an impairment of \$280 million on our investment in the APAC JV, an asset impairment of \$15 million related to the restructuring of our pharmacy business, restructuring charges in our international business of \$3 million, a net gain on settlement of \$530 million, and a gain adjustment on the 2016 ownership change of our APAC JV of \$6 million, as discussed below, decreased by \$217 million as compared to 2016, which included goodwill impairment charges of \$28 million, an investment impairment of \$15 million, an estimated gain on the ownership change of our APAC JV of \$374 million and estimated accruals for legal matters of \$16 million. Excluding these items from their respective periods, adjusted consolidated operating income for 2017 decreased by approximately \$99 million due to an increase in adjusted operating losses in our ancillary and strategic initiatives of \$59 million, an increase in expenses in our corporate administrative support of \$31 million, and a decrease in adjusted operating income in U.S. dialysis and related lab services of \$9 million, as described below.

Consolidated operating income of \$2.030 billion for 2016, which included goodwill impairment charges of \$28 million related to our vascular access reporting unit, an investment impairment of \$15 million, an estimated gain on the ownership change of our APAC JV of \$374 million and estimated accruals for legal matters of \$16 million increased by approximately \$893 million from 2015, which included estimated impairment charges of approximately \$4 million, estimated accruals for legal matters of \$22 million and a settlement charge of \$495 million. Excluding these items from their respective periods, adjusted consolidated operating income for 2016 increased by approximately \$57 million. Adjusted consolidated operating income increased primarily as a result of an increase in adjusted operating income in U.S. dialysis and related lab services of \$22 million, a decrease in adjusted operating losses in our ancillary and strategic initiatives of \$30 million, and a decrease in expenses in our corporate administrative support of \$5 million, as described below.

U.S. dialysis and related lab services business

Our U.S. dialysis and related lab services business is a leading provider of kidney dialysis services through a network of 2,510 outpatient dialysis centers which we own and manage through management services agreements, in 46 states and the District of Columbia, serving a total of approximately 197,800 patients. We also provide acute inpatient dialysis services in approximately 900 hospitals. We estimate that we have approximately a 37% share of the U.S. dialysis market based upon the number of patients we serve. In 2017, our overall network of U.S. outpatient dialysis centers increased by 160 dialysis centers, primarily as a result of opening new dialysis centers and from acquisitions of existing dialysis centers. The overall number of patients that we serve in the U.S. increased by approximately 5.4% in 2017, including dialysis patients from the Renal Ventures acquisition, as compared to 2016.

The stated mission of our U.S. dialysis and related lab services is to be the provider, partner and employer of choice. We believe our attention to these three stakeholders—our patients, our business partners, and our teammates—represents a major driver of our long-term performance, although we are subject to the impact of external factors such as government policy, physician practice patterns, commercial payor payment rates and the mix of commercial and government patients, as further described in Item 1A Risk Factors. Two principal non-financial metrics we track are quality clinical outcomes and teammate turnover. We have developed our own composite index for measuring improvements in our clinical outcomes, which we refer to as the DaVita Quality Index (DQI). Our clinical outcomes as measured by DQI have improved over each of the past several years, which we believe directly decreases patient mortalities. Our patient mortality percentages have decreased from 19.0% in 2001 to 13.8% in 2016. For the fifth year in a row, we have been a leader in the industry in QIP standards and for the last three years for which data is available, we have been a leader in the industry under the CMS Five-Star Quality Rating systems. Over the last two years our clinical teammate turnover has increased slightly due to increased competition for skilled clinical personnel; however, despite this headwind, we have continued to improve our clinical performance. We will continue to focus on these three stakeholders and our clinical outcomes as we believe these are fundamental long-term value drivers.

We believe our national scale, size and commitment to our patients, among other things, allows us to provide industry-leading quality care with superior clinical outcomes that attracts patients, referring physicians, and qualified medical directors to our network, which in turn provides our dialysis patient base with a large number of outpatient dialysis centers to choose from with convenient locations and access to a full range of other integrated services, which in turn provides us the ability to effectively and efficiently manage a patient's care and certain costs while still maintaining strong legal and compliance programs.

The following graph summarizes our U.S. dialysis services revenues by modality for the year ended December 31, 2017:



Approximately 86% of our 2017 consolidated net revenues were derived directly from our U.S. dialysis and related lab services business. Approximately 79% of our 2017 dialysis services revenues were derived from outpatient hemodialysis services in our 2,471 consolidated U.S. dialysis centers. Other dialysis services, which are operationally integrated with our dialysis operations, are peritoneal dialysis, home-based hemodialysis, hospital inpatient hemodialysis and management and administrative services provided to dialysis centers in which we own a noncontrolling interest or which are wholly owned by third parties. These services collectively accounted for the balance of our 2017 U.S. dialysis and related lab services revenues.

The principal drivers of our U.S. dialysis and related lab services revenues are:

- the number of treatments, which is primarily a function of the number of chronic patients requiring approximately three treatments per week as well as, to a lesser extent, the number of treatments for peritoneal dialysis and home-based dialysis and hospital inpatient dialysis; and
- average dialysis net patient service revenue per treatment, including the mix of commercial and government patients.

The total U.S. dialysis patient base is a relatively stable and growing factor, and is fundamentally influenced by a demographically growing need for dialysis services, as well as mortality rates that are common for patients with ESRD. The United States Renal Data System has reported an approximate compound annual growth rate of 3.8% from 2000 to 2015 for the U.S. dialysis patient population.

We believe our ability to maintain a stable or growing share of the U.S. dialysis patient base is influenced by the quality of our relationships with referring physicians and the quality of our clinical care, which can lead to reduced patient mortality rates, as described above, as well as our ability to open and acquire new dialysis centers.

Our average U.S. dialysis and related lab services net patient service revenue per treatment is driven by changes in our mix of commercial and government (principally Medicare and Medicaid) patients, commercial and government payment rates, and our billing and collecting operations performance.

On average, dialysis-related payment rates from contracted commercial payors are significantly higher than Medicare, Medicaid and other government program payment rates, and therefore the percentage of commercial patients in relation to total patients represents a major driver of our total average dialysis net patient service revenue per treatment. The percentage of commercial patients covered under contracted plans as compared to commercial patients with out-of-network providers has continued to increase, which can significantly affect our average dialysis net patient service revenue per treatment since commercial payment rates for patients with out-of-network providers are on average higher than in-network payment rates that are covered under commercial contracted plans.

In addition, growth of our government-based patients outpaced the growth of our commercial patients in 2017 due to a decrease in exchange patients. Government dialysis-related payment rates in the U.S. are principally determined by federal Medicare and state Medicaid policy. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate which provides a fixed payment rate encompassing all goods and services provided during

the dialysis treatment, including certain pharmaceuticals such as Epogen® (EPO), vitamin D analogs and iron supplements, irrespective of the amount of pharmaceuticals administered to the patient or additional services performed. Most lab services are also included in the bundled payment. Under the ESRD PPS, the bundled payments to a dialysis facility may be reduced by as much as 2% based on the facility's performance in specified quality measures set annually by CMS through QIP, which was established by the Medicare Improvements for Patients and Providers Act of 2008. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors.

This bundled payment system presents certain operating, clinical and financial risks as further described in the risk factor in Item 1A Risk Factors under the heading "Changes in the structure of and payment rates under the Medicare ESRD program could have a material adverse effect on our business, results of operations and financial condition." For example, with regard to the expanded list of case-mix adjusters, there is a risk that our dialysis centers or billing and other systems may not accurately document and track the appropriate patient-specific characteristics, resulting in a reduction or overpayment in the amounts of the payments that we would otherwise be entitled to receive. In addition, as new drugs, services or labs are added to the ESRD bundle, CMS' failure to adequately calculate the costs associated with the drugs, services or labs could have a material adverse effect on our business, results of operations and financial condition.

Uncertainty about future payment rates remains a material risk to our business, as well as the potential implementation of or changes in coverage determinations or other rules or regulations by CMS or MACs that may impact reimbursement. An important provision in the law is an annual adjustment, or market basket inflation update, to the ESRD PPS base rate. Absent action by Congress, the PPS base rate is automatically updated annually by a formulaic inflation adjustment.

In December 2013, CMS issued the 2014 final rule for the ESRD PPS, which phases in the payment reductions mandated by ATRA, as modified by the Protecting Access to Medicare Act of 2014 which reduced our market basket inflation adjustment by 1.25% in 2016 and 2017, and by 1% in 2018. In November 2017, CMS published the 2018 final rule for the ESRD PPS, which increased dialysis facilities' bundled payment rate for 2018 relative to prior years. In particular, CMS projects that the 2018 final rule for the ESRD PPS will (i) increase the total payments to all ESRD facilities by 0.5% in 2018 compared to 2017; (ii) increase total payments to hospital-based ESRD facilities by 0.7% in 2018 compared to 2017; and (iii) increase total payments for freestanding facilities by 0.5% in 2018 compared to 2017. The 2018 final rule for ESRD PPS also implements changes to the PPS outlier policy, broadening the pricing methodologies used to determine the cost of certain service drugs and biologicals in computing outlier payments when average sales price data is not available.

As a result of the BCA and subsequent activity in Congress, a \$1.2 trillion sequester (across-the-board spending cuts) in discretionary programs took effect on April 1, 2013, reducing Medicare payments by 2% which was subsequently extended through fiscal year 2027. These across-the-board spending cuts have affected and will continue to adversely affect our business, results of operations and financial condition.

The CMS Innovation Center is working with various healthcare providers to develop, refine and implement ACOs and other innovative models of care for Medicare and Medicaid beneficiaries. We are uncertain of the extent to which the long-term operation and evolution of these models of care, including ACOs, Bundled Payments for Care Improvement Initiative, the CEC Model (which includes the development of ESCOs), the Comprehensive Primary Care Initiative, the Duals Demonstration, or other models, will impact the healthcare market over time. Our U.S. dialysis business may choose to participate in one or several of these models either as a partner with other providers or independently. We currently participate in the CEC Model with the Innovation Center, including with the ESCO organizations in the Arizona, Florida, and adjacent New Jersey and Pennsylvania markets. In areas where we are not directly participating in this or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's or other programs' calculations.

The Department of Health and Human Services (HHS) has also pledged to tie 50% of Medicare payments to quality or alternate payment models by the end of 2018. As new models of care emerge and evolve, we may be at risk for losing our Medicare patient base, which would have a material adverse effect on our revenues, earnings and cash flows. Other initiatives in the government or private sector may also arise, including the development of models similar to ACOs, independent practice associations (IPAs) and integrated delivery systems or evolutions of those concepts which could adversely impact our business.

We anticipate that we will continue to experience increases in our operating costs in 2018 that will outpace any net Medicare rate increases that we may receive, which could significantly impact our operating results. In particular, we expect to continue experiencing increases in operating costs that are subject to inflation, such as labor and supply costs, including increases in maintenance costs and capital expenditures to improve, renovate and maintain our facilities, equipment and information technology to meet changing regulatory requirements, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the bundled payment rate system.

Dialysis payment rates from commercial payors can vary and a major portion of our commercial rates are set at contracted amounts with payors and are subject to intense negotiation pressure. Our commercial payment rates also include payments for out-of-network patients that on average are higher than our in-network commercial contract rates. We continue to enter into some commercial contracts covering certain patients that will primarily pay us a single bundled payment rate for all dialysis services provided to these patients. However, some contracts will pay us for certain other services and pharmaceuticals in addition to the bundled payment. We are continuously in the process of negotiating agreements with our commercial payors, and if our negotiations result in overall commercial contract payment rate reductions in excess of our commercial contract payment rate increases, or if commercial payors implement plans that restrict access to coverage or the duration or breadth of benefits or impose restrictions or limitations on patient access to commercial plans on non-contracted or out-of-network providers, it could have a material adverse effect on our business, results of operations and financial condition. In addition, if there is an increase in job losses in the U.S., or depending upon changes to the healthcare regulatory system by CMS and/or the impact of healthcare insurance exchanges, we could experience a decrease in the number of patients covered under commercial insurance plans and/or an increase in uninsured or underinsured patients. Patients with commercial insurance who cannot otherwise maintain coverage frequently rely on financial assistance from charitable organizations, such as the American Kidney Fund. If these patients are unable to obtain or continue to receive or receive for a limited duration, such financial assistance, or if our assumptions about how patients will respond to any change in such financial assistance are incorrect, it could have a material adverse effect on our business, results of operations and financial condition. For further details, see the risk factor in Item 1A Risk Factors under the heading “If patients in commercial plans are subject to restriction in plan designs or the average rates that commercial payors pay us decline significantly, it would have a material adverse effect on our business, results of operations and financial condition.”

Our operating performance with respect to dialysis services billing and collection can also be a significant factor in the average U.S. dialysis and related lab services net patient service revenue per treatment we recognize and are able to collect. Over the past several years we have invested heavily in upgrades to our systems and internal processes that we believe have helped improve our operating performance and reduced our regulatory compliance risks, and we expect to continue to improve these systems and processes. We continue to upgrade our billing and other systems; however, as we continue to make upgrades to our systems and processes, or as payors change their systems and requirements, such as changes to what is included in the bundled payment from Medicare, we could experience a negative impact to our cash collection performance, which would affect our average U.S. dialysis and related lab services net patient service revenue per treatment.

Our U.S. dialysis and related lab services revenue recognition involves significant estimation risks. Our estimates are developed based on the best information available to us and our best judgment as to the reasonably assured collectability of our billings as of the reporting date based upon our actual historical collection experience. Changes in estimates are reflected in the then-current period financial statements based upon on-going actual experience and trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies.

Our average U.S. dialysis and related lab services net patient service revenue per treatment can be significantly impacted by several major factors, including our commercial payment rates; government payment policies regarding reimbursement amounts for dialysis treatments covered under Medicare’s bundled payment rate system, including our ability to capture certain patient characteristics; and changes in the mix of government and commercial patients and the number of commercial patients that are either covered under commercial contracts or are out of network.

Our annual average U.S. dialysis and related lab services net patient service revenue per treatment was approximately \$330, \$336 and \$332 for 2017, 2016 and 2015, respectively. In 2017, our average U.S. dialysis and related lab services net patient service revenue per treatment decreased by approximately \$5 per treatment due to a decrease in our commercial treatment volume, a decline in our commercial payor mix, including exchange patients, and an increase in our provision for uncollectible accounts. In 2016, our average U.S. dialysis and related lab services net patient service revenue per treatment increased by approximately \$4 per treatment due to an increase in our average commercial payment rates and improvements in our commercial payor mix, partially offset by an increase in our provision for uncollectible accounts.

The principal drivers of our U.S. dialysis and related lab services patient care costs are clinical hours per treatment, labor rates, vendor pricing of pharmaceuticals, utilization levels of pharmaceuticals, business infrastructure costs, which include the operating costs of our dialysis centers, and certain professional fees. However, other cost categories can also present significant cost variability, such as employee benefit costs, payroll taxes, insurance costs and medical supply costs. In addition, currently pending and future proposed ballot initiatives or referendums, legislation or policy changes could cause us to incur substantial costs to challenge and, if implemented, impose additional requirements on our operations, including increases in the required staffing levels or staffing ratios for clinical personnel, minimum transition times between treatments, limits on how much patients may be charged for care, limitations as to the amount that can be spent on certain medical costs, and a ceiling on the percent of profit for such care. Changes such as these mandated by currently pending and future ballot initiatives or

referendums, legislation or policy changes would likely materially reduce our revenues and increase our operating expense and impact our ability to staff our clinics to the new, elevated staffing levels, in particular given the ongoing nationwide shortage of healthcare workers, especially nurses.

Our average clinical hours per treatment, or productivity levels, were flat in 2017 compared to 2016. We are always striving for improved productivity levels, however, changes in federal and state policies or regulatory billing requirements can lead to increased labor costs in order to implement these new requirements, which can adversely impact our ability to achieve optimal productivity levels. In addition, improvements in the U.S. economy have stimulated additional competition for skilled clinical personnel resulting in slightly higher teammate turnover in 2017, which we believe negatively affected productivity levels. In 2017 and 2016, we experienced an increase in our clinical labor rates of approximately 4.0% and 2.8%, respectively, consistent with general industry trends, mainly due to the high demand for and nationwide shortage of skilled clinical personnel, along with general inflation increases. In 2018, we will have a year-over-year accounting headwind of up to \$100 million as we finish the transition from a profit sharing program to a 401(k) match program. With the old program, we accrued for the expense in the calendar year before payout; with the new program, we will accrue for the expense as we pay out. This accounting change created a one-year gap in 2017 when we did not need to accrue for any such payouts. We also continue to experience increases in the infrastructure and operating costs of our dialysis centers, primarily due to the number of new dialysis centers opened, and general increases in rent, utilities and repairs and maintenance. In 2017, we continued to implement certain cost control initiatives to manage our overall operating costs, including labor productivity.

Our U.S. dialysis and related lab services general and administrative expenses represented 8.1% and 8.2% of our U.S. dialysis and related lab services net revenues in 2017 and 2016, respectively. Although slightly down as a percent of net revenues, general and administrative expenses increased by \$9 million, primarily due to an increase in labor and benefit costs and occupancy costs, partially offset by a decrease in long-term compensation, profit sharing and travel expenses. Increases in general and administrative expenses over the last several years were primarily related to strengthening our dialysis business, improving our regulatory compliance and other operational processes, responding to certain legal and compliance matters, and professional fees associated with enhancing our information technology systems. We expect that these levels of expenditures on our U.S. dialysis and related lab services general and administrative expenses will continue in 2018 and could possibly increase as we seek out new business opportunities within the dialysis industry and continue to invest in improving our information technology infrastructure and the level of support required for our regulatory compliance and legal matters.

Results of Operations

The following table reflects the results of operations for our U.S. dialysis and related lab services business:

| | Year ended December 31, | | |
|--|--|------------|------------|
| | 2017 | 2016 | 2015 |
| | (dollars in millions, except treatment data) | | |
| U.S. dialysis and related lab patient service revenues | \$ 9,822 | \$ 9,551 | \$ 9,034 |
| Less: Provision for uncollectible accounts | (482) | (430) | (406) |
| U.S. dialysis and related lab net patient service revenues | 9,340 | 9,121 | 8,628 |
| Other revenues | 20 | 17 | 14 |
| Total U.S. dialysis and related lab net services revenues | 9,360 | 9,138 | 8,642 |
| Operating expenses and charges: | | | |
| Patient care costs | 6,334 | 6,145 | 5,755 |
| General and administrative | 760 | 751 | 709 |
| Depreciation and amortization | 521 | 483 | 438 |
| Equity investment income | (25) | (18) | (15) |
| Gain on settlement | (527) | — | — |
| Settlement charge and loss contingency accruals | — | — | 495 |
| Total operating expenses and charges | 7,063 | 7,361 | 7,382 |
| Operating income | \$ 2,297 | \$ 1,777 | \$ 1,260 |
| Reconciliation of non-GAAP measures: | | | |
| Gain on settlement, net | (527) | — | — |
| Equity investment income related to gain on settlement | (3) | — | — |
| Settlement charge | — | — | 495 |
| Adjusted operating income ⁽¹⁾ | \$ 1,768 | \$ 1,777 | \$ 1,755 |
| Dialysis treatments | 28,271,113 | 27,162,545 | 25,986,719 |
| Average dialysis treatments per treatment day | 90,468 | 86,532 | 83,104 |
| Average U.S. dialysis and related lab services patient service revenue per treatment | \$ 347.43 | \$ 351.64 | \$ 347.64 |
| Less: Provision for uncollectible accounts per treatment | (17.05) | (15.83) | (15.64) |
| Average U.S. dialysis and related lab services net patient service revenue per treatment | \$ 330.38 | \$ 335.81 | \$ 332.00 |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) For the periods presented in the table above adjusted operating income is defined as operating income before certain items which we do not believe are indicative of ordinary results, including a net settlement gain and a settlement charge related to a legal matter. Adjusted operating income as so defined is a non-GAAP measure and is not intended as a substitute for GAAP operating income. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normalized prior period results.

Net revenues

U.S. dialysis and related lab services net revenues for 2017 increased by approximately \$222 million, or 2.4%, from 2016. This increase in net revenues was primarily driven by solid volume growth from additional treatments of approximately 4.1% due to an increase in acquired and non-acquired treatments, including the acquisition of Renal Ventures. U.S. dialysis and related lab services' net revenues was negatively impacted by approximately one less treatment day in 2017 as compared to 2016, a decrease in the average dialysis net patient service revenue per treatment of approximately \$5, primarily due to a decrease in our commercial payor mix, including exchange patients. In addition, our provision for uncollectible accounts increased by \$52 million in 2017.

U.S. dialysis and related lab services net revenues for 2016 increased by approximately \$496 million, or 5.7%, from 2015. This increase in net revenues was primarily driven by solid volume growth from additional treatments of approximately 4.5% due to an increase in acquired and non-acquired treatment growth at existing and new dialysis centers, as well as one additional treatment day in 2016 as compared to 2015. U.S. dialysis and related lab services' net revenues also benefited from an increase in the average dialysis net patient service revenue per treatment of approximately \$4, primarily due to an increase in our average commercial payment rates and improvements in our commercial payor mix. In addition, our provision for uncollectible accounts increased by \$24 million in 2016.

The following table summarizes our U.S. dialysis services revenues by source:

| | 2017 | 2016 | 2015 |
|---|------|------|------|
| Medicare and Medicare-assigned plans | 56% | 55% | 56% |
| Medicaid and Managed Medicaid plans | 7 | 5 | 6 |
| Other government-based programs | 4 | 4 | 4 |
| Total government-based programs | 67 | 64 | 66 |
| Commercial (including hospital dialysis services) | 33 | 36 | 34 |
| Total U.S. dialysis and related lab services revenues | 100% | 100% | 100% |

Approximately 67% of our total U.S. dialysis services revenues for the year ended December 31, 2017 were from government-based programs, principally Medicare, Medicaid, Medicare-assigned and Managed Medicaid plans, representing approximately 89.5% of our total patients. Over the last year we have seen a decline in our commercial patients, which have been outpaced by the growth of our government-based patients. Less than 1% of our U.S. dialysis and related lab services revenues are due directly from patients. There is no single commercial payor that accounted for more than 10% of total U.S. dialysis and related lab services revenues for the year ended December 31, 2017.

On average, dialysis-related payment rates from contracted commercial payors are significantly higher than Medicare, Medicaid and other government program payment rates, and therefore the percentage of commercial patients as a relationship to total patients represents a major driver of our total average dialysis net patient service revenue per treatment. For a patient covered by a commercial insurance plan, Medicare generally becomes the primary payor after 33 months, which includes the three month waiting period, or earlier if the patient's commercial insurance plan coverage terminates. When Medicare becomes the primary payor, the payment rates we receive for that patient shift from the commercial insurance plan rates to Medicare payment rates, which on average are significantly lower than commercial insurance rates. Medicare payment rates are insufficient to cover our costs associated with providing dialysis services, and we therefore lose money on each Medicare treatment that we provide.

Nearly all of our net earnings from our U.S. dialysis and related lab services are derived from commercial payors, some of which pay at established contract rates and others of which pay negotiated payment rates based on our usual and customary fee schedule for out-of-network patients, which are typically higher than commercial contracted rates. If we experience an overall net reduction in our contracted and non-contracted commercial payment rates as a result of negotiations, restrictions or changes to the healthcare regulatory system, including the potential impact of healthcare insurance exchanges, it could have a material adverse effect on our business, results of operations and financial condition.

Operating expenses and charges

Patient care costs. U.S. dialysis and related lab services patient care costs are those costs directly associated with operating and supporting our dialysis centers and consist principally of labor, benefits, pharmaceuticals, medical supplies and other operating costs of the dialysis centers. U.S. dialysis and related lab services patient care costs on a per treatment basis were \$224 and \$226 for 2017 and 2016, respectively. The \$2 decrease in per treatment costs in 2017 as compared to 2016 was primarily attributable to a decrease in pharmaceutical unit costs due to a net price reduction as well as a decrease in profit sharing expense. These decreases were partially offset by an increase in labor and benefit costs due to an increase in teammates and clinical labor rates, and an increase in other direct operating expenses associated with our dialysis centers, including the impact of the hurricanes during the third quarter of 2017.

U.S. dialysis and related lab services patient care costs on a per treatment basis were \$226 and \$221 for 2016 and 2015, respectively. The \$5 increase in per treatment costs in 2016 as compared to 2015 was primarily attributable to an increase in labor and benefit costs due to a decrease in productivity, increased turnover and clinical labor rates, an increase in other direct operating expenses associated with our dialysis centers and an increase in pharmaceutical unit costs. These increases were partially offset by a decrease in professional fees.

General and administrative expenses. U.S. dialysis and related lab services general and administrative expenses in 2017 increased by approximately \$9 million as compared to 2016. This increase was primarily due to an increase in our labor and benefit costs, and occupancy costs, partially offset by a decrease in long-term incentive compensation, profit sharing and travel expenses.

U.S. dialysis and related lab services general and administrative expenses in 2016 increased by approximately \$42 million as compared to 2015. This increase was primarily due to an increase in our labor and benefit costs, occupancy, and legal costs, partially offset by a decrease in long-term incentive compensation expense.

Depreciation and amortization. U.S. dialysis and related lab services depreciation and amortization expenses for 2017 increased by approximately \$38 million as compared to 2016 and increased by \$45 million in 2016 as compared to 2015. The increases were primarily due to both growth through new dialysis center developments and acquisitions as well as additional informational technology initiatives.

Gain on settlement, net. During the first quarter of 2017, we reached an agreement with the government for amounts owed to us for dialysis services provided from 2005 through 2011 to patients covered by the Department of Veterans Affairs (VA). As a result of this settlement we recognized a one-time net gain of \$527 million as well as equity investment income of \$3 million for our share of the settlement recognized by our nonconsolidated joint ventures. As such, the total effect of this settlement on our operating income was an increase of \$530 million.

Provision for uncollectible accounts receivable. The provision for uncollectible accounts receivable for our U.S. dialysis and related lab services business was 4.9% for 2017 and 4.5% for both 2016 and 2015. We continue to experience higher amounts of accounts receivable write-offs due to uninsured and underinsured patients. We assess our level of provision for uncollectible accounts based upon our historical cash collection experience and trends, and have and will continue to adjust the provision as necessary as a result of changes in expectations based on our cash collections.

Equity investment income. Equity investment income was approximately \$25 million, \$18 million and \$15 million in 2017, 2016 and 2015, respectively. The increases in equity investment income over the last three years were primarily due to the increase in the number of our nonconsolidated dialysis joint ventures and an increase in profitability at some of these joint ventures.

Segment operating income

U.S. dialysis and related lab services operating income for 2017, which includes a net gain on the VA settlement of \$530 million, increased by approximately \$520 million as compared to 2016. Excluding this item from 2017, U.S. dialysis and related lab services adjusted operating income decreased by approximately \$9 million from 2016. This decrease in adjusted operating income was primarily due to a decrease in the average dialysis net patient service revenue per treatment of approximately \$5, one less treatment day, partially offset by treatment growth, as described above. Adjusted operating income also decreased due to an increase in general and administrative expenses, partially offset by lower patient care costs, as described above.

U.S. dialysis and related lab services operating income for 2016 increased by approximately \$517 million as compared to 2015, which included a settlement charge of \$495 million. Excluding this item from 2015, U.S. dialysis and related lab services adjusted operating income increased by \$22 million. This increase in adjusted operating income was primarily due to treatment growth as a result of additional dialysis treatments, one additional treatment day, and an increase in the average dialysis net patient service revenue per treatment of approximately \$4, as described above. Adjusted operating income also increased due to a decrease in long-term incentive compensation expense, partially offset by higher patient care costs and an increase in general and administrative expenses, as described above.

Other—Ancillary services and strategic initiatives business

Our other operations include ancillary services and strategic initiatives which are primarily aligned with our core business of providing dialysis services to our network of patients. As of December 31, 2017, these consisted primarily of pharmacy services, disease management services, vascular access services, clinical research programs, physician services, direct primary care, ESRD seamless care organizations, and comprehensive care as well as our international operations.

Our ancillary services and strategic initiatives, including our pharmacy services and international operations among others, generated approximately \$1.6 billion of net revenues in 2017, representing approximately 14% of our consolidated net revenues. We expect to add additional service offerings to our business and pursue additional strategic initiatives in the future as circumstances warrant, which could include healthcare services not related to dialysis. In addition, in connection with our

previously announced capital allocation strategy, in 2018 we plan to continue our evaluation of strategic alternatives for various assets in our portfolio. Any significant change in market conditions, or business performance, or in the political, legislative or regulatory environment, may impact the economic viability of any of our strategic initiatives. If any of our ancillary services or strategic initiatives, including our pharmacy services and our international operations, are unsuccessful, it would have a negative impact on our business, results of operations and financial condition, and we may determine to exit the line of business. We could incur significant termination costs if we were to exit certain of these lines of business. In addition, we may incur a material write-off or an impairment of our investment, including goodwill, in one or more of our ancillary services or strategic initiatives. In that regard, we have taken, and may in the future take, impairment charges related to our ancillary services and strategic initiatives, including in our international and pharmacy businesses.

As of December 31, 2017, our international dialysis operations provided dialysis and administrative services to a total of 237 outpatient dialysis centers located in 11 countries outside of the U.S. The total net revenues generated from our international operations, as reflected below, were approximately 3% of our 2017 consolidated net revenues.

The following table reflects the results of operations for the ancillary services and strategic initiatives:

| | Year ended December 31, | | |
|---|-------------------------|----------------|-----------------|
| | 2017 | 2016 | 2015 |
| | (dollars in millions) | | |
| U.S. revenues | | | |
| Other revenues | \$ 1,268 | \$ 1,413 | \$ 1,242 |
| Total | 1,268 | 1,413 | 1,242 |
| International revenues | | | |
| Net dialysis patient service revenues | 323 | 202 | 134 |
| Other revenues | 5 | 6 | 6 |
| Total | 328 | 208 | 140 |
| Total net revenues | \$ 1,596 | \$ 1,621 | \$ 1,382 |
| Operating expenses and charges: | | | |
| Operating and other general expenses | \$ 1,711 | \$ 1,686 | \$ 1,482 |
| Goodwill impairment | 36 | 28 | 4 |
| Impairment of investment | 295 | 15 | — |
| Gain from APAC JV ownership changes | (6) | (374) | — |
| Total operating expenses and charges | 2,036 | 1,355 | 1,486 |
| Total ancillary services and strategic initiatives operating (loss) income | \$ (439) | \$ 267 | \$ (104) |
| U.S. operating loss | \$ (110) | \$ (65) | \$ (45) |
| Reconciliation of non-GAAP: | | | |
| Goodwill impairment | 35 | 28 | — |
| Impairment of assets | 15 | — | — |
| Accruals for legal matters | — | 16 | 22 |
| Adjusted operating loss ⁽¹⁾ | \$ (60) | \$ (21) | \$ (23) |
| International operating (loss) income | \$ (329) | \$ 332 | \$ (59) |
| Reconciliation of non-GAAP: | | | |
| Goodwill impairment | — | — | 4 |
| Equity investment loss related to APAC JV goodwill impairment | 6 | — | — |
| Impairment of investment | 280 | 15 | — |
| Restructuring charges | 2 | — | — |
| Equity investment loss related to restructuring charges | 1 | — | — |
| Gain from APAC JV ownership changes | (6) | (374) | — |
| Adjusted operating loss ⁽¹⁾ | \$ (46) | \$ (27) | \$ (55) |
| Total adjusted ancillary services and strategic initiatives operating loss⁽¹⁾ | \$ (107) | \$ (48) | \$ (78) |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) For the periods presented in the table above adjusted operating loss is defined as operating loss before certain items which we do not believe are indicative of ordinary results, including goodwill impairment charges, investment and other asset impairments, restructuring charges, gains on ownership changes and accruals for legal matters. Adjusted operating loss as so defined is a non-GAAP measure and is not intended as a substitute for GAAP operating (loss) income. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating (loss) income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normalized prior period results.

Net revenues

Ancillary services and strategic initiatives net revenues for 2017 decreased by approximately \$25 million, or 1.5%, as compared to 2016. This decrease was primarily related to a decrease in volume in our pharmaceutical business, partially offset by an increase in pharmaceutical rates, an increase in VillageHealth special needs plan revenues, an increase in shared savings revenue recognized by our ESCO joint ventures and an increase in net revenues from expansions in our international business and other strategic initiatives.

Ancillary services and strategic initiatives net revenues for 2016 increased by approximately \$239 million, or 17.3%, as compared to 2015. This increase was primarily related to an increase in pharmaceutical rates, a decrease in reserves due to refunds of pharmacy reimbursements taken in 2015 that did not reoccur in 2016, an increase in VillageHealth special needs plan revenues and an increase in net revenues from expansions in our international business and other strategic initiatives. These increases were partially offset by a decrease in our pharmacy services volume.

Operating and general expenses

Ancillary services and strategic initiatives operating and general expenses for 2017, which includes restructuring charges related to our international business of \$3 million, increased by approximately \$25 million from 2016, which included an estimated accrual for certain legal matters of \$16 million. Excluding these items from their respective periods, ancillary services and strategic initiatives adjusted operating expenses increased by \$38 million. This increase in adjusted operating and general expenses was primarily related to an increase in medical costs at VillageHealth, an increase in labor and benefits costs and additional expenses associated with our international dialysis expansion, including losses from adverse changes in foreign exchange rates included in equity investment income, partially offset by a decrease in pharmaceutical costs due to decreased volume in our pharmacy services business.

Ancillary services and strategic initiatives operating and general expenses for 2016, which includes an estimated accrual for certain legal matters of \$16 million, increased by approximately \$203 million from 2015, which included an estimated accrual for certain legal matters of \$22 million. Excluding these items from their respective periods, ancillary services and strategic initiatives adjusted operating expenses increased by \$209 million. This increase in adjusted operating and general expenses was primarily due to an increase in pharmaceutical unit costs, labor and benefit costs, professional fees, other general and administration expenses, and additional expenses associated with our international dialysis expansion, partially offset by a decrease in prescription dispensing volume, long-term incentive compensation expense and foreign currency gains.

Investment and other asset impairments

During the year ended December 31, 2017, we recognized a non-cash other-than-temporary impairment charge of \$280 million on our investment in the APAC JV. This charge resulted from changes in our expectations for the joint venture based on continuing market research and assessments by both us and the DaVita Care Pte. Ltd. (the APAC JV) concerning the size of the addressable market available to the joint venture at attractive risk-adjusted returns. We estimated the fair value of our retained interest in the APAC JV with the assistance of an independent third party valuation firm based on information available to management as of December 31, 2017. After this charge, our investment in the APAC JV was carried at \$160 million as of December 31, 2017.

During the year ended December 31, 2017, we also recognized other asset impairment charges of \$15 million related to a restructuring of our pharmacy business.

During the year ended December 31, 2016, we recognized an impairment of \$15 million related to an investment in one of our international reporting units.

Goodwill impairment charges

During the year ended December 31, 2016, we recognized a goodwill impairment charge of \$28 million related to our vascular access reporting unit as a result of changes in future governmental reimbursement rates for this business and our expected ability to mitigate them. Specifically, on November 2, 2016, CMS released the 2017 Physician Fee Schedule Final Rule and the Ambulatory Surgical Center Payment Final Rule which reflected significant changes in reimbursement structure for this business unit.

During the year ended December 31, 2017, we recognized an additional goodwill impairment charge of \$35 million at our vascular access reporting unit. This charge resulted primarily from continuing changes in our outlook for this business unit as our partners and operators continued to evaluate and make decisions concerning changes in operations, including termination

of their management services agreements and center closures as a result of the changes in reimbursement structure discussed above. As of December 31, 2017, there was no goodwill remaining at our vascular access reporting unit.

We also recognized a goodwill impairment charge of \$2 million at one of our international reporting units during the year ended December 31, 2017 and \$4 million at another international reporting unit during the year ended December 31, 2015.

Restructuring charges

During the year ended December 31, 2017, we recognized total restructuring charges related to our international business of \$2 million and recognized equity investment losses of \$1 million related to restructuring charges at our APAC JV. These restructuring charges were related to a reorganization of our international general and administrative infrastructure at the global, regional and county levels in order to improve efficiency.

Gain on changes in ownership interests in APAC JV

As a result of our agreement with Khazanah Nasional Berhad (Khazanah) and Mitsui and Co., Ltd (Mitsui) concerning the APAC JV, we recorded an additional \$6 million non-cash gain during the year ended December 31, 2017 related to a change in estimate of pending post-closing adjustments for the 2016 formation of this joint venture.

In 2016 we deconsolidated our Asia Pacific dialysis business and recognized an initial non-cash non-taxable estimated gain of \$374 million on our retained investment in the APAC JV net of contingent obligations as a result of adjusting the carrying value of our retained interest in the APAC JV to our proportionate share of the estimated fair value of the business.

Segment operating (loss) income

Ancillary services and strategic initiatives operating results for 2017, which include goodwill impairment charges of \$35 million at our vascular access reporting unit, an impairment of \$280 million on our investment in the APAC JV, an asset impairment of \$15 million related to the restructuring of our pharmacy business, equity investment losses of \$6 million related to goodwill impairments at our APAC JV, restructuring charges related to our international business of \$3 million and an adjustment to the gain on the 2016 ownership change of our APAC JV of \$6 million, decreased by approximately \$706 million from the same period in 2016, which included an estimated gain on the ownership change of our APAC JV of \$374 million, a goodwill impairment charge of \$28 million at our vascular access reporting unit, an estimated accrual for certain legal matters of \$16 million and an investment impairment of \$15 million. Excluding these items from their respective periods, adjusted operating losses increased by \$59 million, primarily due to a decrease in revenues in our pharmacy services business, an increase in medical costs, higher labor and benefits costs, and additional expenses associated with our international operations, partially offset by an increase in VillageHealth special needs plan revenues, an increase in shared savings revenue recognized by our ESCO joint ventures, an increase in net revenues from expansion in our international business, and a decrease in pharmaceutical costs due to decreased volume in our pharmacy services business.

Ancillary services and strategic initiatives operating results for 2016, which includes an estimated gain on the ownership change of our APAC JV of \$374 million, a goodwill impairment charge of \$28 million at our vascular access reporting unit, an estimated accrual for certain legal matters of \$16 million and an investment impairment of \$15 million, increased by approximately \$372 million from 2015, which included an estimated accrual for certain legal matters of \$22 million, as well as a goodwill impairment charge of \$4 million related to our international operations. Excluding these items from their respective periods, adjusted operating losses decreased by \$30 million. This decrease in adjusted operating losses was primarily due to an increase in pharmaceutical rates, a decrease in reserves due to refunds of pharmacy reimbursements taken in 2015 that did not reoccur in 2016, an increase in VillageHealth special needs plan revenues and an increase in net revenues from our expansion in our international business and other strategic initiatives. The decrease in adjusted operating losses was partially offset by an increase in pharmaceutical unit costs, higher labor and benefits costs and additional expenses associated with our international dialysis expansion.

Corporate level charges

Debt expense. Debt expense for 2017, 2016, and 2015 consisted of interest expense of approximately \$407 million, \$394 million and \$390 million, respectively, and amortization and accretion of debt discounts and premiums, amortization of deferred financing costs and amortization of interest rate cap agreements of approximately \$24 million, \$20 million, and \$18 million, respectively. The increase in debt expense in 2017 as compared to 2016 was primarily due to an increase in our average interest rate, partially offset by a decrease in our average outstanding balance. Our overall weighted average effective interest rate in 2017 was 4.70% as compared to 4.43% in 2016.

The increase in debt expense in 2016 as compared to 2015 was primarily related to an increase in our weighted average outstanding principal balances as a result of a full year of interest on our 5.0% Senior Notes, which were issued in April 2015, and an increase in our interest rate on the amortization of our cap agreements in the fourth quarter of 2016. Our overall weighted average effective interest rate in 2016 was 4.43% as compared to 4.42% in 2015.

Corporate administrative support. Corporate administrative support consists primarily of labor, benefits and long-term incentive compensation expense, as well as professional fees for departments which provide support to all of our various operating lines of business. This is partially offset by internal management fees charged to our other lines of business for that support.

Corporate administrative support costs were approximately \$45 million in 2017 and \$14 million 2016. Corporate administrative support costs increased \$31 million due to a decrease in internal management fees charged to our ancillary lines of business and increases in long-term incentive compensation and labor and benefits expenses, partially offset by decreases in professional fees and other general and administrative expenses.

Corporate administrative support costs were approximately \$14 million in 2016 and \$19 million in 2015. Corporate administrative support costs decreased \$5 million primarily attributable to a decrease in long-term incentive compensation expense, primarily due to reductions in ultimate expected payouts as well as the departure of a senior executive, partially offset by increases in labor and benefits, professional fees, and other general and administrative expenses.

Other income. Other income was approximately \$18 million in 2017 and \$8 million in both 2016 and 2015, and consisted principally of interest income. Other income in 2017 as compared to 2016 increased approximately \$10 million, primarily due to a decrease in foreign currency transaction losses. Other income in 2016 as compared to 2015 was flat, as short-term investment interest income increased but was offset by an increase in foreign currency transaction losses.

Provision for income taxes. The provision for income taxes for 2017, 2016 and 2015 represented an effective annualized tax rate of 23.1%, 26.6% and 30.1% of income from continuing operations, respectively. The effective tax rate in 2017 was lower primarily due to the enactment of new U.S. federal tax reform legislation known as the Tax Cuts and Jobs Act (the 2017 Tax Act) as signed into law on December 22, 2017. The 2017 Tax Act, among other changes, reduces the federal corporate income tax rate from 35% to 21%, effective January 1, 2018, resulting in a net income net tax benefit of \$252 million in 2017 primarily related to a remeasurement of our net deferred tax liability. Excluding this item, our effective tax rate from continuing operations for 2017 was 41.1%. The effective tax rate in 2016 was lower primarily due to the gain on the APAC JV ownership changes, offset by goodwill impairment charges. See Note 12 to the consolidated financial statements for further information.

Noncontrolling interests

Net income attributable to noncontrolling interests for 2017, 2016 and 2015 was approximately \$167 million, \$153 million and \$158 million, respectively. The increase in noncontrolling interests in 2017 was primarily due to additional income to noncontrolling interests related to the net gain on the settlement with the VA of \$24 million, partially offset by the impairment of our vascular access reporting unit, which reduced income to noncontrolling interests by \$2 million year over year.

The decrease in noncontrolling interests in 2016 was primarily due to the impairment of our vascular access reporting unit, which resulted in a decrease in income to noncontrolling interest of \$8 million. The percentage of net U.S. dialysis and related lab services revenues generated from dialysis-related joint ventures was approximately 24% in 2017, and 23% in both 2016 and 2015.

Accounts receivable

Our consolidated accounts receivable balances at December 31, 2017 and December 31, 2016 were \$1.715 billion and \$1.504 billion, respectively, representing approximately 57 days and 52 days of revenue, respectively, net of the allowance for uncollectible accounts. The increase in consolidated DSO was primarily related to our U.S. dialysis and related lab services business and was due to changes we made in our collection policies and procedures to improve overall collections. We expect DSO to decline two to three days over the next few quarters as we continue to adjust and refine our collection operations for these new protocols. Our DSO calculation is based on the current quarter's average revenues per day. There were no significant changes during 2017 from 2016 in the amount of unreserved accounts receivable over one year old or the amounts pending approval from third-party payors.

As of December 31, 2017 and 2016, our net patient services accounts receivable balances more than six months old represents approximately 21% and 16% of our dialysis accounts receivable balances, respectively. The increase was primarily

due to changes we made in our collection policies and procedures to improve overall collections. There were no significant unreserved balances over one year old. Approximately 1% of our revenues are classified as patient pay. Substantially all revenue realized is from government and commercial payors, as discussed above.

Amounts pending approval from third-party payors associated with Medicare bad debt claims as of December 31, 2017 and 2016, other than the standard monthly billing, consisted of approximately \$104 million and \$105 million, respectively, and are classified as other receivables. Currently, a significant portion of our Medicare bad debt claims are typically paid to us before the Medicare fiscal intermediary audits the claims. However, payments received from Medicare are subject to adjustment based upon the actual results of these audits. Such audits typically occur one to four years after the claims are filed.

Liquidity and capital resources

Available liquidity. As of December 31, 2017, our cash balance was \$508 million and we also had approximately \$44 million in short-term investments. We had \$300 million drawn on our \$1.0 billion revolving line of credit under our senior secured credit facilities, in addition to the approximately \$14 million committed for outstanding letters of credit. We also have approximately \$90 million of additional outstanding letters of credit related to Kidney Care and \$0.2 million of committed outstanding letters of credit related to DMG, which is backed by a certificate of deposit. We believe that we will have sufficient liquidity, operating cash flows and access to borrowings to fund our scheduled debt service payments and other obligations for the foreseeable future. Our primary sources of liquidity are cash from operations and cash from borrowings.

Consolidated cash flows from operations during 2017 was \$1.9 billion, of which \$1.6 billion was from continuing operations, compared with consolidated cash flows from operations of \$2.0 billion for 2016, of which \$1.7 billion was from continuing operations. Consolidated cash flows declined due to an increase in DSO and the timing of other working capital items, partially offset by the payment received from the settlement with the VA, net of associated tax payments. Cash flows from operations in 2017 included cash interest payments of approximately \$425 million and cash tax payments of \$387 million. Cash flows from operations in 2016 included cash interest payments of approximately \$407 million and cash tax payments of \$339 million.

Non-operating cash outflows in 2017 included \$905 million for capital asset expenditures, including \$559 million for new center developments and relocations and \$346 million for maintenance and information technology. We also spent an additional \$804 million for acquisitions. In addition, during 2017 we received \$21 million associated with stock award exercises and other share issuances. We also made distributions to noncontrolling interests of \$211 million, which included \$24 million related to the noncontrolling interest portion of the VA settlement gain, and received contributions from noncontrolling interests of \$75 million associated with new or existing joint ventures. We also repurchased a total of 12,966,672 shares of our common stock for \$811 million, or an average price of \$62.54 per share, of which \$8 million was unsettled at December 31, 2017.

Consolidated cash flows from operations during 2016 was \$2.0 billion, of which \$1.7 billion was from continuing operations, compared with cash flows from operations of \$1.6 billion for 2015, of which \$1.2 billion was from continuing operations. The increase in our operating cash flows in 2016 as compared to 2015 was primarily due to payments of \$494 million, or \$304 million after-tax, made in connection with the settlement of a private civil suit in 2015 and the timing of other working capital items, offset by an increase in our income tax payments and a slight increase in our cash interest payments. Cash flows from operations in 2016 included cash interest payments of approximately \$407 million and cash tax payments of \$339 million. Cash flows from operations in 2015 included cash interest payments of approximately \$405 million and cash tax payments of \$156 million.

Non-operating cash outflows in 2016 included \$829 million for capital asset expenditures, including \$470 million for new center developments and relocations and \$359 million for maintenance and information technology. We also spent an additional \$564 million for acquisitions. During 2016, we also received \$1.3 billion from the maturity and sale of investments, however these proceeds were principally used to repurchase other investments or to fund distributions from our deferred compensation plans. In addition, during 2016 we received \$37 million associated with stock award exercises and other share issuances and related excess tax benefits. We also made distributions to noncontrolling interests of \$192 million, and received contributions from noncontrolling interests of \$48 million associated with new or existing joint ventures. We also repurchased a total of 16,649,090 shares of our common stock for \$1.1 billion, or an average price of \$64.41 per share. In addition, we settled \$25 million in share repurchases related to 2015.

During 2017, in the U.S. we opened 121 dialysis centers, acquired 66 dialysis centers, including dialysis centers from the Renal Ventures acquisition, closed and merged ten dialysis centers, closed nine dialysis centers, divested six dialysis centers, deconsolidated seven dialysis centers which we continue to operate under management services agreements, and terminated two management services agreements. In addition, our international dialysis operations acquired 68 dialysis centers,

opened eight dialysis centers, and closed one dialysis center. In addition, our APAC JV acquired two dialysis centers, opened nine dialysis centers and closed three dialysis centers.

During 2017, our DMG business acquired four primary care physician practices, including the acquisition of Magan, seven private medical practices, and one independent physician association.

On December 5, 2017, we entered into an equity purchase agreement to sell our DMG division to Optum, a subsidiary of UnitedHealth Group Inc., for \$4.9 billion in cash, subject to net working capital and other customary adjustments. The transaction is expected to close in 2018 and is subject to regulatory approval and other customary closing conditions.

During 2016, in the U.S. we opened 100 new dialysis centers, acquired a total of eight dialysis centers, closed and merged five centers, added two centers which we operate under a management and administrative services agreement, terminated two management and administration services agreements, deconsolidated three centers which we now operate under management and administrative services agreements and closed four centers. Outside the U.S., we acquired 21 dialysis centers and opened 12 new dialysis and hospital operated centers. In addition, our APAC JV acquired three dialysis and hospital operated centers.

During 2016, our DMG business acquired three primary care physician practices including the acquisition of TEC, and four private medical practices.

During the year ended December 31, 2017, we made mandatory principal payments under our senior secured credit facilities totaling \$88 million on Term Loan A and \$35 million on Term Loan B. During the year ended December 31, 2016, we made mandatory principal payments under our senior secured credit facilities totaling \$63 million on Term Loan A and \$35 million on Term Loan B.

Interest rate cap agreements

As of December 31, 2017, we maintain several currently effective interest rate cap agreements that were entered into in November 2014 with notional amounts totaling \$3.5 billion. These cap agreements became effective September 30, 2016 and have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt. These cap agreements expire on June 30, 2018. As of December 31, 2017, these cap agreements had an immaterial fair value. During the year ended December 31, 2017, we recognized debt expense of \$8.3 million from these caps. During the year ended December 31, 2017, we recorded a loss of \$0.1 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

As of December 31, 2017, we also maintain several forward interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3.5 billion. These forward cap agreements will become effective June 29, 2018 and will have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of its debt. These cap agreements expire on June 30, 2020. As of December 31, 2017, the total fair value of these cap agreements was an asset of approximately \$1.0 million. During the year ended December 31, 2017, we recorded a loss of \$8.8 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

Other items

As of December 31, 2017, our Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. Term Loan B is subject to interest rate caps if LIBOR should rise above 3.50%. Term Loan A bears interest at LIBOR plus an interest rate margin of 2.00%. The capped portion of Term Loan A is \$122.5 million. In addition, the uncapped portion of Term Loan A, which is subject to the variability of LIBOR, is \$652.5 million. Interest rates on our senior notes are fixed by their terms.

Our overall weighted average effective interest rate on the senior secured credit facilities was 4.45%, based on the current margins in effect of 2.00% for Term Loan A and the Revolver and 2.75% for Term Loan B, as of December 31, 2017.

As of December 31, 2017, our interest rates are fixed on approximately 52% of our total debt.

Our overall weighted average effective interest rate during the year ended December 31, 2017 was 4.70% and as of December 31, 2017 was 4.88%.

As of December 31, 2017, we had \$300 million drawn on our \$1.0 billion revolving line of credit under our senior secured credit facilities, in addition to approximately \$14.4 million committed for outstanding letters of credit. We also have approximately \$90.1 million of additional outstanding letters of credit related to Kidney Care and \$0.2 million of committed outstanding letters of credit related to DMG, which is backed by a certificate of deposit.

We believe that we will generate significant operating cash flows and will have sufficient liquidity to fund our scheduled debt service and other obligations for the foreseeable future, including the next 12 months, under the terms of our debt agreements. However, our primary sources of liquidity are cash from operations and cash from borrowings, including general, economic, financial, competitive, regulatory and other factors that are beyond our control, as described in the risk factor in Item 1A Risk Factors under the heading "The level of our current and future debt could have an adverse impact on our business and our ability to generate cash to service our indebtedness and for other intended purposes depends on many factors beyond our control."

Goodwill

We elected to early adopt ASU No. 2017-04, *Intangibles-Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment*, effective January 1, 2017. The amendments in this ASU simplify the test for goodwill impairment by eliminating the second step in the assessment. All goodwill impairment tests performed during 2017 have been performed under this new guidance.

During the year ended December 31, 2016, we recognized a goodwill impairment charge of \$28 million related to our vascular access reporting unit as a result of changes in future governmental reimbursement rates for this business and our expected ability to mitigate them. Specifically, on November 2, 2016, CMS released the 2017 Physician Fee Schedule Final Rule and the Ambulatory Surgical Center Payment Final Rule which reflected significant changes in reimbursement structure for this business unit.

During the year ended December 31, 2017, we recognized an additional goodwill impairment charge of \$35 million at our vascular access reporting unit. This charge resulted primarily from continuing changes in our outlook for this business unit as our partners and operators continued to evaluate and make decisions concerning changes in operations, including termination of their management services agreements and center closures, as a result of the changes in reimbursement structure discussed above. As of December 31, 2017, there was no goodwill remaining at our vascular access reporting unit.

During the year ended December 31, 2017, we also performed annual impairment assessments for various other reporting units. As a result of these assessments, we also recognized a goodwill impairment charge of \$2 million at one of our international reporting units during the year ended December 31, 2017. During the year ended December 31, 2015, we recognized a goodwill impairment charge of \$4 million in another international reporting unit.

Based on our most recent assessments, we determined that reductions in reimbursement rates, changes in actual or expected growth rates, or other significant adverse changes in expected future cash flows or valuation assumptions could result in goodwill impairment charges in the future for the following reporting units, which remain at risk of goodwill impairment as of December 31, 2017:

| Reporting unit | Goodwill balance as of December 31, 2017 | Carrying amount coverage ⁽¹⁾ | Sensitivities | |
|----------------------|--|--|------------------------------------|---------------------------------|
| | | | Operating income ⁽²⁾ | Discount rate ⁽³⁾ |
| | (in millions) | | | |
| Kidney Care Germany | \$ 316 | 13.7% | (1.6)% | (11.1)% |
| Kidney Care Portugal | \$ 47 | 16.9% | (1.9)% | (6.0)% |
| Kidney Care Poland | \$ 47 | 11.8% | (1.9)% | (6.0)% |

(1) Excess of estimated fair value of the reporting unit over carrying amount as of the latest assessment date.

(2) Potential impact on estimated fair value of a sustained, long-term reduction of 3% in operating income as of the latest assessment date.

(3) Potential impact on estimated fair value of an increase in discount rates of 100 basis points as of the latest assessment date.

There were no major changes in the business, prospects, or expected future results of these reporting units from their latest assessment date through December 31, 2017.

Except as described above, none of our various other reporting units was considered at risk of significant goodwill impairment as of December 31, 2017. Since the dates of our last annual goodwill impairment tests, there have been certain developments, events, changes in operating performance and other changes in key circumstances that have affected our businesses. However, except as further described above, these did not cause management to believe it is more likely than not that the fair values of any of our reporting units would be less than their respective carrying amounts as of December 31, 2017.

Long-term incentive compensation

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

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

During 2017, we granted approximately 1,692,154 stock-settled stock appreciation rights (SSARs) with an aggregate grant-date fair value of \$24.5 million and a weighted-average expected life of approximately 4.2 years and approximately 528,968 stock units with an aggregate grant-date fair value of \$34.8 million and a weighted-average expected life of approximately 3.4 years. We also granted 15,000 cash-settled stock-based awards with an aggregate grant-date fair value of \$0.3 million.

For the years ended December 31, 2017 and 2016, long-term incentive compensation expense of \$62.0 million and \$65.0 million decreased by approximately \$3.0 million and \$59.0 million as compared to 2016 and 2015, respectively. This decrease in long-term incentive compensation expense was primarily due to cumulative revaluation of liability-based awards for reductions in estimated ultimate payouts, as well as the final vesting of a prior broad grant that is no longer contributing expense.

As of December 31, 2017, there was \$98.0 million in total estimated but unrecognized long-term incentive compensation expense for LTIP awards outstanding, including \$61.2 million relating to stock-based awards under our equity compensation plans. We expect to recognize the performance-based cash component of these LTIP costs over a weighted average remaining period of 1.1 years and the stock-based component of these LTIP costs over a weighted average remaining period of 1.4 years.

For the years ended December 31, 2017, 2016 and 2015, we received \$13.5 million, \$28.4 million and \$45.7 million, respectively, in actual tax benefits upon the exercise of stock awards. Since we issue stock-settled stock appreciation rights rather than stock options, we did not receive cash proceeds from stock option exercises during the years ended December 31, 2017, 2016 and 2015.

Stock repurchases

We repurchased a total of 12,966,672 shares for \$811 million, or an average price of \$62.54 during the year ended December 31, 2017. We also repurchased a total of 16,649,090 shares for \$1.1 billion, or an average price of \$64.41 during the year ended December 31, 2016 and a total of 7,779,958 shares for \$575 million, or an average price of \$73.96 during the year ended December 31, 2015. Subsequent to December 31, 2017, we have repurchased 1,237,800 additional shares of our common stock for \$93 million, or an average price of \$74.96 per share, through February 22, 2018.

On October 10, 2017, our Board of Directors approved an additional share repurchase authorization in the amount of \$1.3 billion. This share repurchase authorization was in addition to the \$247 million remaining at that time under our Board of Directors' prior share repurchase authorization announced in July 2016. Accordingly, as of February 22, 2018, we have a total of \$1.0 billion available under the current Board repurchase authorizations for additional share repurchases. Although these share repurchase authorizations do not have expiration dates, we remain subject to share repurchase limitations under the terms of our senior secured credit facilities and the indentures governing our senior notes.

Off-balance sheet arrangements and aggregate contractual obligations

In addition to the debt obligations reflected on our balance sheet, we have commitments associated with operating leases and letters of credit, as well as potential obligations associated with our equity investments in nonconsolidated businesses and to dialysis centers that are wholly-owned by third parties. Substantially all of our U.S. dialysis facilities are leased. We have potential obligations to purchase the noncontrolling interests held by third parties in several of our majority-owned joint ventures and other nonconsolidated entities. These obligations are in the form of put provisions that are exercisable at the third-party owners' discretion within specified periods as outlined in each specific put provision. If these put provisions were exercised, we would be required to purchase the third-party owners' equity interests at either the appraised fair market value or

a predetermined multiple of earnings or cash flows attributable to the equity interests put to us, which is intended to approximate fair value. The methodology we use to estimate the fair values of noncontrolling interests subject to put provisions assumes the higher of either a liquidation value of net assets or an average multiple of earnings, based on historical earnings, patient mix and other performance indicators that can affect future results, as well as other factors. The estimated fair values of noncontrolling interests subject to put provisions are a critical accounting estimate that involves significant judgments and assumptions and may not be indicative of the actual values at which the noncontrolling interests may ultimately be settled, which could vary significantly from our current estimates. The estimated fair values of noncontrolling interests subject to put provisions can fluctuate and the implicit multiple of earnings at which these noncontrolling interests obligations may be settled will vary significantly depending upon market conditions including potential purchasers' access to the capital markets, which can impact the level of competition for dialysis and non-dialysis related businesses, the economic performance of these businesses and the restricted marketability of the third-party owners' equity interests. The amount of noncontrolling interests subject to put provisions that employ a contractually predetermined multiple of earnings rather than fair value are immaterial. For additional information see Note 17 to the consolidated financial statements.

We also have certain other potential commitments to provide operating capital to several dialysis centers that are wholly-owned by third parties or centers in which we own a noncontrolling equity interest as well as to physician-owned vascular access clinics or medical practices that we operate under management and administrative services agreements.

The following is a summary of these contractual obligations and commitments as of December 31, 2017:

| | Less than 1 year | 1-3 years | 4-5 years | After 5 years | Total |
|---|---------------------|-----------------|-----------------|------------------|------------------|
| (dollars in millions) | | | | | |
| Scheduled payments under contractual obligations: | | | | | |
| Long-term debt | \$ 158 | \$ 1,078 | \$ 4,549 | \$ 3,318 | \$ 9,103 |
| Interest payments on the senior notes | 237 | 473 | 473 | 367 | 1,550 |
| Interest payments on Term Loan B ⁽¹⁾ | 148 | 290 | 71 | — | 509 |
| Interest payments on Term Loan A ⁽²⁾ | 27 | 12 | — | — | 39 |
| Kidney Care capital lease obligations | 20 | 44 | 43 | 190 | 297 |
| Kidney Care operating leases | 447 | 807 | 665 | 1,304 | 3,223 |
| DMG capital lease obligations | 37 | — | — | — | 37 |
| DMG operating leases | 85 | 152 | 108 | 283 | 628 |
| | <u>\$ 1,159</u> | <u>\$ 2,856</u> | <u>\$ 5,909</u> | <u>\$ 5,462</u> | <u>\$ 15,386</u> |
| Potential cash requirements under other commitments: | | | | | |
| Letters of credit | 105 | \$ — | \$ — | \$ — | \$ 105 |
| Noncontrolling interests subject to put provisions | 613 | 211 | 96 | 91 | 1,011 |
| Non-owned and minority owned put provisions | 27 | — | 28 | — | 55 |
| Operating capital advances | 1 | 1 | 1 | 2 | 5 |
| Purchase commitments | 447 | 644 | 497 | — | 1,588 |
| | <u>\$ 1,193</u> | <u>\$ 856</u> | <u>\$ 622</u> | <u>\$ 93</u> | <u>\$ 2,764</u> |

(1) Based upon current LIBOR-based interest rates in effect at December 31, 2017 plus an interest rate margin of 2.75% for Term Loan B.

(2) Based upon current LIBOR-based interest rates in effect at December 31, 2017 plus an interest rate margin of 2.00% for Term Loan A.

In 2010, we entered into and subsequently extended an agreement with FMC to purchase a certain amount of dialysis equipment, parts and supplies from FMC through December 31, 2017. In January 2018, we entered into a new agreement extending this agreement with FMC through December 31, 2020. The actual amount of purchases in future years from FMC will depend upon a number of factors, including the operating requirements of our centers, the number of centers we acquire, and growth of our existing centers.

We are party to agreements with Baxter Healthcare Corporation (Baxter) that commit us to purchase a certain amount of hemodialysis non-equipment product supplies, such as dialyzers, at fixed prices through 2018. In addition, in February 2018 we amended our agreement with Baxter related to certain peritoneal dialysis supplies. Under this new contract with Baxter we have committed to purchase a certain amount of peritoneal dialysis supplies at fixed prices (as set forth in the contract for each year) through 2022.

In January 2017, we entered into a Sourcing and Supply Agreement with Amgen USA Inc. (Amgen) that expires on December 31, 2022. Under the terms of the agreement, we will purchase EPO in amounts necessary to meet no less than 90% of our requirements for ESAs through the expiration of the contract. The actual amount of EPO that we will purchase will depend upon the amount of EPO administered during dialysis as prescribed by physicians and the overall number of patients that we serve.

Settlements of approximately \$33 million of existing income tax liabilities for unrecognized tax benefits, including interest, penalties and other long-term tax liabilities, are excluded from the above table as reasonably reliable estimates of their timing cannot be made.

Supplemental information concerning certain Physician Groups and unrestricted subsidiaries

The following information is presented as supplemental data as required by the indentures governing our senior notes.

We provide services to certain physician groups, including those within our DMG business, which while consolidated in our financial statements for financial reporting purposes, are not subsidiaries of or owned by us, do not constitute "Subsidiaries" as defined in the indentures governing our outstanding senior notes, and do not guarantee those senior notes. In addition, we have entered into management agreements with these physician groups pursuant to which we receive management fees from the physician groups.

As of December 31, 2017, if these physician groups were not consolidated in our financial statements, our consolidated assets would have been approximately \$18.522 billion and our consolidated other liabilities would have been approximately \$3.342 billion. Our consolidated indebtedness would have remained approximately \$9.400 billion due to these physician groups being classified as held for sale. For the year ended December 31, 2017, if these physician groups were not consolidated in our financial statements, our consolidated net income would have been reduced by approximately \$21 million. Our consolidated total net revenues and consolidated operating income would have remained approximately \$10.877 billion and \$1.813 billion, respectively, due to these physician groups being reported as discontinued operations.

In addition, our DMG business owns a 67% equity interest in California Medical Group Insurance (CMGI), which is an Unrestricted Subsidiary as defined in the indentures governing our outstanding senior notes, and does not guarantee those senior notes. DMG's equity interest in CMGI is accounted for under the equity method of accounting, meaning that, although CMGI is not consolidated in our financial statements for financial reporting purposes, our consolidated income statement reflects our pro rata share of CMGI's net income within net loss from discontinued operations.

For the year ended December 31, 2017, excluding DMG's equity investment income attributable to CMGI, our consolidated net income would be decreased by approximately \$19 thousand. See Note 29 to the consolidated financial statements for further details.

Contingencies

The information in Note 16 to the consolidated financial statements of this report is incorporated by reference in response to this item.

Critical accounting policies, estimates and judgments

Our consolidated financial statements and accompanying notes are prepared in accordance with United States generally accepted accounting principles. These accounting principles require us to make estimates, judgments and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, contingencies and temporary equity. All significant estimates, judgments and assumptions are developed based on the best information available to us at the time made and are regularly reviewed and updated when necessary. Actual results will generally differ from these estimates. Changes in estimates are reflected in our financial statements in the period of change based upon on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Interim changes in estimates are applied prospectively within annual periods. Certain accounting estimates, including those concerning revenue recognition and accounts receivable, impairments of goodwill and investments, accounting for income taxes, quarterly and annual variable compensation accruals, consolidation of variable interest entities, and fair value estimates are considered to be critical to evaluating and understanding our financial results because they involve inherently uncertain matters and their application requires the most difficult and complex judgments and estimates.

U.S. dialysis and related lab services revenue recognition and accounts receivable. There are significant estimating risks associated with the amount of U.S. dialysis and related lab services revenue that we recognize in a given reporting period. Payment rates are often subject to significant uncertainties related to wide variations in the coverage terms of the commercial

healthcare plans under which we receive payments. In addition, ongoing insurance coverage changes, geographic coverage differences, differing interpretations of contract coverage, and other payor issues complicate the billing and collection process. Net revenue recognition and allowances for uncollectible billings require the use of estimates of the amounts that will ultimately be realized considering, among other items, retroactive adjustments that may be associated with regulatory reviews, audits, billing reviews and other matters.

Revenues associated with Medicare and Medicaid programs are recognized based on (a) the payment rates that are established by statute or regulation for the portion of the payment rates paid by the government payor (e.g., 80% for Medicare patients) and (b) for the portion not paid by the primary government payor, the estimated amounts that will ultimately be collectible from other government programs paying secondary coverage (e.g., Medicaid secondary coverage), the patient's commercial health plan secondary coverage, or the patient. Our dialysis related reimbursements from Medicare are subject to certain variations under Medicare's single bundled payment rate system whereby our reimbursements can be adjusted for certain patient characteristics and certain other factors. Our revenue recognition depends upon our ability to effectively capture, document and bill for Medicare's base payment rate and these other factors. In addition, as a result of the potential range of variations that can occur in our dialysis-related reimbursements from Medicare under the single bundled payment rate system, our revenue recognition is subject to a greater degree of estimating risk.

Commercial healthcare plans, including contracted managed-care payors, are billed at our usual and customary rates; however, revenue is recognized based on estimated net realizable revenue for the services provided. Net realizable revenue is estimated based on contractual terms for the patients covered under commercial healthcare plans with which we have formal agreements, non-contracted commercial healthcare plan coverage terms if known, estimated secondary collections, historical collection experience, historical trends of refunds and payor payment adjustments (retractions), inefficiencies in our billing and collection processes that can result in denied claims for payments, a slowdown in collections, a reduction in the amounts that we expect to collect and regulatory compliance issues. Determining applicable primary and secondary coverage for our approximately 197,800 U.S. dialysis patients at any point in time, together with the changes in patient coverages that occur each month, requires complex, resource-intensive processes. Collections, refunds and payor retractions typically continue to occur for up to three years or longer after services are provided.

We generally expect the range of our U.S. dialysis and related lab services revenues estimating risk to be within 1% of its revenue, which can represent as much as approximately 5% of U.S. dialysis and related lab services' adjusted operating income. Changes in estimates are reflected in the then-current financial statements based on on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Changes in revenue estimates for prior periods are separately disclosed and reported if material to the current reporting period and longer term trend analyses, and have not been significant.

Laboratory service revenues for current period dates of services are recognized at the estimated net realizable amounts to be received.

Impairments of goodwill and investments. We account for impairments of goodwill and equity method and other investments in accordance with the provisions of applicable accounting guidance. Goodwill is not amortized, but is assessed for impairment when changes in circumstances warrant and at least annually. An impairment charge would be recorded to the extent that the carrying amount of a reporting unit's goodwill exceeds its estimated fair value. Equity method and other investments are assessed for other-than-temporary impairment when changes in circumstances warrant. An other-than-temporary impairment charge is recorded when the fair value of an investment has fallen below its carrying amount and the shortfall is expected to be indefinitely or permanently unrecoverable.

Such changes can include, among others, changes in the legal environment, addressable market, business strategy, development or business plans, reimbursement structure, operating performance, future prospects, relationships with partners, and/or market value indications for the subject business. We use a variety of factors to assess changes in the financial condition, future prospects and other circumstances concerning the subject businesses and to estimate their fair value when applicable. Any change in the factors, assessments or assumptions involved could impact a determination of whether and when to assess goodwill or an investment for impairment as well as the outcome of such an assessment. These assessments and the related valuations can involve significant uncertainties and require significant judgment on various matters, some of which could be subject to reasonable disagreement.

Accounting for income taxes. Our income tax expense, deferred tax assets and liabilities, and liabilities for unrecognized tax benefits reflect management's best assessment of estimated current and future taxes to be paid. We are subject to income taxes in the United States and numerous state and foreign jurisdictions, and changes in tax laws or regulations may be proposed or enacted that could adversely affect our overall tax liability. The actual impact of any such laws or regulations, including the 2017 Tax Act, could be materially different from our current estimates.

Significant judgments and estimates are required in determining our consolidated income tax expense. Deferred income taxes arise from temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements, which will result in taxable or deductible amounts in the future. In evaluating our ability to recover our deferred tax assets within the jurisdiction from which they arise, we consider all available positive and negative evidence, including scheduled reversals of deferred tax liabilities, projected future taxable income, tax-planning strategies, and results of recent operations, assumptions about the amount of future federal, state, and foreign pre-tax operating income adjusted for items that do not have tax consequences. The assumptions about future taxable income require significant judgments and are consistent with the plans and estimates we are using to manage the underlying businesses. To the extent that recovery is not likely, a valuation allowance is established. The allowance is regularly reviewed and updated for changes in circumstances that would cause a change in judgment about the realizability of the related deferred tax assets.

Variable compensation accruals. We estimate variable compensation accruals quarterly based upon the amounts expected to be earned and paid out resulting from the achievement of certain teammate-specific and/or corporate financial and operating goals. Our estimates, which include compensation incentives for bonuses and other awards, including long-term incentive programs, are updated periodically based on changes in our economic condition or cash flows that could ultimately impact the actual final payment amount. Actual results reflected in each fiscal quarter may vary due to the subjectivity involved in anticipating fulfillment of specific and/or corporate goals, as well as the final determination and approval of amounts by our Board of Directors, as applicable.

Consolidation of variable interest entities. We rely on the operating activities of certain entities that we do not directly own or control, but over which we have indirect influence and of which we are considered the primary beneficiary. Under accounting guidance applicable to variable interest entities, we have determined that these entities are to be included in our consolidated financial statements. The analyses upon which these determinations rest are complex, involve uncertainties, and require significant judgment on various matters, some of which could be subject to reasonable disagreement. While these determinations have a meaningful effect on the description and classification of various amounts in our consolidated financial statements, non-consolidation of these entities would not have had a material effect on our results of operations.

Fair value estimates. We rely on fair value measurements and estimates for purposes that require the recording, reassessment, or adjustment of the carrying amounts of certain assets, liabilities and noncontrolling interest subject to put provisions (temporary equity). These purposes can include the accounting for business combination transactions, impairment assessments for goodwill, investments, or other long-lived assets, and stock-based compensation, among others. The criticality of a particular fair value estimate to our consolidated financial statements depends upon the nature and size of the item being measured and the extent of uncertainties involved and the nature and magnitude or potential effect of assumptions and judgments required. Critical fair value estimates can involve significant uncertainties and require significant judgment on various matters, some of which could be subject to reasonable disagreement.

The FASB defines fair value as the amount at which an asset (or liability) could be bought (or incurred) or sold (or settled) between willing parties, that is, other than in a forced or liquidation sale. Critical fair value estimates can be required for measurement of goodwill and equity method and other investment impairments, as discussed previously. Fair value estimates can also be critical in accounting for major acquisitions or business combination transactions of significant size involving businesses or industries in which we and/or our professional valuation advisors do not have significant experience. In these cases, the nature and size of the item being measured and the extent of uncertainties involved, as well as the nature and magnitude or potential effect of assumptions and judgments required, can make the fair value estimate a critical accounting estimate.

Significant new accounting standards

See Note 1 to the consolidated financial statements included in this report for information regarding certain recent financial accounting standards that have been issued by the FASB.

Item 7A. Quantitative and Qualitative Disclosures about Market Risk.

Interest rate sensitivity

The tables below provide information about our financial instruments that are sensitive to changes in interest rates. The table below presents principal repayments and current weighted average interest rates on our debt obligations as of December 31, 2017. The variable rates presented reflect the weighted average LIBOR rates in effect for all debt tranches plus interest rate margins in effect as of December 31, 2017. The Term Loan A margin in effect at December 31, 2017 is 2.00%, and along with the revolving line of credit, is subject to adjustment depending upon changes in certain of our financial ratios, including a leverage ratio. Term Loan B currently bears interest at LIBOR plus an interest rate margin of 2.75%.

| | Expected maturity date | | | | | Thereafter | Total | Average interest rate | Fair value |
|-----------------|------------------------|----------|-------|----------|----------|------------|----------|-----------------------|------------|
| | 2018 | 2019 | 2020 | 2021 | 2022 | | | | |
| | (dollars in millions) | | | | | | | | |
| Long term debt: | | | | | | | | | |
| Fixed rate | \$ 36 | \$ 28 | \$ 27 | \$ 26 | \$ 1,276 | \$ 3,501 | \$ 4,894 | 5.28% | \$ 4,961 |
| Variable rate | \$ 142 | \$ 1,021 | \$ 46 | \$ 3,282 | \$ 8 | \$ 7 | \$ 4,506 | 4.45% | \$ 4,549 |

| | Notional amount | Contract maturity date | | | | | Receive variable | Fair value |
|----------------|-----------------------|------------------------|------|----------|------|------|------------------|------------|
| | | 2018 | 2019 | 2020 | 2021 | 2022 | | |
| | (dollars in millions) | | | | | | | |
| Cap agreements | \$ 7,000 | \$ 3,500 | \$ — | \$ 3,500 | \$ — | \$ — | LIBOR above 3.5% | \$ 1.0 |

Our senior secured credit facilities, which include Term Loan A and Term Loan B, consist of various individual tranches of debt that can range in maturity from one month to twelve months (currently, all tranches are one month in duration). For Term Loan A and Term Loan B, each tranche bears interest at a LIBOR rate that is determined by the duration of such tranche plus an interest rate margin. The LIBOR variable component of the interest rate for each tranche is reset as such tranche matures and a new tranche is established. LIBOR can fluctuate significantly depending upon conditions in the credit and capital markets.

As of December 31, 2017, our Term Loan A bears interest at LIBOR plus an interest rate margin of 2.00% and our Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. LIBOR was greater than the 0.75% embedded LIBOR floor on Term Loan B, resulting in Term Loan B being subject to LIBOR-based interest rate volatility on the LIBOR variable component of our interest rate as of December 31, 2017. The LIBOR-based interest component is effectively limited to a maximum LIBOR rate of 3.50% on the outstanding principal debt on Term Loan B and on \$122.5 million of Term Loan A as a result of the interest rate cap agreements, as described below. In addition, the uncapped portion of Term Loan A, which is subject to the variability of LIBOR, is \$652.5 million. Interest rates on our senior notes are fixed by their terms.

As of December 31, 2017, we maintain several currently effective interest rate cap agreements that were entered into in November 2014 with notional amounts totaling \$3.5 billion. These cap agreements became effective September 30, 2016 and have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt. These cap agreements expire on June 30, 2018. As of December 31, 2017, these cap agreements had an immaterial fair value. During the year ended December 31, 2017, we recognized debt expense of \$8.3 million from these caps. During the year ended December 31, 2017, we recorded a loss of \$0.1 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

As of December 31, 2017, we also maintain several forward interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3.5 billion. These forward cap agreements will become effective June 29, 2018 and will have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of its debt. These cap agreements expire on June 30, 2020. As of December 31, 2017, the total fair value of these cap agreements was an asset of approximately \$1.0 million. During the year ended December 31, 2017, we recorded a loss of \$8.8 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

Our overall weighted average effective interest rate on the senior secured credit facilities was 4.45%, based on the current margins in effect of 2.00% for Term Loan A and the Revolver and 2.75% for Term Loan B, as of December 31, 2017.

Our overall weighted average effective interest rate during the year ended December 31, 2017 was 4.70% and as of December 31, 2017 was 4.88%.

As of December 31, 2017, we had \$300 million drawn on our \$1.0 billion revolving line of credit under our senior secured credit facilities, in addition to approximately \$14.4 million committed for outstanding letters of credit. We also have approximately \$90.1 million of additional outstanding letters of credit related to Kidney Care and \$0.2 million of committed outstanding letters of credit related to DMG, which is backed by a certificate of deposit.

We believe that we will generate significant operating cash flows and will have sufficient liquidity to fund our scheduled debt service and other obligations and working capital needs for the foreseeable future, including the next 12 months, under the terms of our debt agreements. Our primary sources of liquidity are cash from operations and cash from borrowings.

One means of assessing exposure to debt-related interest rate changes is a duration-based analysis that measures the potential loss in net income resulting from a hypothetical increase in interest rates of 100 basis points across all variable rate maturities (referred to as a parallel shift in the yield curve). Under this model, with all else constant, it is estimated that such an increase would have reduced net income by approximately \$27.6 million, \$11.6 million, and \$9.3 million, net of tax, for the years ended December 31, 2017, 2016, and 2015, respectively.

Exchange rate sensitivity

While our business is predominantly conducted in the U.S. we have developing operations in 11 other countries as well. For financial reporting purposes, the U.S. dollar is our reporting currency. However, the functional currencies of our operating businesses in other countries are typically those of the countries in which they operate. Therefore, changes in the rate of exchange between the U.S. dollar and the local currencies in which our international operations are conducted affect our results of operations and financial position as reported in our consolidated financial statements.

We have consolidated the balance sheets of our non-U.S. dollar denominated operations into U.S. dollars at the exchange rates prevailing at the balance sheet date and have translated their revenues and expense at average exchange rates during the period. Additionally, our individual subsidiaries are exposed to transactional risks mainly resulting from intercompany transactions between and among subsidiaries with different functional currencies. This exposes the subsidiaries to fluctuations in the rate of exchange between the invoicing or obligation currencies and the currency in which their local operations are conducted.

We evaluate our exposure to foreign exchange risk through the judgment of our regional and corporate management teams. Through 2017, our international operations remained fairly small relative to the size of our consolidated financial statements, constituting less than 6% of our consolidated assets as of December 31, 2017 and approximately 3% of our consolidated net revenues for the year ended December 31, 2017. In addition, our foreign currency translation gains (losses) were less than approximately 6%, (2)%, and (3)% of our consolidated operating income for the years ended December 31, 2017, 2016 and 2015.

Given the still small size of our international operations, management does not consider our exposure to foreign exchange risk to be significant to the consolidated enterprise. As such, through December 31, 2017 we have not engaged in transactions to hedge the exposure of our international transactions or net investments to foreign currency risk. However, we may do so in the future.

Item 8. Financial Statements and Supplementary Data.

See the Index to Financial Statements and Index to Financial Statement Schedules included at “Item 15. Exhibits, Financial Statement Schedules.”

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

None.

Item 9A. Controls and Procedures.

Management has established and maintains disclosure controls and procedures designed to ensure that information required to be disclosed in the reports that it files or submits pursuant to the Securities Exchange Act of 1934 (Exchange Act) as amended is recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms, and that such information is accumulated and communicated to our management including our Chief Executive Officer and Chief Financial Officer as appropriate to allow for timely decisions regarding required disclosures.

At the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures in accordance with the Exchange Act requirements. Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective for timely identification and review of material information required to be included in our Exchange Act reports, including this report on Form 10-K. Management recognizes that these controls and procedures can provide only reasonable assurance of desired outcomes, and that estimates and judgments are still inherent in the process of maintaining effective controls and procedures.

There has not been any change in our internal control over financial reporting that was identified during the evaluation that occurred during the fourth fiscal quarter and that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information.

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

We intend to disclose any amendments or waivers to the Code of Ethics applicable to our principal executive officer, principal financial officer, principal accounting officer or controller or persons performing similar functions, on our website. In 2002, we adopted a Corporate Governance Code of Ethics that applies to our principal executive officer, principal financial officer, principal accounting officer or controller, and to all of our financial accounting and legal professionals who are directly or indirectly involved in the preparation, reporting and fair presentation of our financial statements and Exchange Act reports. The Code of Ethics is posted on our website, located at <http://www.davita.com>. We also maintain a Corporate Code of Conduct that applies to all of our employees, officers and directors, which is posted on our website.

Under our Corporate Governance Guidelines all Board Committees including the Audit Committee, Nominating and Governance Committee and the Compensation Committee, which are comprised solely of independent directors as defined within the listing standards of the New York Stock Exchange, have written charters that outline the committee's purpose, goals, membership requirements and responsibilities. These charters are regularly reviewed and updated as necessary by our Board of Directors. All Board Committee charters as well as the Corporate Governance Guidelines are posted on our website located at <http://www.davita.com>.

The other information required to be disclosed by this item will appear in, and is incorporated by reference from, the sections entitled "Proposal No. 1. Election of Directors", "Corporate Governance", and "Security Ownership of Certain Beneficial Owners and Management" included in our definitive proxy statement relating to our 2018 annual stockholder meeting.

Item 11. Executive Compensation.

The information required by this item will appear in, and is incorporated by reference from, the sections entitled "Executive Compensation" and "Compensation Committee Interlocks and Insider Participations" included in our definitive proxy statement relating to our 2018 annual stockholder meeting. The information required by Item 407(e)(5) of Regulation S-K will appear in and is incorporated by reference from the section entitled "Compensation Committee Report" included in our definitive proxy statement relating to our 2018 annual stockholder meeting; however, this information shall not be deemed to be filed.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters.

The following table provides information about our common stock that may be issued upon the exercise of stock-settled stock appreciation rights, restricted stock units and other rights under all of our existing equity compensation plans as of December 31, 2017, which consist of our 2011 Incentive Award Plan and our Employee Stock Purchase Plan. The material terms of these plans are described in Note 18 to the consolidated financial statements.

| Plan category | Number of shares to be issued upon exercise of outstanding options, warrants and rights | Weighted average exercise price of outstanding options, warrants and rights | Number of shares remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) | Total of shares reflected in columns (a) and (c) |
|--|---|---|---|--|
| | (a) | (b) | (c) | (d) |
| Equity compensation plans approved by shareholders | 8,034,080 ⁽¹⁾ | 67.92 ⁽²⁾ | 34,493,542 | 42,527,622 |
| Equity compensation plans not requiring shareholder approval | — | — | — | — |
| Total | 8,034,080 | \$ 67.92 | 34,493,542 | 42,527,622 |

(1) Includes 752,029 shares of common stock reserved for issuance in connection with performance share units and performance stock appreciation rights at the maximum number of shares issuable thereunder.

(2) This weighted-average includes performance stock appreciation rights at 100% of target amount and excludes full value awards such as restricted stock units and performance share units.

Other information required to be disclosed by Item 12 will appear in, and is incorporated by reference from, the section entitled “Security Ownership of Certain Beneficial Owners and Management” included in our definitive proxy statement relating to our 2018 annual stockholder meeting.

Item 13. Certain Relationships and Related Transactions, and Director Independence.

The information required by this item will appear in, and is incorporated by reference from, the section entitled “Certain Relationships and Related Transactions” and the section entitled “Corporate Governance” included in our definitive proxy statement relating to our 2018 annual stockholder meeting.

Item 14. Principal Accounting Fees and Services.

The information required by this item will appear in, and is incorporated by reference from, the section entitled “Ratification of Appointment of Independent Registered Public Accounting Firm” included in our definitive proxy statement relating to our 2018 annual stockholder meeting.

PART IV

Item 15. Exhibits, Financial Statement Schedules.

(a) Documents filed as part of this Report:

(1) Index to Financial Statements:

| | Page |
|--|-------------|
| <u>Management's Report on Internal Control Over Financial Reporting</u> | F-1 |
| <u>Report of Independent Registered Public Accounting Firm</u> | F-2 |
| <u>Report of Independent Registered Public Accounting Firm</u> | F-3 |
| <u>Consolidated Statements of Income for the years ended December 31, 2017, 2016, and 2015</u> | F-4 |
| <u>Consolidated Statements of Comprehensive Income for the years ended December 31, 2017, 2016, and 2015</u> | F-5 |
| <u>Consolidated Balance Sheets as of December 31, 2017, and 2016</u> | F-6 |
| <u>Consolidated Statements of Cash Flow for the years ended December 31, 2017, 2016, and 2015</u> | F-7 |
| <u>Consolidated Statements of Equity for the years ended December 31, 2017, 2016, and 2015</u> | F-8 |
| <u>Notes to Consolidated Financial Statements</u> | F-9 |
| <i>(2) Index to Financial Statement Schedules:</i> | |
| <u>Schedule II—Valuation and Qualifying Accounts</u> | S-3 |

(3) Exhibits

The information required by this Item is set forth in the Exhibit Index that precedes the signature pages of this Annual Report on Form 10-K.

Item 16. Form 10-K Summary.

None.

DAVITA INC.
MANAGEMENT’S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is responsible for establishing and maintaining an adequate system of internal control over financial reporting designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with U.S. generally accepted accounting principles and which 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 U.S. 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.

During the last fiscal year, the Company conducted an evaluation, under the oversight of the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company’s internal control over financial reporting. This evaluation was completed based on the criteria established in the report titled “Internal Control—Integrated Framework (2013)” issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

Based upon our evaluation under the COSO framework, we have concluded that the Company’s internal control over financial reporting was effective as of December 31, 2017.

The Company’s independent registered public accounting firm, KPMG LLP, has issued an attestation report on the Company’s internal control over financial reporting, which report is included in this Annual Report.

Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors
DaVita Inc.:

Opinion on the Consolidated Financial Statements

We have audited the accompanying consolidated balance sheets of DaVita Inc. and subsidiaries (the Company) as of December 31, 2017 and 2016, the related consolidated statements of income, comprehensive income, equity, and cash flow for each of the years in the three-year period ended December 31, 2017, and the related notes and financial statement Schedule II - Valuation and Qualifying Accounts (collectively, the consolidated financial statements). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2017 and 2016, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2017, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control - Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission, and our report dated February 23, 2018 expressed an unqualified opinion on the effectiveness of the Company's internal control over financial reporting.

Basis for Opinion

These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ KPMG LLP

We have served as the Company's auditor since 2000.

Seattle, Washington
February 23, 2018

Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors
DaVita Inc.:

Opinion on Internal Control Over Financial Reporting

We have audited DaVita Inc. and subsidiaries' (the Company) internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control - Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission. In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2017, based on criteria established in *Internal Control - Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated balance sheets of the Company as of December 31, 2017 and 2016, the related consolidated statements of income, comprehensive income, equity, and cash flow for each of the years in the three-year period ended December 31, 2017, and the related notes and financial statement Schedule II - Valuation and Qualifying Accounts (collectively, the consolidated financial statements), and our report dated February 23, 2018 expressed an unqualified opinion on those consolidated financial statements.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. 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 audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and Limitations of Internal Control Over Financial Reporting

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 (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) 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 (3) 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.

/s/ KPMG LLP

Seattle, Washington
February 23, 2018

DAVITA INC.
CONSOLIDATED STATEMENTS OF INCOME
(dollars in thousands, except per share data)

| | Year ended December 31, | | |
|---|-------------------------|--------------|--------------|
| | 2017 | 2016 | 2015 |
| Dialysis and related lab patient service revenues | \$ 10,093,670 | \$ 9,727,360 | \$ 9,155,447 |
| Less: Provision for uncollectible accounts | (485,398) | (431,308) | (412,905) |
| Net dialysis and related lab patient service revenues | 9,608,272 | 9,296,052 | 8,742,542 |
| Other revenues | 1,268,362 | 1,411,415 | 1,239,703 |
| Total net revenues | 10,876,634 | 10,707,467 | 9,982,245 |
| Operating expenses and charges: | | | |
| Patient care costs and other costs | 7,640,005 | 7,431,582 | 6,856,062 |
| General and administrative | 1,064,026 | 1,072,841 | 1,031,125 |
| Depreciation and amortization | 559,911 | 509,497 | 463,905 |
| Provision for uncollectible accounts | (7,033) | 11,677 | 9,240 |
| Equity investment loss (income) | 8,640 | (16,874) | (13,919) |
| Investment and other asset impairments | 295,234 | 14,993 | — |
| Goodwill impairment charges | 36,196 | 28,415 | 4,066 |
| Gain on changes in ownership interests | (6,273) | (374,374) | — |
| (Gain) loss on settlements, net | (526,827) | — | 495,000 |
| Total operating expenses and charges | 9,063,879 | 8,677,757 | 8,845,479 |
| Operating income | 1,812,755 | 2,029,710 | 1,136,766 |
| Debt expense | (430,634) | (414,116) | (408,380) |
| Debt redemption charges | — | — | (48,072) |
| Other income, net | 17,665 | 7,511 | 8,073 |
| Income from continuing operations before income taxes | 1,399,786 | 1,623,105 | 688,387 |
| Income tax expense | 323,859 | 431,761 | 207,510 |
| Net income from continuing operations | 1,075,927 | 1,191,344 | 480,877 |
| Net loss from discontinued operations, net of tax | (245,372) | (158,262) | (53,467) |
| Net income | 830,555 | 1,033,082 | 427,410 |
| Less: Net income attributable to noncontrolling interests | (166,937) | (153,208) | (157,678) |
| Net income attributable to DaVita Inc. | \$ 663,618 | \$ 879,874 | \$ 269,732 |
| Earnings per share: | | | |
| Basic net income from continuing operations per share attributable to DaVita Inc. | \$ 4.78 | \$ 5.12 | \$ 1.53 |
| Basic net income per share attributable to DaVita Inc. | \$ 3.52 | \$ 4.36 | \$ 1.27 |
| Diluted net income from continuing operations per share attributable to DaVita Inc. | \$ 4.71 | \$ 5.04 | \$ 1.49 |
| Diluted net income per share attributable to DaVita Inc. | \$ 3.47 | \$ 4.29 | \$ 1.25 |
| Weighted average shares for earnings per share: | | | |
| Basic | 188,625,559 | 201,641,173 | 211,867,714 |
| Diluted | 191,348,533 | 204,904,656 | 216,251,807 |
| Amounts attributable to DaVita Inc.: | | | |
| Net income from continuing operations | \$ 901,277 | \$ 1,032,373 | \$ 323,199 |
| Net loss from discontinued operations | (237,659) | (152,499) | (53,467) |
| Net income attributable to DaVita Inc. | \$ 663,618 | \$ 879,874 | \$ 269,732 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
(dollars in thousands)

| | Year ended December 31, | | |
|--|-------------------------|--------------|------------|
| | 2017 | 2016 | 2015 |
| Net income | \$ 830,555 | \$ 1,033,082 | \$ 427,410 |
| Other comprehensive income (loss): | | | |
| Unrealized losses on interest rate cap and swap agreements: | | | |
| Unrealized losses on interest rate cap and swap agreements | (5,437) | (3,670) | (12,241) |
| Reclassifications of net cap and swap agreements realized losses into net income | 5,058 | 2,566 | 3,111 |
| Unrealized gains (losses) on investments: | | | |
| Unrealized gains (losses) on investments | 3,705 | 1,427 | (1,413) |
| Reclassification of net investment realized losses (gains) into net income | (220) | (423) | (377) |
| Foreign currency translation adjustments: | | | |
| Foreign currency translation adjustments | 99,770 | (39,614) | (23,889) |
| Reclassification of foreign currency translation into net income | — | 10,087 | — |
| Other comprehensive income (loss) | 102,876 | (29,627) | (34,809) |
| Total comprehensive income | 933,431 | 1,003,455 | 392,601 |
| Less: Comprehensive income attributable to noncontrolling interests | (166,935) | (153,398) | (157,678) |
| Comprehensive income attributable to DaVita Inc. | \$ 766,496 | \$ 850,057 | \$ 234,923 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED BALANCE SHEETS
(dollars in thousands, except per share data)

| | December 31, 2017 | December 31, 2016 |
|--|----------------------|----------------------|
| ASSETS | | |
| Cash and cash equivalents | \$ 508,234 | \$ 674,776 |
| Short-term investments | 43,516 | 306,981 |
| Accounts receivable, less allowance of \$218,399 and \$238,897 | 1,714,750 | 1,503,950 |
| Inventories | 181,799 | 160,419 |
| Other receivables | 372,919 | 288,156 |
| Income tax receivable | 49,440 | — |
| Prepaid and other current assets | 112,058 | 99,510 |
| Current assets held for sale | 5,761,642 | 960,956 |
| Total current assets | 8,744,358 | 3,994,748 |
| Property and equipment, net | 3,149,213 | 2,864,121 |
| Intangible assets, net | 113,827 | 73,504 |
| Equity method and other investments | 245,534 | 492,039 |
| Long-term investments | 37,695 | 29,997 |
| Other long-term assets | 47,287 | 33,857 |
| Goodwill | 6,610,279 | 6,015,375 |
| Long-term assets held for sale | — | 5,252,135 |
| | <u>\$ 18,948,193</u> | <u>\$ 18,755,776</u> |
| LIABILITIES AND EQUITY | | |
| Accounts payable | \$ 509,116 | \$ 456,619 |
| Other liabilities | 552,662 | 578,892 |
| Accrued compensation and benefits | 616,116 | 706,564 |
| Current portion of long-term debt | 178,213 | 160,262 |
| Income tax payable | — | 1,394 |
| Current liabilities held for sale | 1,185,070 | 807,233 |
| Total current liabilities | 3,041,177 | 2,710,964 |
| Long-term debt | 9,158,018 | 8,944,676 |
| Other long-term liabilities | 365,325 | 317,383 |
| Deferred income taxes | 486,247 | 530,869 |
| Long-term liabilities held for sale | — | 428,885 |
| Total liabilities | 13,050,767 | 12,932,777 |
| Commitments and contingencies | | |
| Noncontrolling interests subject to put provisions | 1,011,360 | 973,258 |
| Equity: | | |
| Preferred stock (\$0.001 par value, 5,000,000 shares authorized; none issued) | | |
| Common stock (\$0.001 par value, 450,000,000 shares authorized; 182,462,278 and 194,554,491 shares issued and outstanding, respectively) | 182 | 195 |
| Additional paid-in capital | 1,042,899 | 1,027,182 |
| Retained earnings | 3,633,713 | 3,710,313 |
| Accumulated other comprehensive income (loss) | 13,235 | (89,643) |
| Total DaVita Inc. shareholders' equity | 4,690,029 | 4,648,047 |
| Noncontrolling interests not subject to put provisions | 196,037 | 201,694 |
| Total equity | 4,886,066 | 4,849,741 |
| | <u>\$ 18,948,193</u> | <u>\$ 18,755,776</u> |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF CASH FLOW
(dollars in thousands)

| | Year ended December 31, | | |
|--|-------------------------|--------------|-------------|
| | 2017 | 2016 | 2015 |
| Cash flows from operating activities: | | | |
| Net income | \$ 830,555 | \$ 1,033,082 | \$ 427,410 |
| Adjustments to reconcile net income to net cash provided by operating activities: | | | |
| (Gain) loss on settlements, net | (526,827) | — | 495,000 |
| Depreciation and amortization | 777,485 | 720,252 | 638,024 |
| Impairment charges | 981,589 | 296,408 | 210,234 |
| Debt redemption charges | — | — | 48,072 |
| Stock-based compensation expense | 35,092 | 38,338 | 56,664 |
| Deferred income taxes | (395,217) | 52,010 | 61,744 |
| Equity investment income, net | 28,925 | 17,766 | 9,293 |
| Gain on sales of business interests, net | (23,402) | (404,165) | — |
| Other non-cash charges, net | 66,925 | (7,338) | 44,691 |
| Changes in operating assets and liabilities, net of effect of acquisitions and divestitures: | | | |
| Accounts receivable | (156,305) | (152,240) | (202,867) |
| Inventories | (18,625) | 22,920 | (48,313) |
| Other receivables and other current assets | (117,154) | (54,038) | 32,761 |
| Other long-term assets | (11,945) | 35,893 | 3,723 |
| Accounts payable | 26,876 | 11,897 | 30,998 |
| Accrued compensation and benefits | (78,239) | 68,272 | 54,950 |
| Other current liabilities | 1,908 | 176,494 | 113,470 |
| Settlement receipts (payments) | 526,827 | — | (493,775) |
| Income taxes | (52,176) | 77,376 | 41,767 |
| Other long-term liabilities | 11,157 | 30,517 | 33,354 |
| Net cash provided by operating activities | 1,907,449 | 1,963,444 | 1,557,200 |
| Cash flows from investing activities: | | | |
| Additions of property and equipment | (905,250) | (829,095) | (707,998) |
| Acquisitions | (803,879) | (563,856) | (96,469) |
| Proceeds from asset and business sales | 92,336 | 64,725 | 19,715 |
| Purchase of investments available for sale | (13,117) | (13,539) | (8,783) |
| Purchase of investments held-to-maturity | (230,989) | (1,133,192) | (1,709,883) |
| Proceeds from sale of investments available for sale | 6,408 | 18,963 | 2,058 |
| Proceeds from investments held-to-maturity | 492,470 | 1,240,502 | 1,637,358 |
| Purchase of equity investments | (4,816) | (27,096) | (17,911) |
| Proceeds from sale of equity investments | — | 40,920 | — |
| Distributions received on equity investments | 106 | — | 129 |
| Net cash used in investing activities | (1,366,731) | (1,201,668) | (881,784) |

DAVITA INC.
CONSOLIDATED STATEMENTS OF CASH FLOW - continued
(dollars in thousands)

| | Year ended December 31, | | |
|--|-------------------------|--------------|--------------|
| | 2017 | 2016 | 2015 |
| Cash flows from financing activities: | | | |
| Borrowings | 50,991,960 | 51,991,490 | 54,541,988 |
| Payments on long-term debt and other financing costs | (50,837,112) | (52,116,120) | (53,998,962) |
| Purchase of treasury stock | (802,949) | (1,097,822) | (549,935) |
| Distributions to noncontrolling interests | (211,467) | (192,401) | (174,635) |
| Stock award exercises and other share issuances, net | 21,252 | 23,543 | 26,155 |
| Excess tax benefits from stock award exercises | — | 13,251 | 28,157 |
| Contributions from noncontrolling interests | 74,552 | 47,590 | 54,644 |
| Proceeds from sales of additional noncontrolling interests | 2,864 | — | — |

| | | | |
|---|-------------------|-------------------|---------------------|
| Purchases of noncontrolling interests | (5,357) | (21,512) | (66,382) |
| Net cash used in financing activities | (766,257) | (1,351,981) | (138,970) |
| Effect of exchange rate changes on cash and cash equivalents | 254 | 4,276 | (2,571) |
| Net (decrease) increase in cash and cash equivalents | (225,285) | (585,929) | 533,875 |
| Less: Net (decrease) increase in cash and cash equivalents from discontinued operations | (58,743) | (15,788) | 25,855 |
| Net (decrease) increase in cash and cash equivalents from continuing operations | (166,542) | (570,141) | 508,020 |
| Cash and cash equivalents of continuing operations at beginning of the year | 674,776 | 1,244,917 | 736,897 |
| Cash and cash equivalents of continuing operations at end of the year | <u>\$ 508,234</u> | <u>\$ 674,776</u> | <u>\$ 1,244,917</u> |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF EQUITY
(dollars and shares in thousands)

| | Non- controlling interests subject to put provisions | DaVita Inc. Shareholders' Equity | | | | | | | | Non- controlling interests not subject to put provisions | |
|---|--|----------------------------------|--------|----------------------------------|----------------------|----------------|--------------|--|--------------|---|----------|
| | | Common stock | | Additional paid-in capital | Retained earnings | Treasury stock | | Accumulated other comprehensive income (loss) | Total | | |
| | | Shares | Amount | | | Shares | Amount | | | | |
| Balance at December 31, 2014 | \$ 829,965 | 215,641 | \$ 216 | \$ 1,108,211 | \$ 4,087,103 | — | \$ — | \$ (25,017) | \$ 5,170,513 | \$ 189,798 | |
| Comprehensive income: | | | | | | | | | | | |
| Net income | 96,510 | 269,732 | | | | | | | | 269,732 | 61,168 |
| Other comprehensive loss | | | | | | (34,809) | | | | (34,809) | |
| Stock purchase shares issued | | — | — | (6,079) | | 414 | 30,608 | | 24,529 | | |
| Stock unit shares issued | | 348 | — | — | | | | | — | | |
| Stock-settled SAR shares issued | | 1,131 | 1 | (1) | | | | | — | | |
| Stock-settled stock-based compensation expense | | 56,899 | | | | | | | | 56,899 | |
| Excess tax benefits from stock awards exercised | | 28,157 | | | | | | | | 28,157 | |
| Changes in non-controlling interests from: | | | | | | | | | | | |
| Distributions | (103,355) | | | | | | | | | | (71,280) |
| Contributions | 25,795 | | | | | | | | | | 28,849 |
| Acquisitions and divestitures | 10,654 | | | | | | | | | | 6,875 |
| Partial purchases | (8,538) | (55,826) | | | | | | | | (55,826) | (2,018) |
| Fair value remeasurement | 13,035 | (13,035) | | | | | | | | (13,035) | |
| Purchase of treasury stock | | | | | | (7,780) | (575,380) | | (575,380) | | |
| Balance at December 31, 2015 | \$ 864,066 | 217,120 | \$ 217 | \$ 1,118,326 | \$ 4,356,835 | (7,366) | \$ (544,772) | \$ (59,826) | \$ 4,870,780 | \$ 213,392 | |
| Comprehensive income: | | | | | | | | | | | |
| Net income | 99,834 | 879,874 | | | | | | | | 879,874 | 53,374 |
| Other comprehensive loss | | | | | | (29,817) | | | | (29,817) | 190 |
| Stock purchase shares issued | | 438 | 1 | 23,902 | | | | | 23,903 | | |
| Stock unit shares issued | | 4 | — | (19,815) | | 276 | 19,815 | | | | |
| Stock-settled SAR shares issued | | 218 | — | (36,685) | | 513 | 36,685 | | | | |
| Stock-settled stock-based compensation expense | | 37,970 | | | | | | | | 37,970 | |
| Excess tax benefits from stock awards exercised | | 13,251 | | | | | | | | 13,251 | |
| Changes in non-controlling interests from: | | | | | | | | | | | |
| Distributions | (111,092) | | | | | | | | | | (81,309) |
| Contributions | 33,517 | | | | | | | | | | 14,073 |
| Acquisitions and divestitures | 28,874 | 3,423 | | | | | | | | 3,423 | 2,585 |
| Partial purchases | (6,660) | (13,105) | | | | | | | | (13,105) | (1,747) |
| Fair value remeasurement | 65,855 | (65,855) | | | | | | | | (65,855) | |
| Reclassifications and expirations of puts | (1,136) | | | | | | | | | | 1,136 |
| Purchase of treasury stock | | | | | | (16,649) | (1,072,377) | (1,072,377) | | | |
| Retirement of treasury stock | | (23,226) | (23) | (34,230) | (1,526,396) | 23,226 | 1,560,649 | | | | |
| Balance at December 31, 2016 | \$ 973,258 | 194,554 | \$ 195 | \$ 1,027,182 | \$ 3,710,313 | — | \$ — | \$ (89,643) | \$ 4,648,047 | \$ 201,694 | |

DAVITA INC.
CONSOLIDATED STATEMENTS OF EQUITY - continued
(dollars and shares in thousands)

| Non-controlling interests | DaVita Inc. Shareholders' Equity | | | | | Non-controlling interests not subject to | |
|---------------------------|----------------------------------|--|------------|----------------|--|--|-------------------|
| | Common stock | | Additional | Treasury stock | | | Accumulated other |
| | | | | | | | |

| | subject to put provisions | Shares | Amount | paid-in capital | Retained earnings | Shares | Amount | comprehensive income (loss) | Total | put provisions |
|---|------------------------------|----------|--------|--------------------|----------------------|----------|-----------|--------------------------------|--------------|-------------------|
| Comprehensive income: | | | | | | | | | | |
| Net income | 103,641 | | | | 663,618 | | | | 663,618 | 63,296 |
| Other comprehensive income | | | | | | | | 102,878 | 102,878 | (2) |
| Stock purchase shares issued | | 360 | | 22,131 | | | | | 22,131 | |
| Stock unit shares issued | | 117 | | (101) | | | | | (101) | |
| Stock-settled SAR shares issued | | 398 | | — | | | | | — | |
| Stock-settled stock-based compensation expense | | | | 34,981 | | | | | 34,981 | |
| Excess tax benefits from stock awards exercised | | | | | | | | | | |
| Changes in noncontrolling interest from: | | | | | | | | | | |
| Distributions | (128,853) | | | | | | | | | (82,614) |
| Contributions | 52,911 | | | | | | | | | 21,641 |
| Acquisitions and divestitures | 43,799 | | | (823) | | | | | (823) | (5,770) |
| Partial purchases | (397) | | | (2,752) | | | | | (2,752) | (2,208) |
| Fair value remeasurements | (32,999) | | | 32,999 | | | | | 32,999 | |
| Purchase of treasury stock | | | | | | (12,967) | (810,949) | | (810,949) | |
| Retirement of treasury stock | | (12,967) | (13) | (70,718) | (740,218) | 12,967 | 810,949 | | | |
| Balance at December 31, 2017 | \$ 1,011,360 | 182,462 | \$ 182 | \$ 1,042,899 | \$ 3,633,713 | — | \$ — | \$ 13,235 | \$ 4,690,029 | \$ 196,037 |

See notes to consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
(dollars in thousands, except per share data)

1. Organization and summary of significant accounting policies

Organization

DaVita Inc. (the Company) has consisted of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). The Kidney Care division is comprised of the Company's U.S. dialysis and related lab services, its ancillary services and strategic initiatives, including its international operations, and its corporate administrative support. The Company's largest line of business is its U.S. dialysis and related lab services business, which operates kidney dialysis centers in the U.S. for patients suffering from chronic kidney failure also known as end stage renal disease (ESRD). As of December 31, 2017, the Company operated or provided administrative services through a network of 2,510 U.S. outpatient dialysis centers in 46 states and the District of Columbia, serving a total of approximately 197,800 patients. In addition, as of December 31, 2017, the Company operated or provided administrative services to a total of 237 outpatient dialysis centers serving approximately 22,900 patients located in 11 countries outside of the U.S.

The Company's DMG division is a patient- and physician-focused integrated healthcare delivery and management company that provides medical services to members primarily through capitation contracts with some of the nation's leading health plans. On December 5, 2017, the Company entered into an equity purchase agreement to sell its DMG division to Collaborative Care Holdings, LLC (Optum), a subsidiary of UnitedHealth Group Inc. The transaction is expected to close in 2018 and is subject to regulatory approval and other customary closing conditions. As a result of this pending transaction, the DMG business has been reclassified as held for sale and its results of operations are reported as discontinued operations for all periods presented in these consolidated financial statements. For financial information about the DMG business, see Note 21.

The Company's U.S. dialysis and related lab services business qualifies as a separately reportable segment and the Company's other ancillary services and strategic initiatives, including its international operations, have been combined and disclosed in the other segments category.

Basis of presentation

These consolidated financial statements are prepared in accordance with United States generally accepted accounting principles (U.S. GAAP). The financial statements include DaVita Inc. and its subsidiaries, partnerships and other entities in which it maintains a majority voting interest or other controlling financial interest (collectively, the Company). All significant intercompany transactions and balances have been eliminated. Non-marketable equity investments are recorded under the equity or cost method of accounting based upon whether the Company has significant influence over the investee. For the Company's international subsidiaries, local currencies are considered their functional currencies. Translation adjustments result from translating the Company's international subsidiaries' financial statements from their functional currencies into the Company's reporting currency (USD). Prior year balances and amounts have been reclassified to conform to the current year presentation.

The Company has evaluated subsequent events through the date these consolidated financial statements were issued and has included all necessary adjustments and disclosures.

Use of estimates

The preparation of financial statements in conformity with U.S. GAAP requires the use of estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, contingencies and noncontrolling interests subject to put provisions. Although actual results in subsequent periods will differ from these estimates, such estimates are developed based on the best information available to management and management's best judgments at the time. All significant assumptions and estimates underlying the amounts reported in the financial statements and accompanying notes are regularly reviewed and updated when necessary. Changes in estimates are reflected in the financial statements based upon on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Interim changes in estimates related to annual operating costs are applied prospectively within annual periods.

The most significant assumptions and estimates underlying these financial statements and accompanying notes involve revenue recognition and accounts receivable, contingencies, impairments of goodwill and investments, accounting for income taxes, long-term variable compensation accruals, consolidation of variable interest entities, and certain fair value estimates. Specific estimating risks and contingencies are further addressed within these notes to the consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Patient service net revenues and accounts receivable

U.S. dialysis and related lab services

U.S. dialysis patient service net revenues are recognized in the period services are provided. Revenues consist primarily of payments from Medicare, Medicaid and commercial health plans for dialysis and ancillary services provided to patients. A usual and customary fee schedule is maintained for the Company's dialysis treatments and other patient services; however, actual collectible revenue is normally recognized at a discount from the fee schedule.

Revenues associated with Medicare and Medicaid programs are recognized based on: (a) the payment rates that are established by statute or regulation for the portion of payment rates paid by the government payor (e.g., 80% for Medicare patients) and (b) for the portion not paid by the primary government payor, estimates of the amounts ultimately collectible from other government programs paying secondary coverage (e.g., Medicaid secondary coverage), the patient's commercial health plan secondary coverage, or the patient. The Company's reimbursements from Medicare are subject to certain variations under Medicare's single bundled payment rate system, whereby reimbursements can be adjusted for certain patient characteristics and other factors. The Company's revenue recognition will depend upon its ability to effectively capture, document and bill for Medicare's base payment rate as well as these other variable factors.

Revenues associated with commercial health plans are estimated based on contractual terms for the patients under healthcare plans with which the Company has formal agreements, non-contracted health plan coverage terms if known, estimated secondary collections, historical collection experience, historical trends of refunds and payor payment adjustments (retractions), inefficiencies in the Company's billing and collection processes that can result in denied claims for payments, and regulatory compliance matters.

Commercial revenue recognition also involves significant estimating risks. With many larger, commercial insurers the Company has several different contracts and payment arrangements, and these contracts often include only a subset of the Company's centers. It is often not possible to determine which contract, if any, should be applied prior to billing. In addition, for services provided by non-contracted centers, final collection may require specific negotiation of a payment amount, typically at a significant discount from the Company's usual and customary rates.

Under Medicare's bundled payment rate system, services covered by Medicare are subject to estimating risk, whereby reimbursements from Medicare can vary significantly depending upon certain patient characteristics and other variable factors. Even with the bundled payment rate system, Medicare payments for bad debt claims as established by cost reports require evidence of collection efforts. As a result, billing and collection of Medicare bad debt claims can be delayed significantly and final payment is subject to audit.

Medicaid payments, when Medicaid coverage is secondary, can also be difficult to estimate. For many states, Medicaid payment terms and methods differ from Medicare, and may prevent accurate estimation of individual payment amounts prior to billing.

The Company's range of revenue estimating risk for the U.S. dialysis and related lab services segment is generally expected to be within 1% of its revenue. Changes in revenue estimates for prior periods are not material.

Other revenues

Other revenues consist of the revenues associated with the ancillary services and strategic initiatives, management and administrative support services that are provided to outpatient dialysis centers that the Company does not own or in which the Company owns a noncontrolling interest, and administrative and management support services to certain other non-dialysis joint ventures in which the Company owns a noncontrolling interest. Revenues associated with pharmacy services are recognized as prescriptions are filled and shipped to patients. Revenues associated with disease management services, medical consulting services, clinical research programs, physician services, ESRD seamless care organizations, and comprehensive care are recognized in the period services are provided. Revenues associated with direct primary care are recognized over the membership period. Management fees are principally determined as a percentage of the managed operations' revenues or cash collections and in some cases an additional component based upon a percentage of operating income. Management fees are included in net revenues when earned.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Allowance for uncollectible accounts

Net revenue recognition and allowances for uncollectible billings require the use of estimates of the amounts that will ultimately be realized considering, among other items, retroactive adjustments that may be associated with regulatory reviews, audits, billing reviews and other matters. The Company's policy is to write off any uncollectible accounts receivable balance only after all collection efforts have been exhausted or when write off is mandated by federal or state policies or required by certain payor contracts. It is also the Company's policy to write off any accounts receivable balance associated with any payors or patients when the Company receives notification of a bankruptcy filing.

Other income

Other income includes interest income on cash and cash-equivalents and short- and long-term investments, other non-operating gains from investment transactions, and foreign currency transaction gains and losses.

Cash and cash equivalents

Cash equivalents are short-term highly liquid investments with maturities of three months or less at date of purchase.

Investments in debt and equity securities

The Company classifies certain debt securities as held-to-maturity and records them at amortized cost based on the Company's intentions and strategies concerning those investments. Equity securities that have readily determinable fair values, and certain other financial instruments that have readily determinable fair values or redemption values, are classified as available for sale and recorded at estimated fair value.

Inventories

Inventories are stated at the lower of cost (first-in, first-out) or market and consist principally of pharmaceuticals and dialysis-related supplies. Rebates related to inventory purchases are recorded when earned and are based on certain qualification requirements which are dependent on a variety of factors including future pricing levels by the manufacturer and data submission.

Property and equipment

Property and equipment is stated at cost less accumulated depreciation and amortization and is further reduced by any impairments. Maintenance and repairs are charged to expense as incurred. Depreciation and amortization expenses are computed using the straight-line method over the useful lives of the assets estimated as follows: buildings, 20 to 40 years; leasehold improvements, the shorter of their economic useful life or the expected lease term; and equipment and information systems, principally three to eight years. Disposition gains and losses are included in current operating expenses.

Amortizable intangibles

Amortizable intangible assets and liabilities include non-competition and similar agreements, lease agreements and hospital acute services contracts, each of which have finite useful lives. Amortization expense is computed using the straight-line method over the useful lives of the assets estimated as follows: non-competition and similar agreements, two to ten years; and lease agreements and hospital acute service contracts, over the term of the lease or contract period, respectively.

Indefinite-lived intangibles

Indefinite-lived intangible assets include international licenses and accreditations that allow the Company to be reimbursed for providing dialysis services to patients, each of which has an indefinite useful life.

Equity method and other investments

Equity investments that do not have readily determinable fair values are carried on the cost or equity method, as applicable, net of any other-than-temporary impairment. The Company classifies its cost and equity method investments as "Equity method and other investments" on its balance sheet. See Note 9 to these consolidated financial statements for further details.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Goodwill

Goodwill represents the difference between the fair value of businesses acquired and the fair value of the identifiable tangible and intangible net assets acquired. Goodwill is not amortized, but is assessed by individual reporting unit for impairment as circumstances warrant and at least annually. An impairment charge is recorded when a reporting unit's carrying amount is determined to exceed its fair value. The Company operates multiple reporting units. See Note 10 to these consolidated financial statements for further details.

Impairment of equity method and other investments

Equity method and other investments are assessed for other-than-temporary impairment when significant events or changes in circumstances indicate that an other-than-temporary impairment may have occurred. An other-than-temporary impairment charge is recorded when the fair value of an investment has fallen below its carrying amount and the shortfall is expected to be indefinitely or permanently unrecoverable.

Impairment of other long-lived assets

Other long-lived assets, including property and equipment and intangible assets, are reviewed for possible impairment whenever significant events or changes in circumstances indicate that an impairment may have occurred. Such changes can include changes in the Company's business strategy and plans, changes in the quality or structure of its relationships with its partners or deteriorating performance of individual outpatient dialysis centers or other business units. An impairment of an amortizable or depreciable asset is indicated when the sum of the expected future undiscounted net cash flows identifiable to the related asset group is less than its carrying amount. Impairment losses are measured based on the difference between the estimated fair value and the carrying amount of the subject asset group and are included in operating expenses.

Indefinite-lived intangible assets are reviewed for possible impairment at least annually and whenever significant events or changes in circumstances indicate that an impairment may have occurred.

Self-insurance

The Company is predominantly self-insured with respect to professional and general liability and workers' compensation risks through wholly-owned captive insurance companies, with excess or reinsurance coverage for additional risk. The Company is also predominantly self-insured with respect to employee medical and other health benefits. The Company records insurance liabilities for the professional and general liability, workers' compensation, and employee health benefit risks that it retains and estimates its liability for those risks using third party actuarial calculations that are based upon historical claims experience and expectations for future claims.

Income taxes

Federal and state income taxes are computed at currently enacted tax rates less tax credits using the asset and liability method. Deferred taxes are adjusted both for items that do not currently have tax consequences and for the cumulative effect of any changes in tax rates from those previously used to determine deferred tax assets or liabilities. Tax provisions include amounts that are currently payable, changes in deferred tax assets and liabilities that arise because of temporary differences between the timing of when items of income and expense are recognized for financial reporting and income tax purposes, changes in the recognition of tax positions and any changes in the valuation allowance caused by a change in judgment about the realizability of the related deferred tax assets. A valuation allowance is established when necessary to reduce deferred tax assets to amounts expected to be realized.

The Company uses a recognition threshold of more-likely-than-not and a measurement attribute on all tax positions taken or expected to be taken in a tax return in order to be recognized in the financial statements. Once the recognition threshold is met, the tax position is then measured to determine the actual amount of benefit to recognize in the financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Stock-based compensation

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

Interest rate cap and swap agreements

The Company often carries a combination of currently effective interest rate caps, forward interest rate caps, or interest rate swaps on portions of its variable rate debt as a means of hedging its exposure to changes in LIBOR interest rates as part of its overall interest rate risk management strategy. These interest rate caps and swaps are not held for trading or speculative purposes and are typically designated as qualifying cash flow hedges. See Note 13 to these consolidated financial statements for further details.

Noncontrolling interests

Noncontrolling interests represent third-party equity ownership interests in entities which are consolidated by the Company for financial statement reporting purposes. As of December 31, 2017, third parties held noncontrolling equity interests in 589 consolidated legal entities, including 586 legal entities classified as continuing operations.

Fair value estimates

The Company relies on fair value measurements and estimates for purposes that require the recording, reassessment, or adjustment of the carrying amounts of certain assets, liabilities and noncontrolling interests subject to put provisions (temporary equity). These purposes can include the accounting for business combination transactions, impairment assessments for goodwill, investments, or other long-lived assets, and stock-based compensation, as well as recurring valuations of available for sale securities, noncontrolling interests in temporary equity, derivative instruments, and/or contingent consideration, as applicable. The Company has also classified its assets, liabilities and temporary equity into the appropriate fair value hierarchy levels as defined by the Financial Accounting Standards Board (FASB). See Note 24 to these consolidated financial statements for further details.

New accounting standards

On May 28, 2014, the FASB issued ASU No. 2014-09, *Revenue from Contracts with Customers*, which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. In 2015 and 2016, the FASB issued ASU 2015-14, ASU 2016-08, ASU 2016-10, ASU 2016-11, and ASU 2016-12, *Revenue from Contracts with Customers (Topic 606)*, each of which amends the guidance in ASU 2014-09. These ASUs will replace most existing revenue recognition guidance in U.S. GAAP.

The Company will adopt these ASUs beginning January 1, 2018 using the cumulative effect method and will apply these ASUs only to those contracts that are not completed contracts as of that date with no cumulative effect adjustment. In preparation for the adoption of these ASUs, the Company has concluded that this guidance will result in a change to the presentation of its revenues, provision for uncollectible accounts and allowance for doubtful accounts, which will result in the Company's provision for uncollectible accounts being recorded as a reduction to revenue. The guidance will also require additional disaggregated revenue disclosures. The guidance will not have a material impact on the Company's consolidated financial position, results of operations, equity or cash flows. The Company expects to benefit from certain policy elections related to its adoption of these standards of approximately \$30,000 in the first half of 2018.

In January 2016, the FASB issued ASU No. 2016-01, *Financial Instruments - Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities*. The amendments in this ASU revise accounting related to (i) the classification and measurement of investments in equity securities and (ii) the presentation of certain fair value changes for financial liabilities at fair value. The amendments in this ASU are effective for the Company beginning on January 1, 2018 and are to be applied through a cumulative effect adjustment to the statement of financial position. Early adoption is permitted under certain circumstances. The Company is still evaluating certain aspects of this ASU as well as the related impacts it may have on its consolidated financial statements when adopted on January 1, 2018.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

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

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

In March 2016, the FASB issued ASU No. 2016-09, *Compensation - Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting*. The changes required by this ASU involve several aspects of the accounting for share-based payment transactions, including income tax consequences, classification of awards as either equity or liabilities, classification on the statement of cash flow, and an election on estimating forfeitures. The amendments in this ASU were effective for the Company beginning January 1, 2017. The method of adoption differs for each of the topics covered by the ASU. The primary effect of this ASU for the Company is the presentation of excess tax benefits or deficiencies as a component of income tax expense within the Company's consolidated statements of income rather than within additional paid-in capital on its consolidated balance sheet. In addition, these excess tax benefits or deficiencies are presented as an operating activity rather than as a financing activity on the consolidated statements of cash flow.

The Company elected to apply the presentation requirements for cash flows related to excess tax benefits prospectively. Additionally, the Company has elected to continue to estimate forfeitures expected to occur in determining the amount of compensation expense to be recognized each period. While this new standard may cause volatility in the Company's effective tax rates and diluted earnings per share due to tax effects of stock awards being recorded within the Company's consolidated statements of operations, adoption of this standard did not have a material impact on the Company's consolidated financial statements for the year ended December 31, 2017.

In August 2016, the FASB issued ASU No. 2016-15, *Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments*. The amendments in this ASU clarify how certain cash receipts and cash payments should be classified on the statement of cash flows. The new standard is effective for the Company beginning January 1, 2018 and is to be applied retrospectively to all periods presented. The adoption of this ASU is not expected to have a material impact on the Company's consolidated financial statements when adopted on January 1, 2018.

In October 2016, the FASB issued ASU No. 2016-16, *Income Taxes (Topic 740): Intra-Entity Transfers of Assets Other Than Inventory*. The amendments in this ASU allow entities to recognize the income tax consequences of an intra-entity transfer of an asset other than inventory when the transfer occurs. The current guidance does not allow recognition until the asset has been sold to an outside party. The amendments in this ASU are effective for the Company beginning on January 1, 2018 and are to be applied on a modified retrospective basis. The adoption of this ASU is not expected to have a material impact on the Company's consolidated financial statements when adopted on January 1, 2018.

In January 2017, the FASB issued ASU No. 2017-04, *Intangibles-Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment*. The amendments in this ASU simplify the test for goodwill impairment by eliminating the second step in goodwill impairment assessments. The Company early adopted this ASU as of January 1, 2017.

In August 2017, the FASB issued ASU No. 2017-12, *Derivatives and Hedging (Topic 815): Targeted Improvements to Accounting for Hedging Activities*. The amendments in this ASU better align an entity's risk management activities and

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financial reporting for hedging relationships through changes to both the designation and measurement guidance for qualifying hedging relationships and the presentation of hedge results. The amendments in the new ASU are effective for the Company on January 1, 2019 and are to be applied prospectively. The adoption of this ASU is not expected to have a material impact on the Company's consolidated financial statements when adopted on January 1, 2018.

In February 2018, the FASB issued ASU No. 2018-2, *Income Statement - Reporting Comprehensive Income (Topic 220), Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income*, which allows for the reclassification of certain income tax effects related to the Tax Cuts and Jobs Act between "Accumulated other comprehensive income" and "Retained earnings." This ASU relates to the requirement that adjustments to deferred tax liabilities and assets related to a change in tax laws or rates to be included in "Income from continuing operations", even in situations where the related items were originally recognized in "Other comprehensive income" (rather than in "Income from continuing operations"). The amendments in this ASU are effective for all entities for fiscal years beginning after December 15, 2018, and interim periods within those fiscal years, with early adoption permitted. Adoption of this ASU is to be applied either in the period of adoption or retrospectively to each period in which the effect of the change in the tax laws or rates were recognized. The Company is still evaluating certain aspects of this ASU as well as the related impacts it may have on the Company's consolidated financial statements.

2. Earnings per share

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

Diluted earnings per share includes the dilutive effect of outstanding stock-settled stock appreciation rights (SSARs) and unvested stock units (under the treasury stock method) as well as shares held in escrow that the Company expects will remain outstanding.

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

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| | Year ended December 31, | | |
|---|-------------------------|----------------|----------------|
| | 2017 | 2016 | 2015 |
| | (shares in thousands) | | |
| Numerators: | | | |
| Net income from continuing operations attributable to DaVita Inc. | \$ 901,277 | \$ 1,032,373 | \$ 323,199 |
| Net loss from discontinued operations attributable to DaVita Inc. | (237,659) | (152,499) | (53,467) |
| Net income attributable to DaVita Inc. for basic earnings per share calculation | \$ 663,618 | \$ 879,874 | \$ 269,732 |
| Basic: | | | |
| Weighted average shares outstanding during the period | 190,820 | 203,835 | 214,062 |
| Contingently returnable shares held in escrow for the DaVita HealthCare Partners merger | (2,194) | (2,194) | (2,194) |
| Weighted average shares for basic earnings per share calculation | 188,626 | 201,641 | 211,868 |
| Basic net income from continuing operations per share attributable to DaVita Inc. | \$ 4.78 | \$ 5.12 | \$ 1.53 |
| Basic net loss from discontinued operations per share attributable to DaVita Inc. | (1.26) | (0.76) | (0.26) |
| Basic net income per share attributable to DaVita Inc. | \$ 3.52 | \$ 4.36 | \$ 1.27 |
| Diluted: | | | |
| Weighted average shares outstanding during the period | 190,820 | 203,835 | 214,062 |
| Assumed incremental shares from stock plans | 529 | 1,070 | 2,190 |
| Weighted average shares for diluted earnings per share calculation | 191,349 | 204,905 | 216,252 |
| Diluted net income from continuing operations per share attributable to DaVita Inc. | \$ 4.71 | \$ 5.04 | \$ 1.49 |
| Diluted net loss from discontinued operations per share attributable to DaVita Inc. | (1.24) | (0.75) | (0.24) |
| Diluted net income per share attributable to DaVita Inc. | \$ 3.47 | \$ 4.29 | \$ 1.25 |
| Anti-dilutive stock-settled awards excluded from calculation ⁽¹⁾ | 4,350 | 2,523 | 1,365 |

(1) Shares associated with stock-settled stock appreciation rights excluded from the diluted denominator calculation because they are anti-dilutive under the treasury stock method.

3. Investments in debt and equity securities

The Company classifies certain debt securities as held-to-maturity and records them at amortized cost based on the Company's intentions and strategies concerning those investments. Equity securities that have readily determinable fair values, and certain other financial instruments that have readily determinable fair values or redemption values, are classified as available for sale and recorded at estimated fair value.

The Company's investments in these securities and certain other financial instruments consist of the following:

| | December 31, 2017 | | | December 31, 2016 | | |
|--|-------------------|--------------------|-----------|-------------------|--------------------|------------|
| | Held to maturity | Available for sale | Total | Held to maturity | Available for sale | Total |
| Certificates of deposit, commercial paper and money market funds due within one year | \$ 42,316 | \$ — | \$ 42,316 | \$ 255,781 | \$ — | \$ 255,781 |
| Investments in mutual funds and common stock | — | 38,895 | 38,895 | 50,000 | 31,197 | 81,197 |
| | \$ 42,316 | \$ 38,895 | \$ 81,211 | \$ 305,781 | \$ 31,197 | \$ 336,978 |
| Short-term investments | \$ 42,316 | \$ 1,200 | \$ 43,516 | \$ 305,781 | \$ 1,200 | \$ 306,981 |
| Long-term investments | — | 37,695 | 37,695 | — | 29,997 | 29,997 |
| | \$ 42,316 | \$ 38,895 | \$ 81,211 | \$ 305,781 | \$ 31,197 | \$ 336,978 |

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
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The cost of certificates of deposit, commercial paper and money market funds at December 31, 2017 and 2016 approximate their fair value. As of December 31, 2017 and 2016, available for sale investments included \$8,416 and \$3,701, respectively, of gross pre-tax unrealized gains. During 2017 and 2016 the Company recorded gross pre-tax unrealized gains of \$5,075 and \$1,802, respectively, in other comprehensive income associated with changes in the fair value of these investments. During 2017, the Company sold investments in mutual funds and common stock for net proceeds of \$6,408, and recognized a pre-tax gain of \$360, or \$220 after tax, that was previously recorded in other comprehensive income. During 2016, the Company sold investments in mutual funds and common stock for net proceeds of \$14,971, and recognized a pre-tax gain of \$690, or \$423 after tax, that was previously recorded in other comprehensive income.

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

4. Accounts receivable

Approximately 21% and 16% of the Company's net patient services accounts receivable balances as of December 31, 2017 and 2016, respectively, were more than six months old. The increase was primarily due to changes the Company made in its collection policies and procedures to improve overall collections. There were no significant balances over one year old. Accounts receivable are principally from Medicare and Medicaid programs and commercial insurance plans.

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

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

Approximately 1% of the Company's U.S. dialysis and related lab services net accounts receivable are associated with patient pay and it is the Company's policy to reserve 100% of the outstanding accounts receivable balances for dialysis services when those amounts due are outstanding for more than three months.

During the year ended December 31, 2017, the Company's allowance for doubtful accounts decreased by \$20,498. The decrease in 2017 was primarily due to an increase in write-offs of aged balances from an increase in uninsured and underinsured uncollectible patient balances related to the U.S. dialysis and related lab business. During the year ended December 31, 2016, the Company's allowance for doubtful accounts decreased by \$12,837. The decrease in 2016 was primarily due to an increase in the write-offs of patient pay billings in the Company's U.S. dialysis business. The decrease was also due to a reduction in accounts receivable older than six months.

5. Other receivables

Other receivables were comprised of the following:

| | December 31, | |
|--|---------------------|-------------------|
| | 2017 | 2016 |
| Supplier rebates and non-trade receivables | \$ 268,949 | \$ 183,498 |
| Medicare bad debt claims | 103,970 | 104,658 |
| | <u>\$ 372,919</u> | <u>\$ 288,156</u> |

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6. Prepaid and other current assets

Other current assets were comprised of the following:

| | December 31, | |
|------------------|-------------------|------------------|
| | 2017 | 2016 |
| Prepaid expenses | \$ 104,727 | \$ 96,818 |
| Other | 7,331 | 2,692 |
| | <u>\$ 112,058</u> | <u>\$ 99,510</u> |

7. Property and equipment

Property and equipment were comprised of the following:

| | December 31, | |
|--|---------------------|---------------------|
| | 2017 | 2016 |
| Land | \$ 33,814 | \$ 26,339 |
| Buildings | 473,489 | 429,039 |
| Leasehold improvements | 2,816,675 | 2,495,070 |
| Equipment and information systems, including internally developed software | 2,352,246 | 2,182,912 |
| New center and capital asset projects in progress | 576,651 | 429,037 |
| | 6,252,875 | 5,562,397 |
| Less accumulated depreciation | (3,103,662) | (2,698,276) |
| | <u>\$ 3,149,213</u> | <u>\$ 2,864,121</u> |

Depreciation expense on property and equipment was \$544,129, \$494,945, and \$444,720 for 2017, 2016 and 2015, respectively.

In addition, during the first quarter of 2017, the Company recognized an asset impairment charge of \$15,168 related to the restructuring of its pharmacy business.

Interest on debt incurred during the development of new centers and other capital asset projects is capitalized as a component of the asset cost based on the respective in-process capital asset balances. Interest capitalized was \$19,176, \$12,990 and \$9,723 for 2017, 2016 and 2015, respectively.

8. Intangibles

Intangible assets other than goodwill were comprised of the following:

| | December 31, | |
|-------------------------------------|-------------------|------------------|
| | 2017 | 2016 |
| Noncompetition and other agreements | \$ 429,140 | \$ 407,220 |
| Lease agreements | 7,623 | 7,244 |
| Indefinite-lived assets | 33,255 | 1,125 |
| Other | 583 | 583 |
| | 470,601 | 416,172 |
| Less accumulated amortization | (356,774) | (342,668) |
| | <u>\$ 113,827</u> | <u>\$ 73,504</u> |

Amortization expense from amortizable intangible assets, other than lease agreements, was \$15,782, \$14,552, and \$19,185 for 2017, 2016 and 2015, respectively. Lease agreement intangible assets and liabilities were amortized to rent expense in the amounts of \$(203), \$(232) and \$(331) for 2017, 2016 and 2015, respectively.

During the years ended December 31, 2017, 2016 and 2015, the Company recognized no impairment charges on any intangible assets other than goodwill.

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Amortizable intangible liabilities as of December 31, 2017 and 2016 were comprised of lease agreements of \$5,447 and \$6,011, respectively, which were net of accumulated amortization of \$3,508 and \$3,618, respectively.

There was no amortization benefit recognized from the alliance and product supply agreement in 2017 and 2016 as it expired in September 2015. Amortization benefit related to this agreement was \$3,997 for 2015.

Lease agreement intangible liabilities are classified in other long-term liabilities and amortized to rent expense.

Scheduled amortization charges from amortizable intangible assets and liabilities as of December 31, 2017 were as follows:

| | Noncompetition and other agreements | Lease liabilities | Other |
|------------|---|----------------------|---------------|
| 2018 | \$ 15,581 | \$ (849) | \$ 102 |
| 2019 | 14,051 | (658) | 87 |
| 2020 | 12,629 | (628) | 44 |
| 2021 | 9,929 | (602) | — |
| 2022 | 6,808 | (553) | — |
| Thereafter | 21,341 | (2,157) | — |
| Total | <u>\$ 80,339</u> | <u>\$ (5,447)</u> | <u>\$ 233</u> |

9. Equity method and other investments

Equity investments that do not have readily determinable fair values are carried on the cost or equity method, as applicable. The Company maintains equity method investments in nonconsolidated investees as well as minor cost method investments in private securities of certain other healthcare businesses. The Company classifies its non-marketable cost- and equity method investments as "Equity method and other investments" on its balance sheet.

As described in Note 20, effective as of August 1, 2016, the Company deconsolidated its Asia Pacific dialysis business held by DaVita Care Pte. Ltd. (the APAC JV), adjusted its retained investment in the APAC JV to estimated fair value at that time, and has accounted for this retained investment on the equity method since that time.

During the year ended December 31, 2017, the Company recognized a non-cash other-than-temporary impairment charge of \$280,066 on its investment in the APAC JV. This charge resulted from changes in its expectations for the joint venture based on continuing market research and assessments by both the Company and the APAC JV concerning the size of the addressable market available to the joint venture at attractive risk-adjusted returns. The Company estimated the fair value of its retained interest in the APAC JV with the assistance of an independent third party valuation firm based on information available to management as of December 31, 2017. After this charge, the Company's investment in the APAC JV was carried at \$160,481 as of December 31, 2017.

During the year ended December 31, 2016, the Company recorded an impairment of \$14,993 related to an investment at one of its other international reporting units.

Total equity method and other investments in nonconsolidated businesses were \$245,534 and \$492,039 at December 31, 2017 and 2016, respectively. The decrease in these equity investments was primarily due to the impairment of the Company's investment in the APAC JV. During 2017, 2016 and 2015, the Company recognized equity investment (loss) income of \$(8,640), \$16,874 and \$13,919, respectively, from its equity method investments in nonconsolidated businesses.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
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10. Goodwill

Changes in the carrying value of goodwill by reportable segments were as follows:

| | U.S. dialysis and related lab services | Other ancillary services and strategic initiatives | Consolidated total |
|--|---|--|--------------------|
| Balance at January 1, 2016 | \$ 5,629,183 | \$ 267,032 | \$ 5,896,215 |
| Acquisitions | 75,295 | 123,632 | 198,927 |
| Divestitures | (12,891) | (29,645) | (42,536) |
| Goodwill impairment charges | — | (28,415) | (28,415) |
| Foreign currency and other adjustments | — | (8,816) | (8,816) |
| Balance at December 31, 2016 | \$ 5,691,587 | \$ 323,788 | \$ 6,015,375 |
| Acquisitions | 485,434 | 131,598 | 617,032 |
| Divestitures | (32,260) | (126) | (32,386) |
| Goodwill impairment charges | — | (36,196) | (36,196) |
| Foreign currency and other adjustments | — | 46,454 | 46,454 |
| Balance at December 31, 2017 | \$ 6,144,761 | \$ 465,518 | \$ 6,610,279 |
| Goodwill | \$ 6,144,761 | \$ 536,038 | \$ 6,680,799 |
| Accumulated impairment charges | — | (70,520) | (70,520) |
| | \$ 6,144,761 | \$ 465,518 | \$ 6,610,279 |

The Company elected to early adopt ASU No. 2017-04, *Intangibles-Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment* effective January 1, 2017. The amendments in this ASU simplify the test for goodwill impairment by eliminating the second step in the assessment. All goodwill impairment tests performed during 2017 have been performed under this new guidance.

Each of the Company's operating segments described in Note 25 to these consolidated financial statements represents an individual reporting unit for goodwill impairment testing purposes, except that each sovereign jurisdiction within the Company's international operating segments is considered a separate reporting unit.

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

The Company has applied a similar aggregation to the vascular access service centers in its vascular access services reporting unit, to the physician practices in its physician services and direct primary care reporting units, and to the dialysis centers within each international reporting unit. For the Company's other operating segments, discrete business components below the operating segment level constitute individual reporting units.

During the year ended December 31, 2016, the Company recognized a goodwill impairment charge of \$28,415 related to the Company's vascular access reporting unit as a result of changes in future governmental reimbursement rates for this business and the Company's expected ability to mitigate them. Specifically, on November 2, 2016, CMS released the 2017 Physician Fee Schedule Final Rule and the Ambulatory Surgical Center Payment Final Rule which reflected significant changes in reimbursement structure for this business unit.

During the year ended December 31, 2017, the Company recognized an additional goodwill impairment charge of \$34,696 at its vascular access reporting unit. This charge resulted primarily from continuing changes in the Company's outlook for this business unit as the Company's partners and operators continued to evaluate and make decisions concerning changes in operations, including termination of their management services agreements and center closures, as a result of the changes in reimbursement structure discussed above. As of December 31, 2017, there was no goodwill remaining at the Company's vascular access reporting unit.

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During the year ended December 31, 2017, the Company also performed annual impairment assessments for various other reporting units. As a result of these assessments, the Company also recognized a goodwill impairment charge of \$1,500 at one of its international reporting units during the year ended December 31, 2017. During the year ended December 31, 2015, the Company also recognized a goodwill impairment charge of \$4,066 at another international reporting unit.

Based on the most recent assessments, the Company determined that reductions in reimbursement rates, changes in actual or expected growth rates, or other significant adverse changes in expected future cash flows or valuation assumptions could result in goodwill impairment charges in the future for the following reporting units, which remain at risk of goodwill impairment as of December 31, 2017:

| Reporting unit | Goodwill balance as of December 31, 2017 | Carrying amount coverage ⁽¹⁾ | Sensitivities | |
|----------------------|--|--|------------------------------------|---------------------------------|
| | | | Operating income ⁽²⁾ | Discount rate ⁽³⁾ |
| Kidney Care Germany | \$ 316,369 | 13.7% | (1.6)% | (11.1)% |
| Kidney Care Portugal | \$ 46,713 | 16.9% | (1.9)% | (6.0)% |
| Kidney Care Poland | \$ 46,610 | 11.8% | (1.9)% | (6.0)% |

- (1) Excess of estimated fair value of the reporting unit over carrying amount as of the latest assessment date.
- (2) Potential impact on estimated fair value of a sustained, long-term reduction of 3% in operating income as of the latest assessment date.
- (3) Potential impact on estimated fair value of an increase in discount rates of 100 basis points as of the latest assessment date.

There were no major changes in the business, prospects, or expected future results of these reporting units from their latest assessment date through December 31, 2017.

Except as described above, none of the Company's other reporting units were considered at risk of significant goodwill impairment as of December 31, 2017. Since the dates of the Company's last annual goodwill impairment tests, there have been certain developments, events, changes in operating performance and other changes in key circumstances that have affected the Company's businesses. However, except as further described above, these did not cause management to believe it is more likely than not that the fair values of any of the Company's reporting units would be less than their respective carrying amounts as of December 31, 2017.

11. Other liabilities

Other liabilities were comprised of the following:

| | December 31, | |
|---------------------------------------|-------------------|-------------------|
| | 2017 | 2016 |
| Payor refunds and retractions | \$ 292,370 | \$ 270,298 |
| Insurance and self-insurance accruals | 64,924 | 76,857 |
| Accrued interest | 83,362 | 82,234 |
| Accrued non-income tax liabilities | 28,317 | 23,643 |
| Other | 83,689 | 125,860 |
| | <u>\$ 552,662</u> | <u>\$ 578,892</u> |

12. Income taxes

The Company accounts for income taxes under the asset and liability method, which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements. Under this method, deferred tax assets and liabilities are determined on the basis of the differences between the financial statement and tax basis of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse.

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
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Income before income taxes from continuing operations consisted of the following:

| | Year ended December 31, | | |
|---------------|-------------------------|---------------------|-------------------|
| | 2017 | 2016 | 2015 |
| Domestic | \$ 1,725,822 | \$ 1,278,754 | \$ 730,249 |
| International | (326,036) | 344,351 | (41,862) |
| | <u>\$ 1,399,786</u> | <u>\$ 1,623,105</u> | <u>\$ 688,387</u> |

Income tax expense (benefit) for continuing operations consisted of the following:

| | Year ended December 31, | | |
|---------------------------|-------------------------|-------------------|-------------------|
| | 2017 | 2016 | 2015 |
| Current: | | | |
| Federal | \$ 330,191 | \$ 322,940 | \$ 124,503 |
| State | 47,228 | 44,525 | 20,442 |
| International | 3,422 | 1,928 | 856 |
| Total current income tax | <u>380,841</u> | <u>369,393</u> | <u>145,801</u> |
| Deferred: | | | |
| Federal | (98,760) | 88,412 | 71,016 |
| State | 37,347 | (28,530) | (9,737) |
| International | 4,431 | 2,486 | 430 |
| Total deferred income tax | <u>(56,982)</u> | <u>62,368</u> | <u>61,709</u> |
| | <u>\$ 323,859</u> | <u>\$ 431,761</u> | <u>\$ 207,510</u> |

Income taxes are allocated between continuing and discontinued operations as follows:

| | Year ended December 31, | | |
|-------------------------|-------------------------|-------------------|-------------------|
| | 2017 | 2016 | 2015 |
| Continuing operations | \$ 323,859 | \$ 431,761 | \$ 207,510 |
| Discontinued operations | (364,856) | 24,052 | 88,216 |
| | <u>\$ (40,997)</u> | <u>\$ 455,813</u> | <u>\$ 295,726</u> |

The reconciliation between the Company's effective tax rate from continuing operations and the U.S. federal income tax rate is as follows:

| | Year ended December 31, | | |
|--|-------------------------|---------------|---------------|
| | 2017 | 2016 | 2015 |
| Federal income tax rate | 35.0 % | 35.0 % | 35.0 % |
| State income taxes, net of federal benefit | 3.7 | 2.6 | 1.7 |
| Gain on APAC JV ownership changes | (0.2) | (9.9) | — |
| APAC investment impairment | 6.4 | — | — |
| Impact of 2017 Tax Act | (20.5) | — | — |
| Other | 2.0 | 1.8 | 2.3 |
| Impact of noncontrolling interests primarily attributable to non-tax paying entities | (3.3) | (2.9) | (8.9) |
| Effective tax rate | <u>23.1 %</u> | <u>26.6 %</u> | <u>30.1 %</u> |

On December 22, 2017, the President signed into law the tax legislation known as the Tax Cuts and Jobs Act (the 2017 Tax Act). The 2017 Tax Act includes a number of changes to existing U.S. tax laws that impact the Company, most notably a reduction in the U.S. corporate income tax rate from 35.0% to 21.0% effective January 1, 2018. The 2017 Tax Act also provides for full expensing of qualified assets placed into service after September 27, 2017, as well as prospective changes beginning in 2018, imposes a one-time transition tax on certain foreign subsidiaries, and changes how foreign earnings are subject to U.S. tax prospectively.

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The Company recognized the income tax effects of the 2017 Tax Act in its 2017 financial statements in accordance with Staff Accounting Bulletin No. 118, which provides SEC staff guidance for the application of ASC Topic 740, *Income Taxes*, in the reporting period in which the 2017 Tax Act was signed into law. As such, the Company's financial results reflect the income tax effects of the 2017 Tax Act for which accounting under ASC Topic 740 is complete and provisional amounts, primarily as it relates to the full expensing provisions of the 2017 Tax Act, for those specific income tax effects for which the accounting is incomplete but a reasonable estimate could be determined.

The Company has completed the accounting for income taxes with respect to the mandatory one-time tax on accumulated earnings of its foreign subsidiaries and has determined that there is no mandatory repatriation and therefore no income tax liability associated with this one-time tax.

The Company measures deferred tax assets and liabilities using enacted tax rates that will apply in the years in which the temporary differences are expected to be recovered or paid. Accordingly, the Company's deferred tax assets and liabilities were remeasured to reflect a reasonable estimate of the reduction in the U.S. corporate income tax rate from 35.0% to 21.0%, resulting in a provisional \$251,510 net tax benefit.

While the Company has substantially completed its provisional analysis of the income tax effects of the 2017 Tax Act and recorded a reasonable estimate of such effects, the net one-time benefit related to the 2017 Tax Act may differ, possibly materially, due to, among other things, further refinement of the underlying calculations, changes in interpretations and assumptions that the Company has made, additional guidance that may be issued by the U.S. Government, and actions and related accounting policy decisions the Company may take as a result of the 2017 Tax Act. The Company will complete its analysis over a one-year measurement period ending December 22, 2018, and any adjustments during this measurement period will be included in net earnings from continuing operations as an adjustment to income tax expense in the reporting period in which such adjustments are determined.

Deferred tax assets and liabilities arising from temporary differences for continuing operations were as follows:

| | December 31, | |
|----------------------------------|--------------|--------------|
| | 2017 | 2016 |
| Receivables | \$ 19,705 | \$ 25,197 |
| Accrued liabilities | 96,537 | 224,712 |
| Net operating loss carryforwards | 108,429 | 128,813 |
| Other | 37,794 | 73,525 |
| Deferred tax assets | 262,465 | 452,247 |
| Valuation allowance | (61,282) | (56,016) |
| Net deferred tax assets | 201,183 | 396,231 |
| Intangible assets | (501,763) | (676,781) |
| Property and equipment | (100,376) | (141,919) |
| Investments in partnerships | (61,529) | (95,936) |
| Other | (23,762) | (12,464) |
| Deferred tax liabilities | (687,430) | (927,100) |
| Net deferred tax liabilities | \$ (486,247) | \$ (530,869) |

At December 31, 2017, the Company had federal net operating loss carryforwards of approximately \$137,852 that expire through 2036, although a substantial amount expire by 2028. The Company also had state net operating loss carryforwards of \$445,554 that expire through 2036 and international net operating loss carryforwards of \$138,717, some of which have an indefinite life. The utilization of a portion of these losses may be limited in future years based on the profitability of certain entities. The net increase of \$5,266 in the valuation allowance is primarily due to newly created net operating loss carryforwards in state and foreign jurisdictions that the Company does not anticipate being able to utilize.

The 2017 Tax Act includes a mandatory one-time tax on accumulated earnings of foreign subsidiaries, and as a result, all previously unremitted earnings for which no U.S. deferred tax liability had been accrued would now be subject to U.S. tax. Irrespective of the fact that the Company will not experience any one-time tax under this provision of the 2017 Tax Act, it

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intends to continue to indefinitely reinvest these earnings, as well as capital invested and future earnings from its foreign subsidiaries to fund its international operations. In addition, the Company expects future U.S. cash generation will be sufficient to meet future U.S. cash needs. Determination of the amount of any applicable deferred taxes on the earnings is not practical since the computation would depend on a number of factors that cannot be known unless a decision is made to repatriate the earnings.

Unrecognized tax benefits

A reconciliation of the beginning and ending liability for unrecognized tax benefits that do not meet the more-likely-than-not threshold is as follows:

| | Year ended December 31, | |
|---|-------------------------|-----------|
| | 2017 | 2016 |
| Beginning balance | \$ 24,066 | \$ 39,011 |
| Additions for tax positions related to current year | 7,606 | 9,714 |
| Additions for tax positions related to prior years | 804 | — |
| Reductions related to lapse of applicable statute | (1,380) | (1,277) |
| Impact of 2017 Tax Act | 3,731 | — |
| Reductions related to settlements with taxing authorities | (2,051) | (23,382) |
| Ending balance | \$ 32,776 | \$ 24,066 |

As of December 31, 2017, the Company's total liability for unrecognized tax benefits relating to tax positions that do not meet the more-likely-than-not threshold is \$32,776, all of which would impact the Company's effective tax rate if recognized. This balance represents an increase of \$8,710 from the December 31, 2016 balance of \$24,066, primarily due to additions for tax positions related to the current year.

The Company recognizes accrued interest and penalties related to unrecognized tax benefits in its income tax expense. At December 31, 2017 and 2016, the Company had approximately \$4,195 and \$2,595, respectively, accrued for interest and penalties related to unrecognized tax benefits, net of federal tax benefit.

The Company and its subsidiaries file U.S. federal and state income tax returns and various foreign income tax returns. The Company is no longer subject to U.S. federal and state examinations by tax authorities for years before 2013 and 2008, respectively.

13. Long-term debt

Long-term debt was comprised of the following:

| | December 31, | |
|---|--------------|--------------|
| | 2017 | 2016 |
| Senior Secured Credit Facilities: | | |
| Term Loan A | \$ 775,000 | \$ 862,500 |
| Term Loan B | 3,377,500 | 3,412,500 |
| Revolver | 300,000 | — |
| Senior notes | 4,500,000 | 4,500,000 |
| Acquisition obligations and other notes payable | 150,512 | 117,547 |
| Capital lease obligations | 297,170 | 292,252 |
| Total debt principal outstanding | 9,400,182 | 9,184,799 |
| Discount and deferred financing costs | (63,951) | (79,861) |
| | 9,336,231 | 9,104,938 |
| Less current portion | (178,213) | (160,262) |
| | \$ 9,158,018 | \$ 8,944,676 |

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Scheduled maturities of long-term debt at December 31, 2017 were as follows:

| | |
|------------|-----------|
| 2018 | 178,213 |
| 2019 | 1,049,091 |
| 2020 | 73,362 |
| 2021 | 3,307,507 |
| 2022 | 1,283,671 |
| Thereafter | 3,508,338 |

Term Loans

Total outstanding borrowings under Term Loan A and Term Loan B can consist of various individual tranches that can range in maturity from one month to twelve months (currently all tranches are one month in duration). For Term Loan A and Term Loan B, each tranche bears interest at a London Interbank Offered Rate (LIBOR) that is determined by the duration of such tranche plus an interest rate margin. The LIBOR variable component of the interest rate for each tranche is reset as such tranche matures and a new tranche is established. At December 31, 2017, the overall weighted average interest rate for Term Loan A was determined based upon the LIBOR interest rates in effect for all of the individual tranches plus the interest rate margin of 2.00%. At December 31, 2017, Term Loan B bears interest at LIBOR (floor of 0.75%) plus a margin of 2.75%. The Company is subject to LIBOR-based interest rate volatility on Term Loan B as the LIBOR-based component of the interest rate exceeded the floor of 0.75% as of December 31, 2017. The overall weighted average interest rate for Term Loan B was determined based upon the LIBOR interest rates in effect for all individual tranches plus the interest rate margin.

The Company has several interest rate cap agreements that have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on \$3,500,000 of outstanding principal debt. The remaining \$652,500 outstanding principal balance of Term Loan A would still be subject to LIBOR-based interest rate volatility. In addition, the Company maintains several forward interest rate cap agreements with notional amounts totaling \$3,500,000, which will be effective June 29, 2018. The cap agreements will have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of the Company's debt. See below for further details. The Company is restricted from paying dividends under the terms of its senior secured credit facilities.

During the year ended December 31, 2017, the Company made mandatory principal payments under its senior secured credit facilities totaling \$87,500 on Term Loan A and \$35,000 on Term Loan B.

Revolving lines of credit

The Company has \$300,000 drawn on its \$1,000,000 revolving line of credit under its senior secured credit facilities, in addition to approximately \$14,383 committed for outstanding letters of credit. The Company also has approximately \$90,085 of additional outstanding letters of credit related to Kidney Care and \$211 of committed outstanding letters of credit related to DMG, which is backed by a certificate of deposit.

Senior Notes

The Company's senior notes as of December 31, 2017 consisted of \$1,500,000 of 5.0% Senior Notes due 2025, \$1,750,000 5 1/8% senior notes due 2024 and \$1,250,000 of 5 3/4% senior notes due 2022 (collectively Senior Notes).

The Senior Notes are unsecured obligations, rank equally in right of payment with the Company's existing and future unsecured senior indebtedness, and are guaranteed by substantially all of the Company's direct and indirect wholly-owned domestic subsidiaries and require semi-annual interest payments. The Company may redeem some or all of the Senior Notes at any time on or after certain specific dates and at certain specific redemption prices as outlined in each senior note agreement. The Company is restricted from paying dividends under the indentures governing its Senior Notes.

Interest rate cap and swap agreements

During the year ended December 31, 2017 the Company had several currently effective and forward interest rate cap agreements as a means of hedging its exposure to and volatility from variable-based interest rate changes as part of its overall interest rate risk management strategy. These agreements were not held for trading or speculative purposes and had the economic effect of capping the Company's maximum exposure to LIBOR variable interest rate changes on specific portions of the Company's floating rate debt, as described below. These cap agreements are also designated as cash flow hedges and, as a

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result, changes in the fair values of these cap agreements are reported in other comprehensive income. The amortization of the original cap premium is recognized as a component of debt expense on a straight-line basis over the term of the cap agreements. The cap agreements do not contain credit-risk contingent features.

As of December 31, 2017, the Company maintains several currently effective interest rate cap agreements that were entered into in November 2014 with notional amounts totaling \$3,500,000. These cap agreements became effective September 30, 2016 and have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of the Company's debt. These cap agreements expire on June 30, 2018. As of December 31, 2017, these cap agreements had an immaterial fair value. During the year ended December 31, 2017, the Company recognized debt expense of \$8,278 from these caps. During the year ended December 31, 2017, the Company recorded a loss of \$115 in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

As of December 31, 2017, the Company also maintains several forward interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3,500,000. These forward cap agreements will become effective June 29, 2018 and will have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of its debt. These cap agreements expire on June 30, 2020. As of December 31, 2017, the total fair value of these cap agreements was an asset of approximately \$1,032. During the year ended December 31, 2017, the Company recorded a loss of \$8,782 in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

The following table summarizes the Company's derivative instruments as of December 31, 2017 and 2016:

| Derivatives designated as hedging instruments | Balance sheet location | Fair value | |
|---|------------------------|-------------------|-------------------|
| | | December 31, 2017 | December 31, 2016 |
| Interest rate cap agreements | Other long-term assets | \$ 1,032 | \$ 9,929 |

The following table summarizes the effects of the Company's interest rate cap and swap agreements for the years ended December 31, 2017, 2016 and 2015:

| Derivatives designated as cash flow hedges | Amount of unrealized losses in OCI on interest rate cap and swap agreements | | | Location of losses reclassified from accumulated OCI into income | Amount of losses reclassified from accumulated OCI into income | | |
|--|--|------------|-------------|--|--|----------|----------|
| | Year ended December 31, | | | | Year ended December 31, | | |
| | 2017 | 2016 | 2015 | | 2017 | 2016 | 2015 |
| Interest rate cap agreements | \$ (8,897) | \$ (5,198) | \$ (16,114) | Debt expense | \$ 8,278 | \$ 3,899 | \$ 2,439 |
| Interest rate swap agreements | — | (815) | (3,971) | Debt expense | — | 299 | 2,664 |
| Tax benefit | 3,460 | 2,343 | 7,844 | Tax expense | (3,220) | (1,632) | (1,992) |
| Total | \$ (5,437) | \$ (3,670) | \$ (12,241) | | \$ 5,058 | \$ 2,566 | \$ 3,111 |

As of December 31, 2017, the Company's Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. Term Loan B is subject to an interest rate cap if LIBOR should rise above 3.50%. Term Loan A bears interest at LIBOR plus an interest rate margin of 2.00%. The capped portion of Term Loan A is \$122,500. In addition, the uncapped portion of Term Loan A, which is subject to the variability of LIBOR, is \$652,500. See above for further details. Interest rates on the Company's Senior Notes are fixed by their terms.

The Company's overall weighted average effective interest rate on the senior secured credit facilities was 4.45%, based upon the current margins in effect of 2.00% for Term Loan A and the Revolver and 2.75% for Term Loan B, as of December 31, 2017.

The Company's overall weighted average effective interest rate during the year ended December 31, 2017 was 4.70% and as of December 31, 2017 was 4.88%.

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Debt expense

Debt expense consisted of interest expense of \$406,341, \$394,013 and \$389,755 and the amortization and accretion of debt discounts and premiums, amortization of deferred financing costs and the amortization of interest rate cap agreements of \$24,293, \$20,103 and \$18,625 for 2017, 2016 and 2015, respectively. The interest expense amounts are net of capitalized interest.

14. Leases

The majority of the Company's facilities are leased under non-cancellable operating leases ranging in terms from five to fifteen years and which contain renewal options of five to ten years at the fair rental value at the time of renewal. The Company's leases are generally subject to periodic consumer price index increases or contain fixed escalation clauses. The Company also leases certain facilities and equipment under capital leases.

Future minimum lease payments under non-cancellable operating and capital leases are as follows:

| | Operating leases | Capital leases |
|--|---------------------|-------------------|
| 2018 | \$ 446,935 | \$ 35,258 |
| 2019 | 422,245 | 36,038 |
| 2020 | 384,764 | 36,689 |
| 2021 | 351,962 | 32,578 |
| 2022 | 313,005 | 33,004 |
| Thereafter | 1,303,594 | 234,094 |
| | <u>\$ 3,222,505</u> | <u>407,661</u> |
| Less portion representing interest | | (110,491) |
| Total capital lease obligations, including current portion | | <u>\$ 297,170</u> |

Rent expense under all operating leases for 2017, 2016, and 2015 was \$530,748, \$478,531 and \$440,601, respectively. Rent expense is recorded on a straight-line basis over the term of the lease for leases that contain fixed escalation clauses or include abatement provisions. Leasehold improvement incentives are deferred and amortized to rent expense over the term of the lease. The net book value of property and equipment under capital leases was \$257,772 and \$263,438 at December 31, 2017 and 2016, respectively. Capital lease obligations are included in long-term debt. See Note 13 to these consolidated financial statements.

15. Employee benefit plans

The Company has a savings plan for substantially all of its Kidney Care employees which has been established pursuant to the provisions of Section 401(k) of the Internal Revenue Code (IRC). The plan allows for employees to contribute a percentage of their base annual salaries on a tax-deferred basis not to exceed IRC limitations. The Company has not provided any matching contributions for its Kidney Care employees through December 31, 2017.

Beginning in 2018, the Company has implemented a 401(k) matching program under which the Company will match 50% of the employee's contribution up to 6% of the employee's salary, subject to certain limitations. The matching contributions will be subject to certain eligibility and vesting conditions.

The Company also maintains a voluntary compensation deferral plan, the DaVita Voluntary Deferral Plan. This plan is non-qualified and permits certain employees whose annualized base salary equals or exceeds a minimum annual threshold amount as set by the Company to elect to defer all or a portion of their annual bonus payment and up to 50% of their base salary into a deferral account maintained by the Company. Total contributions to this plan in 2017, 2016 and 2015 were \$4,497, \$5,344 and \$4,234, respectively. Deferred amounts are generally paid out in cash at the participant's election either in the first or second year following retirement or in a specified future period at least three to four years after the deferral election was effective. During 2017, 2016 and 2015 the Company distributed \$1,731, \$916 and \$1,270, respectively, to participants in this plan. Participants are credited with their proportional amount of annual earnings from the plan. The assets of this plan are held in a rabbi trust and as such are subject to the claims of the Company's general creditors in the event of its bankruptcy. As of December 31, 2017 and 2016, the total fair value of assets held in this plan's trust were \$38,816 and \$30,192, respectively.

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The Company also maintains a legacy Executive Retirement Plan for certain members of management. This plan is non-qualified and contributions to the plan were made at the discretion of DVA Renal Healthcare based upon a pre-determined percentage of a participant's base salary. Effective November 2005, all contributions to this plan were discontinued and the balance of the plan assets will be paid out upon termination or retirement of each individual participant. During 2017, 2016 and 2015 the Company distributed \$1,058 and \$149, \$25 respectively, to participants in this plan. As of December 31, 2017 and 2016, the total fair value of assets held under this plan's trust was \$79 and \$1,005, respectively.

The fair value of all of the assets held in plan trusts as of December 31, 2017, and 2016 totaled \$38,895 and \$31,197, respectively. The assets of these plans are available for sale and as such are recorded at fair value with changes in the fair market values being recorded in other comprehensive income. Any fair value changes to the corresponding liability balance are recorded as compensation expense. See Note 3 to these consolidated financial statements.

Most of the Company's outstanding employee stock plan awards include a provision accelerating the vesting of the award in the event of a change of control. The Company also maintains a change of control protection program for its employees who do not have a significant number of stock awards, which has been in place since 2001, and which provides for cash bonuses to employees in the event of a change of control. Based on the market price of the Company's common stock and shares outstanding on December 31, 2017, these cash bonuses would total approximately \$520,778 if a change of control transaction occurred at that price and the Company's Board of Directors did not modify the program. This amount has not been accrued at December 31, 2017, and would only be accrued upon a change of control. These change of control provisions may affect the price an acquirer would be willing to pay for the Company.

16. Contingencies

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

The Company operates in a highly regulated industry and is a party to various lawsuits, claims, *qui tam* suits, governmental investigations and audits (including investigations resulting from its obligation to self-report suspected violations of law) and other legal proceedings. The Company records accruals for certain legal proceedings and regulatory matters to the extent that the Company determines an unfavorable outcome is probable and the amount of the loss can be reasonably estimated. As of December 31, 2017 and December 31, 2016, the Company's total recorded accruals, including DMG, with respect to legal proceedings and regulatory matters, net of anticipated third party recoveries, were approximately \$6,000 and \$69,000, respectively. While these accruals reflect the Company's best estimate of the probable loss for those matters as of the dates of those accruals, the recorded amounts may differ materially from the actual amount of the losses for those matters, and any anticipated third party recoveries for any such losses may not ultimately be recoverable. Additionally, in some cases, no estimate of the possible loss or range of loss in excess of amounts accrued, if any, can be made because of the inherently unpredictable nature of legal proceedings and regulatory matters, which also may be impacted by various factors, including that they may involve indeterminate claims for monetary damages or may involve fines, penalties or non-monetary remedies; present novel legal theories or legal uncertainties; involve disputed facts; represent a shift in regulatory policy; are in the early stages of the proceedings; or result in a change of business practices. Further, there may be various levels of judicial review available to the Company in connection with any such proceeding.

The following is a description of certain lawsuits, claims, governmental investigations and audits and other legal proceedings to which the Company is subject.

Inquiries by the Federal Government and Certain Related Civil Proceedings

2015 U.S. Office of Inspector General (OIG) Medicare Advantage Civil Investigation: In March 2015, JSA HealthCare Corporation (JSA), a subsidiary of DMG, received a subpoena from the Office of Inspector General (OIG) for the U.S. Department of Health and Human Services (HHS) requesting documents and information for the period from January 1, 2008 through December 31, 2013, for certain MA plans for which JSA provided services. It also requests information regarding JSA's communications about patient diagnoses as they relate to certain MA plans generally, and more specifically as related to two

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Florida physicians with whom JSA previously contracted. The Company is producing the requested information and is cooperating with the government's investigation.

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

2016 U.S. Attorney Prescription Drug Investigation: In early February 2016, the Company announced that its pharmacy services' wholly-owned subsidiary, DaVita Rx, received a Civil Investigative Demand (CID) from the U.S. Attorney's Office for the Northern District of Texas. The government is conducting a federal False Claims Act (FCA) investigation concerning allegations that DaVita Rx presented or caused to be presented false claims for payment to the government for prescription medications, as well as into the Company's relationship with pharmaceutical manufacturers. The CID covers the period from January 1, 2006 through the present. In the spring of 2015, the Company initiated an internal compliance review of DaVita Rx during which it identified potential billing and operational issues, including potential write-offs and discounts of patient co-payment obligations, and credits to payors for returns of prescription drugs related to DaVita Rx. The Company notified the government in September 2015 that it was conducting this review of DaVita Rx and began providing regular updates of its review. Upon completion of its review, the Company filed a self-disclosure with the OIG in February 2016 and has been working to address and update the practices it identified in the self-disclosure, some of which overlap with information requested by the U.S. Attorney's Office. The OIG informed the Company in February 2016 that its submission was not accepted. They indicated that the OIG is not expressing an opinion regarding the conduct disclosed or the Company's legal positions. In connection with the Company's ongoing efforts working with the government the Company learned that a *qui tam* complaint had been filed covering some of the issues in the CID and the Company's self-disclosure. In December 2017, the Company finalized and executed a settlement agreement with the government and relators in the *qui tam* matter and that included total monetary consideration of \$63,700, as previously announced, of which \$41,500 was an incremental cash payment and \$22,200 was for amounts previously refunded, and all of which was previously accrued. The government's investigation into the Company's relationship with pharmaceutical manufacturers is ongoing and the Company is continuing to cooperate with the government in this investigation.

2017 U.S. Attorney American Kidney Fund Investigation: On January 4, 2017, the Company was served with an administrative subpoena for records by the United States Attorney's Office, District of Massachusetts, relating to an investigation into possible federal health care offenses. The subpoena covers the period from January 1, 2007 through the present, and seeks documents relevant to charitable patient assistance organizations, particularly the American Kidney Fund, including documents related to efforts to provide patients with information concerning the availability of charitable assistance. The Company is cooperating with the government and is producing the requested information.

* * *

Although the Company cannot predict whether or when proceedings might be initiated or when these matters may be resolved (other than as described above), it is not unusual for inquiries such as these to continue for a considerable period of time through the various phases of document and witness requests and on-going discussions with regulators. In addition to the inquiries and proceedings specifically identified above, the Company is frequently subject to other inquiries by state or federal government agencies and/or private civil *qui tam* complaints filed by relators. Negative findings or terms and conditions that the Company might agree to accept as part of a negotiated resolution of pending or future government inquiries or relator

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proceedings could result in, among other things, substantial financial penalties or awards against the Company, substantial payments made by the Company, harm to the Company's reputation, required changes to the Company's business practices, exclusion from future participation in the Medicare, Medicaid and other federal health care programs and, if criminal proceedings were initiated against the Company, possible criminal penalties, any of which could have a material adverse effect on the Company.

Shareholder Claims

Peace Officers' Annuity and Benefit Fund of Georgia Securities Class Action Civil Suit: On February 1, 2017, the Peace Officers' Annuity and Benefit Fund of Georgia filed a putative federal securities class action complaint in the U.S. District Court for the District of Colorado against the Company and certain executives. The complaint covers the time period of August 2015 to October 2016 and alleges, generally, that the Company and its executives violated federal securities laws concerning the Company's financial results and revenue derived from patients who received charitable premium assistance from an industry-funded non-profit organization. The complaint further alleges that the process by which patients obtained commercial insurance and received charitable premium assistance was improper and "created a false impression of DaVita's business and operational status and future growth prospects." In November 2017, the court appointed the lead plaintiff and an amended complaint was filed on January 12, 2018. The Company's response is due March 13, 2018. The Company disputes these allegations and intends to defend this action accordingly.

In re DaVita Inc. Stockholder Derivative Litigation: On August 15, 2017, the U.S. District Court for the District of Delaware consolidated the three previously disclosed shareholder derivative lawsuits: the Blackburn Shareholder action filed on February 10, 2017, the Gabilondo Shareholder action filed on May 30, 2017, and the City of Warren Police and Fire Retirement System Shareholder action filed on June 9, 2017. The complaint covers the time period from 2015 to present and alleges, generally, breach of fiduciary duty, unjust enrichment, abuse of control, gross mismanagement, corporate waste, and misrepresentations and/or failures to disclose certain information in violation of the federal securities laws in connection with an alleged practice to direct patients with government-subsidized health insurance into private health insurance plans to maximize the Company's profits. An amended complaint was filed in September 2017, and on December 18, 2017 the Company filed a motion to dismiss and a motion to stay proceedings in the alternative. The Company disputes these allegations and intends to defend this action accordingly.

Other Proceedings

In addition to the foregoing, from time to time the Company is subject to other lawsuits, demands, claims, governmental investigations and audits and legal proceedings that arise due to the nature of its business, including contractual disputes, such as with payors, suppliers and others, employee-related matters and professional and general liability claims. From time to time, the Company also initiates litigation or other legal proceedings as a plaintiff arising out of contracts or other matters.

Resolved Matters

Swoben Private Civil Suit: On July 13, 2009, pursuant to the *qui tam* provisions of the FCA and the California False Claims Act, James M. Swoben, as relator, filed his initial *qui tam* action in the United States District Court for the Central District of California purportedly on behalf of the United States of America and the State of California against SCAN, and certain other defendants whose identities were under seal. In April 2013, HealthCare Partners (HCP), now known as the Company's DMG subsidiary, was one of several defendants served with a civil complaint filed by a former employee of SCAN Health Plan (SCAN), an HMO. The allegations in the complaint relate to alleged overpayments received from government healthcare programs, including allegations of violations of the federal FCA and the California False Claims Act and allegations against HCP relating to patient diagnosis coding. The complaint sought monetary damages and civil penalties as well as costs and expenses. On October 18, 2017, the relator filed a Notice of Dismissal of the action as to HCP, and the government consented to the dismissal, as a result of which the suit is now dismissed, without prejudice.

Solari Post-Acquisition Matter: In 2016, HCP Nevada disclosed to the OIG for the HHS that proper procedures for clinical and eligibility determinations may not have been followed by Las Vegas Solari Hospice (Solari), which was acquired in March 2013 and sold in September 2016 by HCP Nevada. In June 2016, the Company was notified by the OIG that the disclosure submission had been accepted into the OIG's Self Disclosure Protocol. HCP Nevada had previously made a disclosure and repayment of overpayments to National Government Services (NGS), the Medicare Administrative Contractor for HCP Nevada, for claims submitted by Solari to the federal government prior to DMG's acquisition of Solari and claims made to the government post-acquisition for which the sellers had certain responsibilities pursuant to a management services

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agreement. In October 2017, the Company finalized and executed a settlement agreement with the OIG including payment of an immaterial amount.

2011 Suit against the U.S. Department of Veterans Affairs: As previously disclosed, the Company had a pending lawsuit in the U.S. Court of Federal Claims against the federal government which was originally filed in May 2011. The lawsuit related to the U.S. Department of Veterans Affairs (VA) underpayment of dialysis services the Company provided from 2005 through 2011 to veterans pursuant to VA regulations. In the first quarter of 2017, the Company received a payment of \$538,000 related to the settlement with the VA. The Company's consolidated entities recognized a net gain of \$527,000 on this settlement. The Company's nonconsolidated and managed entities recognized a gain of \$9,000, of which the Company's equity investment share was \$3,000. The net effect was a net increase of \$530,000 to the Company's operating income.

2015 U.S. Department of Justice Vascular Access Investigation and Related *Qui Tam* Litigation: In November 2015, the Company announced that RMS Lifeline, Inc., a wholly-owned subsidiary of the Company that operates under the name Lifeline Vascular Access (Lifeline), received a CID from the DOJ. The CID relates to two vascular access centers in Florida that are part of Lifeline's vascular access business. The CID covers the period from January 1, 2008 through the present. The Company acquired these two centers in December 2012. Based on the language of the CID, the DOJ appeared to be looking at whether angiograms performed at the two centers were medically unnecessary and therefore whether related claims filed with federal healthcare programs possibly violated the FCA. Lifeline does not perform dialysis services but instead provides vascular access management services for dialysis patients. The Company cooperated with the government and produced the requested information. The DOJ investigation was initiated pursuant to a complaint brought under the *qui tam* provisions of the FCA (the Complaint). The Complaint was originally filed under seal in August 2014 in the U.S. District Court, Middle District of Florida, United States ex. rel James Spafford v. DaVita HealthCare Partners, Inc., et al., Case Number 6:14-cv-1251-Orl-41DAB, naming several doctors along with the Company as defendants. In December 2015, a First Amended Complaint was filed under seal. In May 2016, the First Amended Complaint was unsealed. The First Amended Complaint alleged violations of the FCA due to the submission of claims to the government for allegedly medically unnecessary angiograms and angiography procedures at the two vascular access centers as well as employment-related claims. The Complaint covers alleged conduct dating from July 2008, prior to the Company's acquisition of the centers, to the present. The DOJ declined to intervene. In January 2017, the Company finalized and executed a settlement agreement with the relator and the government for an immaterial amount, and in April 2017, the court dismissed the case with prejudice.

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

* * *

Other than as described above, the Company cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which the Company is or may be subject from time to time, including those described in this Note 16, or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on the Company's revenues, earnings and cash flows. Further, any legal proceedings or regulatory matters involving the Company, whether meritorious or not, are time consuming, and often require management's attention and result in significant legal expense, and may result in the diversion of significant operational resources, or otherwise harm the Company's business, financial results or reputation.

17. Noncontrolling interests subject to put provisions and other commitments

Noncontrolling interests subject to put provisions

The Company has potential obligations to purchase the equity interests held by third parties in several of its majority-owned joint ventures and other nonconsolidated entities. These obligations are in the form of put provisions that are exercisable at the third-party owners' discretion within specified periods as outlined in each specific put provision. If these put provisions were exercised, the Company would be required to purchase the third-party owners' equity interests at either the appraised fair market value or a predetermined multiple of earnings or cash flows attributable to the equity interests put to the Company,

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which is intended to approximate fair value. The methodology the Company uses to estimate the fair values of noncontrolling interests subject to put provisions assumes the higher of either a liquidation value of net assets or an average multiple of earnings, based on historical earnings, patient mix and other performance indicators that can affect future results, as well as other factors. The estimated fair values of noncontrolling interests subject to put provisions are a critical accounting estimate that involves significant judgments and assumptions and may not be indicative of the actual values at which the noncontrolling interests may ultimately be settled, which could vary significantly from the Company's current estimates. The estimated fair values of noncontrolling interests subject to put provisions can fluctuate and the implicit multiple of earnings at which these noncontrolling interests obligations may be settled will vary significantly depending upon market conditions including potential purchasers' access to the capital markets, which can impact the level of competition for dialysis and non-dialysis related businesses, the economic performance of these businesses and the restricted marketability of the third-party owners' equity interests. The amount of noncontrolling interests subject to put provisions that employ a contractually predetermined multiple of earnings rather than fair value are immaterial.

The Company has certain other potential commitments to provide operating capital to a number of dialysis centers that are wholly-owned by third parties or businesses in which the Company owns a noncontrolling equity interest as well as to physician-owned vascular access clinics or medical practices that the Company operates under management and administrative service agreements of approximately \$5,385.

Certain consolidated joint ventures are originally contractually scheduled to dissolve after terms ranging from 10 to 50 years. While noncontrolling interests in these limited life entities qualify as mandatorily redeemable financial instruments, they are subject to a classification and measurement scope exception from the accounting guidance generally applicable to other mandatorily redeemable financial instruments. Future distributions upon dissolution of these entities would be valued below the related noncontrolling interest carrying balances in the consolidated balance sheet.

Other commitments

In January 2017, the Company entered into a Sourcing and Supply Agreement with Amgen USA Inc. (Amgen) that expires on December 31, 2022, replacing the Company's prior agreement that was to expire in 2018. Under the terms of the agreement, the Company will purchase EPO in amounts necessary to meet no less than 90% of its requirements for erythropoiesis-stimulating agents (ESAs) through the expiration of the contract from Amgen. The actual amount of EPO that the Company will purchase will depend upon the amount of EPO administered during dialysis as prescribed by physicians and the overall number of patients that the Company serves.

In 2010, the Company entered into an agreement with Fresenius Medical Care (FMC) which committed the Company to purchase a certain amount of dialysis equipment, parts and supplies from FMC through 2013. This agreement has been subsequently extended through December 31, 2020. During 2017, 2016 and 2015, the Company purchased \$176,212, \$164,766 and \$154,566, respectively, of certain equipment, parts and supplies from FMC.

In 2014, the Company entered into an agreement with Baxter Healthcare (Baxter) which committed the Company to purchase a certain amount of its hemodialysis non-equipment product supplies, such as dialyzers, at fixed prices through 2018. During 2017, 2016 and 2015, the Company purchased \$166,764, \$162,109 and \$112,931 of hemodialysis product supplies from Baxter under this agreement.

Other than operating leases disclosed in Note 14 to the consolidated financial statements, the letters of credit disclosed in Note 13 to the consolidated financial statements, and the arrangements as described above, the Company has no off balance sheet financing arrangements as of December 31, 2017.

18. Long-term incentive compensation and shareholders' equity

Long-term incentive compensation

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

In March 2016, the FASB issued ASU No. 2016-09, *Compensation - Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting*. The changes required by this ASU involve several aspects of the accounting for

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share-based payment transactions, including income tax consequences, classification of awards as either equity or liabilities, classification on the statement of cash flows, and an election on estimating forfeitures. The amendments in this ASU were effective for the Company beginning January 1, 2017. See the *New accounting standards* section in Note 1 for further details.

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

Stock-based compensation to be settled in shares is recorded to the Company's shareholders' equity, while stock-based compensation to be settled in cash is recorded to a liability. Shares issued upon exercise of stock awards have generally been issued from authorized but unissued shares.

Long-term incentive compensation plans

The Company's 2011 Incentive Award Plan (the 2011 Plan) is the Company's omnibus equity compensation plan and provides for grants of stock-based awards to employees, directors and other individuals providing services to the Company, except that incentive stock options may only be awarded to employees. The 2011 Plan authorizes the Company to award stock options, stock appreciation rights, restricted stock units, restricted stock, and other stock-based or performance-based awards, and is designed to enable the Company to grant equity and cash awards that qualified as performance-based compensation under Section 162(m) of the Internal Revenue Code for tax years 2017 and prior. The 2011 Plan mandates a maximum award term of five years and stipulates that stock appreciation rights and stock options be granted with prices not less than fair market value on the date of grant. The 2011 Plan also requires that full value share awards such as restricted stock units reduce shares available under the 2011 Plan at a ratio of 3.5:1. The Company's nonqualified stock appreciation rights and stock units awarded under the 2011 Plan generally vest over 36 to 48 months from the date of grant. At December 31, 2017, there were 6,648,199 stock-settled stock appreciation rights, 1,075,572 stock-settled stock units, 23,000 cash-settled stock appreciation rights and 1,600 cash-settled stock units outstanding, and 27,369,515 shares available for future grants, under the 2011 Plan.

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A combined summary of the status of the Company's stock-settled awards under the 2011 Plan, including base shares for stock-settled stock appreciation rights (SSARs) and stock-settled stock unit awards is as follows:

| Year ended December 31, 2017 | | | | | |
|---------------------------------------|---------------------------|---------------------------------|---|-------------|---|
| | Stock appreciation rights | | | Stock units | |
| | Awards | Weighted average exercise price | Weighted average remaining contractual life | Awards | Weighted average remaining contractual life |
| Outstanding at beginning of year | 7,337,266 | \$ 64.90 | | 785,553 | |
| Granted | 1,692,154 | 65.29 | | 528,968 | |
| Exercised | (2,022,418) | 54.27 | | (119,000) | |
| Canceled | (358,803) | 70.61 | | (119,949) | |
| Outstanding at end of period | 6,648,199 | \$ 67.92 | 2.3 | 1,075,572 | 2.0 |
| Exercisable at end of period | 2,628,008 | \$ 62.78 | 0.6 | — | 0.0 |
| Weighted-average fair value of grants | | | | | |
| 2017 | \$ 14.51 | | | \$ 65.73 | |
| 2016 | \$ 13.74 | | | \$ 70.99 | |
| 2015 | \$ 17.97 | | | \$ 80.25 | |

| Range of SSARs base prices | Awards Outstanding | Weighted average exercise price | Awards exercisable | Weighted average exercise price |
|----------------------------|--------------------|---------------------------------|--------------------|---------------------------------|
| \$50.01–\$60.00 | 1,856,145 | 59.05 | 1,712,675 | 59.15 |
| \$60.01–\$70.00 | 2,715,542 | 66.70 | 632,849 | 67.47 |
| \$70.01–\$80.00 | 1,443,749 | 74.77 | 243,041 | 73.16 |
| \$80.01–\$90.00 | 632,763 | 83.59 | 39,443 | 81.51 |
| Total | 6,648,199 | \$ 67.92 | 2,628,008 | \$ 62.78 |

The Company granted 15,000 cash-settled stock-based awards during 2017. Liability-classified stock-based awards contributed \$114, \$376 and \$(236) to stock-based compensation expense for the years ended December 31, 2017, 2016 and 2015, respectively. As of December 31, 2017 the Company had 24,600 liability-classified stock-based awards outstanding, none of which were vested, and a total stock-based compensation liability balance of \$99.

For the years ended December 31, 2017, 2016, and 2015, the aggregate intrinsic value of stock-based awards exercised was \$34,895, \$73,944 and \$117,260, respectively. At December 31, 2017, the aggregate intrinsic value of stock-based awards outstanding was \$117,722 and the aggregate intrinsic value of stock awards exercisable was \$25,609.

Estimated fair value of stock-based compensation awards

The Company has estimated the grant-date fair value of stock-settled stock appreciation rights awards using the Black-Scholes-Merton valuation model and stock-settled stock unit awards at intrinsic value on the date of grant, except for portions of the Company's performance stock unit awards for which a Monte Carlo simulation was used to estimate the grant-date fair value. The following assumptions were used in estimating these values and determining the related stock-based compensation expense attributable to the current period:

Expected term of the awards: The expected term of awards granted represents the period of time that they are expected to remain outstanding from the date of grant. The Company determines the expected term of its stock awards based on its historical experience with similar awards, considering the Company's historical exercise and post-vesting termination patterns, and the terms expected by peer companies in near industries.

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Expected volatility: Expected volatility represents the volatility anticipated over the expected term of the award. The Company determines the expected volatility for its awards based on the volatility of the price of its common stock over the most recent retrospective period commensurate with the expected term of the award, considering the volatility expectations implied by the market price of its exchange-traded options and the volatilities expected by peer companies in near industries.

Expected dividend yield: The Company has not paid dividends on its common stock and does not currently expect to pay dividends during the term of stock awards granted.

Risk-free interest rate: The Company bases the expected risk-free interest rate on the implied yield currently available on stripped interest coupons of U.S. Treasury issues with a remaining term equivalent to the expected term of the award.

A summary of the weighted average valuation inputs described above used for estimating the grant-date fair value of stock-settled stock appreciation rights awards granted in the periods indicated is as follows:

| | Year ended December 31, | | |
|-------------------------|-------------------------|-------|-------|
| | 2017 | 2016 | 2015 |
| Expected term | 4.2 | 4.2 | 4.1 |
| Expected volatility | 23.9% | 21.0% | 24.6% |
| Expected dividend yield | —% | —% | —% |
| Risk-free interest rate | 1.7% | 1.0% | 1.5% |

The Company estimates expected forfeitures based upon historical experience with separate groups of employees that have exhibited similar forfeiture behavior in the past. Stock-based compensation expense is recorded only for awards that are expected to vest.

Employee stock purchase plan

The Employee Stock Purchase Plan entitles qualifying employees to purchase up to \$25 of the Company's common stock during each calendar year. The amounts used to purchase stock are accumulated through payroll withholdings or through optional lump sum payments made in advance of the first day of the purchase right period. This compensatory plan allows employees to purchase stock for the lesser of 100% of its fair market value on the first day of the purchase right period or 85% of its fair market value on the last day of the purchase right period. Purchase right periods begin on January 1 and July 1, and end on December 31. Contributions used to purchase the Company's common stock under this plan for the 2017, 2016 and 2015 participation periods were \$22,131, \$23,902 and \$24,523, respectively. Shares purchased pursuant to the plan's 2017, 2016 and 2015 participation periods were 360,368, 438,002 and 413,859, respectively. At December 31, 2017, there were 7,124,027 shares remaining available for future grants under this plan, after an additional 7,500,000 shares were approved to the plan by stockholders on June 20, 2016.

The fair value of participants' purchase rights was estimated as of the beginning dates of the purchase right periods using the Black-Scholes-Merton valuation model with the following weighted average assumptions for purchase right periods in 2017, 2016 and 2015, respectively: expected volatility of 23%, 22% and 26%; risk-free interest rate of 1.3%, 0.8% and 0.2%, and no dividends. Using these assumptions, the weighted average estimated fair value of these purchase rights was \$15.19, \$16.73 and \$18.76 for 2017, 2016 and 2015, respectively.

Long-term incentive compensation expense and proceeds

For the years ended December 31, 2017, 2016 and 2015, the Company recognized \$61,978, \$64,956 and \$123,957, respectively, in total long-term incentive program (LTIP) expense, of which \$34,431, \$34,530 and \$52,665, respectively, was stock-based compensation expense for stock appreciation rights, stock units and discounted employee stock plan purchases, which are primarily included in general and administrative expenses. The estimated tax benefits recorded for stock-based compensation in 2017, 2016 and 2015 were \$7,717, \$12,731 and \$19,689, respectively. As of December 31, 2017, there was \$98,015 total estimated unrecognized compensation expense for outstanding LTIP awards, including \$61,166 related to stock-based compensation arrangements under the Company's equity compensation and stock purchase plans. The Company expects to recognize the performance-based cash component of this LTIP expense over a weighted average remaining period of 1.1 years and the stock-based component of this LTIP expense over a weighted average remaining period of 1.4 years.

For the years ended December 31, 2017, 2016 and 2015, the Company received \$13,473, \$28,397 and \$45,749, respectively, in actual tax benefits upon the exercise of stock awards. Since the Company issues stock-settled stock appreciation

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rights rather than stock options, there have been no cash proceeds from stock option exercises during the years ended December 31, 2017, 2016 and 2015.

Stock repurchases

During the years ended December 31, 2017 and 2016, the Company repurchased a total of 12,966,672 shares and 16,649,090 shares of its common stock for \$810,949 and \$1,072,377, or an average price of \$62.54 and \$64.41 per share, respectively, pursuant to previously announced authorizations by the Board of Directors. The Company also repurchased 1,237,800 shares of its common stock for \$92,790, or an average price of \$74.96 per share, subsequent to December 31, 2017 through February 22, 2018.

On October 10, 2017, the Company's Board of Directors approved an additional share repurchase authorization in the amount of \$1,252,961. This share repurchase authorization was in addition to the \$247,039 remaining at that time under the Company's Board of Directors' prior share repurchase authorization announced in July 2016. Accordingly, as of February 22, 2018, the Company has a total of \$1,026,326 available under the current Board repurchase authorizations for additional share repurchases. Although these share repurchase authorizations do not have expiration dates, the Company remains subject to share repurchase limitations under the terms of its senior secured credit facilities and the indentures governing its senior notes.

The Company retired all shares held in its treasury effective as of December 31, 2017 and 2016.

Charter documents & Delaware law

The Company's charter documents include provisions that may deter hostile takeovers, delay or prevent changes of control or changes in management, or limit the ability of stockholders to approve transactions that they may otherwise determine to be in their best interests. These include provisions prohibiting stockholders from acting by written consent, requiring 90 days advance notice of stockholder proposals or nominations to the Board of Directors and granting the Board of Directors the authority to issue up to five million shares of preferred stock and to determine the rights and preferences of the preferred stock without the need for further stockholder approval.

The Company is also subject to Section 203 of the Delaware General Corporation Law which, subject to exceptions, would prohibit the Company from engaging in any business combinations with any interested stockholder, as defined in that section, for a period of three years following the date on which that stockholder became an interested stockholder. These restrictions may discourage, delay or prevent a change in the control of the Company.

Changes in DaVita Inc.'s ownership interest in consolidated subsidiaries

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

| | Year ended December 31, | | |
|---|-------------------------|------------|------------|
| | 2017 | 2016 | 2015 |
| Net income attributable to DaVita Inc. | \$ 663,618 | \$ 879,874 | \$ 269,732 |
| Changes in paid-in-capital for: | | | |
| Sales of noncontrolling interest | (114) | — | — |
| Purchase of noncontrolling interests | (2,752) | (13,105) | (55,826) |
| Net transfer in noncontrolling interests | (2,866) | (13,105) | (55,826) |
| Net income attributable to DaVita Inc. net of transfers in noncontrolling interests | \$ 660,752 | \$ 866,769 | \$ 213,906 |

The Company acquired additional ownership interests in several existing majority-owned joint ventures for \$5,357, \$21,512, and \$66,382 in 2017, 2016, and 2015, respectively.

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19. Other comprehensive (loss) income

Charges and credits to other comprehensive (loss) income have been as follows:

| | Interest rate cap and swap agreements | Investment securities | Foreign currency translation adjustments | Accumulated other comprehensive (loss) income |
|--|---|--------------------------|---|--|
| Balance at January 1, 2015 | \$ (1,795) | \$ 3,151 | \$ (26,373) | \$ (25,017) |
| Unrealized losses | (20,085) | (1,974) | (23,889) | (45,948) |
| Related income tax | 7,844 | 561 | — | 8,405 |
| | (12,241) | (1,413) | (23,889) | (37,543) |
| Reclassification from accumulated other comprehensive losses (income) into net income | 5,103 | (618) | — | 4,485 |
| Related income tax | (1,992) | 241 | — | (1,751) |
| | 3,111 | (377) | — | 2,734 |
| Balance at December 31, 2015 | \$ (10,925) | \$ 1,361 | \$ (50,262) | \$ (59,826) |
| Unrealized (losses) gains | (6,013) | 1,802 | (39,614) | (43,825) |
| Related income tax | 2,343 | (565) | — | 1,778 |
| | (3,670) | 1,237 | (39,614) | (42,047) |
| Reclassification from accumulated other comprehensive losses (income) into net income | 4,198 | (690) | 10,087 | 13,595 |
| Related income tax | (1,632) | 267 | — | (1,365) |
| | 2,566 | (423) | 10,087 | 12,230 |
| Balance at December 31, 2016 | \$ (12,029) | \$ 2,175 | \$ (79,789) | \$ (89,643) |
| Unrealized (losses) gains | (8,897) | 5,075 | 99,770 | 95,948 |
| Related income tax | 3,460 | (1,368) | — | 2,092 |
| | (5,437) | 3,707 | 99,770 | 98,040 |
| Reclassification from accumulated other comprehensive losses (income) into net income | 8,278 | (360) | — | 7,918 |
| Related income tax | (3,220) | 140 | — | (3,080) |
| | 5,058 | (220) | — | 4,838 |
| Balance at December 31, 2017 | \$ (12,408) | \$ 5,662 | \$ 19,981 | \$ 13,235 |

The reclassification of net cap and swap realized losses into income are recorded as debt expense in the corresponding consolidated statements of income. See Note 13 to these consolidated financial statements for further details.

The reclassification of net investment realized gains into income are recorded in other income in the corresponding consolidated statements of income. See Note 3 to these consolidated financial statements for further details.

20. Acquisitions and divestitures

Acquisition of Renal Ventures

On May 1, 2017, the Company completed its acquisition of 100% of the equity of Colorado-based Renal Ventures Management, LLC (Renal Ventures) for approximately \$359,913 in net cash. Renal Ventures operated 36 dialysis centers, one uncertified dialysis center and one home program, that provided services to approximately 2,600 patients in six states. As a part of this transaction, the Company was required to divest three Renal Ventures outpatient dialysis centers, and three outpatient dialysis centers and one uncertified dialysis center of the Company for approximately \$21,219 in net cash. The Company also incurred approximately \$11,950 in transaction and integration costs during the year ended December 31, 2017 associated with this acquisition that are included in general and administrative expenses.

The initial purchase price allocation for the Renal Ventures acquisition is recorded at estimated fair values based upon the best information available to management and will be finalized when certain information arranged to be obtained has been

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received. In particular, certain working capital items, income tax amounts and the fair value of intangibles and fixed assets are pending final audit, issuance of final tax returns and valuation reports.

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

| | |
|---|-------------------|
| Current assets, net of cash acquired | \$ 22,739 |
| Property and equipment | 36,295 |
| Amortizable intangible and other long-term assets | 11,547 |
| Goodwill | 298,200 |
| Current liabilities | (8,389) |
| Long-term liabilities | (479) |
| | <u>\$ 359,913</u> |

Amortizable intangible assets acquired, primarily related to non-compete agreements, had weighted-average estimated useful lives of five years. The total estimated amount of goodwill deductible for tax purposes associated with this acquisition was approximately \$298,200.

Other routine acquisitions

During 2017, the Company also acquired 30 dialysis centers in the U.S. and 68 dialysis centers outside the U.S. for a total of \$308,550 in net cash, earn-outs of \$2,692, and deferred purchase price and liabilities assumed of \$23,748. During 2016, the Company acquired eight dialysis centers in the U.S. and 21 dialysis centers outside the U.S. for a total of \$165,108 in net cash, earn-outs of \$1,511, and deferred purchase price of \$17,963. During 2015, the Company acquired six dialysis centers in the U.S. and 21 dialysis centers outside the U.S. for a total of \$54,551 in net cash and deferred purchase price of \$7,452. The assets and liabilities for all acquisitions were recorded at their estimated fair values at the dates of the acquisitions and are included in the Company's financial statements and operating results from the effective dates of the acquisitions. For several of the 2017 acquisitions, certain income tax amounts are pending final evaluation and quantification of any pre-acquisition tax contingencies. In addition, valuation of intangibles and certain other working capital items relating to several of these acquisitions are pending final quantification.

The following table summarizes the assets acquired and liabilities assumed in the above described transactions and recognized at their acquisition dates at estimated fair values, as well as the estimated fair value of noncontrolling interests assumed in these transactions:

| | Year ended December 31, | | |
|---|-------------------------|-------------------|------------------|
| | 2017 | 2016 | 2015 |
| Current assets | \$ 14,366 | \$ 3,996 | \$ 2,647 |
| Property and equipment | 18,192 | 8,840 | 4,466 |
| Amortizable intangible and other long-term assets | 11,663 | 5,876 | 8,924 |
| Non-amortizable intangibles | 32,296 | — | — |
| Goodwill | 318,832 | 198,927 | 67,183 |
| Deferred income taxes | (210) | 597 | (717) |
| Noncontrolling interests assumed | (44,303) | (30,337) | (18,905) |
| Liabilities assumed | (15,846) | (3,317) | (1,595) |
| Aggregate purchase cost | <u>\$ 334,990</u> | <u>\$ 184,582</u> | <u>\$ 62,003</u> |

Amortizable intangible assets acquired, primarily related to non-compete agreements, during 2017, 2016 and 2015 had weighted-average estimated useful lives of seven, seven and eleven years, respectively. The total amount of goodwill deductible for tax purposes associated with these acquisitions for 2017, 2016, and 2015 was approximately \$237,363, \$169,379 and \$43,823, respectively.

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Change in ownership interests in Asia Pacific joint venture

On August 1, 2016, the Company consummated an agreement with Khazanah Nasional Berhad (Khazanah) and Mitsui and Co., Ltd (Mitsui) whereby Khazanah and Mitsui subscribed to invest a total of \$300,000 over three years in exchange for a 40% total equity interest in the Company's APAC JV. Khazanah and Mitsui made initial investments of \$50,000 each on August 1, 2016 as well as additional subscribed contributions of \$50,000 each on August 1, 2017. Subsequent to those contributions, the Company now holds a 60% voting interest and a 73.3% current economic interest in the APAC JV.

Based on the governance structure and voting rights put in place upon the formation of the APAC JV, certain key decisions affecting the JV's operations are no longer at the unilateral discretion of the Company, but rather are shared with the noncontrolling investors. As a result, the Company deconsolidated its Asia Pacific dialysis business in the third quarter of 2016 and recognized an initial non-cash non-taxable estimated gain of \$374,374 on its retained investment, net of contingent obligations. This retained interest was adjusted to the Company's proportionate share of the estimated fair value of the business, as implied by the Khazanah and Mitsui investment and adjusted for certain time value of money and uncertainty discounts. The Company then recognized an additional \$6,293 gain in the first quarter of 2017 upon resolution of certain post-closing adjustments related to this transaction.

The Company's non-cash gain on its retained investment in the APAC JV in the third quarter of 2016 was computed with the assistance of an independent third party valuation firm and was based upon the best information available to management at that time. Subsequent to its deconsolidation on August 1 2016, the Company's retained interest in the APAC JV has been accounted for under the equity method. See Note 9 for further details on the accounting for this retained investment and a subsequent other-than-temporary impairment thereof recognized in 2017.

Pro forma financial information (unaudited)

The following summary, prepared on a pro forma basis, combines the results of operations as if all acquisitions within continuing operations in 2017 and 2016 had been consummated as of the beginning of 2016, including the impact of certain adjustments such as amortization of intangibles, interest expense on acquisition financing and income tax effects.

| | Year ended December 31, | |
|---|-------------------------|---------------|
| | 2017 | 2016 |
| | (unaudited) | |
| Pro forma net revenues | \$ 11,005,330 | \$ 11,076,750 |
| Pro forma net income from continuing operations | 907,443 | 1,052,700 |
| Pro forma basic net income per share from continuing operations attributable to DaVita Inc. | 4.81 | 5.22 |
| Pro forma diluted net income per share from continuing operations attributable to DaVita Inc. | 4.74 | 5.14 |

Contingent earn-out obligations

The Company has several contingent earn-out obligations associated with acquisitions that could result in the Company paying the former shareholders of acquired companies a total of up to approximately \$11,466 if certain EBITDA, operating income performance targets or quality margins are met over the next two to six years.

Contingent earn-out obligations are remeasured to fair value at each reporting date until the contingencies are resolved with changes in the liability due to the remeasurement recognized in earnings. See Note 24 to these consolidated financial statements for further details. As of December 31, 2017, the Company estimated the fair value of these contingent earn-out obligations to be \$6,388, of which a total of \$216 is included in other liabilities, and the remaining \$6,172 is included in other long-term liabilities in the Company's consolidated balance sheet.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

The following is a reconciliation of changes in the contingent earn-out obligations for the year ended December 31, 2017:

| | |
|--|-----------------|
| Beginning balance January 1, 2017 | \$ 2,950 |
| Contingent earn-out obligations associated with acquisitions | 2,692 |
| Remeasurement of fair value | 746 |
| | <u>\$ 6,388</u> |

21. Held for sale and discontinued operations

DaVita Medical Group (DMG)

On December 5, 2017, we entered into an equity purchase agreement to sell our DMG division to Optum, a subsidiary of UnitedHealth Group Inc., for \$4,900,000 in cash, subject to net working capital and other customary adjustments. The transaction is expected to close in 2018 and is subject to regulatory approval and other customary closing conditions. As a result of this pending transaction, the DMG business has been reclassified as held for sale and its results of operations are reported as discontinued operations for all periods presented.

The following table presents the financial results of discontinued operations related to DMG:

| | Year ended December 31, | | |
|---|-------------------------|---------------------|--------------------|
| | 2017 | 2016 | 2015 |
| Net revenues | \$ 4,676,213 | \$ 4,113,414 | \$ 3,837,260 |
| Expenses | 4,634,782 | 3,994,624 | 3,596,342 |
| Goodwill and other asset impairment charges | 651,659 | 253,000 | 206,169 |
| (Loss) income from discontinued operations before taxes | (610,228) | (134,210) | 34,749 |
| Income tax benefit (expense) | 364,856 | (24,052) | (88,216) |
| Net loss from discontinued operations, net of tax | <u>\$ (245,372)</u> | <u>\$ (158,262)</u> | <u>\$ (53,467)</u> |

As previously disclosed, the Company's DMG business has continued to experience declining operating results in recent years, and prior to being reclassified as held for sale the Company recorded goodwill and other asset impairment charges for the DMG business of \$651,659, \$253,000 and \$206,169 in 2017, 2016 and 2015, respectively. These charges resulted from continuing developments in the Company's DMG business, including recent annual updates to Medicare Advantage benchmark reimbursement rates, changes in expectations concerning future government reimbursement rates and the Company's expected ability to mitigate them, medical cost and utilization trends, commercial pricing pressures, underperformance of certain DMG business units and other market factors.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

The following table presents the financial position of discontinued operations related to DMG:

| | December 31, 2017 | December 31, 2016 |
|---|-------------------|-------------------|
| Assets | | |
| Cash and cash equivalents | \$ 179,668 | \$ 238,411 |
| Other current assets | 888,697 | 722,545 |
| Property and equipment, net | 379,945 | 311,246 |
| Intangible assets, net | 1,316,550 | 1,454,263 |
| Other long-term assets | 116,805 | 94,684 |
| Goodwill | 2,879,977 | 3,391,942 |
| Total assets held for sale | \$ 5,761,642 | \$ 6,213,091 |
| Total current assets held for sale | \$ 5,761,642 | \$ 960,956 |
| Total long-term assets held for sale | \$ — | \$ 5,252,135 |
| Liabilities | | |
| Other liabilities | \$ 505,734 | \$ 460,458 |
| Medical payables | 457,040 | 349,506 |
| Current portion of long-term debt | 2,845 | 4,779 |
| Long-term debt | 35,003 | 2,652 |
| Other long-term liabilities | 184,448 | 418,723 |
| Total liabilities held for sale | \$ 1,185,070 | \$ 1,236,118 |
| Total current liabilities held for sale | \$ 1,185,070 | \$ 807,233 |
| Total long-term liabilities held for sale | \$ — | \$ 428,885 |

The following table presents cash flows of discontinued operations related to DMG:

| | Year ended December 31, | | |
|--|-------------------------|--------------|--------------|
| | 2017 | 2016 | 2015 |
| Net cash provided by operating activities from discontinued operations | \$ 351,557 | \$ 287,049 | \$ 365,138 |
| Net cash used in investing activities from discontinued operations | \$ (232,329) | \$ (430,917) | \$ (121,893) |

DMG acquisitions

During 2017, the Company's DMG business acquired other medical businesses for a total of \$135,416 in net cash, deferred purchase price of \$1,038, and liabilities assumed of \$10,145. During 2016, the Company acquired other medical businesses for a total of \$398,748 in net cash and deferred purchase price and liabilities assumed of \$7,694. During 2015, the Company acquired other medical businesses for a total of \$41,918 in net cash and deferred purchase price of \$944. For several of the 2017 acquisitions, certain income tax amounts are pending final evaluation and quantification of any pre-acquisition tax contingencies. In addition, valuation of medical claims liabilities and certain other working capital items relating to several of these acquisitions are pending final quantification. The assets and liabilities for all acquisitions were recorded at their estimated fair values at the dates of the acquisitions and are included in the Company's current held for sale assets and liabilities.

22. Variable interest entities

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

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

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

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

The analyses upon which these consolidation determinations rest are complex, involve uncertainties, and require significant judgment on various matters, some of which could be subject to different interpretations. At December 31, 2017, these consolidated financial statements include total assets of VIEs of \$870,314 and total liabilities and noncontrolling interests of VIEs to third parties of \$475,143, including assets of \$595,670 and liabilities and noncontrolling interests of \$319,777 related to the Company's DMG business which is classified as held for sale.

The Company also sponsors certain deferred compensation plans whose trusts qualify as VIEs and the Company consolidates each of these plans as their primary beneficiary. The assets of these plans are recorded in short-term or long-term investments with related liabilities recorded in accrued compensation and benefits and other long-term liabilities. See Note 15 to these consolidated financial statements for disclosures on the assets of these consolidated non-qualified deferred compensation plans.

23. Concentrations

Approximately 67%, 64% and 66% of total U.S. dialysis services revenues in 2017, 2016 and 2015, respectively, are from government-based programs, principally Medicare and Medicaid. Related net accounts receivable and other receivables from Medicare, including Medicare-assigned plans, and Medicaid, including Managed Medicaid plans, were approximately \$869,083 and \$831,445, as of December 31, 2017 and 2016, respectively.

There is no single commercial payor that accounted for more than 10% of total consolidated accounts receivable or consolidated net revenues at December 31, 2017 and 2016.

24. Fair values of financial instruments

The Company measures the fair value of certain assets, liabilities and noncontrolling interests subject to put provisions (temporary equity) based upon certain valuation techniques that include observable or unobservable inputs and assumptions that market participants would use in pricing these assets, liabilities, temporary equity and commitments. The Company has also classified certain assets, liabilities and temporary equity that are measured at fair value into the appropriate fair value hierarchy levels as defined by the FASB.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

The following tables summarize the Company's assets, liabilities and temporary equity measured at fair value on a recurring basis as of December 31, 2017 and 2016:

| | Total | Quoted prices in active markets for identical assets (Level 1) | Significant other observable inputs (Level 2) | Significant unobservable inputs (Level 3) |
|--|--------------|---|---|--|
| December 31, 2017 | | | | |
| Assets | | | | |
| Available for sale securities | \$ 38,895 | \$ 38,895 | \$ — | \$ — |
| Interest rate cap agreements | \$ 1,032 | \$ — | \$ 1,032 | \$ — |
| Liabilities | | | | |
| Contingent earn-out obligations | \$ 6,388 | \$ — | \$ — | \$ 6,388 |
| Temporary equity | | | | |
| Noncontrolling interests subject to put provisions | \$ 1,011,360 | \$ — | \$ — | \$ 1,011,360 |
| December 31, 2016 | | | | |
| Assets | | | | |
| Available for sale securities | \$ 31,197 | \$ 31,197 | \$ — | \$ — |
| Interest rate cap agreements | \$ 9,929 | \$ — | \$ 9,929 | \$ — |
| Liabilities | | | | |
| Contingent earn-out obligations | \$ 2,950 | \$ — | \$ — | \$ 2,950 |
| Temporary equity | | | | |
| Noncontrolling interests subject to put provisions | \$ 973,258 | \$ — | \$ — | \$ 973,258 |

Available for sale securities represent investments in various open-ended registered investment companies, or mutual funds, and are recorded at fair value estimated based upon redemption prices reported by each mutual fund. See Note 3 to these consolidated financial statements for further discussion.

The interest rate cap agreements are recorded at fair value estimated from valuation models utilizing the income approach and commonly accepted valuation techniques that use inputs from closing prices for similar assets and liabilities in active markets as well as other relevant observable market inputs at quoted intervals such as current interest rates, forward yield curves, implied volatility and credit default swap pricing. The Company does not believe the ultimate amount that could be realized upon settlement of these interest rate cap agreements would be materially different from the fair value estimates currently reported. See Note 13 to these consolidated financial statements for further discussion.

The estimated fair value measurements of contingent earn-out obligations are primarily based on unobservable inputs, including projected EBITDA. The estimated fair value of these contingent earn-out obligations is remeasured as of each reporting date and could fluctuate based upon any significant changes in key assumptions, such as changes in the Company credit risk adjusted rate that is used to discount obligations to present value.

See Note 17 to these consolidated financial statements for a discussion of the Company's methodology for estimating the fair values of noncontrolling interests subject to put obligations.

Other financial instruments consist primarily of cash, accounts receivable, accounts payable, other accrued liabilities and debt. The balances of non-debt financial instruments are presented in the consolidated financial statements at December 31, 2017 and 2016 at their approximate fair values due to the short-term nature of their settlements. The carrying amount of the Company's senior secured credit facilities totaled \$4,428,376 as of December 31, 2017, and their fair value was approximately \$4,495,649 based upon quoted market prices. The carrying amount of the Company's Senior Notes was approximately \$4,460,176 at December 31, 2017 and their fair value was approximately \$4,566,175 at December 31, 2017 based upon quoted market prices.

25. Segment reporting

The Company has consisted of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). The Kidney Care division is comprised of the Company's U.S. dialysis and related lab services business, various ancillary services and strategic initiatives, including its international operations, and the Company's corporate administrative

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

support. The Company's U.S. dialysis and related lab services business is its largest line of business and is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as ESRD. The Company's ancillary services and strategic initiatives consist primarily of pharmacy services, disease management services, vascular access services, clinical research programs, physician services, direct primary care, ESRD seamless care organizations and comprehensive care as well as the Company's international operations.

The Company's DMG division is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of providing coordinated outcomes-based medical care in a cost-effective manner. On December 5, 2017, the Company entered into an equity purchase agreement to sell its DMG division to Optum, a subsidiary of UnitedHealth Group Inc. The transaction is expected to close in 2018 and is subject to regulatory approval and other customary closing conditions. As a result of this pending transaction, the DMG business has been reclassified as held for sale and its results of operations are reported as discontinued operations for all periods presented in these consolidated financial statements.

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

The Company's separate operating segments include its U.S. dialysis and related lab services business, each of its ancillary services and strategic initiatives, its consolidated international kidney care operations in each country and under the Saudi Ministry of Health charter, its equity method investment in the Asia Pacific joint venture, and its other health operations in Europe. The U.S. dialysis and related lab services business qualifies as a separately reportable segment, and all other ancillary services and strategic initiatives operating segments, including the international operating segments, have been combined and disclosed in the other segments category.

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

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

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

| | Year ended December 31, | | |
|--|-------------------------|---------------|--------------|
| | 2017 | 2016 | 2015 |
| Segment revenues: | | | |
| U.S. dialysis and related lab services | | | |
| Patient service revenues: | | | |
| External sources | \$ 9,767,123 | \$ 9,524,067 | \$ 9,014,577 |
| Intersegment revenues | 55,175 | 27,355 | 19,414 |
| Total U.S. dialysis and related lab services revenues | 9,822,298 | 9,551,422 | 9,033,991 |
| Less: Provision for uncollectible accounts | (482,007) | (429,882) | (406,530) |
| Net U.S. dialysis and related lab services patient service revenues | 9,340,291 | 9,121,540 | 8,627,461 |
| Other revenues ⁽¹⁾ | 19,774 | 16,649 | 13,971 |
| Total net U.S. dialysis and related lab services revenues | 9,360,065 | 9,138,189 | 8,641,432 |
| Other - Ancillary services and strategic initiatives | | | |
| Net patient service revenues | 323,156 | 201,867 | 134,496 |
| Other external sources | 1,248,588 | 1,394,766 | 1,225,731 |
| Intersegment revenues | 24,603 | 24,739 | 22,204 |
| Total ancillary services and strategic initiatives revenues | 1,596,347 | 1,621,372 | 1,382,431 |
| Total net segment revenues | 10,956,412 | 10,759,561 | 10,023,863 |
| Elimination of intersegment revenues | (79,778) | (52,094) | (41,618) |
| Consolidated net revenues | \$ 10,876,634 | \$ 10,707,467 | \$ 9,982,245 |
| Segment operating margin (loss): | | | |
| U.S. dialysis and related lab services | \$ 2,297,198 | \$ 1,777,014 | \$ 1,259,632 |
| Other—Ancillary services and strategic initiatives | (439,477) | 266,324 | (103,901) |
| Total segment margin | 1,857,721 | 2,043,338 | 1,155,731 |
| Reconciliation of segment operating margin to consolidated income from continuing operations before income taxes: | | | |
| Corporate administrative support | (44,966) | (13,628) | (18,965) |
| Consolidated operating income | 1,812,755 | 2,029,710 | 1,136,766 |
| Debt expense | (430,634) | (414,116) | (408,380) |
| Debt redemption charges | — | — | (48,072) |
| Other income | 17,665 | 7,511 | 8,073 |
| Consolidated income from continuing operations before income taxes | \$ 1,399,786 | \$ 1,623,105 | \$ 688,387 |

- (1) Includes management fee revenues from providing management and administrative services to dialysis ventures in which the Company owns a noncontrolling interest or which are wholly-owned by third parties.

Depreciation and amortization expense by segment is as follows:

| | Year ended December 31, | | |
|--|-------------------------|------------|------------|
| | 2017 | 2016 | 2015 |
| U.S. dialysis and related lab services | \$ 520,965 | \$ 482,768 | \$ 438,238 |
| Other - Ancillary services and strategic initiatives | 38,946 | 26,729 | 25,667 |
| | \$ 559,911 | \$ 509,497 | \$ 463,905 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Subsequent to the issuance of the Company's fiscal year 2016 consolidated financial statements and their inclusion in its Annual Report on Form 10-K filed with the Securities and Exchange Commission on February 24, 2017 (the 2016 10-K), the Company determined that it had misstated its disclosure of segment assets at December 31, 2016 in Note 25 to those consolidated financial statements. This misstatement resulted in an overstatement of "U.S. dialysis and related lab services" segment assets of \$338,963 and a corresponding understatement of "Other - ancillary services and strategic initiatives" segment assets of the same amount. The Company performed an assessment of the materiality of this misstatement and concluded that this misstatement as originally disclosed was not materially misleading in its 2016 consolidated financial statements taken as a whole. The Company therefore has not amended its financial statements filed on its 2016 10-K to correct this misstatement, but has provided the corrected disclosure here.

Summary of assets by segment is as follows:

| | Year ended December 31, | |
|---|-------------------------|----------------------|
| | 2017 | 2016 |
| Segment assets | | |
| U.S. dialysis and related lab services (including equity investments of \$84,866 and \$66,924, respectively) | \$ 11,776,042 | \$ 11,108,386 |
| Other - Ancillary services and strategic initiatives ⁽¹⁾ (including equity investments of \$160,668 and \$425,115, respectively) | 1,410,509 | 1,434,299 |
| DMG - Held for sale (including equity investments of \$10,321 and \$10,350, respectively) | 5,761,642 | 6,213,091 |
| Consolidated assets | \$ 18,948,193 | \$ 18,755,776 |

(1) Includes approximately \$125,932 and \$96,396 in 2017 and 2016, respectively, of net property and equipment related to the Company's international operations.

Expenditures for property and equipment by segment is as follows:

| | Year ended December 31, | | |
|--|-------------------------|-------------------|-------------------|
| | 2017 | 2016 | 2015 |
| U.S. dialysis and related lab services | \$ 759,218 | \$ 675,994 | \$ 584,513 |
| Other - Ancillary services and strategic initiatives | 50,891 | 68,702 | 56,685 |
| DMG - Held for sale | 95,141 | 84,399 | 66,800 |
| | \$ 905,250 | \$ 829,095 | \$ 707,998 |

26. Supplemental cash flow information

The table below provides supplemental cash flow information:

| | Year ended December 31, | | |
|---|-------------------------|------------|------------|
| | 2017 | 2016 | 2015 |
| Cash paid: | | | |
| Income taxes | \$ 387,159 | \$ 339,411 | \$ 156,075 |
| Interest | 424,547 | 406,987 | 405,120 |
| Non-cash investing and financing activities: | | | |
| Fixed assets under capital lease obligations | 48,378 | 28,127 | 74,035 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

27. Selected quarterly financial data (unaudited)

| | 2017 | | | | 2016 | | | |
|--|--------------|--------------|--------------|--------------|--------------|--------------|--------------|--------------|
| | December 31 | September 30 | June 30 | March 31 | December 31 | September 30 | June 30 | March 31 |
| Net revenues | \$ 2,780,913 | \$ 2,765,071 | \$ 2,699,399 | \$ 2,631,251 | \$ 2,699,419 | \$ 2,725,407 | \$ 2,675,474 | \$ 2,607,167 |
| Operating income | \$ 150,337 | \$ 395,294 | \$ 391,196 | \$ 875,928 | \$ 363,445 | \$ 813,103 | \$ 431,129 | \$ 422,033 |
| Net income from continuing operations, before taxes | \$ 46,825 | \$ 289,384 | \$ 288,060 | \$ 775,517 | \$ 259,669 | \$ 710,246 | \$ 331,231 | \$ 321,959 |
| Net income (loss) from discontinued operations, net of income taxes | \$ 143,587 | \$ (370,872) | \$ (24,520) | \$ 6,433 | \$ 11,772 | \$ 20,213 | \$ (118,443) | \$ (71,804) |
| Net income (loss) attributable to DaVita Inc. | \$ 303,396 | \$ (214,476) | \$ 127,001 | \$ 447,697 | \$ 157,726 | \$ 571,332 | \$ 53,382 | \$ 97,434 |
| Basic net income from continuing operations per share attributable to DaVita Inc. | \$ 0.86 | \$ 0.81 | \$ 0.79 | \$ 2.29 | \$ 0.74 | \$ 2.69 | \$ 0.84 | \$ 0.83 |
| Basic net income (loss) from discontinued operations per share attributable to DaVita Inc. | \$ 0.80 | \$ (1.95) | \$ (0.13) | \$ 0.04 | \$ 0.07 | \$ 0.11 | \$ (0.58) | \$ (0.35) |
| Basic net income (loss) per share attributable to DaVita Inc. | \$ 1.66 | \$ (1.14) | \$ 0.66 | \$ 2.33 | \$ 0.81 | \$ 2.80 | \$ 0.26 | \$ 0.48 |
| Diluted net income from continuing operations per share attributable to DaVita Inc. | \$ 0.85 | \$ 0.80 | \$ 0.78 | \$ 2.26 | \$ 0.73 | \$ 2.65 | \$ 0.82 | \$ 0.81 |
| Diluted net income (loss) from discontinued operations per share attributable to DaVita Inc. | \$ 0.79 | \$ (1.92) | \$ (0.13) | \$ 0.03 | \$ 0.07 | \$ 0.11 | \$ (0.56) | \$ (0.34) |
| Diluted net income (loss) per share attributable to DaVita Inc. | \$ 1.64 | \$ (1.12) | \$ 0.65 | \$ 2.29 | \$ 0.80 | \$ 2.76 | \$ 0.26 | \$ 0.47 |

28. Consolidating financial statements

The following information is presented in accordance with Rule 3-10 of Regulation S-X. The operating and investing activities of the separate legal entities included in the Company's consolidated financial statements are fully interdependent and integrated. Revenues and operating expenses of the separate legal entities include intercompany charges for management and other services. The Company's Senior Notes are guaranteed by substantially all of its domestic subsidiaries. Each of the guarantor subsidiaries has guaranteed the Senior Notes on a joint and several basis. However, the guarantor subsidiaries can be released from their obligations in the event of a sale or other disposition of all or substantially all of the assets of such subsidiary, including by merger or consolidation or the sale of all equity interests in such subsidiary owned by the Company, if such subsidiary guarantor is designated as an unrestricted subsidiary or otherwise ceases to be a restricted subsidiary, and if such subsidiary guarantor no longer guarantees any other indebtedness of the Company. Certain domestic subsidiaries, foreign subsidiaries, joint ventures, partnerships and third parties are not guarantors of the Senior Notes.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Income

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|-------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| For twelve months ended December 31, 2017 | | | | | |
| Dialysis and related lab patient service revenues | \$ — | \$ 6,884,750 | \$ 3,393,026 | \$ (184,106) | \$ 10,093,670 |
| Less: Provision for uncollectible accounts | — | (340,586) | (151,982) | 7,170 | (485,398) |
| Net dialysis and related lab patient service revenues | — | 6,544,164 | 3,241,044 | (176,936) | 9,608,272 |
| Other revenues | 793,751 | 1,204,501 | 68,322 | (798,212) | 1,268,362 |
| Total net revenues | 793,751 | 7,748,665 | 3,309,366 | (975,148) | 10,876,634 |
| Operating expenses and charges | 527,942 | 6,475,550 | 3,035,535 | (975,148) | 9,063,879 |
| Operating income | 265,809 | 1,273,115 | 273,831 | — | 1,812,755 |
| Debt expense | (426,149) | (209,612) | (34,831) | 239,958 | (430,634) |
| Other income, net | 411,731 | 11,169 | 18,467 | (423,702) | 17,665 |
| Income tax expense | 65,965 | 237,670 | 20,224 | — | 323,859 |
| Equity earnings in subsidiaries | 478,192 | 74,375 | — | (552,567) | — |
| Net income from continuing operations | 663,618 | 911,377 | 237,243 | (736,311) | 1,075,927 |
| Net (loss) income from discontinued operations, net of tax | — | (433,185) | 4,069 | 183,744 | (245,372) |
| Net income | 663,618 | 478,192 | 241,312 | (552,567) | 830,555 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (166,937) | (166,937) |
| Net income attributable to DaVita Inc. | \$ 663,618 | \$ 478,192 | \$ 241,312 | \$ (719,504) | \$ 663,618 |
| For twelve months ended December 31, 2016 | | | | | |
| Dialysis and related lab patient service revenues | \$ — | \$ 6,665,601 | \$ 3,215,085 | \$ (153,326) | \$ 9,727,360 |
| Less: Provision for uncollectible accounts | — | (272,430) | (158,878) | — | (431,308) |
| Net dialysis and related lab patient service revenues | — | 6,393,171 | 3,056,207 | (153,326) | 9,296,052 |
| Other revenues | 767,791 | 1,378,956 | 30,184 | (765,516) | 1,411,415 |
| Total net revenues | 767,791 | 7,772,127 | 3,086,391 | (918,842) | 10,707,467 |
| Operating expenses and charges | 493,175 | 6,907,469 | 2,195,955 | (918,842) | 8,677,757 |
| Operating income | 274,616 | 864,658 | 890,436 | — | 2,029,710 |
| Debt expense | (407,925) | (191,083) | (40,434) | 225,326 | (414,116) |
| Other income, net | 396,797 | 3,726 | 7,694 | (400,706) | 7,511 |
| Income tax expense | 77,334 | 238,446 | 115,981 | — | 431,761 |
| Equity earnings in subsidiaries | 693,720 | 667,278 | — | (1,360,998) | — |
| Net income from continuing operations | 879,874 | 1,106,133 | 741,715 | (1,536,378) | 1,191,344 |
| Net (loss) income from discontinued operations, net of tax | — | (412,413) | 78,771 | 175,380 | (158,262) |
| Net income | 879,874 | 693,720 | 820,486 | (1,360,998) | 1,033,082 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (153,208) | (153,208) |
| Net income attributable to DaVita Inc. | \$ 879,874 | \$ 693,720 | \$ 820,486 | \$ (1,514,206) | \$ 879,874 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Income - (continued)

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|-------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| For twelve months ended December 31, 2015 | | | | | |
| Dialysis and related lab patient service revenues | \$ — | \$ 6,471,702 | \$ 2,814,909 | \$ (131,164) | \$ 9,155,447 |
| Less: Provision for uncollectible accounts | — | (281,976) | (130,929) | — | (412,905) |
| Net dialysis and related lab patient service revenues | — | 6,189,726 | 2,683,980 | (131,164) | 8,742,542 |
| Other revenues | 727,887 | 1,208,607 | 24,013 | (720,804) | 1,239,703 |
| Total net revenues | 727,887 | 7,398,333 | 2,707,993 | (851,968) | 9,982,245 |
| Operating expenses and charges | 488,595 | 6,925,234 | 2,283,618 | (851,968) | 8,845,479 |
| Operating income | 239,292 | 473,099 | 424,375 | — | 1,136,766 |
| Debt (expense) and refinancing charges | (449,598) | (178,389) | (32,450) | 203,985 | (456,452) |
| Other income, net | 365,752 | 1,261 | 6,921 | (365,861) | 8,073 |
| Income tax expense (benefit) | 60,671 | 163,401 | (16,562) | — | 207,510 |
| Equity earnings in subsidiaries | 174,957 | 322,022 | — | (496,979) | — |
| Net income from continuing operations | 269,732 | 454,592 | 415,408 | (658,855) | 480,877 |
| Net (loss) income from discontinued operations, net of tax | — | (279,635) | 64,292 | 161,876 | (53,467) |
| Net income | 269,732 | 174,957 | 479,700 | (496,979) | 427,410 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (157,678) | (157,678) |
| Net income attributable to DaVita Inc. | \$ 269,732 | \$ 174,957 | \$ 479,700 | \$ (654,657) | \$ 269,732 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Comprehensive Income

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|-------------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| <u>For the year ended December 31, 2017</u> | | | | | |
| Net income | \$ 663,618 | \$ 478,192 | \$ 241,312 | \$ (552,567) | \$ 830,555 |
| Other comprehensive income | 3,106 | — | 99,770 | — | 102,876 |
| Total comprehensive income | 666,724 | 478,192 | 341,082 | (552,567) | 933,431 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (166,935) | (166,935) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 666,724</u> | <u>\$ 478,192</u> | <u>\$ 341,082</u> | <u>\$ (719,502)</u> | <u>\$ 766,496</u> |
| <u>For the year ended December 31, 2016</u> | | | | | |
| Net income | \$ 879,874 | \$ 693,720 | \$ 820,486 | \$ (1,360,998) | \$ 1,033,082 |
| Other comprehensive loss | (290) | — | (29,337) | — | (29,627) |
| Total comprehensive income | 879,584 | 693,720 | 791,149 | (1,360,998) | 1,003,455 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (153,398) | (153,398) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 879,584</u> | <u>\$ 693,720</u> | <u>\$ 791,149</u> | <u>\$ (1,514,396)</u> | <u>\$ 850,057</u> |
| <u>For the year ended December 31, 2015</u> | | | | | |
| Net income | \$ 269,732 | \$ 174,957 | \$ 479,700 | \$ (496,979) | \$ 427,410 |
| Other comprehensive loss | (10,920) | — | (23,889) | — | (34,809) |
| Total comprehensive income | 258,812 | 174,957 | 455,811 | (496,979) | 392,601 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (157,678) | (157,678) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 258,812</u> | <u>\$ 174,957</u> | <u>\$ 455,811</u> | <u>\$ (654,657)</u> | <u>\$ 234,923</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Balance Sheets

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|----------------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| As of December 31, 2017 | | | | | |
| Cash and cash equivalents | \$ 149,305 | \$ — | \$ 358,929 | \$ — | \$ 508,234 |
| Accounts receivable, net | — | 1,208,715 | 506,035 | — | 1,714,750 |
| Other current assets | 68,027 | 604,450 | 87,255 | — | 759,732 |
| Current assets held for sale | — | 4,992,067 | 769,575 | — | 5,761,642 |
| Total current assets | 217,332 | 6,805,232 | 1,721,794 | — | 8,744,358 |
| Property and equipment, net | 408,010 | 1,560,390 | 1,180,813 | — | 3,149,213 |
| Intangible assets, net | 250 | 50,971 | 62,606 | — | 113,827 |
| Investments in subsidiaries | 10,009,874 | 3,085,722 | — | (13,095,596) | — |
| Intercompany receivables | 3,677,947 | — | 1,313,213 | (4,991,160) | — |
| Other long-term assets and investments | 47,297 | 68,344 | 214,875 | — | 330,516 |
| Goodwill | — | 4,732,320 | 1,877,959 | — | 6,610,279 |
| Total assets | <u>\$ 14,360,710</u> | <u>\$ 16,302,979</u> | <u>\$ 6,371,260</u> | <u>\$ (18,086,756)</u> | <u>\$ 18,948,193</u> |
| Current liabilities | \$ 238,706 | \$ 1,181,139 | \$ 436,262 | \$ — | \$ 1,856,107 |
| Current liabilities held for sale | — | 739,294 | 445,776 | — | 1,185,070 |
| Total current liabilities | 238,706 | 1,920,433 | 882,038 | — | 3,041,177 |
| Intercompany payables | — | 3,690,042 | 1,301,118 | (4,991,160) | — |
| Long-term debt and other long-term liabilities | 8,857,373 | 682,630 | 469,587 | — | 10,009,590 |
| Noncontrolling interests subject to put provisions | 574,602 | — | — | 436,758 | 1,011,360 |
| Total DaVita Inc. shareholders' equity | 4,690,029 | 10,009,874 | 3,085,722 | (13,095,596) | 4,690,029 |
| Noncontrolling interests not subject to put provisions | — | — | 632,795 | (436,758) | 196,037 |
| Total equity | 4,690,029 | 10,009,874 | 3,718,517 | (13,532,354) | 4,886,066 |
| Total liabilities and equity | <u>\$ 14,360,710</u> | <u>\$ 16,302,979</u> | <u>\$ 6,371,260</u> | <u>\$ (18,086,756)</u> | <u>\$ 18,948,193</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Balance Sheets - (continued)

| | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|----------------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| As of December 31, 2016 | | | | | |
| Cash and cash equivalents | \$ 549,921 | \$ — | \$ 124,855 | \$ — | \$ 674,776 |
| Accounts receivable, net | — | 1,048,580 | 455,370 | — | 1,503,950 |
| Other current assets | 277,911 | 462,684 | 114,471 | — | 855,066 |
| Current assets held for sale | — | 514,407 | 446,549 | — | 960,956 |
| Total current assets | 827,832 | 2,025,671 | 1,141,245 | — | 3,994,748 |
| Property and equipment, net | 337,200 | 1,444,248 | 1,082,673 | — | 2,864,121 |
| Intangible assets, net | 487 | 42,037 | 30,980 | — | 73,504 |
| Investments in subsidiaries | 9,717,728 | 2,021,062 | — | (11,738,790) | — |
| Intercompany receivables | 3,250,692 | — | 866,955 | (4,117,647) | — |
| Other long-term assets and investments | 39,994 | 73,466 | 442,433 | — | 555,893 |
| Goodwill | — | 4,480,344 | 1,535,031 | — | 6,015,375 |
| Long-term assets held for sale | — | 5,066,453 | 185,682 | — | 5,252,135 |
| Total assets | <u>\$ 14,173,933</u> | <u>\$ 15,153,281</u> | <u>\$ 5,284,999</u> | <u>\$ (15,856,437)</u> | <u>\$ 18,755,776</u> |
| Current liabilities | \$ 303,840 | \$ 1,343,748 | \$ 256,143 | \$ — | \$ 1,903,731 |
| Current liabilities held for sale | — | 533,250 | 273,983 | — | 807,233 |
| Total current liabilities | 303,840 | 1,876,998 | 530,126 | — | 2,710,964 |
| Intercompany payables | — | 2,382,428 | 1,735,219 | (4,117,647) | — |
| Long-term debt and other long-term liabilities | 8,614,445 | 835,845 | 342,638 | — | 9,792,928 |
| Long-term liabilities held for sale | — | 340,282 | 88,603 | — | 428,885 |
| Noncontrolling interests subject to put provisions | 607,601 | — | — | 365,657 | 973,258 |
| Total DaVita Inc. shareholders' equity | 4,648,047 | 9,717,728 | 2,021,062 | (11,738,790) | 4,648,047 |
| Noncontrolling interests not subject to put provisions | — | — | 567,351 | (365,657) | 201,694 |
| Total equity | 4,648,047 | 9,717,728 | 2,588,413 | (12,104,447) | 4,849,741 |
| Total liabilities and equity | <u>\$ 14,173,933</u> | <u>\$ 15,153,281</u> | <u>\$ 5,284,999</u> | <u>\$ (15,856,437)</u> | <u>\$ 18,755,776</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flow

| | DaVita Inc. | Guarantor Subsidiaries | Non-Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|---|-------------|---------------------------|-------------------------------|------------------------------|-----------------------|
| For the year ended December 31, 2017 | | | | | |
| Cash flows from operating activities: | | | | | |
| Net income | \$ 663,618 | \$ 478,192 | \$ 241,312 | \$ (552,567) | \$ 830,555 |
| Changes in operating assets and liabilities and non-cash items included in net income | (534,302) | 366,947 | 691,682 | 552,567 | 1,076,894 |
| Net cash provided by operating activities | 129,316 | 845,139 | 932,994 | — | 1,907,449 |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (155,972) | (490,800) | (258,478) | — | (905,250) |
| Acquisitions | — | (693,522) | (110,357) | — | (803,879) |
| Proceeds from asset sales, net of cash divested | — | 90,340 | 1,996 | — | 92,336 |
| Investments and other items | 211,619 | (9,003) | 47,446 | — | 250,062 |
| Net cash provided by (used in) investing activities | 55,647 | (1,102,985) | (319,393) | — | (1,366,731) |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | 173,529 | (12,662) | (6,019) | — | 154,848 |
| Intercompany borrowing | 22,589 | 218,980 | (241,569) | — | — |
| Other items | (781,697) | (2,493) | (136,915) | — | (921,105) |
| Net cash (used in) provided by financing activities | (585,579) | 203,825 | (384,503) | — | (766,257) |
| Effect of exchange rate changes on cash | — | — | 254 | — | 254 |
| Net (decrease) increase in cash and cash equivalents | (400,616) | (54,021) | 229,352 | — | (225,285) |
| Less: Net decrease in cash and cash equivalents from discontinued operations | — | (54,021) | (4,722) | — | (58,743) |
| Net (decrease) increase in cash and cash equivalents from continuing operations | (400,616) | — | 234,074 | — | (166,542) |
| Cash and cash equivalents of continuing operations at beginning of the year | 549,921 | — | 124,855 | — | 674,776 |
| Cash and cash equivalents of continuing operations at end of the year | \$ 149,305 | \$ — | \$ 358,929 | \$ — | \$ 508,234 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flow - (continued)

| | DaVita Inc. | Guarantor Subsidiaries | Non-Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|---|-------------|---------------------------|-------------------------------|------------------------------|-----------------------|
| For the year ended December 31, 2016 | | | | | |
| Cash flows from operating activities: | | | | | |
| Net income | \$ 879,874 | \$ 693,720 | \$ 820,486 | \$ (1,360,998) | \$ 1,033,082 |
| Changes in operating assets and liabilities and non-cash items included in net income | (612,706) | 350,684 | (168,614) | 1,360,998 | 930,362 |
| Net cash provided by operating activities | 267,168 | 1,044,404 | 651,872 | — | 1,963,444 |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (139,303) | (382,305) | (307,487) | — | (829,095) |
| Acquisitions | — | (472,413) | (91,443) | — | (563,856) |
| Proceeds from asset and business sales, net of cash divested | — | 70,342 | (5,617) | — | 64,725 |
| Investments and other items | 153,031 | (29,038) | 2,565 | — | 126,558 |
| Net cash provided by (used in) investing activities | 13,728 | (813,414) | (401,982) | — | (1,201,668) |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | (92,460) | (27,830) | (4,152) | — | (124,442) |
| Intercompany borrowing | 236,052 | (231,800) | (4,252) | — | — |
| Other items | (1,061,203) | (21,525) | (144,811) | — | (1,227,539) |
| Net cash used in financing activities | (917,611) | (281,155) | (153,215) | — | (1,351,981) |
| Effect of exchange rate changes on cash | — | — | 4,276 | — | 4,276 |
| Net (decrease) increase in cash and cash equivalents | (636,715) | (50,165) | 100,951 | — | (585,929) |
| Less: Net (decrease) increase in cash and cash equivalents from discontinued operations | — | (50,165) | 34,377 | — | (15,788) |
| Net (decrease) increase in cash and cash equivalents from continuing operations | (636,715) | — | 66,574 | — | (570,141) |
| Cash and cash equivalents of continuing operations at beginning of the year | 1,186,636 | — | 58,281 | — | 1,244,917 |
| Cash and cash equivalents of continuing operations at end of the year | \$ 549,921 | \$ — | \$ 124,855 | \$ — | \$ 674,776 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flow - (continued)

| | DaVita Inc. | Guarantor Subsidiaries | Non-Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|---|--------------|---------------------------|-------------------------------|------------------------------|-----------------------|
| For the year ended December 31, 2015 | | | | | |
| Cash flows from operating activities: | | | | | |
| Net income | \$ 269,732 | \$ 174,957 | \$ 479,700 | \$ (496,979) | \$ 427,410 |
| Changes in operating assets and liabilities and non-cash items included in net income | (125,981) | 684,760 | 74,032 | 496,979 | 1,129,790 |
| Net cash provided by operating activities | 143,751 | 859,717 | 553,732 | — | 1,557,200 |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (115,269) | (319,695) | (273,034) | — | (707,998) |
| Acquisitions | — | (76,983) | (19,486) | — | (96,469) |
| Proceeds from asset sales | — | 19,715 | — | — | 19,715 |
| Investments and other items | (74,474) | (2,144) | (20,414) | — | (97,032) |
| Net cash used in investing activities | (189,743) | (379,107) | (312,934) | — | (881,784) |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | 640,009 | (11,953) | (8,358) | — | 619,698 |
| Intercompany borrowing | 466,038 | (370,839) | (95,199) | — | — |
| Other items | (572,295) | (66,382) | (119,991) | — | (758,668) |
| Net cash provided by (used in) financing activities | 533,752 | (449,174) | (223,548) | — | (138,970) |
| Effect of exchange rate changes on cash | — | — | (2,571) | — | (2,571) |
| Net increase in cash and cash equivalents | 487,760 | 31,436 | 14,679 | — | 533,875 |
| Less: Net increase (decrease) in cash and cash equivalents from discontinued operations | — | 31,436 | (5,581) | — | 25,855 |
| Net increase in cash and cash equivalents from continuing operations | 487,760 | — | 20,260 | — | 508,020 |
| Cash and cash equivalents of continuing operations at beginning of the year | 698,876 | — | 38,021 | — | 736,897 |
| Cash and cash equivalents of continuing operations at end of the year | \$ 1,186,636 | \$ — | \$ 58,281 | \$ — | \$ 1,244,917 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

29. Supplemental data (unaudited)

The following information is presented as supplemental data as required by the indentures governing the Company's Senior Notes.

Condensed Consolidating Statements of Income

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries ⁽¹⁾ |
|--|-----------------------|------------------|------------------------------|--|
| For the year ended December 31, 2017 | | | | |
| Dialysis and related lab patient service revenues | \$ 10,093,670 | \$ — | \$ — | \$ 10,093,670 |
| Less: Provision for uncollectible accounts | (485,398) | — | — | (485,398) |
| Net dialysis and related lab patient service revenues | 9,608,272 | — | — | 9,608,272 |
| Other revenues | 1,268,362 | — | — | 1,268,362 |
| Total net revenues | 10,876,634 | — | — | 10,876,634 |
| Operating expenses and charges | 9,063,879 | — | — | 9,063,879 |
| Operating income | 1,812,755 | — | — | 1,812,755 |
| Debt expense | (430,634) | — | — | (430,634) |
| Other income, net | 17,665 | — | — | 17,665 |
| Income tax expense | 323,859 | — | — | 323,859 |
| Net income from continuing operations | 1,075,927 | — | — | 1,075,927 |
| Net (loss) income from discontinued operations, net of tax | (245,372) | 13,611 | 19 | (259,002) |
| Net income | 830,555 | 13,611 | 19 | 816,925 |
| Less: Net income attributable to noncontrolling interests | (166,937) | 7,183 | — | (174,120) |
| Net income attributable to DaVita Inc. | \$ 663,618 | \$ 20,794 | \$ 19 | \$ 642,805 |

Condensed Consolidating Statements of Comprehensive Income

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries ⁽¹⁾ |
|--|-----------------------|------------------|------------------------------|--|
| For the year ended December 31, 2017 | | | | |
| Net income | \$ 830,555 | \$ 13,611 | \$ 19 | \$ 816,925 |
| Other comprehensive income | 102,876 | — | — | 102,876 |
| Total comprehensive income | 933,431 | 13,611 | 19 | 919,801 |
| Less: Comprehensive income attributable to noncontrolling interest | (166,935) | 7,183 | — | (174,118) |
| Comprehensive income attributable to DaVita Inc. | \$ 766,496 | \$ 20,794 | \$ 19 | \$ 745,683 |

(1) After the elimination of the unrestricted subsidiaries and the physician groups

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Condensed Consolidating Balance Sheets

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries ⁽¹⁾ |
|--|-----------------------|-------------------|------------------------------|--|
| As of December 31, 2017 | | | | |
| Cash and cash equivalents | \$ 508,234 | \$ — | \$ — | \$ 508,234 |
| Accounts receivable, net | 1,714,750 | — | — | 1,714,750 |
| Other current assets | 759,732 | 3,033 | — | 756,699 |
| Other current assets held for sale | 5,761,642 | 423,205 | 2,733 | 5,335,704 |
| Total current assets | 8,744,358 | 426,238 | 2,733 | 8,315,387 |
| Property and equipment, net | 3,149,213 | — | — | 3,149,213 |
| Amortizable intangibles, net | 113,827 | — | — | 113,827 |
| Other long-term assets | 330,516 | — | — | 330,516 |
| Goodwill | 6,610,279 | — | — | 6,610,279 |
| Total assets | <u>\$ 18,948,193</u> | <u>\$ 426,238</u> | <u>\$ 2,733</u> | <u>\$ 18,519,222</u> |
| Current liabilities | \$ 1,856,107 | \$ — | \$ — | \$ 1,856,107 |
| Current liabilities held for sale | 1,185,070 | 308,884 | — | 876,186 |
| Total current liabilities | 3,041,177 | 308,884 | — | 2,732,293 |
| Payables to parent | — | — | 2,733 | (2,733) |
| Long-term debt and other long-term liabilities | 10,009,590 | — | — | 10,009,590 |
| Noncontrolling interests subject to put provisions | 1,011,360 | — | — | 1,011,360 |
| Total DaVita Inc. shareholders' equity | 4,690,029 | 117,354 | — | 4,572,675 |
| Noncontrolling interests not subject to put provisions | 196,037 | — | — | 196,037 |
| Shareholders' equity | 4,886,066 | 117,354 | — | 4,768,712 |
| Total liabilities and shareholders' equity | <u>\$ 18,948,193</u> | <u>\$ 426,238</u> | <u>\$ 2,733</u> | <u>\$ 18,519,222</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Condensed Consolidating Statements of Cash Flow

| | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries ⁽¹⁾ |
|--|-----------------------|------------------|------------------------------|--|
| For the year ended December 31, 2017 | | | | |
| Cash flows from operating activities: | | | | |
| Net income | \$ 830,555 | \$ 13,611 | \$ 19 | \$ 816,925 |
| Changes in operating and intercompany assets and liabilities and non-cash items included in net income | 1,076,894 | 27,312 | (19) | 1,049,601 |
| Net cash provided by operating activities | 1,907,449 | 40,923 | — | 1,866,526 |
| Cash flows from investing activities: | | | | |
| Additions of property and equipment | (905,250) | (5,406) | — | (899,844) |
| Acquisitions and divestitures, net | (803,879) | — | — | (803,879) |
| Proceeds from asset sales | 92,336 | — | — | 92,336 |
| Investments and other items, net | 250,062 | (3,800) | — | 253,862 |
| Net cash used in investing activities | (1,366,731) | (9,206) | — | (1,357,525) |
| Cash flows from financing activities: | | | | |
| Long-term debt and related financing costs, net | 154,848 | — | — | 154,848 |
| Intercompany | — | (36,220) | — | 36,220 |
| Other items | (921,105) | — | — | (921,105) |
| Net cash used in financing activities | (766,257) | (36,220) | — | (730,037) |
| Effect of exchange rate changes on cash | 254 | — | — | 254 |
| Net decrease in cash and cash equivalents | (225,285) | (4,503) | — | (220,782) |
| Less: Net decrease in cash and cash equivalents from discontinued operations | (58,743) | (4,503) | — | (54,240) |
| Net decrease in cash and cash equivalents from continuing operations | (166,542) | — | — | (166,542) |
| Cash and cash equivalents of continuing operations at beginning of the year | 674,776 | — | — | 674,776 |
| Cash and cash equivalents of continuing operations at end of the year | \$ 508,234 | \$ — | \$ — | \$ 508,234 |

(1) After the elimination of the unrestricted subsidiaries and the physician groups

EXHIBIT INDEX

| | |
|------------------------------|--|
| <u>2.1</u> | Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(28) |
| <u>2.2</u> | Amendment, dated as of July 6, 2012, to the Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(25) |
| <u>3.1</u> | Restated Certificate of Incorporation of DaVita Inc., as filed with the Secretary of State of Delaware on November 1, 2016.(1) |
| <u>3.2</u> | Amended and Restated Bylaws for DaVita Inc. dated as of September 7, 2016.(1) |
| <u>4.1</u> | Indenture, dated August 28, 2012, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(4) |
| <u>4.2</u> | Form of 5.750% Senior Notes due 2022 and related Guarantee (included in Exhibit 4.1).(4) |
| <u>4.3</u> | Indenture, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(26) |
| <u>4.4</u> | Form of 5.125% Senior Notes due 2024 and related Guarantee (included in Exhibit 4.3).(26) |
| <u>4.5</u> | Second Supplemental Indenture for the 5.750% Senior Notes due 2022, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(21) |
| <u>4.6</u> | Indenture for the 5.000% Senior Notes due 2025, dated April 17, 2015, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(22) |
| <u>4.7</u> | Form of 5.000% Senior Notes due 2025 and related Guarantee (included in Exhibit 4.6).(22) |
| <u>10.1</u> | Employment Agreement, effective September 22, 2005, by and between DaVita Inc. and James Hilger.(8)* |
| <u>10.2</u> | Amendment to Mr. Hilger's Employment Agreement, effective December 12, 2008.(18)* |
| <u>10.3</u> | Second Amendment to Mr. Hilger's Employment Agreement, effective December 27, 2012.(23)* |
| <u>10.4</u> | Employment Agreement, effective July 25, 2008, between DaVita Inc. and Kent J. Thiry.(15)* |
| <u>10.5</u> | Employment Agreement, effective August 1, 2008, between DaVita Inc. and Allen Nissenson.(16)* |
| <u>10.6</u> | Employment Agreement, effective March 17, 2010, by and between DaVita Inc. and Javier Rodriguez.(20)* |
| <u>10.7</u> | Employment Agreement, effective April 27, 2016, by and between DaVita HealthCare Partners Inc. and Kathleen A. Waters.(6)* |
| <u>10.8</u> | Consulting Agreement, effective June 15, 2017, by and between DaVita Inc. and Roger J. Valine.(3)* |
| <u>10.9</u> | Amendment to Stock Appreciation Rights Agreements, effective June 15, 2017, by and between DaVita Inc. and Roger J. Valine.(3)* |
| <u>10.10</u> | Employment Agreement, effective November 1, 2016, by and between DaVita Inc. and Charles G. Berg.(9)* |

| | |
|------------------------------|---|
| <u>10.11</u> | Amendment to Employment Agreement, effective October 13, 2017, by and among DaVita Inc., Charles G. Berg and DaVita Medical Management, LLC.(3)* |
| <u>10.12</u> | Employment Agreement, effective February 21, 2017, by and between DaVita Inc. and Joel Ackerman.(9)* |
| <u>10.13</u> | Sourcing and Supply Agreement between DaVita Inc. and Amgen USA Inc. effective as of January 6, 2017.(6)** |
| <u>10.14</u> | Equity Purchase Agreement, dated as of December 5, 2017, by and among DaVita Inc., Collaborative Care Holdings, LLC, and solely with respect to Section 9.3 and Section 9.18 thereto, UnitedHealth Group Incorporated.(2) |
| <u>10.15</u> | Form of Indemnity Agreement.(12)* |
| <u>10.16</u> | Form of Indemnity Agreement.(7)* |
| <u>10.17</u> | DaVita Deferred Compensation Plan.(9)* |
| <u>10.18</u> | Executive Incentive Plan (as Amended and Restated effective January 1, 2009).(19)* |
| <u>10.19</u> | Executive Retirement Plan.(18)* |
| <u>10.20</u> | DaVita Voluntary Deferral Plan.(5)* |
| <u>10.21</u> | Deferred Bonus Plan (Prosperity Plan).(17)* |
| <u>10.22</u> | Amendment No. 1 to Deferred Bonus Plan (Prosperity Plan).(18)* |
| <u>10.23</u> | Amended and Restated Employee Stock Purchase Plan.(13)* |
| <u>10.24</u> | Amended and Restated DaVita Inc. Severance Plan.(23)* |
| <u>10.25</u> | Change in Control Bonus Program.(18)* |
| <u>10.26</u> | DaVita Inc. Non-Employee Director Compensation Policy.(14)* |
| <u>10.27</u> | DaVita Inc. Non-Employee Director Compensation Policy. * ✓ |
| <u>10.28</u> | Form of Restricted Stock Units Agreement—Board members (DaVita Inc. 2011 Incentive Award Plan). (24)* |
| <u>10.29</u> | Form of Stock Appreciation Rights Agreement—Executives (DaVita Inc. 2011 Incentive Award Plan).(24)* |
| <u>10.30</u> | Form of Restricted Stock Units Agreement—Executives (DaVita Inc. 2011 Incentive Award Plan).(24)* |
| <u>10.31</u> | Form of Restricted Stock Units Agreement (DaVita Inc. 2011 Incentive Award Plan).(23)* |
| <u>10.32</u> | Form of Stock Appreciation Rights Agreement (DaVita Inc. 2011 Incentive Award Plan).(23)* |
| <u>10.33</u> | Form of Long-Term Incentive Program Award Agreement (For 162(m) designated teammates) (DaVita Inc. 2011 Incentive Award Plan).(23)* |
| <u>10.34</u> | Form of Long-Term Incentive Program Award Agreement (DaVita Inc. 2011 Incentive Award Plan).(23)* |

- [10.35](#) Credit Agreement, dated as of June 24, 2014, by and among DaVita Inc., the guarantors the guarantors party thereto, the lenders party thereto, JPMorgan Chase Bank, N.A., as Administrative Agent and Collateral Agent, Barclays Bank PLC, and Wells Fargo Bank, National Association as Co-Syndication Agents, Bank of America, N.A., Credit Suisse AG, Goldman Sachs Bank USA, JPMorgan Chase Bank, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Bank, as Co-Documentation Agents, Barclays Bank PLC, Wells Fargo Securities, LLC, Credit Suisse Securities (USA) LLC, Goldman Sachs Bank USA, J.P. Morgan Securities, LLC, Bank of America, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Robinson Humphrey, Inc. as Joint Lead Arrangers and Joint Bookrunners, The Bank of Nova Scotia, Credit Agricole Securities (USA) Inc., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Sumitomo Mitsui Banking Corporation, as Senior Managing Agents, HSBC Securities (USA) Inc., Fifth Third Bank, and Compass Bank as Managing Agents. (21)
- [10.36](#) Amended and Restated DaVita Inc. 2011 Incentive Award Plan.(11)*
- [10.37](#) Form of Non-Competition and Non-Solicitation Agreement, dated as of May 20, 2012, between DaVita Inc. and Dr. Robert Margolis, Dr. William Chin, Dr. Thomas Paulsen, Mr. Zan Calhoun, and Ms. Lori Glisson. (28)
- [10.38](#) Form of Non-Competition and Non-Solicitation Agreement, dated as of May 20, 2012, between DaVita Inc. and Mr. Matthew Mazdyasni, Dr. Sherif Abdou, and Dr. Amir Bacchus.(28)
- [10.39](#) Escrow Agreement, dated as of August 28, 2012, by and among DaVita Inc., The Bank of New York Mellon Trust Company, N.A., as trustee, The Bank of New York Mellon Trust Company, N.A., as escrow agent and The Bank of New York Mellon Trust Company, N.A., as bank and securities intermediary.(4)
- [10.40](#) Form of 2014 Long Term Incentive Program Cash Performance Award Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program (for 162(m) designated teammates).(10) * **
- [10.41](#) Form of 2014 Long Term Incentive Program Cash Performance Award Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program.(10)* **
- [10.42](#) Form of 2014 Long Term Incentive Program Performance Stock Units Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program (for 162(m) designated teammates).(10) * **
- [10.43](#) Form of 2014 Long Term Incentive Program Restricted Stock Units Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program.(10)*
- [10.44](#) Form of 2014 Long Term Incentive Program Stock Appreciation Rights Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program.(10)*
- [10.45](#) Corporate Integrity Agreement, dated as of October 22, 2014, by and among the Office of Inspector General of The Department of Health and Human Services and DaVita Inc.(27)
- [12.1](#) Computation of Ratio of Earnings to Fixed Charges.✓
- [21.1](#) List of our subsidiaries.✓
- [23.1](#) Consent of KPMG LLP, independent registered public accounting firm.✓
- [24.1](#) Powers of Attorney with respect to DaVita. (Included on Page S-1).
- [31.1](#) Certification of the Chief Executive Officer, dated February 23, 2018, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.✓
- [31.2](#) Certification of the Chief Financial Officer, dated February 23, 2018, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.✓

[32.1](#) Certification of the Chief Executive Officer, dated February 23, 2018, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. ✓

[32.2](#) Certification of the Chief Financial Officer, dated February 23, 2018, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. ✓

101.INS XBRL Instance Document. ✓

101.SCH XBRL Taxonomy Extension Schema Document. ✓

101.CAL XBRL Taxonomy Extension Calculation Linkbase Document. ✓

101.DEF XBRL Taxonomy Extension Definition Linkbase Document. ✓

101.LAB XBRL Taxonomy Extension Label Linkbase Document. ✓

101.PRE XBRL Taxonomy Extension Presentation Linkbase Document. ✓

✓ Included in this filing.

* Management contract or executive compensation plan or arrangement.

** Portions of this exhibit are subject to a request for confidential treatment and have been redacted and filed separately with the SEC.

(1) Filed on November 2, 2016 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2016.

(2) Filed on December 6, 2017 as an exhibit to the Company's Current Report on Form 8-K.

(3) Filed on November 7, 2017 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2017.

(4) Filed on August 28, 2012 as an exhibit to the Company's Current Report on Form 8-K.

(5) Filed on November 8, 2005 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2005.

(6) Filed on May 2, 2017 as an exhibit to the Company's Quarterly Report on 10-Q for the quarter ended March 31, 2017.

(7) Filed on March 3, 2005 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2004.

(8) Filed on August 7, 2006 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ending June 30, 2006.

(9) Filed on February 24, 2017 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2016.

(10) Filed on November 6, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014.

(11) Filed on April 28, 2014 as Appendix A to the Company's Definitive Proxy Statement on Schedule 14A.

(12) Filed on December 20, 2006 as an exhibit to the Company's Current Report on Form 8-K.

(13) Filed on June 4, 2007 as an exhibit to the Company's Current Report on Form 8-K.

(14) Filed on May 8, 2008 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2008.

(15) Filed on July 31, 2008 as an exhibit to the Company's Current Report on Form 8-K.

(16) Filed on November 6, 2008 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2008.

(17) Filed on February 29, 2008 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2007.

(18) Filed on February 27, 2009 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2008

(19) Filed on June 18, 2009 as an exhibit to the Company's Current Report on Form 8-K.

(20) Filed on April 14, 2010 as an exhibit to the Company's Current Report on Form 8-K.

- (21) Filed on August 1, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014.
- (22) Filed on April 17, 2015 as an exhibit to the Company's Current Report on Form 8-K.
- (23) Filed on March 1, 2013 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2012.
- (24) Filed on August 4, 2011 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2011.
- (25) Filed on July 9, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (26) Filed on June 16, 2014 as an exhibit to the Company's current Report on Form 8-K.
- (27) Filed on October 23, 2014 as an exhibit to the Company's current report on Form 8-K.
- (28) Filed on May 21, 2012 as an exhibit to the Company's Current Report on Form 8-K.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, we have duly caused this Annual Report on Form 10-K to be signed on our behalf by the undersigned, thereunto duly authorized, in the City of Denver, State of Colorado, on February 23, 2018.

DAVITA INC.

By: _____ /s/ KENT J. THIRY

Kent J. Thiry
Chairman and Chief Executive Officer

KNOW ALL MEN BY THESE PRESENT, that each person whose signature appears below constitutes and appoints Kent J. Thiry, Joel Ackerman, and Kathleen Waters, and each of them his or her true and lawful attorneys-in-fact and agents with full power of substitution and resubstitution, for him or her and in his or her name, place and stead, in any and all capacities, to sign any and all amendments to this Annual Report on Form 10-K, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, and each of them, full power and authority to do and perform each and every act and thing requisite or necessary to be done in and about the premises, as fully to all intents and purposes as he or she might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or their or his or her substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this Annual Report on Form 10-K has been signed by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

| Signature | Title | Date |
|--|---|-------------------|
| /S/ KENT J. THIRY Kent J. Thiry | Chairman and Chief Executive Officer (Principal Executive Officer) | February 23, 2018 |
| /S/ JOEL ACKERMAN Joel Ackerman | Chief Financial Officer (Principal Financial Officer) | February 23, 2018 |
| /S/ JAMES K. HILGER James K. Hilger | Chief Accounting Officer (Principal Accounting Officer) | February 23, 2018 |
| /S/ PAMELA M. ARWAY Pamela M. Arway | Director | February 23, 2018 |
| /S/ CHARLES G. BERG Charles G. Berg | Director | February 23, 2018 |
| /S/ CAROL A. DAVIDSON Carol A. Davidson | Director | February 23, 2018 |
| /S/ BARBARA J. DESOER Barbara J. Desoer | Director | February 23, 2018 |
| /S/ PASCAL DESROCHES Pascal Desroches | Director | February 23, 2018 |
| /S/ PAUL J. DIAZ Paul J. Diaz | Director | February 23, 2018 |
| /S/ PETER T. GRAUER Peter T. Grauer | Director | February 23, 2018 |
| /S/ JOHN M. NEHRA John M. Nehra | Director | February 23, 2018 |
| /S/ WILLIAM L. ROPER William L. Roper | Director | February 23, 2018 |
| /S/ PHYLLIS R. YALE Phyllis R. Yale | Director | February 23, 2018 |

DAVITA INC.
SCHEDULE II—VALUATION AND QUALIFYING ACCOUNTS

| Description | Balance at beginning of year | Acquisitions | Amounts charged to income | Amounts written off | Balance at end of year |
|---------------------------------------|------------------------------------|--------------|---------------------------------|------------------------|---------------------------|
| | (in thousands) | | | | |
| Allowance for uncollectible accounts: | | | | | |
| Year ended December 31, 2017 | \$ 238,897 | \$ — | \$ 478,365 | \$ 498,863 | \$ 218,399 |
| Year ended December 31, 2016 | \$ 251,734 | \$ — | \$ 442,985 | \$ 455,822 | \$ 238,897 |
| Year ended December 31, 2015 | \$ 229,802 | \$ — | \$ 422,145 | \$ 400,213 | \$ 251,734 |

DAVITA INC.
NON-EMPLOYEE DIRECTOR COMPENSATION POLICY

ARTICLE I

PURPOSE

The primary purposes of the DaVita Inc. (the “Company”) Non-Employee Director Compensation and Reimbursement Policy (this “Policy”) are as follows:

- to pay differentially higher compensation for higher levels of work, responsibility and performance;
- to provide a compensation structure that will attract highly competent candidates; and
- to provide a significant portion of compensation in the form of equity-based awards to align non-employee director compensation with increases in long-term shareholder value.

All references to “Director” in this Policy shall mean a member of the Company’s Board of Directors (the “Board”) who is not employed by the Company.

ARTICLE II

BASE ANNUAL RETAINER

Each Director shall receive a base annual retainer (the “Base Annual Retainer”) of up to Two Hundred Seventy Thousand Dollars (\$270,000) per fiscal year as follows:

2.1 Cash: Eighty Thousand Dollars (\$80,000) to be paid in quarterly installments made within five business days of the last calendar day of each fiscal quarter;

2.2 Stock Settled Stock Appreciation Rights: Ninety-Five Thousand Dollars (\$95,000) to be paid in the form of stock-settled stock appreciation rights (“SSARs”). The SSARs shall be subject to the following terms and conditions (the “SSAR Grant Terms”):

2.2.1 Grant Date: The SSARs shall be granted on the date of the Company’s annual meeting of stockholders.

2.2.2 Amount: The number of SSARs to be granted shall be the nearest whole number of shares determined by dividing \$95,000 by twenty percent (20%) of the closing market price of the Company’s common stock as listed on the New York Stock Exchange on the Grant Date.

2.2.3 Vesting: The SSARs shall vest one hundred percent (100%) on the one year anniversary following the Grant Date.

2.2.4 Expiration: The SSARs shall expire five years following the Grant Date.

2.3 Direct Stock Issuances: Ninety-Five Thousand Dollars (\$95,000) to be paid in the form of direct stock issuances (“DSIs”) granted quarterly. The DSIs shall be subject to the following terms and conditions (the “DSI Grant Terms”):

2.3.1 Grant Date: The DSIs shall be granted on the last day of each fiscal quarter.

2.3.2 Amount: The number of DSIs to be granted shall be the nearest whole number of shares as determined by dividing \$23,750 by the closing market price of the Company’s common stock as listed on the New York Stock Exchange on the last trading day of each fiscal quarter.

2.4 Proration: The Base Annual Retainer shall be prorated, as applicable, based on the days of service on the Board within a fiscal quarter. SSARs granted on a prorated basis shall be granted and priced as of the close of market on the first day of service on the Board, which date shall be determined by the Board upon such individual’s appointment as a Director.

ARTICLE III

ANNUAL RETAINER PREMIUM – LEAD INDEPENDENT DIRECTOR

A Director serving as the Lead Independent Director of the Board shall be paid a premium (the “Lead Director Premium”) of up to One Hundred Twenty-Five Thousand Dollars (\$125,000) per fiscal year as follows:

3.1 **Cash:** Thirty-Seven Thousand Five Hundred Dollars (\$37,500) to be paid in quarterly installments made within five business days of the last calendar day of each fiscal quarter.

3.2 **Stock Settled Stock Appreciation Rights:** Forty-Three Thousand Seven Hundred Fifty Dollars (\$43,750) to be paid in the form of SSARs, subject to the SSAR Grant Terms provided in Section 2.2 above.

3.3 **Direct Share Issuances:** Forty-Three Thousand Seven Hundred Fifty Dollars (\$43,750) to be paid in the form of DSIs to be granted quarterly, subject to the DSI Grant Terms provided in Section 2.3 above.

3.4 **Proration:** The Lead Director Premium shall be prorated, as applicable, based on the days of service on the Board within a fiscal quarter. SSARs granted on a prorated basis shall be granted and priced as of the close of market as listed on the New York Stock Exchange on the first day of service, which date shall be determined by the Board upon such Director’s appointment as the Lead Independent Director.

ARTICLE IV

ANNUAL RETAINER PREMIUM – COMMITTEE CHAIRS

A Director serving as a Chair of a committee (“Committee”) of the Board shall be paid a cash premium (the “Chair Premium”) per fiscal year as follows:

4.1 **Chairs of the Audit, Compensation and Compliance Committees:** Fifty-Thousand Dollars (\$50,000) to be paid each in quarterly installments made within five business days of the last calendar day of each fiscal quarter.

4.2 **Chairs of the Public Policy and Clinical Performance Committees:** Twenty-Five Thousand Dollars (\$25,000) to be paid each in quarterly installments made within five business days of the last calendar day of each fiscal quarter.

4.3 **Chair of the Nominating and Governance Committee:** No Chair Premium will be paid for services provided as Chair of the Nominating and Governance Committee.

4.4 **Proration:** A Chair Premium shall be prorated, as applicable, based on the days of service as a Chair of a Committee within a fiscal quarter.

ARTICLE V

MEETING FEES

A Director shall be paid the following fees for his or her in person or telephonic attendance of Board and Committee meetings as follows:

5.1 **Board:** Two Thousand Five Hundred Dollars (\$2,500) cash for attendance of: (1) special Board meetings held in person, irrespective of length, and (2) special Board meetings held telephonically that last approximately one hour. No additional compensation shall be provided for attendance of regular Board meetings.

5.2 **Committees/Sub-Committees:** Two Thousand Five Hundred Dollars (\$2,500) cash for attendance of the following Committee meetings, provided that the Director is a member of such Committee: (1) regular or special Committee meetings held in person, and (2) regular or special Committee meetings held telephonically that last approximately one hour. Notwithstanding the foregoing, each member of the Audit Committee shall be paid Two Thousand Five Hundred Dollars (\$2,500) in cash for his or her in person or telephonic attendance to each Audit Committee meeting related to quarterly earnings releases, regardless of the duration of such meeting.

5.2.1 Notwithstanding anything herein to the contrary, a Director shall be paid \$2,500 in cash for attendance to a regular or

special meeting of a Committee of which such Director is not a member, provided that such Director's attendance was made at the request of the Committee's chair and provided further that such payment is made in accordance with this Section 5.2.

5.2.2 New Committee Members: A Director attending a Committee meeting held earlier on the same day of his or her appointment by the Board to such Committee, will be eligible to receive Committee meeting fees as described under this Section 5.2.

ARTICLE VI

EXPENSE REIMBURSEMENT AND COMPENSATION FOR ADDITIONAL TIME EXPENDED

6.1 Expense Reimbursement. Each Director shall be reimbursed for his or her reasonable out-of-pocket business expenses incurred in connection with attending meetings of the Board or its Committees or in connection with other Board related business.

6.2 Compensation for Additional Time. Each Director shall be compensated in cash on a "per diem," hourly or other basis at a rate that is reasonable and fair to the Company as determined in the discretion of the Lead Independent Director (or, should the matter be referred to them, the Board or the Compensation Committee), for significant time spent outside of Board or Committee meetings for meetings or activities outside the scope of normal Board duties, including director training, meeting with Company management or external auditors, interviewing director candidates or other activities deemed necessary by the Chairman of the Board, the Lead Independent Director, or the entire Board. Any dollar amounts set for a particular unit of time shall be paid on a pro rata basis for time expended that is less than the full unit of time for which a rate was set. The Lead Independent Director shall oversee requests for compensation under this Article VI.

DAVITA INC.
RATIO OF EARNINGS TO FIXED CHARGES

The ratio of earnings to fixed charges is computed by dividing earnings by fixed charges. Earnings for this purpose are defined as pretax income from continuing operations adjusted by adding back fixed charges expensed during the period less noncontrolling interests. Fixed charges include debt expense (interest expense and the amortization of deferred financing costs), the estimated interest component of rent expense on operating leases, and capitalized interest.

| | Year ended December 31, | | | | |
|---|-------------------------|---------------------|---------------------|---------------------|---------------------|
| | 2017 | 2016 | 2015 | 2014 | 2013 |
| Earnings adjusted for fixed charges: | | | | | |
| Income from continuing operations before income taxes | \$ 1,399,786 | \$ 1,623,105 | \$ 688,387 | \$ 1,094,322 | \$ 692,438 |
| Add: | | | | | |
| Debt expense | 430,634 | 414,116 | 408,380 | 410,223 | 429,938 |
| Interest portion of rent expense | 171,842 | 154,901 | 143,311 | 130,640 | 120,398 |
| Less: Noncontrolling interests | (175,176) | (159,404) | (158,304) | (140,949) | (124,438) |
| | <u>427,300</u> | <u>409,613</u> | <u>393,387</u> | <u>399,914</u> | <u>425,898</u> |
| | <u>\$ 1,827,086</u> | <u>\$ 2,032,718</u> | <u>\$ 1,081,774</u> | <u>\$ 1,494,236</u> | <u>\$ 1,118,336</u> |
| Fixed charges: | | | | | |
| Debt expense | \$ 430,634 | \$ 414,116 | \$ 408,380 | \$ 410,223 | \$ 429,938 |
| Interest portion of rent expense | 171,842 | 154,901 | 143,311 | 130,640 | 120,398 |
| Capitalized interest | 19,176 | 12,990 | 9,723 | 7,888 | 6,408 |
| | <u>\$ 621,652</u> | <u>\$ 582,007</u> | <u>\$ 561,414</u> | <u>\$ 548,751</u> | <u>\$ 556,744</u> |
| Ratio of earnings to fixed charges | <u>2.94</u> | <u>3.49</u> | <u>1.93</u> | <u>2.72</u> | <u>2.01</u> |

SUBSIDIARIES OF THE COMPANY
as of December 31, 2017

| Name | Jurisdiction of Organization |
|---|------------------------------|
| DaVita Kidney Care: | |
| Aberdeen Dialysis, LLC | Delaware |
| Alamosa Dialysis, LLC | Delaware |
| American Fork Dialysis, LLC | Delaware |
| American Medical Insurance, Inc. | Arizona |
| Animas Dialysis, LLC | Delaware |
| Arcadia Gardens Dialysis, LLC | Delaware |
| Astro, Hobby, West Mt. Renal Care Limited Partnership | Delaware |
| Athio Dialysis, LLC | Delaware |
| Atlantic Dialysis, LLC | Delaware |
| Austin Dialysis Centers, L.P. | Delaware |
| Bainbridge Dialysis, LLC | Delaware |
| Bannon Dialysis, LLC | Delaware |
| Barnell Dialysis, LLC | Delaware |
| Barton Dialysis, LLC | Delaware |
| Basin Dialysis, LLC | Delaware |
| Bastrop Dialysis, LLC | Delaware |
| Beachside Dialysis, LLC | Delaware |
| Beacon Dialysis, LLC | Delaware |
| Bear Creek Dialysis Center, L.P. | Delaware |
| Beck Dialysis, LLC | Delaware |
| Bellevue Dialysis, LLC | Delaware |
| Beverly Dialysis, LLC | Delaware |
| Beverly Hills Dialysis Partnership | California |
| Birch Dialysis, LLC | Ohio |
| Bladon Dialysis, LLC | Delaware |
| Blake Dialysis, LLC | Delaware |
| Blanco Dialysis, LLC | Delaware |
| Bliss Dialysis, LLC | Delaware |
| Bluegrass Dialysis, LLC | Delaware |
| Bogachiel Dialysis, LLC | Delaware |
| Bohama Dialysis, LLC | Delaware |
| Borrego Dialysis, LLC | Delaware |
| Bottle Dialysis, LLC | Delaware |
| Brache Dialysis, LLC | Delaware |
| Braden Dialysis, LLC | Delaware |
| Bridges Dialysis, LLC | Delaware |
| Brighton Dialysis Center, LLC | Delaware |
| Brook Dialysis, LLC | Delaware |
| Brownsville Kidney Center, Ltd. | Texas |
| Brownwood Dialysis, LLC | Delaware |
| Bruno Dialysis, LLC | Delaware |

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| Buford Dialysis, LLC | Delaware |
| Bullards Dialysis, LLC | Delaware |
| Butano Dialysis, LLC | Delaware |
| Canyon Springs Dialysis, LLC | Delaware |
| Capes Dialysis, LLC | Delaware |
| Capital Dialysis Partnership | California |
| Carroll County Dialysis Facility Limited Partnership | Maryland |
| Carroll County Dialysis Facility, Inc. | Maryland |
| Cascades Dialysis, LLC | Delaware |
| Caverns Dialysis, LLC | Delaware |
| Cedar Dialysis, LLC | Delaware |
| Centennial LV, LLC | Delaware |
| Central Carolina Dialysis Centers, LLC | Delaware |
| Central Georgia Dialysis, LLC | Delaware |
| Central Iowa Dialysis Partners, LLC | Delaware |
| Central Kentucky Dialysis Centers, LLC | Delaware |
| Centrum Dializa II Sp. z o.o. | Poland |
| Chadron Dialysis, LLC | Delaware |
| Channel Dialysis, LLC | Delaware |
| Cheraw Dialysis, LLC | Delaware |
| Chicago Heights Dialysis, LLC | Delaware |
| Chipeta Dialysis, LLC | Delaware |
| Chouteau Dialysis, LLC | Delaware |
| Churchill Dialysis, LLC | Delaware |
| Cinco Rios Dialysis, LLC | Delaware |
| Clark Dialysis, LLC | Delaware |
| Clayton Dialysis, LLC | Delaware |
| Cleburne Dialysis, LLC | Delaware |
| Clinica Central do Bonfim S.A. | Portugal |
| Clinica Medica DaVita Londrina Servicos de Nefrologia Ltda. | Brazil |
| Clinton Township Dialysis, LLC | Delaware |
| Clover Dialysis, LLC | Delaware |
| Clyfee Dialysis, LLC | Delaware |
| Cobbles Dialysis, LLC | Delaware |
| Columbus-RNA-DaVita, LLC | Delaware |
| Conconully Dialysis, LLC | Delaware |
| Continental Dialysis Center of Springfield-Fairfax, Inc. | Virginia |
| Continental Dialysis Center, Inc. | Virginia |
| Coral Dialysis, LLC | Delaware |
| Couer Dialysis, LLC | Delaware |
| Cowell Dialysis, LLC | Delaware |
| Crystals Dialysis, LLC | Delaware |
| Cuivre Dialysis, LLC | Delaware |
| Dallas-Fort Worth Nephrology, L.P. | Delaware |
| Damon Dialysis, LLC | Delaware |
| DaVita - Riverside II, LLC | Delaware |
| DaVita - Riverside, LLC | Delaware |

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| DaVita - West, LLC | Delaware |
| DaVita APAC Holding B.V. | Netherlands |
| DaVita Brasil Participacoes e Servicos de Gestao Ltda. | Brazil |
| DaVita Brasil Servicos de Nefrologia Uber Ltda. | Brazil |
| DaVita Care (Saudi Arabia) | Saudi Arabia |
| DaVita Dakota Dialysis Center, LLC | Delaware |
| DaVita Deutschland AG | Germany |
| DaVita Deutschland Beteiligungs GmbH & Co. KG | Germany |
| DaVita DPC Holding Co., LLC | Delaware |
| DaVita EL Paso East, L.P. | Delaware |
| DaVita Germany GmbH | Germany |
| DaVita Health Solutions, LLC | Delaware |
| DaVita of New York, Inc. | New York |
| DaVita Rx, LLC | Delaware |
| DaVita S.A.S. | Colombia |
| DaVita Servicos de Nefrologia Botafogo Ltda. | Brazil |
| DaVita Servicos de Nefrologia de Araraquara Ltda. | Brazil |
| DaVita Servicos de Nefrologia Jardim das Imbuias Ltda. | Brazil |
| DaVita Servicos de Nefrologia Joao Dias Ltda. | Brazil |
| DaVita Servicos de Nefrologia Penha Ltda. | Brazil |
| DaVita Servicos de Nefrologia Recife Ltda. | Brazil |
| DaVita Servicos de Nefrologia Santos Ltda. | Brazil |
| DaVita Sp. z o.o. | Poland |
| DaVita Tidewater - Virginia Beach, LLC | Delaware |
| DaVita VillageHealth, Inc. | Delaware |
| DC Healthcare International, Inc. | Delaware |
| Dialysis Holdings, Inc. | Delaware |
| Dialysis of Des Moines, LLC | Delaware |
| Dialysis of Northern Illinois, LLC | Delaware |
| Dialysis Specialists of Dallas, Inc. | Texas |
| DNP Management Company, LLC | Delaware |
| Dolores Dialysis, LLC | Delaware |
| Dome Dialysis, LLC | Delaware |
| Doves Dialysis, LLC | Delaware |
| Downriver Centers, Inc. | Michigan |
| Downtown Houston Dialysis Center, L.P. | Delaware |
| DV Care Netherlands B.V. | Netherlands |
| DV Care Netherlands C.V. | Netherlands |
| DVA Healthcare - Southwest Ohio, LLC | Tennessee |
| DVA Healthcare of Maryland, LLC | Maryland |
| DVA Healthcare of Massachusetts, Inc. | Massachusetts |
| DVA Healthcare of New London, LLC | Tennessee |
| DVA Healthcare of Norwich, LLC | Tennessee |
| DVA Healthcare of Pennsylvania, LLC | Pennsylvania |
| DVA Healthcare of Tuscaloosa, LLC | Tennessee |
| DVA Healthcare Procurement Services, Inc. | California |
| DVA Healthcare Renal Care, Inc. | Nevada |

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| DVA Holdings Pte. Ltd. | Singapore |
| DVA Laboratory Services, Inc. | Florida |
| DVA of New York, Inc. | New York |
| DVA Renal Healthcare, Inc. | Tennessee |
| Dworsher Dialysis, LLC | Delaware |
| East End Dialysis Center, Inc. | Virginia |
| East Ft. Lauderdale, LLC | Delaware |
| East Houston Kidney Center, L.P. | Delaware |
| Ebrea Dialysis, LLC | Delaware |
| Edisto Dialysis, LLC | Delaware |
| Elberton Dialysis Facility, Inc. | Georgia |
| Eldrist Dialysis, LLC | Delaware |
| Elgin Dialysis, LLC | Delaware |
| Elk Grove Dialysis Center, LLC | Delaware |
| Empire State DC, Inc. | New York |
| Etowah Dialysis, LLC | Delaware |
| Eufaula Dialysis, LLC | Delaware |
| EURODIAL - Centro de Nefrologia e Dialise de Leiria S.A. | Portugal |
| Falcon, LLC | Delaware |
| Fanthorp Dialysis, LLC | Delaware |
| Farragut Dialysis, LLC | Delaware |
| Federal Way Assurance, Inc. | Colorado |
| Fields Dialysis, LLC | Delaware |
| Five Star Dialysis, LLC | Delaware |
| Flagler Dialysis, LLC | Delaware |
| Flamingo Park Kidney Center, Inc. | Florida |
| Flor Dialysis, LLC | Delaware |
| Forester Dialysis, LLC | Delaware |
| Fort Dialysis, LLC | Delaware |
| Freehold Artificial Kidney Center, L.L.C. | New Jersey |
| Fremont Dialysis, LLC | Delaware |
| Fullerton Dialysis Center, LLC | Delaware |
| Ganois Dialysis, LLC | Delaware |
| Garner Dialysis, LLC | Delaware |
| Garrett Dialysis, LLC | Delaware |
| Gaviota Dialysis, LLC | Delaware |
| GDC International, LLC | Delaware |
| Genesis KC Development, LLC | Delaware |
| Geyser Dialysis, LLC | Delaware |
| GiveLife Dialysis, LLC | Delaware |
| Glacier Dialysis, LLC | Delaware |
| Glassland Dialysis, LLC | Delaware |
| Glosser Dialysis, LLC | Delaware |
| Golden ASC, LLC | Delaware |
| Goliad Dialysis, LLC | Delaware |
| Great Dialysis, LLC | Delaware |
| Greater Las Vegas Dialysis, LLC | Delaware |

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| Greater Los Angeles Dialysis Centers, LLC | Delaware |
| Green Country Dialysis, LLC | Delaware |
| Green Desert Dialysis, LLC | Delaware |
| Griffin Dialysis, LLC | Delaware |
| Harmony Dialysis, LLC | Delaware |
| Hart Dialysis, LLC | Delaware |
| Hawn Dialysis, LLC | Delaware |
| Hazelton Dialysis, LLC | Delaware |
| Hills Dialysis, LLC | Delaware |
| Honey Dialysis, LLC | Delaware |
| Honeyman Dialysis, LLC | Delaware |
| Houston Kidney Center/Total Renal Care Integrated Service Network Limited Partnership | Delaware |
| Hunter Dialysis, LLC | Delaware |
| Huntington Artificial Kidney Center, Ltd. | New York |
| Huntington Park Dialysis, LLC | Delaware |
| Hyde Dialysis, LLC | Delaware |
| IDC -International Dialysis Centers, Lda | Portugal |
| Indian River Dialysis Center, LLC | Delaware |
| Iroquois Dialysis, LLC | Delaware |
| ISD Bartlett, LLC | Delaware |
| ISD Corpus Christi, LLC | Delaware |
| ISD I Holding Company, Inc. | Delaware |
| ISD II Holding Company, Inc. | Delaware |
| ISD Las Vegas, LLC | Delaware |
| ISD Lees Summit, LLC | Delaware |
| ISD Renal, Inc. | Delaware |
| ISD Schaumburg, LLC | Delaware |
| ISD Spring Valley, LLC | Delaware |
| ISD Summit Renal Care, LLC | Ohio |
| Jacinto Dialysis, LLC | Delaware |
| Kamiah Dialysis, LLC | Delaware |
| Kavett Dialysis, LLC | Delaware |
| Kenai Dialysis, LLC | Delaware |
| Kidney Care Services, LLC | Delaware |
| Kidney Center South LLC | Delaware |
| Kidney HOME Center, LLC | Delaware |
| Kimball Dialysis, LLC | Delaware |
| Kingston Dialysis, LLC | Delaware |
| Knickerbocker Dialysis, Inc. | New York |
| Lakeshore Dialysis, LLC | Delaware |
| Landing Dialysis, LLC | Delaware |
| Lassen Dialysis, LLC | Delaware |
| Latrobe Dialysis, LLC | Delaware |
| Leasburg Dialysis, LLC | Delaware |
| Leawood Dialysis, LLC | Delaware |
| Lees Dialysis, LLC | Delaware |
| Liberty RC, Inc. | New York |

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| Lifeline Pensacola, LLC | Delaware |
| Lifeline Vascular Associates of Allen Park, LLC | Delaware |
| Lifeline Vascular Center of South Orlando, LLC | Delaware |
| Lifeline Vascular Center-Albany, LLC | Delaware |
| Lifeline Vascular Center-Orlando, LLC | Delaware |
| Limon Dialysis, LLC | Delaware |
| Lincoln Park Dialysis Services, Inc. | Illinois |
| Little Rock Dialysis Centers, LLC | Delaware |
| Livingston Dialysis, LLC | Delaware |
| Llano Dialysis, LLC | Delaware |
| Lockhart Dialysis, LLC | Delaware |
| Lofield Dialysis, LLC | Delaware |
| Lone Dialysis, LLC | Delaware |
| Long Beach Dialysis Center, LLC | Delaware |
| Lord Baltimore Dialysis, LLC | Delaware |
| Lory Dialysis, LLC | Delaware |
| Loup Dialysis, LLC | Delaware |
| Lourdes Dialysis, LLC | Delaware |
| Magoffin Dialysis, LLC | Delaware |
| Mammoth Dialysis, LLC | Delaware |
| Manzano Dialysis, LLC | Delaware |
| Maple Grove Dialysis, LLC | Delaware |
| Marlton Dialysis Center, LLC | Delaware |
| Mason-Dixon Dialysis Facilities, Inc. | Maryland |
| Mazonia Dialysis, LLC | Delaware |
| Memorial Dialysis Center, L.P. | Delaware |
| Meridian Dialysis, LLC | Delaware |
| Mermet Dialysis, LLC | Delaware |
| Mesilla Dialysis, LLC | Delaware |
| Middlesex Dialysis Center, LLC | Delaware |
| Milo Dialysis, LLC | Delaware |
| Minam Dialysis, LLC | Delaware |
| Mountain West Dialysis Services, LLC | Delaware |
| Mulgee Dialysis, LLC | Delaware |
| MVZ DaVita Alzey GmbH | Germany |
| MVZ DaVita Aurich GmbH | Germany |
| MVZ DaVita Bad Duben GmbH | Germany |
| MVZ DaVita Cardio Centrum Dusseldorf GmbH | Germany |
| MVZ DaVita Dormagen GmbH | Germany |
| MVZ DaVita Dresden GmbH | Germany |
| MVZ DaVita Duisburg GmbH | Germany |
| MVZ DaVita Elsterland GmbH | Germany |
| MVZ DaVita Emden GmbH | Germany |
| MVZ DaVita Geilenkirchen GmbH | Germany |
| MVZ DaVita Gera GmbH | Germany |
| MVZ DaVita Iserlohn GmbH | Germany |
| MVZ DaVita Monchengladbach GmbH | Germany |

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| MVZ DaVita Neuss GmbH | Germany |
| MVZ DaVita Niederrhein GmbH | Germany |
| MVZ DaVita Nierenzentrum Berlin-Britz GmbH | Germany |
| MVZ DaVita Rhein-Ahr GmbH | Germany |
| MVZ DaVita Rhein-Ruhr GmbH | Germany |
| MVZ DaVita Salzgitter-Seesen GmbH | Germany |
| MVZ DaVita Sud-Niedersachsen GmbH | Germany |
| MVZ DaVita Viersen GmbH | Germany |
| Nansen Dialysis, LLC | Delaware |
| Natomas Dialysis, LLC | Delaware |
| Navarro Dialysis, LLC | Delaware |
| Nephrology Medical Associates of Georgia, LLC | Georgia |
| Nephrology Practice Solutions, LLC | Delaware |
| Neptune Artificial Kidney Center, L.L.C. | New Jersey |
| New Bay Dialysis, LLC | Delaware |
| New Springs Dialysis, LLC | Delaware |
| Norbert Dialysis, LLC | Delaware |
| North Atlanta Dialysis Center, LLC | Delaware |
| North Colorado Springs Dialysis, LLC | Delaware |
| Ohio River Dialysis, LLC | Delaware |
| Okanogan Dialysis, LLC | Delaware |
| Open Access Lifeline, LLC | Delaware |
| Orange Dialysis, LLC | California |
| Ordust Dialysis, LLC | Delaware |
| Owyhee Dialysis, LLC | Delaware |
| Palo Dialysis, LLC | Delaware |
| Palomar Dialysis, LLC | Delaware |
| Panther Dialysis, LLC | Delaware |
| Parkside Dialysis, LLC | Delaware |
| Patient Pathways, LLC | Delaware |
| PDI Holdings, Inc. | Delaware |
| Pearl Dialysis, LLC | Delaware |
| Pershing Dialysis, LLC | Delaware |
| Pfeiffer Dialysis, LLC | Delaware |
| Philadelphia-Camden Integrated Kidney Care, LLC | Delaware |
| Physicians Choice Dialysis Of Alabama, LLC | Delaware |
| Physicians Choice Dialysis, LLC | Delaware |
| Physicians Dialysis Acquisitions, Inc. | Delaware |
| Physicians Dialysis of Lancaster, LLC | Pennsylvania |
| Physicians Dialysis Ventures, LLC | Delaware |
| Physicians Dialysis, Inc. | Delaware |
| Physicians Management, LLC | Delaware |
| Pible Dialysis, LLC | Delaware |
| Pittsburgh Dialysis Partners, LLC | Delaware |
| Piute Dialysis, LLC | Delaware |
| Plaine Dialysis, LLC | Delaware |
| Platte Dialysis, LLC | Delaware |

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| Pluribus Dialise, S.A. | Portugal |
| Pokagon Dialysis, LLC | Delaware |
| Portola Dialysis, LLC | Delaware |
| Prineville Dialysis, LLC | Delaware |
| Prings Dialysis, LLC | Delaware |
| Rayburn Dialysis, LLC | Delaware |
| Red Willow Dialysis, LLC | Delaware |
| Redcliff Dialysis, LLC | Delaware |
| Refuge Dialysis, LLC | Delaware |
| Renal Center of Beaumont, LLC | Delaware |
| Renal Center of Hamilton, LLC | Delaware |
| Renal Center of Lewisville, LLC | Delaware |
| Renal Center of Morristown, LLC | Delaware |
| Renal Center of North Denton, L.L.L.P. | Delaware |
| Renal Center of Port Arthur, LLC | Delaware |
| Renal Center of West Beaumont, LLC | Delaware |
| Renal Clinic of Houston, LLC | Delaware |
| Renal Life Link, Inc. | Delaware |
| Renal Treatment Centers - California, Inc. | Delaware |
| Renal Treatment Centers - Hawaii, Inc. | Delaware |
| Renal Treatment Centers - Illinois, Inc. | Delaware |
| Renal Treatment Centers - Mid-Atlantic, Inc. | Delaware |
| Renal Treatment Centers - Northeast, Inc. | Delaware |
| Renal Treatment Centers - Southeast, LP | Delaware |
| Renal Treatment Centers - West, Inc. | Delaware |
| Renal Treatment Centers, Inc. | Delaware |
| Renal Ventures Management, LLC | Delaware |
| RenalServ LLC | Delaware |
| Riddle Dialysis, LLC | Delaware |
| Rio Dialysis, LLC | Delaware |
| River Valley Dialysis, LLC | Delaware |
| RMS Lifeline Inc. | Delaware |
| RNA - DaVita Dialysis, LLC | Delaware |
| Rochester Dialysis Center, LLC | Delaware |
| Rocky Mountain Dialysis Services, LLC | Delaware |
| Roose Dialysis, LLC | Delaware |
| Roushe Dialysis, LLC | Delaware |
| Royale Dialysis, LLC | Delaware |
| RTC TN, Inc. | Delaware |
| Rusk Dialysis, LLC | Delaware |
| Russell Dialysis, LLC | Delaware |
| SafeHarbor Dialysis, LLC | Delaware |
| Sahara Dialysis, LLC | Delaware |
| SAKDC-DaVita Dialysis Partners, L.P. | Delaware |
| San Marcos Dialysis, LLC | Delaware |
| Sands Dialysis, LLC | Delaware |
| Santa Fe Springs Dialysis, LLC | Delaware |

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| Santiam Dialysis, LLC | Delaware |
| Sapelo Dialysis, LLC | Delaware |
| Seabay Dialysis, LLC | Delaware |
| Seneca Dialysis, LLC | Delaware |
| Shadow Dialysis, LLC | Delaware |
| Shayano Dialysis, LLC | Delaware |
| Shelby Dialysis, LLC | Delaware |
| Shelling Dialysis, LLC | Delaware |
| Sherman Dialysis, LLC | Delaware |
| Shining Star Dialysis, Inc. | New Jersey |
| Shone Dialysis, LLC | Delaware |
| Shoshone Dialysis, LLC | Delaware |
| Siena Dialysis Center, LLC | Delaware |
| Sierra Rose Dialysis Center, LLC | Delaware |
| Simeon Dialysis, LLC | Delaware |
| Skagit Dialysis, LLC | Delaware |
| Soledad Dialysis Center, LLC | Delaware |
| Somerville Dialysis Center, LLC | Delaware |
| South Central Florida Dialysis Partners, LLC | Delaware |
| South Florida Integrated Kidney Care, LLC | Delaware |
| South Fork Dialysis, LLC | Delaware |
| Southcrest Dialysis, LLC | Delaware |
| Southern Hills Dialysis Center, LLC | Delaware |
| Southlake Dialysis, LLC | Delaware |
| Southwest Atlanta Dialysis Centers, LLC | Delaware |
| Sprague Dialysis, LLC | Delaware |
| St. Luke's Dialysis, LLC | Delaware |
| Star Dialysis, LLC | Delaware |
| Stewart Dialysis, LLC | Delaware |
| Stines Dialysis, LLC | Delaware |
| Storrie Dialysis, LLC | Delaware |
| Sugarloaf Dialysis, LLC | Delaware |
| Sun City Dialysis Center, L.L.C. | Delaware |
| Sun City West Dialysis Center, LLC | Delaware |
| Sunapee Dialysis, LLC | Delaware |
| Sunset Dialysis, LLC | Delaware |
| Talimena Dialysis, LLC | Delaware |
| The DaVita Collection, Inc. | California |
| The Woodlands Dialysis Center, LP | Delaware |
| Tortugas Dialysis, LLC | Delaware |
| Total Acute Kidney Care, Inc. | Florida |
| Total Renal Care Of North Carolina, LLC | Delaware |
| Total Renal Care Texas Limited Partnership | Delaware |
| Total Renal Care, Inc. | California |
| Total Renal Care/Eaton Canyon Dialysis Center Partnership | California |
| Total Renal Laboratories, Inc. | Florida |
| Total Renal Research, Inc. | Delaware |

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| Transmountain Dialysis, L.P. | Delaware |
| TRC - Indiana, LLC | Indiana |
| TRC - Petersburg, LLC | Delaware |
| TRC EL Paso Limited Partnership | Delaware |
| TRC of New York, Inc. | New York |
| TRC West, Inc. | Delaware |
| TRC-Georgetown Regional Dialysis, LLC | District Of Columbia |
| Tree City Dialysis, LLC | Delaware |
| Tross Dialysis, LLC | Delaware |
| Tugman Dialysis, LLC | Delaware |
| Tunnel Dialysis, LLC | Delaware |
| Turlock Dialysis Center, LLC | Delaware |
| Tustin Dialysis Center, LLC | Delaware |
| Tyler Dialysis, LLC | Delaware |
| Ukiah Dialysis, LLC | Delaware |
| Unicoi Dialysis, LLC | Delaware |
| University Dialysis Center, LLC | Delaware |
| Upper Valley Dialysis, L.P. | Delaware |
| USC-DaVita Dialysis Center, LLC | California |
| Valley Springs Dialysis, LLC | Delaware |
| Victory Dialysis, LLC | Delaware |
| VillageHealth DM, LLC | Delaware |
| Villanueva Dialysis, LLC | Delaware |
| Vogel Dialysis, LLC | Delaware |
| Wakoni Dialysis, LLC | Delaware |
| Walker Dialysis, LLC | Delaware |
| Walton Dialysis, LLC | Delaware |
| Weldon Dialysis, LLC | California |
| West Elk Grove Dialysis, LLC | Delaware |
| West Sacramento Dialysis, LLC | Delaware |
| Weston Dialysis Center, LLC | Delaware |
| Whitney Dialysis, LLC | Delaware |
| Wilder Dialysis, LLC | Delaware |
| Willowbrook Dialysis Center, L.P. | Delaware |
| Winds Dialysis, LLC | Delaware |
| Wood Dialysis, LLC | Delaware |
| Woodford Dialysis, LLC | Delaware |
| Wyandotte Central Dialysis, LLC | Delaware |
| Yargol Dialysis, LLC | Delaware |
| Ybor City Dialysis, LLC | Delaware |
| Zephyrhills Dialysis Center, LLC | Delaware |
| DaVita Medical Group: | |
| Colorado Innovative Physician Solutions, Inc. | Colorado |
| DaVita Clinical Trials, LLC | Delaware |
| DaVita Health Plan of California, Inc. | Delaware |
| DaVita Health Plan of Nevada, Inc. | Nevada |

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| DaVita Magan Management, Inc. | California |
| DaVita Medical ACO California, LLC | California |
| DaVita Medical ASC Colorado, LLC | Colorado |
| DaVita Medical ASC-LB California, LLC | California |
| DaVita Medical Colorado ASC, LLC | Colorado |
| DaVita Medical Colorado, LLC | Colorado |
| DaVita Medical Endoscopy Center New Mexico, LLC | New Mexico |
| DaVita Medical Explorer, LLC | Delaware |
| DaVita Medical Florida, Inc. | Delaware |
| DaVita Medical Group Colorado Springs, LLC | Colorado |
| DaVita Medical Group New Mexico, LLC | Delaware |
| DaVita Medical Group South Florida, LLC | Florida |
| DaVita Medical Holding Company, New Mexico, LLC | New Mexico |
| DaVita Medical Holdings Colorado, LLC | Colorado |
| DaVita Medical Holdings Florida, Inc. | Delaware |
| DaVita Medical Holdings, LLC | California |
| DaVita Medical IPA Nevada, LLC | Nevada |
| DaVita Medical LV, LLC | Nevada |
| DaVita Medical Management Services California, LLC | Delaware |
| DaVita Medical Management Services Nevada, LLC | Nevada |
| DaVita Medical Management, LLC | California |
| DaVita Medical Nevada, LLC | Nevada |
| DaVita Medical RE, LLC | Delaware |
| DaVita Pharmacy Colorado, LLC | Colorado |
| Everett MSO, Inc. | Washington |
| Mountain View Medical Group, LLC | Colorado |
| North Puget Sound Oncology Equipment Leasing Company, LLC | Washington |

Consent of Independent Registered Public Accounting Firm

The Board of Directors
DaVita Inc.:

We consent to the incorporation by reference in the registration statements on Forms S-8 (No. 333-213119, No. 333-190434, No. 333-169467, No. 333-158220, No. 333-144097, No. 333-86550, and No. 333-30736), on Form S-4 (No. 333-182572), and on Forms S-3 (No. 333-203394, No. 333-196630, No. 333-183285, and No. 333-169690) of DaVita Inc. of our reports dated February 23, 2018, with respect to the consolidated balance sheets of DaVita Inc. as of December 31, 2017 and 2016, and the related consolidated statements of income, comprehensive income, equity, and cash flow for each of the years in the three-year period ended December 31, 2017, and the related notes and financial statement Schedule II - Valuation and Qualifying Accounts (collectively, the consolidated financial statements), and the effectiveness of internal control over financial reporting as of December 31, 2017, which reports appear in the December 31, 2017 annual report on Form 10-K of DaVita Inc.

/s/ KPMG LLP

Seattle, Washington
February 23, 2018

SECTION 302 CERTIFICATION

I, Kent J. Thiry, certify that:

1. I have reviewed this annual report on Form 10-K of DaVita Inc.;
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(s) 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 we 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(s) 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.

/s/ KENT J. THIRY

Kent J. Thiry
Chief Executive Officer

Date: February 23, 2018

SECTION 302 CERTIFICATION

I, Joel Ackerman, certify that:

1. I have reviewed this annual report on Form 10-K of DaVita Inc.;
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(s) 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 we 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(s) 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.

/s/ JOEL ACKERMAN

Joel Ackerman
Chief Financial Officer

Date: February 23, 2018

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER
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 DaVita Inc. (the “Company”) on Form 10-K for the year ending December 31, 2017 as filed with the Securities and Exchange Commission on the date hereof (the “Periodic Report”), I, Kent J. Thiry, Chief Executive Officer of the Company, certify, pursuant to 18.U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- 1 The Periodic Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2 The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ KENT J. THIRY

Kent J. Thiry
Chief Executive Officer

February 23, 2018

**CERTIFICATION OF CHIEF FINANCIAL OFFICER
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 DaVita Inc. (the "Company") on Form 10-K for the year ending December 31, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Periodic Report"), I, Joel Ackerman, Chief Financial Officer of the Company, certify, pursuant to 18.U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- 1 The Periodic Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2 The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/S/ JOEL ACKERMAN

Joel Ackerman
Chief Accounting Officer

February 23, 2018

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the Fiscal Year Ended December 31, 2018

Commission File Number: 1-14106



(Exact name of registrant as specified in charter)

Delaware
(State of incorporation)

51-0354549
(I.R.S. Employer Identification No.)

2000 16th Street
Denver, CO 80202
Telephone number (720) 631-2100

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

| <u>Title of each class:</u> | <u>Name of each exchange on which registered:</u> |
|---|---|
| Common Stock, \$0.001 par value | New York Stock Exchange |
| Securities registered pursuant to Section 12(g) of the Act: | |
| None | |

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

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

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

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted 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 such files). Yes ☒ No ☐

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K (§229.405 of this chapter) 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. ☐

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

| | | | |
|-------------------------|-------------------------------------|---------------------------|--------------------------|
| Large accelerated filer | <input checked="" type="checkbox"/> | Accelerated filer | <input type="checkbox"/> |
| Non-accelerated filer | <input type="checkbox"/> | Smaller reporting company | <input type="checkbox"/> |
| | | Emerging growth company | <input type="checkbox"/> |

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. ☐

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

As of June 29, 2018, the aggregate market value of the Registrant's common stock outstanding held by non-affiliates based upon the closing price on the New York Stock Exchange was approximately \$11.9 billion.

As of January 31, 2019, the number of shares of the Registrant's common stock outstanding was approximately 166.4 million shares.

Documents incorporated by reference

Portions of the Registrant's proxy statement for its 2019 annual meeting of stockholders are incorporated by reference in Part III of this Form 10-K.

PART I

Item 1. Business

We were incorporated as a Delaware corporation in 1994. Our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to section 13(a) or 15(d) of the Exchange Act are made available free of charge through our website, located at <http://www.davita.com>, as soon as reasonably practicable after the reports are filed with or furnished to the Securities and Exchange Commission (SEC). The SEC also maintains a website at <http://www.sec.gov> where these reports and other information about us can be obtained. The contents of our website are not incorporated by reference into this report.

Overview of DaVita Inc.

The Company consists of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). Kidney Care is comprised of our U.S. dialysis and related lab services, our ancillary services and strategic initiatives, including our international operations, and our corporate administrative support. Our U.S. dialysis and related lab services business is our largest line of business and is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as end stage renal disease (ESRD). DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of providing coordinated, outcomes-based medical care in a cost-effective manner.

In December 2017, we entered into an equity purchase agreement to sell our DMG division to Collaborative Care Holdings, LLC (Optum), a subsidiary of UnitedHealth Group Inc., subject to receipt of required regulatory approvals and other customary closing conditions. As a result, the DMG business has been classified as held for sale and its results of operations are reported as discontinued operations for all periods presented in the consolidated financial statements included in this report.

For financial information about our DMG business see Note 22 to the consolidated financial statements included in this report.

Kidney Care Division

U.S. dialysis and related lab services business overview

Our U.S. dialysis and related lab services business is a leading provider of kidney dialysis services for patients suffering from ESRD. As of December 31, 2018, we provided dialysis and administrative services in the U.S. through a network of 2,664 outpatient dialysis centers in 46 states and the District of Columbia, serving a total of approximately 202,700 patients. We also provide acute inpatient dialysis services in approximately 900 hospitals and related laboratory services throughout the U.S.

The loss of kidney function is normally irreversible. Kidney failure is typically caused by Type I and Type II diabetes, high blood pressure, polycystic kidney disease, long-term autoimmune attack on the kidney and prolonged urinary tract obstruction. ESRD is the stage of advanced kidney impairment that requires continued dialysis treatments or a kidney transplant to sustain life. Dialysis is the removal of toxins, fluids and salt from the blood of patients by artificial means. Patients suffering from ESRD generally require dialysis at least three times a week for the rest of their lives.

According to the United States Renal Data System (USRDS), there were over 511,000 ESRD dialysis patients in the U.S. in 2016. Based on the most recent 2018 annual data report from the USRDS, the underlying ESRD dialysis patient population has grown at an approximate compound rate of 3.8% from 2000 to 2016. However, more recent preliminary data from the USRDS suggest that the rate of growth of the ESRD patient population may be declining. A number of factors may impact ESRD growth rates, including the aging of the U.S. population, increasing transplant rates, incidence rates for diseases that cause kidney failure such as diabetes and hypertension, mortality rates for dialysis patients and growth rates of minority populations with higher than average incidence rates of ESRD.

Since 1972, the federal government has provided healthcare coverage for ESRD patients under the Medicare ESRD program regardless of age or financial circumstances. ESRD is the first and only disease state eligible for Medicare coverage both for dialysis and dialysis-related services and for all benefits available under the Medicare program. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate. See page 6 for further details.

Although Medicare reimbursement limits the allowable charge per treatment, it provides industry participants with a relatively predictable and recurring revenue stream for dialysis services provided to patients without commercial insurance. For the year ended December 31, 2018, approximately 89.6% of our total dialysis patients were covered under some form of

government-based program, with approximately 74.8% of our dialysis patients covered under Medicare and Medicare-assigned plans.

Treatment options for ESRD

Treatment options for ESRD are dialysis and kidney transplantation.

Dialysis options

- *Hemodialysis*

Hemodialysis, the most common form of ESRD treatment, is usually performed at a freestanding outpatient dialysis center, at a hospital-based outpatient center, or at the patient's home. The hemodialysis machine uses an artificial kidney, called a dialyzer, to remove toxins, fluids and salt from the patient's blood. The dialysis process occurs across a semi-permeable membrane that divides the dialyzer into two distinct chambers. While blood is circulated through one chamber, a pre-mixed fluid is circulated through the other chamber. The toxins, salt and excess fluids from the blood cross the membrane into the fluid, allowing cleansed blood to return back into the patient's body. Each hemodialysis treatment that occurs in the outpatient dialysis centers typically lasts approximately three and one-half hours and is usually performed three times per week.

Hospital inpatient hemodialysis services are required for patients with acute kidney failure primarily resulting from trauma, patients in early stages of ESRD and ESRD patients who require hospitalization for other reasons. Hospital inpatient hemodialysis is generally performed at the patient's bedside or in a dedicated treatment room in the hospital, as needed.

Some ESRD patients who are healthier and more independent may perform home-based hemodialysis in their home or residence through the use of a hemodialysis machine designed specifically for home therapy that is portable, smaller and easier to use. Patients receive training, support and monitoring from registered nurses, usually in our outpatient dialysis centers, in connection with their home-based hemodialysis treatment. Home-based hemodialysis is typically performed with greater frequency than dialysis treatments performed in outpatient dialysis centers and on varying schedules.

- *Peritoneal dialysis*

Peritoneal dialysis uses the patient's peritoneal or abdominal cavity to eliminate fluid and toxins and is typically performed at home. The most common methods of peritoneal dialysis are continuous ambulatory peritoneal dialysis (CAPD) and continuous cycling peritoneal dialysis (CCPD). Because it does not involve going to an outpatient dialysis center three times a week for treatment, peritoneal dialysis is an alternative to hemodialysis for patients who are healthier, more independent and desire more flexibility in their lifestyle.

CAPD introduces dialysis solution into the patient's peritoneal cavity through a surgically placed catheter. Toxins in the blood continuously cross the peritoneal membrane into the dialysis solution. After several hours, the patient drains the used dialysis solution and replaces it with fresh solution. This procedure is usually repeated four times per day.

CCPD is performed in a manner similar to CAPD, but uses a mechanical device to cycle dialysis solution through the patient's peritoneal cavity while the patient is sleeping or at rest.

Kidney transplantation

Although kidney transplantation, when successful, is generally the most desirable form of therapeutic intervention, the shortage of suitable donors, side effects of immunosuppressive pharmaceuticals given to transplant recipients and dangers associated with transplant surgery for some patient populations limit the use of this treatment option.

U.S. Dialysis and related lab services we provide

Outpatient hemodialysis services

As of December 31, 2018, we operated or provided administrative services through a network of 2,664 outpatient dialysis centers in the U.S. that are designed specifically for outpatient hemodialysis. In 2018, our overall network of U.S. outpatient dialysis centers increased by 154 primarily as a result of the opening of new dialysis centers and acquisitions, net of center closures and divestitures, representing a total increase of approximately 6.1% from 2017.

As a condition of our enrollment in Medicare for the provision of dialysis services, we contract with a nephrologist or a group of associated nephrologists to provide medical director services at each of our dialysis centers. In addition, other

nephrologists may apply for practice privileges to treat their patients at our centers. Each center has an administrator, typically a registered nurse, who supervises the day-to-day operations of the center and its staff. The staff of each center typically consists of registered nurses, licensed practical or vocational nurses, patient care technicians, a social worker, a registered dietitian, biomedical technician support and other administrative and support personnel.

Under Medicare regulations, we cannot promote, develop or maintain any kind of contractual relationship with our patients that would directly or indirectly obligate a patient to use or continue to use our dialysis services, or that would give us any preferential rights other than those related to collecting payments for our dialysis services. Our total patient turnover, which is based upon all causes, averaged approximately 24% in 2018 and 26% in 2017. However, in 2018, the overall number of patients to whom we provided services in the U.S. increased by approximately 2.5% from 2017, primarily from the opening of new dialysis centers and acquisitions, and continued growth within the industry.

Hospital inpatient hemodialysis services

As of December 31, 2018, we provided hospital inpatient hemodialysis services, excluding physician services, to patients in approximately 900 hospitals throughout the U.S. We render these services based on a contracted per-treatment fee that is individually negotiated with each hospital. When a hospital requests our services, we typically administer the dialysis treatment at the patient's bedside or in a dedicated treatment room in the hospital, as needed. In 2018, hospital inpatient hemodialysis services accounted for approximately 5.4% of our U.S. dialysis and related lab services revenues and 4.2% of our total U.S. dialysis treatments.

Home-based dialysis services

Home-based dialysis services includes home hemodialysis and peritoneal dialysis. Many of our outpatient dialysis centers offer certain support services for dialysis patients who prefer and are able to perform either home hemodialysis or peritoneal dialysis in their homes. Home-based hemodialysis support services consist of providing equipment and supplies, training, patient monitoring, on-call support services and follow-up assistance. Registered nurses train patients and their families or other caregivers to perform either home hemodialysis or peritoneal dialysis.

ESRD laboratory services

Our ESRD laboratory services have consisted of two separately licensed, clinical laboratories which specialize in ESRD patient testing. These specialized laboratories provide routine laboratory tests for dialysis and other physician-prescribed laboratory tests for ESRD patients which are integral components of the overall dialysis services that we provide. Our laboratories provide these tests predominantly for our network of ESRD patients throughout the U.S. These tests are performed to monitor a patient's ESRD condition, including the adequacy of dialysis, as well as other medical conditions of the patient. Our laboratories utilize information systems which provide information to certain members of the dialysis centers' staff and medical directors regarding critical outcome indicators. In 2018, we ceased operations at our prior laboratory locations, and consolidated our laboratory services operations into a single, new geographic location.

Management services

We currently operate or provide management and administrative services pursuant to management and administrative services agreements to 34 outpatient dialysis centers located in the U.S. in which we either own a noncontrolling interest or which are wholly-owned by third parties. Management fees are established by contract and are recognized as earned typically based on a percentage of revenues or cash collections generated by the outpatient dialysis centers.

Quality care

Centers for Medicare and Medicaid Services (CMS) promotes high quality services in outpatient dialysis facilities treating patients with ESRD through its Quality Incentive Program (QIP). QIP associates a portion of Medicare reimbursement directly with a facility's performance on quality of care measures. Reductions in Medicare reimbursement result when a facility's overall score on applicable measures does not meet established standards. For the sixth year in a row, we are an industry leader in QIP, including the industry leader for catheter rates and the total number of our patients in home-based hemodialysis services.

In addition, CMS' Five-Star Quality Rating system, is a rating system that assigns one to five stars to rate the quality of outcomes for dialysis facilities. The rating system provides patients reported information about any given dialysis facility and identifies differences in quality between facilities so that patients can make more informed decisions about where to receive treatment. For the last five years, we have been an industry leader under the CMS Five-Star Quality Rating system.

Our facilities employ registered nurses, licensed practical or vocational nurses, patient care technicians, social workers, registered dietitians, biomedical technicians and other administrative and support teammates who aim to achieve superior clinical outcomes at our centers.

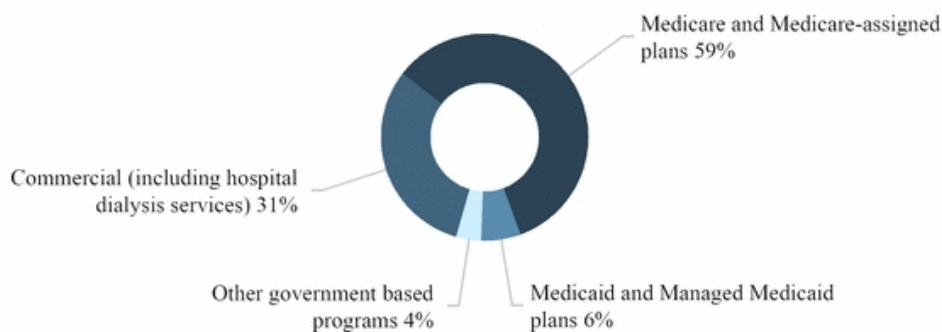
As of December 31, 2018, our physician leadership in the Office of the Chief Medical Officer (OCMO) for our U.S. dialysis and related lab services business included 16 senior nephrologists, led by our Chief Medical Officer, with a variety of academic, clinical practice, and clinical research backgrounds. Our Physician Council is an advisory body to senior management composed of ten physicians with extensive experience in clinical practice. In addition, we also had eight Group Medical Directors as of December 31, 2018.

Sources of revenue—concentrations and risks

Our U.S. dialysis and related lab services business net revenues represent approximately 90% of our consolidated net revenues for the year ended December 31, 2018. Our U.S. dialysis and related lab services revenues are derived primarily from our core business of providing dialysis services and related laboratory services and, to a lesser extent, the administration of pharmaceuticals and management fees generated from providing management and administrative services to certain outpatient dialysis centers, as discussed above.

The sources of our U.S. dialysis and related lab services revenues are principally from government-based programs, including Medicare and Medicare-assigned plans, Medicaid and managed Medicaid plans and commercial insurance plans. The following graphs summarize our U.S. dialysis and related lab patient services revenues by source and our U.S. dialysis patient services revenues by modality for the year ended December 31, 2018.

Revenues by source:



Revenues by modality:



Medicare revenue

Government dialysis related payment rates in the U.S. are principally determined by federal Medicare and state Medicaid policy. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single

bundled payment rate which provides a fixed payment rate to encompass all goods and services provided during the dialysis treatment that are related to the dialysis treatment, including certain pharmaceuticals, such as Epogen® (EPO), vitamin D analogs and iron supplements, irrespective of the level of pharmaceuticals administered to the patient or additional services performed except for calcimimetics, which are subject to a transitional drug add-on payment adjustment for the Medicare Part B ESRD payment. Most lab services are also included in the bundled payment. Under the ESRD Prospective Payment System (PPS), the bundled payments to a dialysis facility may be reduced by as much as 2% based on the facility's performance in specified quality measures set annually by CMS through QIP, which was established by the Medicare Improvements for Patients and Providers Act of 2008. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors.

Uncertainty about future payment rates remains a material risk to our business, as well as the potential implementation of or changes in coverage determinations or other rules or regulations by CMS or Medicare Administrative Contractors (MACs) that may impact reimbursement. An important provision in the Medicare ESRD statute is an annual adjustment, or market basket update, to the ESRD PPS base rate. Absent action by Congress, the ESRD PPS base rate is automatically updated annually by a formulaic inflation adjustment.

In November 2018, CMS issued a final rule to update the Medicare ESRD PPS payment rate and policies. Among other things, the final rule expands the transitional drug add-on payment to certain new renal dialysis drugs and biological products and amends the reporting measures in the ESRD QIP. We estimate that the overall impact of the final rule will increase Medicare reimbursement to our ESRD facilities by 1.2% in 2019.

As a result of the Budget Control Act of 2011 (BCA) and subsequent activity in Congress, a \$1.2 trillion sequester (across-the-board spending cuts) in discretionary programs took effect in 2013 reducing Medicare payments by 2%, which was subsequently extended through fiscal year 2027. These across-the-board spending cuts have affected and will continue to adversely affect our business, results of operations, financial condition and cash flows. Although the Bipartisan Budget Act (BBA) of 2018 passed in February 2018 enacted a two-year federal spending agreement and raised the federal spending cap on non-defense spending for fiscal years 2018 and 2019, the Medicare program is frequently mentioned as a target for spending cuts.

The CMS Innovation Center (Innovation Center) is currently working with various healthcare providers to develop, refine and implement Accountable Care Organizations (ACOs) and other innovative models of care for Medicare and Medicaid beneficiaries. We are uncertain of the extent to which the long-term operation and evolution of these models of care, including ACOs, the Comprehensive ESRD Care (CEC) Model (which includes the development of ESRD Seamless Care Organizations (ESCOs)), the Duals Demonstration, or other models, will impact the healthcare market over time. Our U.S. dialysis business may choose to participate in one or several of these models either as a partner with other providers or independently. We currently participate in the CEC Model with the Innovation Center, including the ESCO organizations in the Phoenix-Tucson, Arizona, South Florida, Philadelphia, Pennsylvania-Camden, and New Jersey markets. In areas where our U.S. dialysis business is not directly participating in this or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's or other program's calculations. In addition to the aforementioned new models of care, federal bipartisan legislation in the form of the Dialysis Patient Access to Integrated-care, Empowerment, Nephrologists, Treatment and Services Demonstration Act of 2017 (PATIENTS Act) has been proposed. The PATIENTS Act builds on prior coordinated care models, such as the CEC Model, and would establish a demonstration program for the provision of integrated care to Medicare ESRD patients. We have made and continue to make investments in building our integrated care capabilities to prepare for integrated care initiatives such as the PATIENTS Act, but there can be no assurances that the PATIENTS Act or similar legislation will be passed. If such legislation is passed, there can be no assurances that we will be able to successfully provide integrated care on the broader scale contemplated by this legislation, and our costs of care could exceed our associated reimbursement rates. In general, if we are unable to efficiently adjust to these and other new models of care, it may erode our patient base or reimbursement rates, which could have a material adverse impact on our business.

The Department of Health and Human Services (HHS) targeted to tie 40% and 50% of Medicare Fee-for-Service (FFS) payments to quality or alternate payment models by the end of 2017 and 2018, respectively. The Health Care Payment Learning & Action Network reported Medicare FFS had 38.3% of health care dollars tied to alternate payment models for 2017 and results of this target are still pending for 2018. As new models of care emerge and evolve, we may be at risk for losing our Medicare patient base, which would have a material adverse effect on our business, results of operations, financial condition and cash flows. Other initiatives in the government or private sector may also arise, including the development of models similar to ACOs, independent practice associations (IPAs) and integrated delivery systems or evolutions of those concepts which could adversely impact our business.

ESRD patients receiving dialysis services become eligible for primary Medicare coverage at various times, depending on their age or disability status, as well as whether they are covered by a commercial insurance plan. Generally, for a patient not covered by a commercial insurance plan, Medicare becomes the primary payor for ESRD patients receiving dialysis services either immediately or after a three-month waiting period. For a patient covered by a commercial insurance plan, Medicare generally becomes the primary payor after 33 months, which includes the three-month waiting period, or earlier if the patient's commercial insurance plan coverage terminates. When Medicare becomes the primary payor, the payment rates we receive for that patient shift from the commercial insurance plan rates to Medicare payment rates, which are on average significantly lower than commercial insurance rates.

Medicare pays 80% of the amount set by the Medicare system for each covered dialysis treatment. The patient is responsible for the remaining 20%. In most cases, a secondary payor, such as Medicare supplemental insurance, a state Medicaid program or a commercial health plan, covers all or part of these balances. Some patients who do not qualify for Medicaid, but otherwise cannot afford secondary insurance in the form of a Medicare Supplement Plan, can apply for premium payment assistance from charitable organizations to obtain secondary coverage. If a patient does not have secondary insurance coverage, we are generally unsuccessful in our efforts to collect from the patient the remaining 20% portion of the ESRD composite rate that Medicare does not pay. However, we are able to recover some portion of this unpaid patient balance from Medicare through an established cost reporting process by identifying these Medicare bad debts on each center's Medicare cost report.

The 21st Century Cures Act, enacted in December 2016, includes a provision that will allow Medicare beneficiaries with ESRD to choose to obtain coverage under a Medicare Advantage plan, which could broaden access to certain enhanced benefits offered by Medicare Advantage plans. Until the effective date of this law, this choice is available only to Medicare beneficiaries without ESRD. The ESRD related provisions of the 21st Century Cures Act are scheduled to take effect in 2021.

Medicaid revenue

Medicaid programs are state-administered programs partially funded by the federal government. These programs are intended to provide health coverage for patients whose income and assets fall below state-defined levels and who are otherwise uninsured. These programs also serve as supplemental insurance programs for co-insurance payments due from Medicaid-eligible patients with primary coverage under the Medicare program. Some Medicaid programs also pay for additional services, including some oral medications that are not covered by Medicare. We are enrolled in the Medicaid programs in the states in which we conduct our business.

Commercial revenue

Before a patient becomes eligible to elect to have Medicare as their primary payor for dialysis services, a patient's commercial insurance plan, if any, is generally responsible for payment of such dialysis services for up to the first 33 months, as discussed above. Although commercial payment rates vary, average commercial payment rates established under commercial contracts are generally significantly higher than Medicare rates. The payments we receive from commercial payors generate nearly all of our profits. Payment methods from commercial payors can include a single lump-sum per treatment, referred to as bundled rates, or in other cases separate payments for dialysis treatments and pharmaceuticals, if used as part of the treatment, referred to as FFS rates. Commercial payment rates are the result of negotiations between us and insurers or third-party administrators. Our out-of-network payment rates are on average higher than in-network commercial contract payment rates. Some of our commercial contracts pay us under a single bundled payment rate for all dialysis services provided to covered patients. However, some of our commercial contracts also pay us for certain other services and pharmaceuticals in addition to the bundled payment. Our commercial contracts typically contain annual price escalator provisions. We are continuously in the process of negotiating agreements with our commercial payors and if our negotiations result in overall commercial contract payment rate reductions in excess of our commercial contract payment rate increases, or if commercial payors implement plans that restrict access to coverage or the duration or breadth of benefits or impose restrictions or limitations on patient access to non-contracted or out-of-network providers, it could have a material adverse effect on our business, results of operations, financial condition and cash flows. In addition, if there is an increase in job losses in the U.S., or depending upon changes to the healthcare regulatory system by CMS and/or the impact of healthcare insurance exchanges, we could experience a decrease in the number of patients covered under commercial insurance plans and/or an increase in uninsured or underinsured patients. Patients with commercial insurance who cannot otherwise maintain coverage frequently rely on financial assistance from charitable organizations, such as the American Kidney Fund. If these patients are unable to obtain or continue to receive or receive for a limited duration such financial assistance, or if our assumptions about how patients will respond to any change in such financial assistance are incorrect, it could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Approximately 25% of our U.S. dialysis and related lab patient services revenues and approximately 10.4% of our U.S. dialysis patients are associated with non-acute commercial payors for the year ended December 31, 2018. Non-acute commercial patients as a percentage of our total U.S. dialysis patients for 2018 were relatively flat as compared to 2017. Less than 1% of our U.S. dialysis and related lab services revenues are due directly from patients. There is no single commercial payor that accounted for more than 10% of total U.S. dialysis and related lab services revenues for the year ended December 31, 2018. See Note 2 to the consolidated financial statements included in this report for disclosure on our concentration related to our commercial payors on a total consolidated net revenue basis.

The healthcare reform legislation enacted in 2010 introduced healthcare insurance exchanges which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and statutes and regulations are challenged, changed and enforced. Commercial payor participation in the exchanges has decreased and may continue to decrease. If commercial payor participation in the exchanges continues to decrease, it could have a material adverse effect on our business, results of operations, financial condition and cash flows. Although we cannot predict the short- or long-term effects of these factors, we believe future market changes could result in a reduction in ESRD patients covered by traditional commercial insurance policies and an increase in the number of patients covered through the exchanges under more restrictive commercial plans with lower reimbursement rates or higher deductibles and co-payments that patients may not be able to pay. To the extent that changes in statutes, regulations or related guidance or changes in other market conditions result in a reduction in reimbursement rates for our services from commercial and/or government payors, it could have a material adverse effect on our business, results of operations, financial condition and cash flows.

In December 2016, CMS published an interim final rule that questioned the use of charitable premium assistance for ESRD patients and would have established new conditions for coverage standards for dialysis facilities. In January 2017, a federal court issued a preliminary injunction on CMS' interim final rule and in June 2017, at the request of CMS, the court stayed the proceedings while CMS pursues new rulemaking options. CMS has not issued any new rulemaking related to charitable premium assistance yet, but that does not preclude CMS or another regulatory agency or legislative authority from issuing a new rule or guidance that challenges charitable premium assistance. Additionally, any other law, rule, or guidance, proposed or issued by CMS or other federal or state regulatory or legislative authorities, including any ballot or other initiatives, restricting or prohibiting the ability of patients with access to alternative coverage from selecting a marketplace plan on or off exchange, limiting the amount of revenue dialysis providers can retain for caring for patients with commercial insurance by, among other things, requiring rebates to insurers and taking into account only a portion of the costs incurred by dialysis providers, affecting payments made to providers for services provided to patients who receive charitable premium assistance, and/or otherwise restricting or prohibiting the use of charitable premium assistance, could cause us to incur substantial costs to oppose any such proposed measures, impact our dialysis center development plans, and if passed and/or implemented, could adversely impact dialysis centers across the U.S. making certain centers economically unviable, lead to the closure of certain centers, restrict the ability of dialysis patients to obtain and maintain optimal insurance coverage, and in some cases have a material adverse effect on our business, results of operations, financial condition and cash flows. For a discussion of recent state legislative and ballot initiatives and related risks, see our Risk Factor in Item 1A Risk Factors under the heading "Changes in federal and state healthcare legislation or regulations could have a material adverse effect on our business, results of operations, financial condition and cash flows."

Revenue from other pharmaceuticals

The impact of physician-prescribed pharmaceuticals on our overall revenues that are separately billable has significantly decreased since Medicare's single bundled payment system went into effect beginning in January 2011, and as a result of commercial contracts that pay us a single bundled payment rate. Effective January 1, 2018, both oral and IV forms of calcimimetics, a drug class taken by many patients with ESRD to treat mineral bone disorder, became the financial responsibility of our U.S. dialysis and lab services business for our Medicare patients and are now reimbursed under Medicare Part B. During an initial pass-through period, Medicare payment for calcimimetics will be based on a pass-through rate of the average sales price plus approximately 4%. CMS has stated intentions to enter calcimimetics into the ESRD bundle two years after transitioning to Part B. Previously, calcimimetics were reimbursed for Medicare patients through Part D once dispensed from traditional pharmacies.

Approximately 7% and 2% of our total U.S. dialysis and related lab services net patient services revenues for the years ended December 31, 2018 and 2017, are associated with the administration of separately-billable physician-prescribed pharmaceuticals of which the administration of calcimimetics and EPO accounted for approximately 5% and 1% of our total U.S. dialysis and related lab services net revenues, respectively, for the year ended December 31, 2018. The administration of EPO accounted for approximately 1% of our total U.S. dialysis and related lab services net revenues for the year ended December 31, 2017.

Currently, EPO and both the oral and IV forms of calcimimetics are produced by a single manufacturer, Amgen USA Inc. (Amgen). In 2017, we entered into a Sourcing and Supply Agreement with Amgen for both the oral and IV versions of calcimimetics that expires on December 31, 2022. Our business, results of operations, financial condition and cash flows could be materially impacted by certain factors relating to calcimimetics, including physician prescribing patterns, vendor contracts with Amgen and other suppliers, the availability in the market of a generic oral equivalent, whether the drug becomes part of the ESRD PPS bundled payment and, if so, at what rate, and how commercial payors will treat reimbursement of the drug. If payors do not pay as anticipated, if we are not adequately reimbursed for the cost of the drug, or the processes we have implemented to provide the drug do not perform as anticipated, then we could be subject to both financial and operational risk, among other things. In addition, in 2017, we also entered into a separate Sourcing and Supply Agreement with Amgen for EPO that expires on December 31, 2022. Under the terms of the agreement, we will purchase EPO in amounts necessary to meet no less than 90% of our requirements for erythropoiesis-stimulating agents (ESAs) through the expiration of the contract. The actual amount of EPO that we will purchase from Amgen will depend upon the amount of EPO administered during dialysis treatments as prescribed by physicians and the overall number of patients that we serve. Any interruption in the supply of EPO, calcimimetics, or product cost increases for which we are not appropriately reimbursed or that we are unable to mitigate could materially impact our operations, among other things.

Physician relationships

Community Physicians

An ESRD patient generally seeks treatment at an outpatient dialysis center near his or her home where his or her treating nephrologist has practice privileges. Our relationships with local nephrologists and our ability to provide quality dialysis services and to meet the needs of their patients are key factors in the success of our dialysis operations. Over 5,300 nephrologists currently refer patients to our outpatient dialysis centers. As is typical in the dialysis industry, one or a few physicians, usually account for all or a significant portion of an outpatient dialysis center's patient base. If a significant number of physicians cease referring patients to our outpatient dialysis centers, it would have a material adverse effect on our business, results of operations, financial condition and cash flows.

Medical Directors

Participation in the Medicare ESRD program requires that dialysis services at an outpatient dialysis center be under the general supervision of a medical director. Per these requirements, this individual is usually a board certified nephrologist. We have engaged physicians or groups of physicians to serve as medical directors for each of our outpatient dialysis centers. At some outpatient dialysis centers, we also separately contract with one or more other physicians or groups to serve as assistant or associate medical directors over other modalities such as home dialysis. We have over 1,000 individual physicians and physician groups under contract to provide medical director services.

Medical directors for our dialysis centers enter into written contracts with us that specify their duties and fix their compensation generally for periods of ten years. The compensation of our medical directors is the result of arm's length negotiations and generally depends upon an analysis of various factors such as the physician's duties, responsibilities, professional qualifications and experience.

Our medical director contracts, joint venture operating agreements and dialysis center purchase agreements generally include covenants not to compete or own interests in other competing outpatient dialysis centers within a defined geographic area for various time periods, as applicable. These non-compete agreements do not prohibit the physicians from referring patients to any outpatient dialysis center, including competing centers.

As part of our Corporate Integrity Agreement (CIA), as described below, we have agreed not to enforce investment non-compete restrictions relating to dialysis clinics or programs that were established pursuant to a partial divestiture joint venture transaction. Therefore, to the extent a joint venture partner or medical director has a contract(s) with us covering dialysis clinics or programs that were established pursuant to a partial divestiture, we will not enforce the investment non-compete provision relating to those clinics and/or programs.

Government regulation

Our dialysis operations are subject to extensive federal, state and local governmental laws and regulations. These laws and regulations require us to meet various standards relating to, among other things, government payment programs, dialysis facilities and equipment, management of centers, personnel qualifications, maintenance of proper records, and quality assurance programs and patient care.

If any of our operations are found to violate applicable laws or regulations, we could suffer severe consequences that would have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and stock price, including:

- Suspension or termination of our participation in government payment programs;
- Refunds of amounts received in violation of law or applicable payment program requirements dating back to the applicable statute of limitation periods;
- Loss of required government certifications or exclusion from government payment programs;
- Loss of licenses required to operate healthcare facilities or administer pharmaceuticals in the states in which we operate;
- Reductions in payment rates or coverage for dialysis and ancillary services and pharmaceuticals;
- Civil or criminal liability, fines, damages or monetary penalties for violations of healthcare fraud and abuse laws, including the federal Anti-Kickback Statute contained in the Social Security Act of 1935, as amended (Anti-Kickback Statute), Civil Monetary Penalties Statute, Stark Law and False Claims Act (FCA), or other failures to meet regulatory requirements;
- Enforcement actions by governmental agencies and/or state law claims for monetary damages from patients who believe their protected health information (PHI) has been used, disclosed or not properly safeguarded in violation of federal or state patient privacy laws including the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the Privacy Act of 1974;
- Mandated changes to our practices or procedures that significantly increase operating expenses;
- Imposition of and compliance with corporate integrity agreements that could subject us to ongoing audits and reporting requirements as well as increased scrutiny of our billing and business practices;
- Termination of various relationships and/or contracts related to our business, including joint venture arrangements, medical director agreements, real estate leases and consulting agreements with physicians; and
- Harm to our reputation which could negatively impact our business relationships, affect our ability to attract and retain patients and physicians, affect our ability to obtain financing and decrease access to new business opportunities, among other things.

We expect that our industry will continue to be subject to substantial regulation, the scope and effect of which are difficult to predict. We are currently subject to ongoing investigations, audits and inquiries by various government and regulatory agencies as further described in Note 17 to the consolidated financial statements. Our activities could be reviewed or challenged by regulatory authorities at any time in the future, as further described in Item 1A. Risk Factors under the heading, "We are, and may in the future be, a party to various lawsuits, demands, claims, qui tam suits, governmental investigations and audits (including investigations or other actions resulting from our obligation to self-report suspected violations of law) and other legal matters, any of which could result in, among other things, substantial financial penalties or awards against us, mandated refunds, substantial payments made by us, required changes to our business practices, exclusion from future participation in Medicare, Medicaid and other healthcare programs and possible criminal penalties, any of which could have a material adverse effect on our business, results of operations, financial condition, cash flows and materially harm our reputation". This regulation and scrutiny could have a material adverse impact on us.

Licensure and certification

Our dialysis centers are certified by CMS, as is required for the receipt of Medicare payments. In some states, our outpatient dialysis centers also are required to secure additional state licenses and permits. Governmental authorities, primarily state departments of health, periodically inspect our centers to determine if we satisfy applicable federal and state standards and requirements, including the conditions of participation in the Medicare ESRD program.

We have experienced some delays in obtaining Medicare certifications from CMS. However, recent changes in the prioritizing of dialysis providers as well as recent legislation allowing private entities to perform initial dialysis facilities certifications may help to decrease or limit delays. The number of companies who will enter the market and the cost of surveys they might perform is unclear.

Federal Anti-Kickback Statute

The federal Anti-Kickback Statute prohibits, among other things, knowingly and willfully offering, paying, soliciting or receiving remuneration, directly or indirectly, in cash or kind, to induce or reward either the referral of an individual for, or the purchase, or order or recommendation of, any good or service, for which payment may be made under federal and state healthcare programs such as Medicare and Medicaid.

Federal criminal penalties for the violation of the federal Anti-Kickback Statute include imprisonment, fines and exclusion of the provider from future participation in the federal healthcare programs, including Medicare and Medicaid. Violations of the federal Anti-Kickback Statute are punishable by imprisonment for up to ten years and fines of up to \$100,000 or both. Larger fines can be imposed upon corporations under the provisions of the U.S. Sentencing Guidelines and the Alternate Fines Statute. Individuals and entities convicted of violating the federal Anti-Kickback Statute are subject to mandatory exclusion from participation in Medicare, Medicaid and other federal healthcare programs for a minimum of five years. Civil penalties for violation of this law include up to \$100,000 in monetary penalties per violation, repayments of up to three times the total payments between the parties to the arrangement and suspension from future participation in Medicare and Medicaid. Court decisions have held that the statute may be violated even if only one purpose of remuneration is to induce referrals. The Patient Protection and Affordable Care Act of 2010, as amended by the Health Care and Education Reconciliation Act of 2010 (Affordable Care Act (ACA)), amended the federal Anti-Kickback Statute to clarify the intent that is required to prove a violation. Under the statute as amended, the defendant does not need to have actual knowledge of the federal Anti-Kickback Statute or have the specific intent to violate it. In addition, the ACA amended the federal Anti-Kickback Statute to provide that any claims for items or services resulting from a violation of the federal Anti-Kickback Statute are considered false or fraudulent for purposes of the FCA.

The federal Anti-Kickback Statute includes statutory exceptions and regulatory safe harbors that protect certain arrangements. Business transactions and arrangements that are structured to comply fully with an applicable safe harbor do not violate the federal Anti-Kickback Statute. However, transactions and arrangements that do not satisfy all elements of a relevant safe harbor do not necessarily violate the law. When an arrangement does not satisfy a safe harbor, the arrangement must be evaluated on a case-by-case basis in light of the parties' intent and the arrangement's potential for abuse. Arrangements that do not satisfy a safe harbor may be subject to greater scrutiny by enforcement agencies.

We enter into several arrangements with physicians that potentially implicate the Anti-Kickback Statute, such as:

Medical Director Agreements. Because our medical directors refer patients to our dialysis centers, our arrangements with these physicians are designed to substantially comply with the safe harbor for personal service arrangements. Although we endeavor to structure the Medical Director Agreements we enter into with physicians to substantially comply with the safe harbor for personal service arrangements, including the requirement that compensation be consistent with fair market value, the safe harbor requires that when services are provided on a part-time basis, the agreement must specify the schedule of intervals of services, and their precise length and the exact charge for such services. Because of the nature of our medical directors' duties, it is impossible to fully satisfy this technical element of the safe harbor. As a result, these arrangements could be subject to scrutiny since they do not expressly describe the schedule of part-time services to be provided under the arrangement.

Joint Ventures. We own a controlling interest in numerous U.S. dialysis related joint ventures. For the year ended December 31, 2018, these joint ventures represented approximately 25% of our net U.S. dialysis and related lab services revenues. We expect to continue to enter into new U.S. dialysis related joint ventures in the ordinary course of business while maintaining over time most of our existing joint ventures, which would increase the total number of our Kidney Care joint ventures. Our relationships with physicians and other referral sources relating to these joint ventures do not fully satisfy the safe harbor for investments in small entities. Although failure to comply with a safe harbor does not render an arrangement illegal under the federal Anti-Kickback Statute, an arrangement that does not operate within a safe harbor may be subject to scrutiny and the Department of Health and Human Services' Office of Inspector General (OIG) has warned in the past that certain joint venture relationships have a potential for abuse. Physician joint ventures that fall outside the safe harbors are evaluated on a case-by-case basis under the federal Anti-Kickback Statute.

In this regard, we have endeavored to structure our joint ventures to satisfy as many elements of the safe harbor for investments in small entities as we believe are commercially reasonable. For example, we believe that these investments are offered and made by us on a fair market value basis and provide returns to the investors in proportion to their actual investment in the venture. However, since the arrangements do not satisfy all of the requirements of an applicable safe harbor, these arrangements could be subject to scrutiny on the ground that they are intended to induce patient referrals.

We were subject to investigation by the United States Attorney's Office for the District of Colorado, the Civil Division of the United States Department of Justice (DOJ) and the OIG related to our then-existing relationships with physicians,

including our joint ventures, and whether those relationships and joint ventures comply with the federal Anti-Kickback Statute and the FCA. In October 2014, we entered into a Settlement Agreement with the United States and relator David Barbetta to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations. In connection with the resolution of this matter, and in exchange for the OIG's agreement not to exclude us from participating in the federal healthcare programs, we entered into a five-year CIA with the OIG. The CIA (i) requires that we maintain certain elements of our compliance programs; (ii) imposes certain expanded compliance-related requirements during the term of the CIA; (iii) requires ongoing monitoring and reporting by an independent monitor, imposes certain reporting, certification, records retention and training obligations, allocates certain oversight responsibility to the Board's Compliance Committee, and necessitates the creation of a Management Compliance Committee and the retention of an independent compliance advisor to the Board; and (iv) contains certain business restrictions related to a subset of our joint venture arrangements. For additional information regarding our CIA, see Item 1 Business under the heading "Corporate Compliance Program."

Lease Arrangements. We lease space for numerous dialysis centers from entities in which physicians, hospitals or medical groups hold ownership interests, and we sublease space to referring physicians at approximately 240 of our dialysis centers as of December 31, 2018. We endeavor to structure these arrangements to comply with the federal Anti-Kickback Statute safe harbor for space rentals in all material respects.

Common Stock. Some medical directors and other referring physicians may own our common stock. We believe that these interests materially satisfy the requirements of the Anti-Kickback Statute safe harbor for investments in large publicly traded companies.

Discounts. Our dialysis centers sometimes acquire certain items and services at a discount that may be reimbursed by a federal healthcare program. We endeavor to structure our vendor contracts that include discount or rebate provisions to comply with the federal Anti-Kickback Statute safe harbor for discounts.

If any of our business transactions or arrangements, including those described above, were found to violate the federal Anti-Kickback Statute, we, among other things, could face criminal, civil or administrative sanctions, including possible exclusion from participation in Medicare, Medicaid and other state and federal healthcare programs. Any findings that we have violated these laws could have a material adverse impact on our business, results of operations, financial condition, cash flows, reputation and stock price.

As part of HHS's Regulatory Sprint to Coordinated Care (Regulatory Sprint), OIG issued a request for information (RFI) in August 2018 seeking input on regulatory provisions that may act as barriers to coordinated care or value-based care. Specifically, OIG sought to identify ways in which it might modify or add new safe harbors to the Anti-Kickback Statute (as well as exceptions to the definition of "remuneration" in the beneficiary inducements provision of the Civil Monetary Penalty statute) in order to foster arrangements that promote care coordination and advance the delivery of value-based care, while also protecting against harms caused by fraud and abuse. Comments were due in October 2018, but OIG has yet to issue any proposed rules or take other regulatory action related to the RFI.

Stark Law

The Stark Law prohibits a physician who has a financial relationship, or who has an immediate family member who has a financial relationship, with entities providing Designated Health Services (DHS), from referring Medicare and Medicaid patients to such entities for the furnishing of DHS, unless an exception applies. DHS is defined to mean any of the following enumerated items or services; clinical laboratory services; physical therapy services; occupational therapy services; radiology services, including magnetic resonance imaging, computerized axial tomography scans, and ultrasound services; radiation therapy services and supplies; durable medical equipment and supplies; parenteral and enteral nutrients, equipment, and supplies; prosthetics, orthotics and prosthetic devices and supplies; home health services; outpatient prescription drugs; inpatient and outpatient hospital services; and outpatient speech-language pathology services. The types of financial arrangements between a physician and a DHS entity that trigger the self-referral prohibitions of the Stark Law are broad and include direct and indirect ownership and investment interests and compensation arrangements. The Stark Law also prohibits the DHS entity receiving a prohibited referral from presenting, or causing to be presented, a claim or billing for the services arising out of the prohibited referral. The prohibition applies regardless of the reasons for the financial relationship and the referral; unlike the federal Anti-Kickback Statute, intent to induce referrals is not required. If the Stark Law is implicated, the financial relationship must fully satisfy a Stark Law exception. If an exception is not satisfied, then the parties to the arrangement could be subject to sanctions. Sanctions for violation of the Stark Law include denial of payment for claims for services provided in violation of the prohibition, refunds of amounts collected in violation of the prohibition, a civil penalty of up to \$15,000 for each service arising out of the prohibited referral, a civil penalty of up to \$100,000 against parties that enter into a scheme to circumvent the Stark Law prohibition, civil assessment of up to three times the amount claimed, and potential exclusion from the federal healthcare programs, including Medicare and Medicaid. Amounts collected for prohibited claims

must be reported and refunded generally within 60 days after the date on which the overpayment was identified. Furthermore, Stark Law violations and failure to return overpayments timely can form the basis for FCA liability as discussed below.

The definition of DHS under the Stark Law excludes services paid under a composite rate, even if some of the components bundled in the composite rate are DHS. Although the ESRD bundled payment system is no longer titled a composite rate, we believe that the former composite rate payment system and the current bundled system are both composite systems excluded from the Stark Law. Since most services furnished to Medicare beneficiaries provided in our dialysis centers are reimbursed through a bundled rate, the services performed in our facilities generally are not DHS, and the Stark Law referral prohibition does not apply to those services. Certain separately billable drugs (drugs furnished to an ESRD patient that are not for the treatment of ESRD that CMS allows our centers to bill for using the so-called AY modifier) may be considered DHS. However, we have implemented certain billing controls designed to limit DHS being billed out of our dialysis clinics. Likewise, the definition of inpatient hospital services, for purposes of the Stark Law, also excludes inpatient dialysis performed in hospitals that are not certified to provide ESRD services. Consequently, our arrangements with such hospitals for the provision of dialysis services to hospital inpatients do not trigger the Stark Law referral prohibition.

In addition, although prescription drugs are DHS, there is an exception in the Stark Law for calcimimetics, EPO and other specifically enumerated dialysis drugs when furnished in or by an ESRD facility such that the arrangement for the furnishing of the drugs does not violate the Stark Law. The exception is available only for drugs included on a list of Current Procedural Terminology/Healthcare Common Procedure Coding System (CPT/HCPCS) codes published by CMS, and for calcimimetics, EPO, Aranesp® and equivalent drugs dispensed by the ESRD facility for use at home. While we believe that most drugs furnished by our dialysis centers are covered by the exception, dialysis centers may administer drugs that are not on the list of CPT/HCPCS codes and therefore do not meet this exception. In order for a physician who has a financial relationship with a dialysis center to order one of these drugs from the center and for the center to obtain Medicare reimbursement, another exception must apply.

We have entered into several types of financial relationships with referring physicians, including compensation arrangements. If our dialysis centers were to bill for a non-exempted drug and the financial relationships with the referring physician did not satisfy an exception, we could be required to change our practices, face civil penalties, pay substantial fines, return certain payments received from Medicare and beneficiaries or otherwise experience a material adverse effect as a result of a challenge to payments made pursuant to referrals from these physicians under the Stark Law.

Medical Director Agreements. We endeavor to structure our medical director agreements to satisfy the personal services arrangement exception to the Stark Law. While we believe that the compensation provisions included in our medical director agreements are the result of arm's length negotiations and result in fair market value payments for medical director services, an enforcement agency could nevertheless challenge the level of compensation that we pay our medical directors.

Lease Agreements. Some of our dialysis centers are leased from entities in which referring physicians hold interests and we sublease space to referring physicians at some of our dialysis centers. The Stark Law provides an exception for lease arrangements if specific requirements are met. We endeavor to structure our leases and subleases with referring physicians to satisfy the requirements for this exception.

Common Stock. Some medical directors and other referring physicians may own our common stock. We believe that these interests satisfy the Stark Law exception for investments in large publicly traded companies.

Joint Ventures. Some of our referring physicians also own equity interests in entities that operate our dialysis centers. We believe that none of the Stark Law exceptions applicable to physician ownership interests in entities to which they make DHS referrals apply to the kinds of ownership arrangements that referring physicians hold in several of our subsidiaries that operate dialysis centers. Accordingly, these dialysis centers do not bill Medicare for DHS referrals from physician owners. If the dialysis centers bill for DHS referred by physician owners, the dialysis centers would be subject to the Stark Law penalties described above.

Ancillary Services. The operations of our ancillary and subsidiary businesses are also subject to compliance with the Stark Law, and any failure to comply with these requirements, particularly in light of the strict liability nature of the Stark Law, could subject these operations to the Stark Law penalties and sanctions described above.

If CMS or other regulatory or enforcement authorities determined that we have submitted claims in violation of the Stark Law, or otherwise violated the Stark Law, we would be subject to the penalties described above. In addition, it might be necessary to restructure existing compensation agreements with our medical directors and to repurchase or to request the sale of ownership interests in subsidiaries and partnerships held by referring physicians or, alternatively, to refuse to accept referrals

for DHS from these physicians, or take other actions to modify our operations. Any such penalties and restructuring or other required actions could have a material adverse effect on our business, results of operations, financial condition and cash flows.

In June 2018, CMS issued an RFI seeking input on how to address any undue regulatory impact and burden of the Stark Law. CMS placed the RFI in the context of HHS's Regulatory Sprint and stated that it identified aspects of the Stark Law that pose potential barriers to coordinated care. CMS thus sought comments on the impact and burden of the Stark Law, including whether it prevents or inhibits care coordination. Comments closed on August 24, 2018 and CMS has not yet issued proposed or final regulations based on the RFI.

Fraud and abuse under state law

Some states in which we operate dialysis centers have laws prohibiting physicians from holding financial interests in various types of medical facilities to which they refer patients. Some of these laws could potentially be interpreted broadly as prohibiting physicians who hold shares of our publicly traded stock or are physician owners from referring patients to our dialysis centers if the centers use our laboratory subsidiary to perform laboratory services for their patients or do not otherwise satisfy an exception to the law. States also have laws similar to or stricter than the federal Anti-Kickback Statute that may affect our ability to receive referrals from physicians with whom we have financial relationships, such as our medical directors. Some state anti-kickback laws also include civil and criminal penalties. Some of these laws include exemptions that may be applicable to our medical directors and other physician relationships or for financial interests limited to shares of publicly traded stock. Some, however, may include no explicit exemption for certain types of agreements and/or relationships entered into with physicians. If these laws are interpreted to apply to referring physicians with whom we contract for medical director and similar services, to referring physicians with whom we hold joint ownership interests or to referring physicians who hold interests in DaVita Inc. limited solely to our publicly traded stock, and for which no applicable exception exists, we may be required to terminate or restructure our relationships with or refuse referrals from these referring physicians and could be subject to criminal, civil and administrative sanctions, refund requirements and exclusions from government healthcare programs, including Medicare and Medicaid, which could have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and stock price.

Corporate Practice of Medicine and Fee-Splitting

There are states in which we provide management services to nephrology physician practices that have laws that prohibit business entities, such as our Company and our subsidiaries, from practicing medicine, employing physicians to practice medicine or exercising control over medical decisions by physicians (known collectively as the corporate practice of medicine). These states also prohibit entities from engaging in certain financial arrangements, such as fee-splitting, with physicians. In some states these prohibitions are expressly stated in a statute or regulation, while in other states the prohibition is a matter of judicial or regulatory interpretation. Violations of the corporate practice of medicine vary by state and may result in physicians being subject to disciplinary action, as well as to forfeiture of revenues from payors for services rendered. For lay entities, violations may also bring both civil and, in more extreme cases, criminal liability for engaging in medical practice without a license. Some of the relevant laws, regulations, and agency interpretations in states with corporate practice of medicine restrictions have been subject to limited judicial and regulatory interpretation. Moreover, state laws are subject to change.

The False Claims Act

The federal FCA is a means of policing false bills or false requests for payment in the healthcare delivery system. In part, the FCA authorizes the imposition of up to three times the government's damages and civil penalties on any person who, among other acts:

- Knowingly presents or causes to be presented to the federal government, a false or fraudulent claim for payment or approval;
- Knowingly makes, uses or causes to be made or used, a false record or statement material to a false or fraudulent claim;
- Knowingly makes, uses, or causes to be made or used, a false record or statement material to an obligation to pay the government, or knowingly conceals or knowingly and improperly, avoids or decreases an obligation to pay or transmit money or property to the federal government; or
- Conspires to commit the above acts.

In addition, amendments to the FCA impose severe penalties for the knowing and improper retention of overpayments collected from government payors. Under these provisions, within 60 days of identifying and quantifying an overpayment, a provider is required to notify CMS or the Medicare Administrative Contractor of the overpayment and the reason for it and return the overpayment. An overpayment impermissibly retained could subject us to liability under the FCA, exclusion from government healthcare programs, and penalties under the federal Civil Monetary Penalty statute. As a result of these provisions, our procedures for identifying and processing overpayments may be subject to greater scrutiny.

The penalties for a violation of the FCA range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim, plus up to three times the amount of damages caused by each false claim, which can be as much as the amounts received directly or indirectly from the government for each such false claim. On January 29, 2018, the DOJ issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increased to a range from \$11,181 to \$22,363 for penalties assessed after January 29, 2018, so long as the underlying conduct occurred after November 2, 2015. The federal government has used the FCA to prosecute a wide variety of alleged false claims and fraud allegedly perpetrated against Medicare and state healthcare programs, including coding errors, billing for services not rendered, the submission of false cost reports, billing for services at a higher payment rate than appropriate, billing under a comprehensive code as well as under one or more component codes included in the comprehensive code and billing for care that is not considered medically necessary. The ACA provides that claims tainted by a violation of the federal Anti-Kickback Statute are false for purposes of the FCA. Some courts have held that filing claims or failing to refund amounts collected in violation of the Stark Law can form the basis for liability under the FCA. In addition to the provisions of the FCA, which provide for civil enforcement, the federal government can use several criminal statutes to prosecute persons who are alleged to have submitted false or fraudulent claims for payment to the federal government.

Civil Monetary Penalties Statute

The Civil Monetary Penalties Statute, 42 U.S.C. § 1320a-7a, authorizes the imposition of civil money penalties, assessments, and exclusion against an individual or entity based on a variety of prohibited conduct, including, but not limited to:

- Presenting, or causing to be presented, claims for payment to Medicare, Medicaid, or other third-party payors that the individual or entity knows or should know are for an item or service that was not provided as claimed or is false or fraudulent;
- Offering remuneration to a Federal health care program beneficiary that the individual or entity knows or should know is likely to influence the beneficiary to order or receive health care items or services from a particular provider;
- Arranging contracts with an entity or individual excluded from participation in the Federal health care programs;
- Violating the federal Anti-Kickback Statute;
- Making, using, or causing to be made or used, a false record or statement material to a false or fraudulent claim for payment for items and services furnished under a Federal health care program;
- Making, using, or causing to be made any false statement, omission, or misrepresentation of a material fact in any application, bid, or contract to participate or enroll as a provider of services or a supplier under a Federal health care program; and
- Failing to report and return an overpayment owed to the federal government.

Substantial civil monetary penalties may be imposed under the federal Civil Monetary Penalty Statute and vary, depending on the underlying violation. In addition, an assessment of not more than three times the total amount claimed for each item or service may also apply, and a violator may be subject to exclusion from Federal and state health care programs.

Privacy and Security

The Health Insurance Portability and Accountability Act of 1996 and its implementing privacy and security regulations, as amended by the federal Health Information Technology for Economic and Clinical Health Act (HITECH Act), (collectively referred to as HIPAA), require us to provide certain protections to patients and their health information. The HIPAA privacy and security regulations extensively regulate the use and disclosure of PHI and require covered entities, which include healthcare providers, to implement and maintain administrative, physical and technical safeguards to protect the security of such information. Additional security requirements apply to electronic PHI. These regulations also provide patients with substantive rights with respect to their health information.

The HIPAA privacy and security regulations also require us to enter into written agreements with certain contractors, known as business associates, to whom we disclose PHI. Covered entities may be subject to penalties for, among other activities, failing to enter into a business associate agreement where required by law or as a result of a business associate violating HIPAA if the business associate is found to be an agent of the covered entity and acting within the scope of the agency. Business associates are also directly subject to liability under the HIPAA privacy and security regulations. In instances where we act as a business associate to a covered entity, there is the potential for additional liability beyond our status as a covered entity.

Covered entities must report breaches of unsecured PHI to affected individuals without unreasonable delay but not to exceed 60 days of discovery of the breach by a covered entity or its agents. Notification must also be made to the HHS, and, for breaches of unsecured PHI involving more than 500 residents of a state or jurisdiction, to the media. All non-permitted uses or disclosures of unsecured PHI are presumed to be breaches unless the covered entity or business associate establishes that there is a low probability the information has been compromised. Various state laws and regulations may also require us to notify affected individuals in the event of a data breach involving individually identifiable information without regard to whether there is a low probability of the information being compromised.

Penalties for impermissible use or disclosure of PHI were increased by the HITECH Act by imposing tiered penalties of more than \$50,000 per violation and up to \$1.5 million per year for identical violations. In addition, HIPAA provides for criminal penalties of up to \$250,000 and ten years in prison, with the severest penalties for obtaining and disclosing PHI with the intent to sell, transfer or use such information for commercial advantage, personal gain or malicious harm. Further, state attorneys general may bring civil actions seeking either injunction or damages in response to violations of the HIPAA privacy and security regulations that threaten the privacy of state residents.

Data protection laws are evolving globally, and may add additional compliance costs and legal risks to our international operations. In Europe, the General Data Protection Regulation (GDPR) became effective on May 25, 2018. The GDPR applies to entities that are established in the European Union (EU), as well as extends the scope of EU data protection laws to foreign companies processing data of individuals in the EU. The GDPR imposes a comprehensive data protection regime with the potential for regulatory fines as well as data breach litigation by impacted data subjects. Under GDPR, regulatory penalties may be passed by data protection authorities for up to the greater of 4% of worldwide turnover or €20 million. The costs of compliance with, and other burdens imposed by, the GDPR and other new laws, regulations and policies implementing the GDPR may impact our European operations and/or limit the ways in which we can provide services or use personal data collected while providing services. If we fail to comply with the requirements of GDPR, we could be subject to penalties that would have a material adverse impact on our business, results of operations, financial condition and cash flows.

Data protection laws are also evolving nationally, and may add additional compliance costs and legal risks to our U.S. operations. For example, the California legislature recently passed the California Consumer Protection Act (CCPA), which is scheduled to become effective January 1, 2020. The CCPA is a privacy bill that requires certain companies doing business in California to disclose information regarding the collection and use of a consumer's personal data and to delete a consumer's data upon request. The Act also permits the imposition of civil penalties and expands existing state security laws by providing a private right of action for consumers in certain circumstances where consumer data is subject to a breach. We are still evaluating whether and how this rule will impact our U.S. operations and /or limit the ways in which we can provide services or use personal data collected while providing services.

Healthcare reform

In March 2010, broad healthcare reform legislation was enacted in the U.S. through the ACA. Although many of the provisions of the ACA did not take effect immediately and continue to be implemented, and some have been and may be modified before or during their implementation, the reforms could continue to have an impact on our business in a number of ways. We cannot predict how employers, private payors or persons buying insurance might react to federal and state healthcare reform legislation or what form many of these regulations will take before implementation.

The ACA introduced healthcare insurance exchanges, which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and statutes and regulations are challenged, changed and enforced.

The ACA also requires that all non-grandfathered individual and small group health plans sold in a state, including plans sold through the state-based exchanges created pursuant to the healthcare reform laws, cover essential health benefits (EHBs) in ten general categories. The scope of the benefits is intended to equal the scope of benefits under a typical employer plan.

On February 25, 2013, HHS issued the final rule governing the standards applicable to EHB benchmark plans, including new definitions and actuarial value requirements and methodology, and published a list of plan benchmark options that states can use to develop EHBs. The rule describes specific coverage requirements that (i) prohibit discrimination against individuals because of pre-existing or chronic conditions, (ii) ensure network adequacy of essential health providers, and (iii) prohibit benefit designs that limit enrollment and that prohibit access to care for enrollees. Subsequent regulations relevant to the EHB have continued the benchmark plan approach for 2016 and future years and have implemented clarifications and modifications to the existing EHB regulations, including the prohibition on discrimination, network adequacy standards and other requirements. In recent years, CMS has issued an annual Notice of Benefit and Payment Parameters rulemaking and related guidance setting forth standards for insurance plans provided through the exchanges.

Other aspects of the 2010 healthcare reform laws may affect our business as well, including provisions that impact the Medicare and Medicaid programs. These and other provisions of the ACA remain subject to ongoing uncertainty due to developing regulations and clarifications, including those described above, as well as continuing political and legal challenges at both the federal and state levels. Republicans control the Executive branch and Senate, and since 2016 have implemented both administrative and legislative initiatives that have had adverse impacts on the ACA and its programs. For example, in October 2017, the federal government announced that cost-sharing reduction payments to insurers would end, effective immediately, unless Congress appropriated the funds, and, in December 2017, Congress passed the Tax Cuts and Jobs Act, which includes a provision that eliminates the penalty under the ACA's individual mandate for individuals who fail to obtain a qualifying health insurance plan and could impact the future state of the exchanges. Moreover, in February 2018, Congress passed the BBA which, among other things, repealed the Independent Payment Advisory Board that was established by the ACA and intended to reduce the rate of growth in Medicare spending by extending sequestration cuts to Medicare payments through fiscal year 2027. While certain provisions of the BBA may increase the scope of benefits available for certain chronically ill federal health care program beneficiaries beginning in 2020, the ultimate impact of such changes cannot be predicted. While there may be significant changes to the healthcare environment in the future, the specific changes and their timing are not yet apparent. As a result, there is considerable uncertainty regarding the future with respect to the exchanges, and, indeed, many core aspects of the current health care marketplace. While specific changes and their timing are not yet apparent, such changes could lower our reimbursement rates or increase our expenses. Any failure to successfully implement strategic initiatives that respond to future legislative, regulatory, and executive changes could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Other regulations

Our U.S. dialysis and related lab services operations are subject to various state hazardous waste and non-hazardous medical waste disposal laws. These laws do not classify as hazardous most of the waste produced from dialysis services. Occupational Safety and Health Administration regulations require employers to provide workers who are occupationally subject to blood or other potentially infectious materials with prescribed protections. These regulatory requirements apply to all healthcare facilities, including dialysis centers, and require employers to make a determination as to which employees may be exposed to blood or other potentially infectious materials and to have in effect a written exposure control plan. In addition, employers are required to provide or employ hepatitis B vaccinations, personal protective equipment and other safety devices, infection control training, post-exposure evaluation and follow-up, waste disposal techniques and procedures and work practice controls. Employers are also required to comply with various record-keeping requirements.

In addition, a few states in which we do business have certificate of need programs regulating the establishment or expansion of healthcare facilities, including dialysis centers.

Capacity and location of our U.S. dialysis centers

Typically we are able to increase our capacity by extending hours at our existing dialysis centers, expanding our existing dialysis centers, relocating our dialysis centers, developing new dialysis centers and by acquiring dialysis centers. The development of a typical outpatient dialysis center by us generally requires approximately \$2.2 million for leasehold improvements and other capital expenditures. Based on our experience, a new outpatient dialysis center typically opens within a year after the property lease is signed, normally achieves operating profitability in the second year after Medicare certification and normally reaches maturity within three to five years. Acquiring an existing outpatient dialysis center requires a substantially greater initial investment, but profitability and cash flows are generally accelerated and more predictable. To a limited extent, we enter into agreements to provide management and administrative services to outpatient dialysis centers in which we own a noncontrolling equity investment or which are wholly-owned by third parties in return for management fees, which are typically based on a percentage of revenues or cash collections of the managed center's operations.

The table below shows the growth of our U.S. dialysis operations by number of dialysis centers.

| | 2018 | 2017 | 2016 | 2015 | 2014 |
|---|-------|-------|-------|-------|-------|
| Number of centers at beginning of year | 2,510 | 2,350 | 2,251 | 2,179 | 2,074 |
| Acquired centers | 18 | 66 | 8 | 6 | 18 |
| Developed centers | 152 | 121 | 100 | 72 | 105 |
| Net change in centers with management and administrative services agreements ⁽¹⁾ | (5) | (2) | — | 2 | — |
| Sold and closed centers ⁽²⁾⁽³⁾ | (9) | (15) | (4) | (3) | (2) |
| Closed centers ⁽⁴⁾ | (2) | (10) | (5) | (5) | (16) |
| Number of centers at end of year | 2,664 | 2,510 | 2,350 | 2,251 | 2,179 |

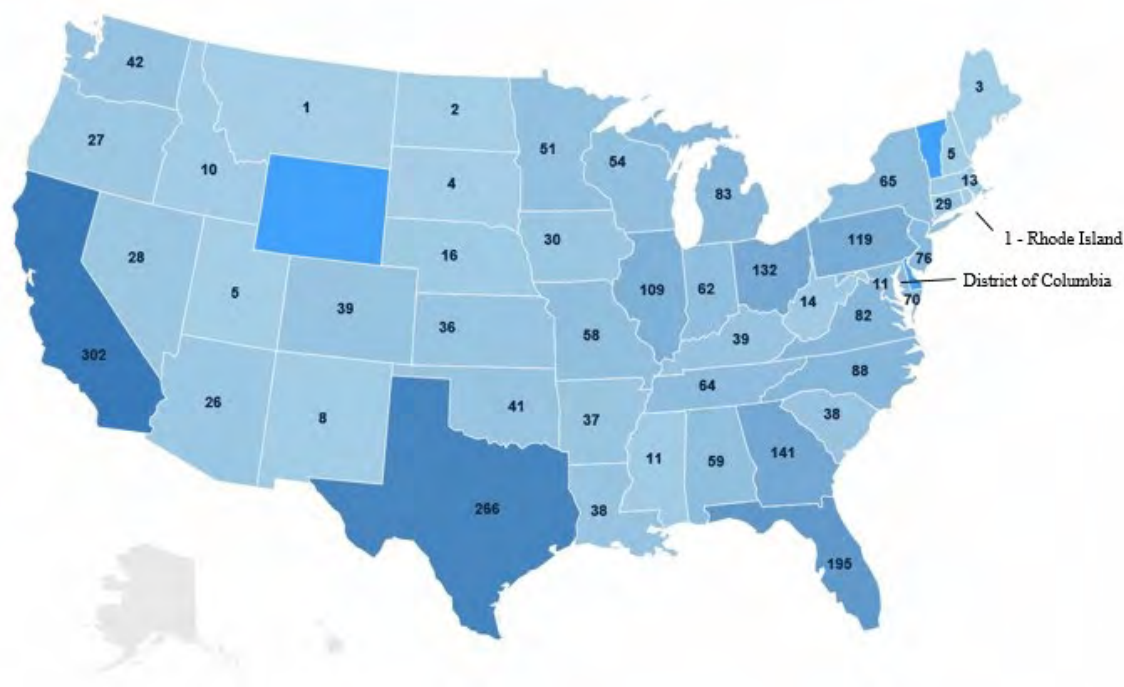
(1) Represents dialysis centers in which we own a noncontrolling equity investment or which are wholly-owned by third parties, and also includes dialysis centers we deconsolidated and transferred to management services agreements.

(2) Includes centers that were divested as a part of our Renal Ventures acquisition in 2017.

(3) Represents dialysis centers that were sold and/or closed for which patients were not retained.

(4) Represents dialysis centers that were closed for which the majority of patients were retained and transferred to one of our other existing outpatient dialysis centers.

As of December 31, 2018, we operated or provided administrative services to a total of 2,664 U.S. outpatient dialysis centers. A total of 2,630 of such centers are consolidated in our financial statements. Of the remaining 34 unconsolidated U.S. outpatient dialysis centers, we own a noncontrolling interest in 30 centers and provide management and administrative services to four centers that are wholly-owned by third parties. The locations of the 2,630 U.S. outpatient dialysis centers consolidated in our financial statements at December 31, 2018 were as follows:



Ancillary services and strategic initiatives businesses, including our international operations

As of December 31, 2018, our ancillary services and strategic initiatives consisted primarily of disease management services, vascular access services, clinical research programs, physician services, ESRD seamless care organizations, comprehensive care, and our international operations and relate primarily to our core business of providing kidney care services.

Ancillary services and strategic initiatives consist primarily of the following:

- *Disease management services.* VillageHealth DM, LLC doing business as DaVita Integrated Kidney Care (DaVita IKC) provides advanced integrated care management services to health plans and government programs for members/beneficiaries diagnosed with ESRD, chronic kidney failure, and/or poly-comorbid conditions. Through a combination of clinical coordination, innovative interventions, medical claims analysis and information technology, we endeavor to assist our customers and patients in obtaining superior renal healthcare and improved clinical outcomes, as well as helping to reduce overall medical costs. Integrated kidney care management revenues from commercial and Medicare Advantage insurers can be based upon either an established contract fee recognized as earned over the contract period, or related to the operation of value-based programs, including pay for performance, shared savings, and capitation contracts. DaVita IKC also operates Medicare Advantage ESRD Special Needs Plans in partnership with payors that work with CMS to provide ESRD patients full service healthcare. We are at risk for all medical costs of the program in excess of the capitation payments. Furthermore, in October 2015, DaVita IKC entered into management service agreements to support three ESCO joint ventures in which we are an investor through certain wholly- or majority-owned dialysis clinics.
- *Vascular access services.* Lifeline provides management and administrative services to physician-owned vascular access clinics that provide vascular services for dialysis and other patients. Lifeline is also the majority-owner of three vascular access clinics. Management fees generated from providing management and administrative services are recognized as earned typically based on a percentage of revenues or cash collections generated by the clinics. Revenues associated with the vascular access clinics that are majority-owned are recognized in the period when the services are provided.
- *Clinical research programs.* DaVita Clinical Research (DCR) is a provider-based specialty clinical research organization with a full spectrum of services for clinical drug research and device development. DCR uses its extensive, applied database and real-world healthcare experience to assist in the design, recruitment and completion of retrospective and prospective pragmatic and clinical trials. Revenues are based upon an established fee per study, as determined by contract with drug companies and other sponsors and are recognized as earned according to the contract terms.
- *Physician services.* Nephrology Practice Solutions (NPS) is an independent business that partners with physicians committed to providing outstanding clinical and integrated care to patients. NPS provides nephrologist recruitment and staffing services in select markets which are billed on a per search basis. NPS also offers physician practice management services to nephrologists under administrative services agreements. These services include physician practice management, billing and collections, credentialing, coding, and other support services that enable physician practices to increase efficiency and manage their administrative needs. Additionally, NPS owns and operates nephrology practices in multiple states. Fees generated from these services are recognized as earned typically based upon flat fees or cash collections generated by the physician practice.
- *ESRD Seamless Care Organization joint ventures (ESCO JVs).* In October 2015, certain of our dialysis clinics entered into partnerships with various nephrology practices, health systems, and other providers to establish three ESCO JVs in Phoenix-Tucson Arizona, South Florida, and Philadelphia Pennsylvania-Camden, New Jersey. The ESCO JVs were formed under the CMS Innovation Center's Comprehensive ESRD Care (CEC) Model, a demonstration to assess the impact of care coordination for ESRD patients in a dialysis-center oriented ACO setting. Each ESCO JV has a shared risk arrangement with CMS and the programs are evaluated on a performance year basis. The delivery of improved quality outcomes for patients and program savings depend on the contributions of the dialysis center teammates, nephrologists, health system and hospital partners, pharmacy providers, other primary care and specialty care providers and facilities, and integrated care management support from DaVita IKC, which is also the manager of the ESCO JVs. In October 2017, CMS published the results for the first performance year, covering the period from October 2015 to December 2016, and all three ESCO JVs earned shared savings payments. Results for 2017 and 2018 performance years are anticipated to be released in 2019.

- *Comprehensive care.* DaVita Health Solutions was created to provide comprehensive care through house calls and post-acute care programs to help chronically ill patients through use of community based, physician- and nurse practitioner-led care teams to deliver medical, behavioral, social and palliative care within the patient's home or skilled nursing facility.

During 2018, we transitioned the customer service and fulfillment functions of our pharmacy business, DaVita Rx, to third parties and ceased our related distribution operations. DaVita Rx was a pharmacy that specialized in providing oral medications and medication management services to patients with ESRD. In addition, effective June 1, 2018, we sold 100% of the stock of Paladina Health, our direct primary care business. For additional discussion of our ancillary services and strategic initiatives businesses, see Item 7 Management's Discussion and Analysis of Financial Condition and Results of Operations.

International dialysis operations

As of December 31, 2018, we operated or provided administrative services to a total of 241 outpatient dialysis centers, which includes consolidated and nonconsolidated centers located in nine countries outside of the U.S., serving approximately 25,000 patients. Our international dialysis operations have continued to grow steadily and expand as a result of developing and acquiring outpatient dialysis centers in various strategic markets. Our international operations are included as part of our ancillary services and strategic initiatives. The table below summarizes the number of locations of our international outpatient dialysis centers.

| | 2018 | 2017 | 2016 | 2015 | 2014 |
|--|------|------|------|------|------|
| Number of centers at beginning of year | 237 | 154 | 118 | 91 | 73 |
| Acquired centers | 28 | 68 | 21 | 21 | 9 |
| Developed and hospital operated centers | 3 | 8 | 12 | 7 | 11 |
| Managed centers, net | — | — | — | (1) | — |
| Closed centers | (2) | (1) | — | — | (2) |
| Net change in Asia Pacific Joint Venture (APAC JV) operated centers ⁽¹⁾ | (25) | 8 | 3 | — | — |
| Number of centers at end of year | 241 | 237 | 154 | 118 | 91 |

(1) In 2016 we deconsolidated the APAC JV.

The locations of our international outpatient dialysis centers are as follows:

| | |
|-------------------------|-----|
| Germany | 56 |
| Poland | 51 |
| Malaysia ⁽¹⁾ | 40 |
| Brazil | 33 |
| Saudi Arabia | 23 |
| Colombia | 20 |
| Portugal | 9 |
| Taiwan ⁽¹⁾ | 7 |
| China ⁽¹⁾ | 2 |
| | 241 |

(1) Includes centers that are operated or managed by our APAC JV.

Corporate Administrative Support

Corporate administrative support consists primarily of labor, benefits and long-term incentive compensation costs for departments which provide support to all of our different operating lines of business. These expenses are included in our consolidated general and administrative expenses and are partially offset by the allocation of management fees.

DaVita Medical Group (DMG) Division

In December 2017, we entered into an agreement to sell our DMG division to Optum, a subsidiary of UnitedHealth Group Inc., subject to receipt of required regulatory approvals and other customary closing conditions. As a result, the DMG business has been classified as held for sale and its results of operations are reported as discontinued operations.

DMG business overview

DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of experience providing coordinated, outcomes-based medical care in a cost-effective manner. As of December 31, 2018, DMG served approximately 753,800 members under its care in southern California, central and south Florida, southern Nevada and central New Mexico through capitation contracts with some of the nation's leading health plans. Of these members, approximately 321,500 individuals were patients enrolled in Medicare and Medicare Advantage, and the remaining approximately 432,300 individuals were managed care members whose health coverage is provided through their employer or who have individually acquired health coverage directly from a health plan or as a result of their eligibility for Medicaid benefits. In addition to its managed care business, during the year ended December 31, 2018, DMG provided care across all markets to approximately 932,700 patients whose health coverage is structured on a FFS basis, including patients enrolled through traditional Medicare and Medicaid programs, preferred provider organizations and other third party payors.

DMG patients as well as the patients of DMG's associated physicians, physician groups and IPAs benefit from an integrated approach to medical care that places the physician at the center of patient care. As of December 31, 2018, DMG delivered services to its members via a network of approximately 750 primary care physicians, over 3,200 associated group and other network primary care physicians, approximately 185 network hospitals, and several thousand associated group and network specialists. Together with hundreds of case managers, registered nurses and other care coordinators, these medical professionals utilize a comprehensive information technology system, sophisticated risk management techniques and clinical protocols to provide high-quality, cost-effective care to DMG's members.

U.S. healthcare spending has increased steadily over the past twenty years. These increases have been driven, in part, by the aging of the baby boomer generation, unhealthy behavioral and lifestyle choices in terms of exercise and diet, rapidly increasing costs in medical technology and pharmaceutical research, and provider reimbursement structures that may promote volume over quality in a FFS environment. These factors, as well as the steady growth of the U.S. population, have made the healthcare industry a growing market. CMS reported that in 2017 healthcare accounted for 17.9% of the U.S. gross domestic product and that healthcare spending increased 3.9% to reach \$3.5 trillion. Medicare spending grew 4.2% to \$706 billion in 2017 or 20% of National Health Expenditures, according to CMS. Medicare's share of the federal budget was approximately 17.1% in 2018 according to the Congressional Budget Office (CBO). Medicare is frequently the focus of discussions on how to moderate the growth of both federal spending and healthcare spending in the U.S.

Growth in Medicare spending is expected to continue due to demographic changes. According to the U.S. Census Bureau, the U.S. population aged 65 and over is expected to be 83.7 million in 2050 — almost double its estimated population of 43.1 million in 2012.

Medicare Advantage is an alternative to the traditional FFS Medicare program, which permits Medicare beneficiaries to receive benefits from a managed care health plan. Medicare Advantage plans contract with CMS to provide benefits that are at least comparable to those offered under the traditional FFS Medicare program in exchange for a fixed per-member monthly premium payment from CMS. The monthly premium varies based on the county in which the member resides, further adjusted to reflect the plan members' expected medical cost risk. Individuals who elect to participate in the Medicare Advantage program typically receive greater benefits than traditional FFS Medicare Part B beneficiaries, including additional preventive services, vision, dental and prescription drug benefits, and often have lower deductibles and co-payments than traditional FFS Medicare.

CMS pays Medicare Advantage health plans under a bidding process. Plans bid against county-level benchmarks. If a plan's bid is higher than the benchmark, enrollees pay the difference in the form of a monthly premium. If the bid is lower than the benchmark, the plan receives the difference between its payment amount and its bid as a rebate, which must be returned to enrollees in the form of additional benefits, reduced premiums, or lower cost sharing.

Managed care health plans were developed, primarily during the 1980s, in an attempt to mitigate the rising cost of providing healthcare benefits to populations covered by traditional health insurance. These managed care health plans often enroll members through their employers. As a result of the prevalence of these health plans, many seniors now becoming eligible for Medicare have been interacting with managed care companies through their employers for the last 30 years. Individuals turning 65 now are likely to be far more familiar with the managed care setting than previous Medicare

populations. According to Kaiser Family Foundation, in 2018, Medicare Advantage represented 34% of total Medicare members, creating a significant opportunity for additional Medicare Advantage penetration of newly eligible seniors.

In an effort to reduce the number of uninsured and to begin to control healthcare expenditures, President Obama signed the ACA into law in March 2010, which was affirmed, in substantial part, by the U.S. Supreme Court in June 2012. As of the end of 2017, the number of uninsured nonelderly Americans was 28.5 million, a decrease of over 13 million since 2013. These previously uninsured Americans and potentially newly eligible Medicaid beneficiaries represent a significant new market opportunity for health plans. We believe that health plans looking to cover these newly eligible individuals under fixed premium arrangements will seek provider arrangements that can effectively manage the cost and quality of the care being provided to these newly eligible individuals, although the 2016 Presidential and Congressional elections and subsequent developments, including recent federal tax reform legislation and legal challenges to the law, have caused the future state of the ACA to become less clear.

One of the primary ways in which the ACA funded expanded health insurance coverage is through cuts in Medicare Advantage reimbursement. County benchmarks have transitioned to a system in which each county's benchmark is a certain percentage (ranging from 95% to 115%) of FFS Medicare. In a March 2018 report to Congress, the Medicare Payment Advisory Commission (MedPAC) estimated that 2018 Medicare Advantage benchmarks (including quality bonuses), bids, and payments would average 107%, 90%, and 101% of FFS spending, respectively.

Despite the fact that the plan bids average less than FFS spending, payments for enrollees in these plans usually exceed FFS spending because the benchmarks are high relative to FFS spending. For example, health maintenance organizations (HMOs) as a group bid an average of 88% of FFS spending, yet 2018 payments for HMO enrollees are estimated to average 100% of FFS spending (including the quality bonuses).

Nonetheless, changes in benchmarks and/or bids that lower payments to Medicare Advantage plans could adversely affect DMG's business, results of operations, financial condition and cash flows.

Many health plans recognize both the opportunity for growth from senior members as well as the potential risks and costs associated with managing additional senior members. In regions operated by DMG and numerous other markets, many health plans subcontract a significant portion of the responsibility for managing patient care to integrated medical networks such as DMG. These integrated healthcare networks, whether medical groups or IPAs, offer a comprehensive medical delivery system and sophisticated care management knowledge and infrastructure to more efficiently provide for the healthcare needs of the population enrolled with that health plan. While reimbursement models for these arrangements vary around the country, health plans in California, Florida, Nevada and New Mexico often prospectively pay the integrated healthcare network a fixed Per Member Per Month (PMPM) amount, or capitation payment, which is often based on a percentage of the amount received by the health plan. The capitation payment is for much-and sometimes virtually all-of the care needs of the applicable membership. Capitation payments to integrated healthcare networks, in aggregate, represent a prospective budget from which the network manages care-related expenses on behalf of the population enrolled with that network. To the extent that these networks manage care-related expenses below the capitated levels, the network realizes an operating profit. On the other hand, if care-related expenses exceed projected levels, the network will realize an operating deficit. Since premiums paid represent a significant amount per person, there is a significant revenue opportunity for an integrated medical network like DMG that is able to effectively manage its costs under a capitated arrangement.

Integrated medical networks, such as DMG, that have scale are positioned to spread an individual member's cost exposure across a wider population and realize the benefits of pooling medical risk among large numbers of patients. In addition, integrated medical networks with years of managed care experience can utilize their sizeable medical experience data to identify specific medical care and quality management strategies and interventions for potential high cost cases and aggressively manage them to improve the health of its population base and, thus, lower cost. Many integrated medical networks, like DMG, also have established physician performance metrics that allow them to monitor quality and service outcomes achieved by participating physicians in order to reward efficient, high quality care delivered to members and initiate improvement efforts for physicians whose results can be enhanced.

Healthcare reform

The U.S. healthcare system, including the Medicare Advantage program, is subject to a broad array of new laws and regulations as a result of the ACA. This legislation made significant changes to the Medicare program and to the health insurance market overall. The ACA is considered by some to be the most dramatic change to the U.S. healthcare system in decades. The U.S. Supreme Court found that the individual mandate to obtain health insurance coverage under this legislation is constitutional and also found that the expanded Medicaid benefit included in the legislation is constitutional if states can opt out of the expanded Medicaid benefit without losing their funding under the pre-reform Medicaid program. In a separate,

subsequent case, the U.S. Supreme Court also upheld the use of subsidies to individuals in federally-facilitated healthcare exchanges, rejecting an argument that such subsidies would apply only in the state-run healthcare exchanges.

The ACA reflects sweeping legislation that, if fully implemented, may have a significant impact on the U.S. healthcare system generally and the operations of DMG's business. There are numerous steps required to implement the ACA, and implementation remains ongoing and uncertain. Congress also has enacted, and may continue to seek, legislative changes that alter, delay, or eliminate some of the ACA's provisions. For example, under the 2016 omnibus budget agreement, Congress voted to delay certain new taxes that the ACA had enacted, including the excise tax on certain high-cost health plans, the medical device tax, and the tax on health insurers. In addition, the 2016 Presidential and Congressional elections and subsequent developments have caused the future state of the ACA to be unclear. In October 2017, the federal government announced that cost-sharing reduction payments to insurers would end, effective immediately, unless Congress appropriated the funds, and, in December 2017, Congress passed the Tax Cuts and Jobs Act, which includes a provision that eliminates the penalty under the ACA's individual mandate for individuals who fail to obtain a qualifying health insurance plan and could impact the future state of the exchanges. Further, in February 2018, Congress passed the BBA, which, among other things, repealed the Independent Payment Advisory Board that was established by the ACA and intended to reduce the rate of growth in Medicare spending by extending sequestration cuts to Medicare payments through fiscal year 2027. While certain provisions of the BBA may increase the scope of benefits available for certain chronically ill federal health care program beneficiaries beginning in 2020, the ultimate impact of such changes cannot be predicted. While specific changes and their timing are not yet apparent, the enacted reforms as well as future legislative, regulatory, judicial or executive changes could have a material adverse effect on our business, results of operations, financial condition and cash flows, including lowering our reimbursement rates and increasing our expenses.

One provision of the ACA required CMS to establish a Medicare Shared Savings Program (MSSP) that promotes accountability and coordination of care through the creation of ACOs. The program allows certain providers and suppliers (including hospitals, physicians and other designated professionals) to voluntarily form ACOs and work together along with other ACO participants to invest in infrastructure and redesign delivery processes to achieve high quality and efficient delivery of services. In 2017, HCP ACO California, LLC (formerly DaVita Medical ACO California, LLC) doing business as HealthCare Partners ACO participated in its first year of the CMS Innovation Center's Next Generation ACO model and achieved \$11.8 million in savings. HealthCare Partners ACO will continue to participate in the Next Generation program for both 2018 and 2019. Results for 2018 participation will be available in 2019. In December 2018, CMS issued a final rule for the MSSP, which among other things, requires ACOs to accept a two-sided risk model (as opposed to a one-sided model), wherein ACOs need to share in the financial risk of their patients' healthcare spending (i.e., shared losses) in addition to shared savings. This rule could negatively impact the revenue and profitability of DMG's MSSP ACO.

Payor environment

Government programs

DMG derives a significant portion of its revenues from services rendered to beneficiaries of Medicare (including Medicare Advantage), Medicaid, and other governmental healthcare programs.

Medicare. The Medicare program was established in 1965 and became effective in 1967 as a federally funded U.S. health insurance program for persons aged 65 and older, and it was later expanded to include individuals with ESRD and certain disabled persons, regardless of income or age. Since its formation, Medicare has grown to an approximately \$706 billion program in 2017, covering approximately 60 million Americans and, based on the growing number of eligible beneficiaries and increases in the cost of healthcare, CBO projects that net Medicare spending will increase from \$585 billion in 2018 to \$1.2 trillion in 2028.

Initially, Medicare was offered only on a FFS basis. Under the Medicare FFS payment system, an individual can choose any licensed physician enrolled in Medicare and use the services of any hospital, healthcare provider or facility certified by Medicare. CMS reimburses providers for covered services if CMS considers them medically necessary.

FFS Medicare pays for physician services according to a physician fee schedule (PFS) set each year by CMS in accordance with formulas mandated by Congress. Historically, CMS annually adjusted the Medicare Physician Fee Schedule (Medicare PFS) payment rates based on an updated formula that included application of the Sustainable Growth Rate (SGR). On April 16, 2015, President Obama signed and enacted into law H.R. 2, the Medicare Access and CHIP Reauthorization Act of 2015, which, among other things, repealed the SGR and instituted a 0% update to the single conversion factor under the Medicare PFS from January 1 through June 30, 2015, a 0.5% update for July 2015 through the end of 2019, and a 0% update for 2020 through 2025. For 2026 and subsequent years, the update will be either 0.75% or 0.25%, depending on the Alternate Payment Model (APM) in which the physician participates. On October 14, 2016, CMS released a final rule implementing,

among other changes, the Advanced APM incentive applicable to the physician fee schedule, under which physicians may receive bonus payments for participating in an Advanced APM. Among other things, the final rule identifies the criteria an APM must satisfy to be considered an Advanced APM, which could include some MSSP ACOs or providers participating in the CEC Model. Whether DMG's subsidiary ACO or dialysis providers participating in CEC are considered to be Advanced APMs could potentially affect physicians' willingness to participate in such entities, which may indirectly impact the operations of DMG's subsidiary ACO or its providers participating in the CEC Model. In addition, under the final rule, DMG's subsidiary ACO may also be required to submit certain quality data to CMS on behalf of its Merit-Based Incentive Payment System (MIPS) eligible clinicians, which could result in an increase in operational costs. Given that the payment updates for APMs have yet to take effect, we cannot determine the impact of such payment models on our business at this time.

In addition, in recent years, Congress has enacted various laws seeking to reduce the federal debt level and contain healthcare expenditures. For example, the BCA called for the establishment of a Joint Select Committee (the Committee) on Deficit Reduction, tasked with reducing the federal debt level. However, because the Committee did not draft a proposal by the BCA's deadline, President Obama issued an initial sequestration order that imposed automatic spending cuts on various federal programs. In particular, a 2% reduction to Medicare payments took effect on April 1, 2013, which was subsequently extended through 2027.

The instability of the federal budget may lead to legislation that could result in further cuts in Medicare and Medicaid payments to providers. In recent years, the government has enacted a patchwork of appropriations legislation to temporarily suspend the debt ceiling and continue government operations. Although the BBA passed in February 2018 enacted a two-year federal spending agreement and raised the federal spending cap on non-defense spending for fiscal years 2018 and 2019, the Medicare program is frequently mentioned as a target for spending cuts. Spending cuts to the Medicare program could adversely affect our business, results of operations, financial condition and cash flows.

Medicare Advantage. Medicare Advantage is a Medicare health plan program developed and administered by CMS as an alternative to the original FFS Medicare program. Under the Medicare Advantage program, Medicare beneficiaries may choose to receive benefits under a managed care health plan that provides benefits at least comparable to those offered under the original Medicare FFS payment system in exchange for which the health plan receives a monthly per patient premium payment from CMS. The Medicare Advantage monthly premium varies based on the county in which the member resides, and is adjusted to reflect the demographics and estimated risk profile of the members that enroll. Once a person is authorized by CMS to participate in Medicare Advantage, health plans compete for enrollment based on benefit design differences such as copayments or deductibles, availability of preventive care, attractiveness of and access to a network of hospitals, physicians and ancillary providers and enrollee premium contribution or, most often in Medicare Advantage plans, the absence of any monthly premium. In certain parts of the country, many health plans that provide Medicare Advantage benefits subcontract with integrated medical networks such as DMG to transfer the responsibility for managing patient care.

In 2004, CMS adopted a risk adjustment payment system for Medicare Advantage health plans in which the participating health plans' premiums are adjusted based on the actual illness burden of the members that enroll. The model bases a portion of the total CMS reimbursement payments on various clinical and demographic factors, including hospital inpatient diagnoses, additional diagnosis data from ambulatory treatment settings, hospital outpatient department and physician visits, gender, age and Medicaid eligibility. CMS requires that all managed care companies capture, collect and submit the necessary diagnosis code information to CMS twice a year for reconciliation with CMS's internal database. Medical providers, such as DMG, provide this diagnosis code information to health plan customers for submission to CMS. Under this system, the risk-adjusted portion of the total CMS payment to the Medicare Advantage plans will equal the local rate set forth in the traditional demographic rate book, adjusted to reflect the plan members' gender, age and morbidity.

Most Medicare beneficiaries have the option to enroll in private health insurance plans that contract with Medicare under the Medicare Advantage program. According to the Kaiser Family Foundation, the share of Medicare beneficiaries in such plans has risen rapidly in recent years; it reached approximately 34% in 2018 from approximately 13% in 2004. Plan costs for the standard benefit package can be significantly lower or higher than the corresponding cost for beneficiaries in the traditional Medicare FFS payment program. Prior to the ACA, private plans were generally paid a higher average amount, and they used the additional payments to reduce enrollee cost-sharing requirements, provide extra benefits, and/or reduce Medicare premiums. These enhancements were valuable to enrollees, but also resulted in higher Medicare costs overall and higher premiums for all Medicare Part B beneficiaries and not just those enrolled in Medicare Advantage plans. The ACA requires that future payments to plans be based on benchmarks in a range of 95% to 115% of local FFS Medicare costs, with bonus amounts payable to plans meeting high quality-of-care standards. In addition, health plans offering Medicare Advantage are required to spend at least 85% of their premium dollars on medical care, the so-called medical loss ratio (MLR). Since DMG is not a health plan, except for DaVita Health Plan of California, Inc. (DHPC), it is not subject to the 85% MLR requirement. See "DaVita Medical Group Division (DMG)—Knox-Keene" below. However, payments that health plans make to DMG will apply in full

towards the health plans' 85% MLR requirement. If a health plan does not meet the 85% MLR requirement, it must provide a rebate to its customers. Any such shortfalls would not impact amounts paid by health plans to DMG.

Medicaid. Medicaid is a federal entitlement program administered by the states that provides healthcare and long-term care services and support to low-income Americans. Medicaid is funded jointly by the states and the federal government. The federal government guarantees matching funds to states for qualifying Medicaid expenditures based on each state's federal medical assistance percentage, which is calculated annually and varies inversely with average personal income in the state. Subject to federal rules, each state establishes its own eligibility standards, benefit packages, payment rates and program administration within broad federal statutory and regulatory guidelines. Every state Medicaid program must balance a number of potentially competing demands, including the need for quality care, adequate provider access, and cost-effectiveness. In an effort to improve quality and provide more uniform and cost-effective care, many states have implemented Medicaid managed care programs to improve access to coordinated healthcare services, including preventative care, and to control healthcare costs. Under Medicaid managed care programs, a health plan receives capitation payments from the state. The health plan, in turn, arranges for the provision of healthcare services by contracting with a network of medical providers, such as DMG. DMG has entered into capitation agreements with health plans to manage approximately 90,800 Medicaid managed care members in its southern California market.

Commercial payors

According to the 2018 Annual Survey conducted by the Kaiser Family Foundation, approximately 152 million nonelderly people in the U.S. received their health insurance through their employers, which contracted with health plans to administer these healthcare benefits. Patients enrolled in health plans offered through an employment setting are generally referred to as commercial members. According to the survey, the percentage of workers covered was 53% in 2018 and 55% in 2017. Under the ACA, many uninsured individuals and many individuals who receive their health insurance benefits through small employers may purchase their healthcare benefits through insurance exchanges in which health plans compete directly for individual or small group members' enrollment. DMG derives a significant amount of its enrollment from commercial members; however, these members represent a disproportionately small share of DMG's operating profits.

Whether in the Medicare Advantage, commercial or Medicaid market, managed care health plans seek to provide a coordinated and efficient approach to managing the healthcare needs of their enrolled populations. By negotiating with providers, such as pharmacies, hospitals and physicians, and implementing various quality programs, managed care companies attempt to enhance their profitability by limiting their medical costs. These health plans have shown success in mitigating certain components of medical cost, but we believe the plans are limited by their indirect relationship with physicians, who in the aggregate direct most of their patients' healthcare costs. We believe that physician-led and professionally-managed integrated medical networks such as DMG's have a greater opportunity to influence cost and improve quality due to the close coordination of care at the most effective point of contact with the patient—the primary care physician.

Capitation and FFS revenue

There are a number of different models under which an integrated medical network receives payment for managing and providing healthcare services to its members.

Fee-for-service structure. Under traditional FFS reimbursement, physicians are paid a specified amount for each service or procedure that they provide during a patient visit. Under this structure, physician compensation is based on the volume of patient visits and procedures performed, thus offering limited financial incentive to focus on cost containment and preventative care. FFS revenues are derived primarily from DMG's physician services.

Capitation structure. Under capitation, payors pay a fixed amount per enrolled member, thereby subcontracting a significant portion of the responsibility and risks for managing patient care to physicians. Global capitation represents a prospective budget from which the provider network then manages care-related expenses including payments to associated providers outside the group, such as hospitals and specialists. Compared to traditional FFS models, we believe that capitation arrangements better align provider incentives with both quality and efficiency of care. We believe that this approach improves the quality of the experience for patients and the potential profitability for efficient care providers.

Since premiums paid represent a significant amount per person, the revenue and, when costs are effectively managed, profit opportunity available to an integrated medical network under a capitated arrangement can be significant. This is particularly the case for senior members and members with multiple diseases. We believe that the advantages, savings and efficiencies made possible by the capitated model are most pronounced when the care demands of the population are the most severe and require the most coordination, such as for the senior population or patients with chronic, complex and follow-on diseases. While organized coordination of care is central to the capitated model, it is also well suited to the implementation of

preventative care and disease management over the long-term since physicians have a financial incentive to improve the overall health of their patient population.

The inherent risk in assumption of global care risk relates to potential losses if a number of individual patients' medical costs exceed the expected amount. This risk is especially significant to individual practitioners or smaller physician groups who lack the scale required to spread the risk over a broad population. DMG has the scale, comprehensive medical delivery resources, significant infrastructure to support practicing physicians, and demonstrated care management knowledge to spread the risk of losses over a large patient population.

Global model. In Florida, DMG may contract directly with health plans under global capitation arrangements that include hospital services, because state law permits DMG to assume financial responsibility for both professional and institutional services. In New Mexico, DMG has assumed financial responsibility for professional services only.

In Nevada, DMG enters into global capitation arrangements to assume financial responsibility for both professional and institutional services. However, the Nevada Division of Insurance (NDI) has not opined on whether it is appropriate for an entity like DMG to enter into global capitation arrangements and assume financial responsibility for the provision of both professional and institutional services to either Medicare Advantage enrollees or enrollees of commercial health plans. In order to avoid an adverse finding by the NDI with respect to DMG's global capitation arrangements in Nevada, DMG applied for an insurance license from the NDI and obtained the license in 2015. DMG is currently evaluating its ability to assign any of its existing contracts to the NDI license holder. Because of the current global capitation to DMG, and DMG's assumption of nearly the entire professional and institutional risk in Nevada and Florida, DMG's health plan customers function primarily to support DMG in undertaking marketing and sales efforts to enroll members and processing claims in these states.

In California, entities that maintain full or restricted licenses under the California Knox-Keene Health Care Service Plan Act of 1975 (Knox-Keene) are permitted to assume financial responsibility for both professional and institutional services. As described below, in December 2013, DMG obtained a restricted Knox-Keene license and therefore may enter into global capitation arrangements with health plans through which DMG will assume financial responsibility for both professional and institutional services.

Risk-sharing model. In California, DMG currently utilizes a capitation model in several different forms. While there are variations specific to each arrangement, HealthCare Partners Affiliates Medical Group and HealthCare Partners Associates Medical Group, P.C. (collectively AMG), which are medical groups that have entered into management services agreements with DMG, have historically contracted with health plans to receive a PMPM or percentage of premium (POP) capitation payment for professional (such as physician) services and assumed the financial responsibility for professional services. In some cases, the health plans separately enter into capitation contracts with third parties (typically hospitals) who directly receive a capitation payment and assume contractual financial responsibility for institutional (such as hospital) services. In the case of institutional services and as a result of its managed care-related administrative services agreements with hospitals, AMG has recognized a percentage of the surplus of institutional revenues less institutional expense as AMG net revenues and has also been responsible for some percentage of any short-fall in the event that institutional expenses exceed institutional revenues. We refer to these arrangements as "dual risk arrangements." In other cases, the health plan does not pay a capitation payment to the hospital, but rather administers and pays fee-for-service claims for hospital expenses. We refer to these arrangements as "shared risk arrangements." In both cases, AMG has been responsible under its health plan agreements for managing the care dollars associated with both the professional and institutional services provided for in the AMG capitation payment. In total, approximately 29% of DMG's total membership was covered under dual risk arrangements as of December 31, 2018.

In connection with DMG's obtaining a restricted Knox-Keene license in California, substantially all of the California health plan contracts, along with the revenues received under such contracts, have been assigned from AMG to DHPC. In addition, DMG now has the legal authority to transition these health plan contracts to global capitation or "global risk" arrangements in which DMG is responsible for arranging professional and institutional services in exchange for capitation payments directly from the health plan. DMG evaluates its various payor arrangements on an ongoing basis, and based on this evaluation, may work with the California Department of Managed Health Care and certain selected health plans to convert to global risk arrangements. DMG converted two contracts to global risk in 2017 and one additional contract to global risk effective January 2019. In total, approximately 21% of DMG's total membership was covered under global risk arrangements as of December 31, 2018 and approximately 28% of its total membership is now covered under global risk arrangements as of January 2019.

Government regulation

In addition to the laws and regulations to which our U.S. dialysis and related lab services business are subject to, the internal operations of DMG and its contractual relationships with healthcare providers such as hospitals, other healthcare facilities, and healthcare professionals are subject to extensive and increasing regulation by numerous federal, state, and local government entities. These laws and regulations often are interpreted broadly and enforced aggressively by multiple government agencies, including the OIG, the DOJ, and various state authorities. Many of these laws and regulations are the same as those that impact our U.S. dialysis and related lab services business. For example:

- DMG's financial relationships with healthcare providers including physicians and hospitals could subject DMG to criminal and civil sanctions and penalties under the federal Anti-Kickback Statute;
- The referral of Medicare patients by DMG-associated physicians for the provision of DHS may subject the parties to sanctions and penalties under the Stark Law;
- DMG's financial relationships and those of its associated physicians may subject the parties to penalties and sanctions under state fraud and abuse laws;
- DMG's submission of claims to governmental payors such as the Medicare and Medicaid programs for services provided by its associated physicians and clinical personnel may subject DMG to sanction and penalties under the FCA; and
- DMG's handling of PHI may subject DMG to sanctions and penalties under HIPAA and its implementing privacy and security regulations, as amended by the HITECH Act, and state medical privacy laws which can include penalties and restrictions that are more severe than those which arise under HIPAA.

A finding that claims for services were not covered or not payable because services were not rendered or because claims otherwise were submitted in violation of the applicable healthcare laws and regulations, or the imposition of sanctions associated with a violation of any of these healthcare laws and regulations, could result in criminal and/or civil penalties and exclusion from participation in Medicare, Medicaid and other federal and state healthcare programs and could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows. We cannot guarantee that the arrangements or business practices of DMG will not be subject to government scrutiny or be found to violate certain healthcare laws. Government audits, investigations and prosecutions, even if we are ultimately found to be without fault, can be costly and disruptive to DMG's business. Moreover, changes in healthcare legislation or government regulation may restrict DMG's existing operations, limit their expansion or impose additional compliance requirements and costs, any of which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

The following includes brief descriptions of some, but not all, of the laws and regulations that, in addition to those described in relation to our U.S. dialysis and related lab services business, affect DMG. DMG is also subject to the laws and regulations that apply to our U.S. dialysis and related lab services business. See "Kidney Care Division—Government regulation" above.

Licensing, certification, accreditation and related laws and guidelines. DMG clinical personnel are subject to numerous federal, state and local laws and regulations, relating to, among other things, licensing, professional credentialing and professional ethics. Since DMG clinical personnel perform services in medical office settings, hospitals and other types of healthcare facilities, DMG may indirectly be subject to laws applicable to those entities as well as ethical guidelines and operating standards of professional trade associations and private accreditation commissions, such as the American Medical Association and the Joint Commission. There are penalties for non-compliance with these laws, including discipline or loss of professional license, civil and/or criminal fines and penalties, loss of hospital admitting privileges, federal healthcare program disenrollment, loss of billing privileges, and exclusion from participation in various governmental and other third-party healthcare programs.

Professional licensing requirements. DMG's clinical personnel, including physicians, must satisfy and maintain their professional licensing in the states where they practice medicine. Activities that qualify as professional misconduct under state law may subject them to sanctions, including the loss of their licenses, and could subject DMG to sanctions as well. Many state boards of medicine impose reciprocal discipline, that is, if a physician is disciplined for having committed professional misconduct in one state where he or she is licensed, another state where he or she is also licensed may impose the same discipline even though the conduct did not occur in that state. Therefore, if a DMG-associated physician is licensed in multiple states, sanctions or loss of licensure in one state may result in sanction or the loss of licensure in other states. Professional

licensing sanctions may also result in exclusion from participation in governmental healthcare programs, such as Medicare and Medicaid, as well as other third-party programs.

Corporate practice of medicine and fee splitting. California, Colorado, Nevada, and Washington are states in which DMG operates that have laws that prohibit business entities, such as our Company and our subsidiaries, from practicing medicine, employing physicians to practice medicine or exercising control over medical decisions by physicians (known collectively as the corporate practice of medicine). These states also prohibit entities from engaging in certain financial arrangements, such as fee-splitting, with physicians. In some states these prohibitions are expressly stated in a statute or regulation, while in other states the prohibition is a matter of judicial or regulatory interpretation.

Violations of the corporate practice of medicine vary by state and may result in physicians being subject to disciplinary action, as well as to forfeiture of revenues from payors for services rendered. For lay entities, violations may also bring both civil and, in more extreme cases, criminal liability for engaging in medical practice without a license.

In California, a violation of the corporate practice of medicine prohibition constitutes the unlawful practice of medicine, which is a public offense punishable by fines and other criminal penalties. In addition, any person who conspires with or aids and abets another in the unlawful practice of medicine is similarly guilty of a public offense and may be subject to comparable fines and criminal penalties. In Nevada, engaging in the corporate practice of medicine where not provided by a specific statute may also constitute the unlawful practice of medicine. This violation is a felony punishable by fines and other civil and criminal penalties. Physicians in Nevada can similarly be punished for aiding or assisting in the unlicensed practice of medicine.

In Colorado, any physician found to have abetted or assisted or conspired to engage in unprofessional conduct with respect to the practice of medicine is subject to disciplinary action, including the loss of licensure. Corporate entities or lay persons who are found to have engaged in the unauthorized practice of medicine may be subject to injunctive action and other criminal penalties. In Washington, the Secretary of Health is responsible for investigating complaints concerning the unlicensed practice of medicine and violations may be subject to a cease and desist order, civil fines, injunctive action, and other criminal penalties.

In our markets where the corporate practice of medicine is prohibited, DMG has historically operated by maintaining long-term management contracts with multiple associated professional organizations which, in turn, employ or contract with physicians to provide those professional medical services required by the enrollees of the payors with which the professional organizations contract. Under these management agreements, DMG performs only non-medical administrative services, does not represent that it offers medical services, and does not exercise influence or control over the practice of medicine by the physicians or the associated physician groups with which it contracts. For example, in California, DMG has full-service management contracts with AMG. The AMG entities are owned by California-licensed physicians and professional medical corporations and contract with physicians to provide professional medical services. In Nevada and Washington, DMG's Nevada and Washington subsidiaries have similar management agreements with Nevada and Washington professional corporations, as applicable, that employ and contract with physicians to provide professional medical services. In Colorado, the physician groups contract through a provider network to include a pharmacy and ambulatory surgery center.

Some of the relevant laws, regulations, and agency interpretations in states with corporate practice of medicine restrictions have been subject to limited judicial and regulatory interpretation. Moreover, state laws are subject to change. Regulatory authorities and other parties, including DMG's associated physicians, may assert that, despite the management agreements and other arrangements through which DMG operates, we are engaged in the prohibited corporate practice of medicine or that DMG's arrangements constitute unlawful fee-splitting. If this were to occur, we could be subject to civil and/or criminal penalties, DMG's agreements could be found legally invalid and unenforceable (in whole or in part), or we could be required to restructure DMG's contractual arrangements.

If we were required to restructure DMG's operating structures in our markets due to determination that a corporate practice of medicine violation existed, such a restructuring might include revisions of the California, Colorado, Nevada or Washington management services agreements, which might include a modification of the management fee, and/or establishing an alternative structure. For example, our subsidiaries in those states might have to obtain the equivalent of a California Knox-Keene license in such state in order to comply with the corporate practice of medicine rules while contracting directly with payors and, in turn, physicians, to provide physician services to the payors' enrollees. In California, DMG's restricted Knox-Keene license has created potential flexibility for DMG in the event regulatory authorities seek to enforce corporate practice of medicine or fee splitting laws based upon current management services relationships with AMG. DMG's restricted Knox-Keene license allows DHPC to contract with or employ physicians as a result of an exemption from California's corporate practice of medicine laws applicable to Knox-Keene licensees.

Knox-Keene. The California Department of Managed Health Care (DMHC) licenses and regulates Health Care Service Plans (HCSPs) pursuant to Knox-Keene, as amended. In addition to regulating Knox-Keene's various patient's rights protections for HCSP-enrolled individuals, the DMHC is responsible for ensuring the financial sustainability over time of licensed HCSPs and other regulated entities. As such, the DMHC is charged with continually monitoring the financial health of regulated entities. The DMHC's Division of Financial Oversight monitors and evaluates the financial viability of health plans to ensure continued access to health care services. Financial examination reviews include examinations of financial statements and financial arrangements, both by routine and non-routine examinations. The examination also ensures that there is adequate tangible net equity (TNE), as determined according to calculations included in Knox-Keene. The TNE regulations for organizations holding a Knox-Keene license, like DHPC, vary depending on circumstances, but generally require any licensee to have on hand in cash or cash equivalents a minimum of the greater of (i) \$1 million, (ii) the sum of 2% of the first \$150 million of annualized premium revenues plus 1% of annualized premium revenues in excess of \$150 million, or (iii) the sum of 8% of the first \$150 million of annualized healthcare expenditures (except those paid on a capitated basis or managed hospital payment basis) plus 4% of the annualized healthcare expenditures (except those paid on a capitated basis or managed hospital payment basis) which are in excess of \$150 million; plus 4% of annualized hospital expenditures paid on a managed hospital payment basis. In its sole discretion, the DMHC may require, as a condition to obtaining or maintaining an HCSP license, that a licensee accept certain contractual undertakings such that the licensee is obligated to maintain TNE in amounts greater than the minimum amount described above. Additionally, a licensed HCSP is subject to additional DMHC reporting requirements and financial oversight if the HCSP fails to maintain at least 130% of its required minimum TNE. During the 2016 financial examination, DHPC was required to provide evidence of exclusive fidelity bond coverage in the amount of at least \$2 million, with a deductible amount not in excess of \$100,000 with a requirement to notify the Director of DMHC 30 days prior to cancellation.

The DMHC interprets Knox-Keene HCSP licensing requirements to apply to both full-service HCSPs and downstream restricted HCSP contracting entities, including provider groups that enter into global risk contracts with licensed HCSPs. A global risk contract is a healthcare services contract in which a downstream contracting entity agrees to provide both professional (physician) services and institutional (hospital) services subject to an at-risk or capitated reimbursement methodology. According to the DMHC, entities that accept global risk must obtain a restricted Knox-Keene license. Under a restricted Knox-Keene license, entities may enter into global risk contracts with other licensed HCSPs. Holders of restricted Knox-Keene licenses must comply with the same financial requirements as HCSPs with full licenses, including demonstrating specific levels of TNE, but are not required to meet Knox-Keene requirements for functions they are not delegated such as marketing. The consequences of operating without a license include civil penalties, criminal penalties and the issuance of cease and desist orders.

DHPC holds a restricted Knox-Keene license, which allows DHPC to contract directly with full service HCSPs to simplify DMG's historic contractual and financial structure and to facilitate expansion into new markets in California. However, this also subjects DMG and DHPC to additional regulatory obligations, including (i) regulatory oversight of operations, (ii) the need to seek approval for all material business changes, (iii) significant requirements to maintain certain TNE levels, and (iv) other operating limitations imposed by Knox-Keene and its regulations. Under its restricted Knox-Keene license, DHPC is prohibited from declaring or paying any dividends or making any distribution of cash or property to its parent, affiliates, or shareholders, if such a distribution would cause it to fail to maintain the minimum applicable TNE, have insufficient working capital or cash flow as required by DMHC regulation or otherwise be unable to provide or arrange healthcare services. In addition, DHPC is subject to DMHC oversight and must seek approval before incurring any debt or guaranteeing any debt relating to its parent, affiliates, or shareholders. DHPC must also submit proposed global capitation contracts to the DMHC for approval.

DMG services

Approximately 84% of DMG's operating revenues for the year ended December 31, 2018 were derived from capitation contracts with health plans. Under these contracts, DMG's health plan customers delegate full responsibility for member care to physicians and healthcare facilities that are part of DMG's provider network. In return, DMG receives a PMPM fee for each DMG member. As a result, DMG has financial and clinical accountability for a population of members. In California, DMG does not assume direct financial risk for institutional (hospital) services in some cases, but is responsible for managing the care dollars associated with both the professional (physician) and institutional services being provided for the PMPM fee attributable to both professional and institutional services. In those cases and as a result of its managed care-related administrative services agreements with hospitals, DMG recognizes the surplus of institutional revenues less institutional expense as DMG net revenues and is also responsible for any short-fall in the event that institutional expenses exceed institutional revenues.

DMG provides comprehensive and quality medical care through a network of participating physicians and other healthcare professionals. Through its group model, DMG employs, directly (where permitted by state law) and through its associated physician groups, approximately 750 primary care physicians. Through its IPA model, DMG contracts with a network of approximately 3,200 associated groups and other network primary care physicians who provide care for DMG's members in an independent office setting. These physicians are complemented by several thousand network specialists and approximately 185 network hospitals that provide specialty or institutional care to the patients of DMG's associated physicians, physician groups and IPAs.

In order to comply with local regulations prohibiting the corporate practice of medicine, many of DMG's group physicians are employed by associated medical groups with which DMG has entered into long-term management agreements. The largest of these DMG managed medical groups is AMG, which employs, directly or indirectly, approximately 750 primary care physicians, specialists and hospitalists. See "Government Regulation—Corporate practice of medicine and fee splitting" above.

DMG does not own hospitals, although hospitals are an essential part of its provider network. In most cases, DMG contracts or otherwise aligns with hospitals to manage the utilization, readmission and cost of hospital services. Most DMG patients receive specialty care through DMG's network based on referrals made by their primary care physician. These specialists may be reimbursed based on capitation, case rates or on a discounted FFS rate.

DMG group physicians typically see 18 to 22 patients per day, which we believe is an appropriate benchmark to ensure there is sufficient time to understand all of the patients' clinical needs. DMG care teams, including nurses, engage in outreach to patients in order to help monitor fragile and high risk patients, and help improve adherence to physicians' care plans. During these visits, DMG's physicians, nurses and educators use the time to educate patients and manage their healthcare needs. The goal of this preventative care delivery model is to keep patients healthy. Education improves self-management and compliance which allows the patient to recognize early signs of their disease and seek appropriate care. We believe this translates into earlier intervention, which in turn leads to fewer emergency room visits, fewer hospital admissions and fewer hospital bed days (the most expensive location for healthcare). This clinical model seeks to provide early diagnosis of disease or deterioration in a chronic and complex condition and provide preventive care to maintain optimal health and avert unnecessary hospitalization. Clinic-based case managers and hospitalists coordinate with the primary care physicians to ensure that patients are receiving proper care whether they are in the clinic, in the hospital or are not regularly accessing healthcare. Physicians and case managers encourage patients to regularly visit the clinics in order to enhance their day-to-day health and diagnose any illness or deterioration in condition as early as possible.

DMG's information technology system, including DMG's electronic health record and data warehouse, is designed to support the DMG delivery model with data-driven opportunities to improve the quality and cost effectiveness of the care received by its members. Using informatics technology, DMG has created disease registries that track large numbers of patients with defined medical conditions. DMG applies the data from these registries to manage the care for patients with similar medical conditions which we believe leads to a better medical outcome. We believe this approach to using data is effective because the information is communicated by the patient's physician rather than the health plan or disease management companies.

DMG employs a wide variety of other information applications to service IPA and network providers using web connectivity. The HCP Connect! on-line portal provides web-based eligibility, referrals, electronic claims submission and explanation of benefits, and other communication vehicles for individual physician offices. The success of this suite of applications has enhanced DMG's ability to manage its IPA networks, and has resulted in significant back-office efficiencies for DMG and its associated physician groups. DMG has further expanded its ability to share key utilization and clinical data with its internal and contracted physicians and specialists through the Physician Information Portal and the Clinical Viewer. Through these secure web portals, a physician is able to obtain web-based, point of care information regarding a patient, including diagnosis history, quality indicators, historical risk-adjustment coding information, pharmacy medication history, and other key information. In addition to its web-portals geared towards physicians, DMG has recently introduced a patient on-line portal to enable DMG's patients to securely view their own clinical information, schedule physician appointments and interact electronically with their physicians. DMG believes these tools help lead to high quality clinical outcomes, create internal efficiencies, and enhance the satisfaction of its associated physicians and patients.

In addition, DMG uses its data to carefully track high utilizing patients through robust data warehousing and data mining technologies. DMG filters the data warehouse to identify and reach out to patients with high-utilization patterns who are inefficiently using resources, such as visiting an emergency room when either a same-day appointment or urgent care center would be more appropriate and satisfactory for the member. High utilizing patients are identified and tracked as part of DMG's electronic health record by their physician and DMG's care management staff. Specific care plans are attached to each of these patients and tracked carefully for full compliance. The objective is to proactively manage their care at times when these patients

are either not compliant with the care plan or when changing circumstances require care managers to develop new and more suitable care plans. By using these resources, DMG has achieved improvements in quality of care, satisfaction and cost.

We believe DMG is well positioned to effectively leverage marketplace demands for greater provider accountability, measurable quality results and cost efficient medical care. We believe that DMG's business model is likely to continue to be an attractive alternative for health plans looking for high quality, cost effective delivery networks, physicians seeking an attractive practice environment and patients interested in a highly integrated approach to managing their medical care. Additionally, we believe that the scale of DMG's business allows it to spread capitation risk over a large population of members, invest in comprehensive analytic and healthcare information tools as well as clinical and quality measurement infrastructure, and recognize administrative and operating efficiencies. For these reasons, we believe that DMG offers patients, physicians and health plans a proven platform for addressing many of the most pressing challenges facing the U.S. healthcare system, including rising medical costs.

We also believe DMG has the ability to demonstrably improve medical outcomes and patient satisfaction while effectively managing costs through the following unique competitive strategies and internal progress and systems:

- DMG's clinical leadership and associated group and network physicians devote significant efforts to ensure that DMG's members receive the most appropriate care in the most appropriate manner.
- DMG is committed to maximizing its patients' satisfaction levels.
- DMG has the scale which, combined with its strong reputation and high quality patient care, makes it an attractive partner for health plans, compared to smaller provider groups that may have a higher risk of default and may not have the same resources to devote and develop the same level of patient care.
- DMG has over two decades of experience in managing complex disease cases for its population of patients. As a result, DMG has developed a rich dataset of patient care experiences and outcomes which permits DMG to proactively monitor and intervene in improving the care of its members.
- DMG's senior management team possesses substantial experience with the healthcare industry with average experience of approximately 21 years, as of December 31, 2018.

Locations of DMG clinics

As of December 31, 2018, DMG managed a total of 277 medical clinics, of which 72 clinics were located in California, 25 clinics were located in Colorado, 86 clinics were located in Florida, 56 clinics were located in Nevada, 13 clinics were located in New Mexico, and 25 clinics were located in Washington.

Competition

U.S. and International dialysis competition

The U.S. dialysis industry has some consolidation but still remains highly competitive, particularly in terms of acquiring existing outpatient dialysis centers. We continue to face a high degree of competition in the U.S. dialysis industry from large and medium-sized providers, among others, who compete directly with us for the acquisition of dialysis businesses, relationships with physicians to act as medical directors and skilled clinical personnel, as well as for individual patients. In addition, as we continue our international dialysis expansion into various international markets, we face competition from large and medium-sized providers, among others, for acquisition targets as well as physician relationships. Because of the ease of entry into the dialysis business and the ability of physicians to own dialysis centers and/or also be medical directors for their own centers, competition for growth in existing and expanding markets is not limited to large competitors with substantial financial resources. There have also been increasing indications of interest from non-traditional dialysis providers and others to enter the dialysis space and/or develop innovative technologies or business activities that could be disruptive to the industry. Acquisitions, developing new outpatient dialysis centers, patient retention and physician relationships are a critical component of our growth strategy and our business could be adversely affected if we are not able to continue to make dialysis acquisitions on reasonable and acceptable terms, continue to develop new outpatient dialysis centers, maintain or establish new relationships with physicians or if we experience significant patient attrition to our competitors. Competition for qualified physicians to act as medical directors and for inpatient dialysis services agreements with hospitals is also intense. Occasionally, we have also experienced competition from former medical directors or referring physicians who have opened their own outpatient dialysis centers. We also experience competitive pressures from other dialysis providers in connection with negotiating contracts with commercial healthcare payors and in recruiting and retaining qualified skilled clinical personnel.

Together with Fresenius Medical Care (FMC), we account for approximately 74% of outpatient dialysis patients in the U.S. with our Company serving approximately 37% of the total outpatient dialysis patients. Approximately 44% of the centers not owned by us or FMC are owned or controlled by hospitals or non-profit organizations. Hospital-based and non-profit dialysis units typically are more difficult to acquire than physician-owned dialysis centers.

FMC also manufactures a full line of dialysis supplies and equipment in addition to owning and operating outpatient dialysis centers worldwide. This may give FMC cost advantages over us because of its ability to manufacture its own products or prevent us from accessing existing or new technology on a cost-effective basis. Additionally, FMC has been one of our largest suppliers of dialysis products and equipment over the last several years. In 2018, we entered into and subsequently extended an agreement with FMC to purchase a certain amount of dialysis equipment, parts and supplies from FMC through December 31, 2020. The amount of purchases in future years from FMC will depend upon a number of factors, including the operating requirements of our centers, the number of centers we acquire, and growth of our existing centers.

DMG's competition

DMG's business is highly competitive. DMG competes with managed care organizations, hospitals, medical groups and individual physicians in its markets. DMG competes with other primary care physician groups or physicians who contract with health plans for membership. Health plans contract with care providers on the basis of costs, reputation, scope, efficiency and stability. Individual members select a primary care physician at the time of membership with the health plan. Location, name recognition, quality indicators and other factors go into that decision. For example, in California, DMG's competitors include Permanente Medical Group, which is the exclusive provider for Kaiser, and Heritage Provider Network. However, DMG's principal competitors for members and health plan contracts vary considerably in type and identity by region.

Corporate compliance program

Our businesses are subject to extensive federal, state and local government laws and regulations. Management has designed and implemented a corporate compliance program as part of our commitment to comply fully with applicable criminal, civil and administrative laws and regulations and to maintain the high standards of conduct we expect from all of our teammates. We continuously review this program and enhance it as appropriate. The primary purposes of the program include:

- Assessing and identifying risks for existing and new businesses;
- Training and educating our teammates and affiliated professionals to promote awareness of legal and regulatory requirements and the necessity of complying with all these laws;
- Developing and implementing compliance policies and procedures and creating controls to support compliance with these laws and our policies and procedures;
- Auditing and monitoring the activities of our operating units and business support functions on a regular basis to identify risks and potential instances of noncompliance in a timely manner; and
- Ensuring that we promptly take steps to resolve instances of noncompliance and address areas of weakness or potential noncompliance.

We have a code of conduct that each of our teammates, members of our Board of Directors, affiliated professionals and certain third parties must follow, and we have an anonymous compliance hotline for teammates and patients to report potential instances of noncompliance. Our Chief Compliance Officer administers the compliance program. The Chief Compliance Officer reports directly to our Chief Executive Officer, our Chief Executive Officer of Kidney Care and the Chair of the Compliance Committee of our Board of Directors (Board Compliance Committee).

On October 22, 2014, DaVita entered into a Corporate Integrity Agreement (CIA) with HHS and the OIG. The CIA:

- requires that we maintain certain elements of our compliance programs;
- imposes certain expanded compliance-related requirements during the term of the CIA, including increased training for teammates, physician partners and members of our Board of Directors, implementing a series of procedures prior to entering into arrangements with referrals sources, execution of annual certifications by senior executives of compliance with federal healthcare laws and regulations, internal compliance policies and the CIA, imposition of an executive recoupment program and quarterly and annual reports to the OIG;

- requires the formal allocation of certain oversight responsibility to the Board Compliance Committee and a resolution from that committee that it has made reasonable inquiry into the operations of the compliance program, the creation of a Management Compliance Committee and the retention of an independent compliance advisor during years three through five of the CIA;
- contains certain business restrictions related to a subset of our joint venture arrangements, including our agreeing to not enter into certain types of partial divestiture joint venture transactions with nephrologists during the term of the CIA, among other restrictions; and
- requires that we engage an Independent Monitor who will provide additional oversight and reporting to the OIG for the term of the CIA.

The costs associated with compliance with the CIA are substantial. In addition, in the event of a breach of the CIA, we may become liable for payment of certain stipulated penalties, and/or be excluded from participation in federal healthcare programs. In April 2015, the OIG notified us that it considered us to be in breach of the CIA because of three implementation deficiencies. We remediated the deficiencies and paid certain stipulated penalties. If we fail to comply with our CIA or adhere to all of the complex governmental laws and regulations that apply to our business, we could suffer severe consequences, including substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations, financial condition and cash flows, reputation and stock price.

Insurance

We are predominantly self-insured with respect to professional and general liability and workers' compensation risks through wholly-owned captive insurance companies. We are also predominantly self-insured with respect to employee medical and other health benefits. We also maintain insurance, excess coverage, or reinsurance for property and general liability, professional liability, directors' and officers' liability, workers' compensation, cybersecurity and other coverage in amounts and on terms deemed adequate by management, based on our actual claims experience and expectations for future claims. Future claims could, however, exceed our applicable insurance coverage. Physicians practicing at our dialysis centers are required to maintain their own malpractice insurance, and our medical directors are required to maintain coverage for their individual private medical practices. Our liability policies cover our medical directors for the performance of their duties as medical directors at our outpatient dialysis centers. DMG also maintains general and professional liability insurance through various independent and related parties. DMG has purchased its primary general and professional liability insurance from California Medical Group Insurance (CMGI) in which DMG owns a 67% equity interest.

Teammates

As of December 31, 2018, we employed approximately 77,700 teammates, including our international teammates:

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|---|--------|
| • Licensed professional staff (physicians, nurses and other healthcare professionals) | 26,500 |
| • Other patient care and center support staff and laboratory personnel | 29,200 |
| • Corporate, billing and regional administrative staff | 9,400 |
| • DMG | 12,600 |

Our businesses require skilled healthcare professionals with specialized training for treating patients with complex care needs. Recruitment and retention of nurses are continuing concerns for healthcare providers due to short supply. We have an active program of investing in our professional healthcare teammates to help ensure we meet our recruitment and retention targets, including expanded training opportunities, tuition reimbursements and other incentives.

Item 1A. Risk Factors

This Annual Report on Form 10-K contains statements that are forward-looking statements within the meaning of the federal securities laws. These statements involve known and unknown risks and uncertainties including those discussed below. The risks and uncertainties discussed below are not the only ones facing our business. In addition, please read the cautionary notice regarding forward-looking statements in Item 7 of Part II of this Annual Report on Form 10-K under the heading "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Risk factors related to our overall business:

If we fail to adhere to all of the complex government laws and regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and stock price.

Our operations are subject to extensive federal, state and local government laws and regulations, such as Medicare and Medicaid reimbursement rules and regulations, federal and state anti-kickback laws, the Stark Law and analogous state self-referral prohibition statutes, the 21st Century Cures Act, Federal Acquisition Regulations, the False Claims Act (FCA) and associated regulations, the Civil Monetary Penalty statute and associated regulations, the Foreign Corrupt Practices Act (FCPA), and federal and state laws regarding the collection, use and disclosure of patient health information (e.g., Health Insurance Portability and Accountability Act of 1996 (HIPAA)) and the storage, handling, shipment, disposal and/or dispensing of pharmaceuticals and blood products and other biological materials and many other applicable state and federal laws and requirements. Medicare and Medicaid regulations, manual provisions, local coverage determinations, national coverage determinations and agency guidance impose complex and extensive requirements upon healthcare providers as well. Moreover, the various laws and regulations that apply to our operations are often subject to varying interpretations and additional laws and regulations potentially affecting providers continue to be promulgated that may impact us. A violation or departure from any of the legal requirements implicated by our business may result in, among other things, government audits, lower reimbursements, significant fines and penalties, the potential loss of certification, recoupment efforts or voluntary repayments. These legal requirements are civil, criminal and administrative in nature depending on the law or requirement.

We endeavor to comply with all legal requirements. We further endeavor to structure all of our relationships with physicians and providers to comply with state and federal anti-kickback physician and self-referral laws and other applicable healthcare laws. We utilize considerable resources to monitor laws and regulations and implement necessary changes. However, the laws and regulations in these areas are complex, changing and often subject to varying interpretations. As a result, there is no guarantee that we will be able to adhere to all of the laws and regulations that apply to our business, and any failure to do so could have a material adverse impact on our business, results of operations, financial condition, cash flows and reputation. For example, if an enforcement agency were to challenge the level of compensation that we pay our medical directors or the number of medical directors whom we engage, or otherwise challenge these arrangements, we could be required to change our practices, face criminal or civil penalties, pay substantial fines or otherwise experience a material adverse impact on our business, results of operations, financial condition, cash flows and reputation as a result. Similarly, we may face penalties under the FCA, the federal Civil Monetary Penalty statute or otherwise related to failure to report and return overpayments within 60 days of when the overpayment is identified and quantified. These obligations to report and return overpayments could subject our procedures for identifying and processing overpayments to greater scrutiny. We have made investments in resources to decrease the time it takes to identify, quantify and process overpayments, and may be required to make additional investments in the future.

Additionally, the federal government has used the FCA to prosecute a wide variety of alleged false claims and fraud allegedly perpetrated against Medicare, Medicaid and other federally funded health care programs. Moreover, amendments to the federal Anti-Kickback Statute in the 2010 Affordable Care Act (ACA) make claims tainted by anti-kickback violations potentially subject to liability under the FCA, including *qui tam* or whistleblower suits. The penalties for a violation of the FCA range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim plus three times the amount of damages caused by each such claim which generally means the amount received directly or indirectly from the government. On January 29, 2018, the Department of Justice (DOJ) issued a final rule announcing adjustments to FCA penalties, under which the per claim penalty range increases to a range from \$11,181 to \$22,363 for penalties assessed after January 29, 2018, so long as the underlying conduct occurred after November 2, 2015. Given the high volume of claims processed by our various operating units, the potential is high for substantial penalties in connection with any alleged FCA violations.

In addition to the provisions of the FCA, which provide for civil enforcement, the federal government can use several criminal statutes to prosecute persons who are alleged to have submitted false or fraudulent claims for payment to the federal government.

Certain subpoenas and civil investigative demands received by us or our subsidiaries specifically reference that they are in connection with FCA investigations alleging, among other things, that we or our subsidiaries presented or caused to be presented false claims for payment to the government. See Note 17 to the consolidated financial statements included in this report for further details.

We are subject to a Corporate Integrity Agreement (CIA) which, for our domestic dialysis business, requires us to report probable violations of criminal, civil or administrative laws applicable to any federal health care program for which penalties or exclusions may be authorized under applicable healthcare laws and regulations. See "If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations, financial condition, cash flows and reputation."

If any of our operations are found to violate these or other government laws or regulations, we could suffer severe consequences that would have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and stock price, including:

- Suspension or termination of our participation in government payment programs;
- Refunds of amounts received in violation of law or applicable payment program requirements dating back to the applicable statute of limitation periods;
- Loss of required government certifications or exclusion from government payment programs;
- Loss of licenses required to operate healthcare facilities or administer pharmaceuticals in the states in which we operate;
- Reductions in payment rates or coverage for dialysis and ancillary services and pharmaceuticals;
- Criminal or civil liability, fines, damages or monetary penalties for violations of healthcare fraud and abuse laws, including the federal Anti-Kickback Statute, Civil Monetary Penalties Law, Stark Law and FCA, or other failures to meet regulatory requirements;
- Enforcement actions by governmental agencies and/or state law claims for monetary damages by patients who believe their protected health information (PHI) has been used, disclosed or not properly safeguarded in violation of federal or state patient privacy laws, including HIPAA and the Privacy Act of 1974;
- Mandated changes to our practices or procedures that significantly increase operating expenses;
- Imposition of and compliance with corporate integrity agreements that could subject us to ongoing audits and reporting requirements as well as increased scrutiny of our billing and business practices which could lead to potential fines, among other things;
- Termination of various relationships and/or contracts related to our business, including joint venture arrangements, medical director agreements, real estate leases and consulting agreements with physicians; and
- Harm to our reputation which could negatively impact our business relationships, affect our ability to attract and retain patients and physicians, affect our ability to obtain financing and decrease access to new business opportunities, among other things.

We are, and may in the future be, a party to various lawsuits, demands, claims, *qui tam* suits, governmental investigations and audits (including investigations or other actions resulting from our obligation to self-report suspected violations of law) and other legal matters, any of which could result in, among other things, substantial financial penalties or awards against us, mandated refunds, substantial payments made by us, required changes to our business practices, exclusion from future participation in Medicare, Medicaid and other healthcare programs and possible criminal penalties, any of which could have a material adverse effect on our business, results of operations, financial condition, cash flows and materially harm our reputation.

We are the subject of a number of investigations and audits by governmental agencies. In addition, we are, and may in the future be, subject to other investigations and audits by state or federal governmental agencies and/or private civil *qui tam* complaints filed by relators and other lawsuits, demands, claims and legal proceedings, including investigations or other actions resulting from our obligation to self-report suspected violations of law.

Responding to subpoenas, investigations and other lawsuits, claims and legal proceedings as well as defending ourselves in such matters will continue to require management's attention and cause us to incur significant legal expense. Negative findings or terms and conditions that we might agree to accept as part of a negotiated resolution of pending or future legal or regulatory matters could result in, among other things, substantial financial penalties or awards against us, substantial payments made by us, harm to our reputation, required changes to our business practices, exclusion from future participation in the Medicare, Medicaid and other healthcare programs and, in certain cases, criminal penalties, any of which could have a material adverse effect on us. It is possible that criminal proceedings may be initiated against us and/or individuals in our business in connection with investigations by the federal government. Other than as described in Note 17 to the consolidated financial statements included in this report, we cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which we are or may be subject from time to time, including those described in the aforementioned sections of this report, or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on our business, results of operations, financial condition, cash flows and materially harm our reputation. See Note 17 to the consolidated financial statements included in this report for further details regarding these and other matters.

Changes in federal and state healthcare legislation or regulations could have a material adverse effect on our business, results of operations, financial condition and cash flows.

We cannot predict how employers, private payors or persons buying insurance might react to the changes brought on by federal and state healthcare reform, including the ACA and any subsequent legislation, regulation or guidance, or what form many of these regulations will take before implementation.

For example, the ACA introduced healthcare insurance exchanges, which provide a marketplace for eligible individuals and small employers to purchase healthcare insurance. The business and regulatory environment continues to evolve as the exchanges mature, and statutes and regulations are challenged, changed and enforced. If commercial payor participation in the exchanges continues to decrease, it could have a material adverse effect on our business, results of operations, financial condition and cash flows. Although we cannot predict the short- or long-term effects of legislative or regulatory changes, we believe that future market changes could result in more restrictive commercial plans with lower reimbursement rates or higher deductibles and co-payments that patients may not be able to pay. To the extent that changes in statutes, regulations or related guidance or changes in other market conditions result in a reduction in reimbursement rates for our services from commercial and/or government payors, it could have a material adverse effect on our business, results of operations, financial condition and cash flows.

The ACA also added several new tax provisions that, among other things, impose various fees and excise taxes, and limit compensation deductions for health insurance providers and their affiliates. These rules could negatively impact our cash flow and tax liabilities. In addition, the ACA broadened the potential for penalties under the FCA for the knowing and improper retention of overpayments collected from government payors and reduced the timeline to file Medicare claims. Failure to timely identify, quantify and return overpayments may result in significant penalties, which could have a material adverse effect on our business, results of operations, financial condition, cash flows and reputation. Failure to file a claim within the one year window could result in payment denials, adversely affecting our business, results of operations, financial condition and cash flows.

New models of care emerge and evolve and other initiatives in the government or private sector may arise, and any failure on our part to adequately implement strategic initiatives to adjust to these marketplace developments could have a material adverse impact on our business. For example, the Centers for Medicare and Medicaid Services (CMS Innovation Center (Innovation Center) is currently working with various healthcare providers to develop, refine and implement Accountable Care Organizations (ACOs) and other innovative models of care for Medicare and Medicaid beneficiaries, including the Comprehensive ESRD Care Model (CEC Model) (which includes the development of end stage renal disease (ESRD) Seamless Care Organizations), the Duals Demonstration, and other models. We are currently participating in the CEC Model with the Innovation Center, including with organizations in Arizona, Florida, and adjacent markets in New Jersey and Pennsylvania. Our U.S. dialysis business may choose to participate in additional models either as a partner with other providers or independently. Even in areas where we are not directly participating in these or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model, or another program, in which case the quality and cost of care that we furnish will be included in an ACO's, another ESRD Care Model's, or other program's calculations. In addition to the aforementioned new models of care, federal bipartisan legislation in the form of the Dialysis Patient Access to Integrated-care, Empowerment, Nephrologists, Treatment and Services Demonstration Act of 2017 (PATIENTS Act) has been proposed. The PATIENTS Act builds on prior coordinated care models, such as the CEC Model, and would establish a demonstration program for the provision of integrated care to Medicare ESRD patients. We have made and continue to make investments in building our integrated care capabilities, but there can be no assurances that initiatives such as the PATIENTS Act or similar legislation

will be passed. If such legislation is passed, there can be no assurances that we will be able to successfully provide integrated care on the broader scale contemplated by this legislation, and our costs of care could exceed our associated reimbursement rates. In general, if we are unable to efficiently adjust to these and other new models of care, it may erode our patient base or reimbursement rates, which could have a material adverse impact on our business.

There is also a considerable amount of uncertainty as to the continued implementation of the ACA and what similar measures or other changes might be enacted at the federal and/or state level. There have been multiple attempts through legislative action and legal challenges to repeal or amend the ACA. In December 2017, the Tax Cuts and Jobs Act of 2017 was signed into law which, among other things, repealed the penalty under ACA's individual mandate, which had required individuals to pay a fee if they failed to obtain a qualifying health insurance plan. In December 2018, a federal district court in Texas ruled the individual mandate was unconstitutional and inseverable from the ACA. As a result, the court ruled the remaining provisions of the ACA were also invalid, though the court declined to issue a preliminary injunction with respect to the ACA. However, it remains unclear whether the court's ruling will be upheld by appellate courts. In addition, the 2016 Presidential and Congressional elections and subsequent developments in 2017 and 2018 have caused the future state of the exchanges and other ACA reforms to be unclear. However, legislative attempts to completely repeal the ACA have been unsuccessful to date. While there may be significant changes to the healthcare environment in the future, including as a result of potential changes to the political environment, the specific changes and their timing are not yet apparent. Previously enacted reforms and future changes could have a material adverse effect on our business, results of operations, financial condition and cash flows, including, for example, by limiting the scope of coverage or the number of patients who are able to obtain coverage through the exchanges and other health insurance programs, lowering or eliminating the cost-sharing reduction subsidies under the ACA, lowering our reimbursement rates, and/or increasing our expenses.

There have also been several state initiatives to limit payments to dialysis providers. For example, Proposition 8, a California statewide ballot initiative, was proposed by the Service Employees International Union - United Healthcare Workers West and sought to limit the amount of revenue dialysis providers can retain from caring for patients with commercial insurance by requiring rebates to insurers and taking into account only a portion of the costs incurred by dialysis providers. While Proposition 8 was not approved in the November 2018 election, we incurred substantial costs in our efforts to oppose Proposition 8. Ballot initiatives similar to Proposition 8 were also proposed in Ohio and Arizona; however, neither of these initiatives met the applicable requirements for inclusion on the state ballot for the November 2018 elections. Although Proposition 8 and the Ohio and Arizona initiatives did not pass, we expect that similar ballot initiatives or other legislation might be proposed in the future in these or other states.

There has also been potential rule making and/or legislative efforts concerning charitable premium assistance. In December 2016, CMS published an interim final rule that questioned the use of charitable premium assistance for ESRD patients and would have established new conditions for coverage standards for dialysis facilities. In January 2017, a federal district court in Texas issued a preliminary injunction on CMS' interim final rule and in June 2017, at the request of CMS, the court stayed the proceedings while CMS pursues new rulemaking options. CMS has not issued any new rulemaking related to charitable premium assistance yet, but that does not preclude CMS or another regulatory agency or legislative authority from issuing a new rule or guidance that challenges charitable premium assistance. In addition, during the third quarter of 2018, a bill (SB 1156) was passed by the California legislature that would have imposed restrictions and obligations related to the use by patients on commercial plans of charitable premium assistance in the state of California and would have limited the amounts paid to a provider for services provided to those patients, if that provider has a financial relationship with the organization providing charitable premium assistance. SB 1156 was subsequently vetoed by the Governor of California, and the California legislature did not subsequently vote to overturn the Governor's veto. However, we expect that similar legislative or other initiatives might be proposed in the future in these and other states. For example, in January 2019, a bill (AB 290) was introduced in the California legislature that is similar to SB 1156 and would, among other things, limit the amount of reimbursement paid to certain providers for services provided to patients with commercial insurance who receive charitable premium assistance. If passed and implemented, we expect that this bill would have an adverse impact on our business, results of operations, financial condition and cash flows.

Any law, rule or guidance proposed or issued by CMS or other federal or state regulatory or legislative authorities, including any initiatives similar to Proposition 8, SB 1156 or AB 290, described above, or other future ballot or other initiatives restricting or prohibiting the ability of patients with access to alternative coverage from selecting a marketplace plan on or off exchange, limiting the amount of revenue that a dialysis provider can retain for caring for patients with commercial insurance by, among other things, requiring rebates to insurers and taking into account only a portion of the costs incurred by dialysis providers, affecting payments made to providers for services provided to patients who receive charitable premium assistance and/or otherwise restricting or prohibiting the use of charitable premium assistance, could cause us to incur substantial costs to oppose any such proposed measures, impact our dialysis center development plans, and if passed and/or implemented, could adversely impact dialysis centers across the U.S. making certain centers economically unviable, lead to the closure of certain

centers, restrict the ability of dialysis patients to obtain and maintain optimal insurance coverage, and in some cases, have a material adverse effect on our business, results of operations, financial condition and cash flows.

Privacy and information security laws are complex, and if we fail to comply with applicable laws, regulations and standards, including with respect to third-party service providers that utilize sensitive personal information on our behalf, or if we fail to properly maintain the integrity of our data, protect our proprietary rights to our systems or defend against cybersecurity attacks, we may be subject to government or private actions due to privacy and security breaches, any of which could have a material adverse effect on our business, results of operations, financial condition and cash flows or materially harm our reputation.

We must comply with numerous federal and state laws and regulations in both the U.S. and the foreign jurisdictions in which we operate governing the collection, dissemination, access, use, security and privacy of PHI, including HIPAA and its implementing privacy, security, and related regulations, as amended by the federal Health Information Technology for Economic and Clinical Health Act (HITECH) and collectively referred to as HIPAA. We are also required to report known breaches of PHI consistent with applicable breach reporting requirements set forth in applicable laws and regulations. From time to time, we may be subject to both federal and state inquiries or audits related to HIPAA, HITECH and related state laws associated with complaints, desk audits, and self-reported breaches. If we fail to comply with applicable privacy and security laws, regulations and standards, including with respect to third-party service providers that utilize sensitive personal information, including PHI, on our behalf, properly maintain the integrity of our data, protect our proprietary rights, or defend against cybersecurity attacks, it could materially harm our reputation or have a material adverse effect on our business, results of operations, financial condition and cash flows. These risks may be intensified to the extent that the laws change or to the extent that we increase our use of third-party service providers that utilize sensitive personal information, including PHI, on our behalf.

Data protection laws are evolving globally, and may add additional compliance costs and legal risks to our international operations. In Europe, the General Data Protection Regulation (GDPR) became effective on May 25, 2018. The GDPR applies to entities that are established in the European Union (EU), as well as extends the scope of EU data protection laws to foreign companies processing data of individuals in the EU. The GDPR imposes a comprehensive data protection regime with the potential for regulatory fines as well as data breach litigation by impacted data subjects. Under the GDPR, regulatory penalties may be assessed by data protection authorities for up to the greater of 4% of worldwide turnover or €20 million. The costs of compliance with, and other burdens imposed by, the GDPR and other new laws, regulations and policies implementing the GDPR may impact our European operations and/or limit the ways in which we can provide services or use personal data collected while providing services. If we fail to comply with the requirements of GDPR, we could be subject to penalties that would have a material adverse impact on our business, results of operations, financial condition and cash flows.

Data protection laws are also evolving nationally, and may add additional compliance costs and legal risks to our U.S. operations. For example, the California legislature recently passed the California Consumer Protection Act (CCPA), which is scheduled to become effective January 1, 2020. The CCPA is a privacy bill that requires certain companies doing business in California to disclose information regarding the collection and use of a consumer's personal data and to delete a consumer's data upon request. The Act also permits the imposition of civil penalties and expands existing state security laws by providing a private right of action for consumers in certain circumstances where consumer data is subject to a breach. We are still evaluating whether and how this rule will impact our U.S. operations and /or limit the ways in which we can provide services or use personal data collected while providing services. In addition, in December 2018, the U.S. Department of Health and Human Services Office for Civil Rights (OCR) published a request for information (RFI) seeking public input on a broad range of potential reforms to HIPAA regulations with a focus on enhancing care coordination. Though only a preliminary step toward potential regulatory reform, the RFI's scope is significant as OCR seeks potential modifications to the HIPAA regulations that would facilitate efficient care coordination while preserving the privacy and security of PHI.

Information security risks have significantly increased in recent years in part because of the proliferation of new technologies, the use of the Internet and telecommunications technologies to conduct our operations, and the increased sophistication and activities of organized crime, hackers, terrorists and other external parties, including foreign state agents. Our business and operations rely on the secure processing, transmission and storage of confidential, proprietary and other information in our computer systems and networks, including sensitive personal information, including PHI, social security numbers, and credit card information of our patients, teammates, physicians, business partners and others.

We continuously are implementing multiple layers of security measures through technology, processes and our people. We utilize security technologies designed to protect and maintain the integrity of our information systems and data, and our defenses are monitored and routinely tested internally and by external parties. Despite these efforts, our facilities and systems and those of our third-party service providers may be vulnerable to privacy and security incidents; security attacks and breaches; acts of vandalism or theft; computer viruses and other malicious code; coordinated attacks by a variety of actors,

including activist entities or state sponsored cyberattacks; emerging cybersecurity risks; cyber risk related to connected devices; misplaced or lost data; programming and/or human errors; or other similar events that could impact the security, reliability and availability of our systems. Internal or external parties may attempt to circumvent our security systems, and we have in the past, and expect that we will in the future, experience external attacks on our network including reconnaissance probes, denial of service attempts, malicious software attacks including ransomware or other attacks intended to render our internal operating systems or data unavailable, and phishing attacks or business email compromise. Cybersecurity requires ongoing investment and diligence against evolving threats. Emerging and advanced security threats, including coordinated attacks, require additional layers of security which may disrupt or impact efficiency of operations. As with any security program, there always exists the risk that employees will violate our policies despite our compliance efforts or that certain attacks may be beyond the ability of our security and other systems to detect. There can be no assurance that investments, diligence and/or our internal controls will be sufficient to prevent or timely discover an attack.

Any security breach involving the misappropriation, loss or other unauthorized disclosure or use of confidential information, including PHI, financial data, competitively sensitive information, or other proprietary data, whether by us or a third party, could have a material adverse effect on our business, results of operations, financial condition, cash flows and materially harm our reputation. We may be required to expend significant additional resources to modify our protective measures, to investigate and remediate vulnerabilities or other exposures, or to make required notifications. The occurrence of any of these events could, among other things, result in interruptions, delays, the loss or corruption of data, cessations in the availability of systems and liability under privacy and security laws, all of which could have a material adverse effect on our business, results of operations, financial condition and cash flows, or materially harm our reputation and trigger regulatory actions and private party litigation. If we are unable to protect the physical and electronic security and privacy of our databases and transactions, we could be subject to potential liability and regulatory action, our reputation and relationships with our patients, physicians, vendors and other business partners would be harmed, and our business, results of operations, financial condition and cash flows could be materially and adversely affected. Failure to adequately protect and maintain the integrity of our information systems (including our networks) and data, or to defend against cybersecurity attacks, could subject us to monetary fines, civil suits, civil penalties or criminal sanctions and requirements to disclose the breach publicly, and could further result in a material adverse effect on our business, results of operations, financial condition and cash flows or harm our reputation. As malicious cyber activity escalates, including activity that originates outside of the U.S., the risks we face relating to transmission of data and our use of service providers outside of our network, as well as the storing or processing of data within our network, intensify. There have been increased international, federal and state and other privacy, data protection and security enforcement efforts and we expect this trend to continue. While we maintain cyber liability insurance, this insurance may not cover us for all types of losses and may not be sufficient to protect us against the amount of all losses.

We may engage in acquisitions, mergers, joint ventures or dispositions, which may affect our results of operations, debt-to-capital ratio, capital expenditures or other aspects of our business, and if businesses we acquire have liabilities we are not aware of or are not adequately addressed, we could suffer severe consequences that would have a material adverse effect on our business, results of operations, financial condition and cash flows and could materially harm our reputation.

Our business strategy includes growth through acquisitions of dialysis centers and other businesses, as well as entry into joint ventures. We may engage in acquisitions, mergers, joint ventures or dispositions or expand into new business lines or models, which may affect our results of operations, debt-to-capital ratio, capital expenditures or other aspects of our business. There can be no assurance that we will be able to identify suitable acquisition targets or merger partners or buyers for dispositions or that, if identified, we will be able to agree to terms with merger partners, acquire these targets or make these dispositions on acceptable terms or on the desired timetable. There can also be no assurance that we will be successful in completing any acquisitions, mergers or dispositions that we announce, executing new business lines or models or integrating any acquired business into our overall operations. There is no guarantee that we will be able to operate acquired businesses successfully as stand-alone businesses, or that any such acquired business will operate profitably or will not otherwise have a material adverse effect on our business, results of operations, financial condition and cash flows or materially harm our reputation. Further, we cannot be certain that key talented individuals at the business being acquired will continue to work for us after the acquisition or that they will be able to continue to successfully manage or have adequate resources to successfully operate any acquired business. In addition, certain of our newly and previously acquired dialysis centers and facilities have been in service for many years, which may result in a higher level of maintenance costs. Further, our facilities, equipment and information technology may need to be improved or renovated to maintain or increase operational efficiency, compete for patients and medical directors, or meet changing regulatory requirements. Increases in maintenance costs and capital expenditures could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Businesses we acquire may have unknown or contingent liabilities or liabilities that are in excess of the amounts that we originally estimated, and may have other issues, including those related to internal controls over financial reporting or issues

that could affect our ability to comply with healthcare laws and regulations and other laws applicable to our expanded business, which could harm our reputation. As a result, we cannot make any assurances that the acquisitions we consummate will be successful. Although we generally seek indemnification from the sellers of businesses we acquire for matters that are not properly disclosed to us, we are not always successful. In addition, even in cases where we are able to obtain indemnification, we may discover liabilities greater than the contractual limits, the amounts held in escrow for our benefit (if any), or the financial resources of the indemnifying party. In the event that we are responsible for liabilities substantially in excess of any amounts recovered through rights to indemnification or alternative remedies that might be available to us, or any applicable insurance, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Additionally, joint ventures, including our Asia Pacific joint venture, and minority investments inherently involve a lesser degree of control over business operations, thereby potentially increasing the financial, legal, operational and/or compliance risks associated with the joint venture or minority investment. In addition, we may be dependent on joint venture partners, controlling shareholders or management who may have business interests, strategies or goals that are inconsistent with ours. Business decisions or other actions or omissions of the joint venture partner, controlling shareholders or management may require us to make capital contributions or necessitate other payments, result in litigation or regulatory action against us, result in reputational harm to us or adversely affect the value of our investment or partnership. There can be no assurances that these joint ventures and/or minority investments, including our Asia Pacific joint venture, ultimately will be successful.

If we are unable to compete successfully, including implementing our growth strategy and/or retaining our physicians and patients, it could materially adversely affect our business, results of operations, financial condition and cash flows.

Acquisitions, patient retention and medical director and physician retention are important parts of our growth strategy. We face intense competition from other companies for acquisition targets. In our U.S. dialysis business, we continue to face increased competition from large and medium-sized providers, among others, which compete directly with us for the limited acquisition targets as well as for individual patients and medical directors. In addition, we compete for individual patients, physicians and medical directors based in part on the quality of our facilities. Moreover, as we continue our international expansion into various international markets, we will continue to face competition from large and medium-sized providers, among others, for these acquisition targets as well. As we and our competitors continue to grow and open new dialysis centers, each center in the U.S. is required by applicable regulations to have a medical director, and we may not be able to retain an adequate number of nephrologists to serve as medical directors. Because of the ease of entry into the dialysis business and the ability of physicians to be medical directors for their own centers, competition in existing and expanding markets is not limited to large competitors with substantial financial resources. Individual nephrologists have opened their own dialysis units or facilities. There also has been increasing indications of interest from non-traditional dialysis providers and others to enter the dialysis space and/or develop innovative technologies or business activities that could be disruptive to the industry. Although these potential new competitors and others may face operational and/or financial challenges, if their efforts to offer dialysis services and/or develop innovative technology or business activities in the dialysis or pre-dialysis space are successful and we are unable to effectively compete, it could have a material adverse impact on our business, results of operations, financial condition and cash flows. Further, competitive pressures and the related risks may be impacted by a continued decline in the rate of growth of the ESRD patient population or other reductions in demand for dialysis treatments.

In addition, Fresenius USA, our largest competitor, manufactures a full line of dialysis supplies and equipment in addition to owning and operating dialysis centers. This may give it cost advantages over us because of its ability to manufacture its own products or prevent us from accessing existing or new technology on a cost-effective basis. See further discussion regarding risks associated with our suppliers under the heading below, "If certain of our suppliers do not meet our needs, if there are material price increases on supplies, if we are not reimbursed or adequately reimbursed for drugs we purchase or if we are unable to effectively access new technology or superior products, it could negatively impact our ability to effectively provide the services we offer and could have a material adverse effect on our business, results of operations, financial condition and cash flows."

If we are not able to effectively implement our growth strategy, including by making acquisitions at the desired pace or at all; if we are not able to continue to maintain the expected or desired level of non-acquired growth; if we experience significant patient attrition as a result of new business activities, new technology or other forms of competition, reduced prevalence of ESRD or other reductions in demand for dialysis treatments; or if physicians choose not to refer to our clinics, it could materially adversely affect our business, results of operations, financial condition and cash flows.

If certain of our suppliers do not meet our needs, if there are material price increases on supplies, if we are not reimbursed or adequately reimbursed for drugs we purchase or if we are unable to effectively access new technology or superior products, it could negatively impact our ability to effectively provide the services we offer and could have a material adverse effect on our business, results of operations, financial condition and cash flows.

We have significant suppliers that may be the sole or primary source of products critical to the services we provide, or to which we have committed obligations to make purchases, sometimes at particular prices. If any of these suppliers do not meet our needs for the products they supply, including in the event of a product recall, shortage or dispute, and we are not able to find adequate alternative sources, if we experience material price increases from these suppliers that we are unable to mitigate, or if some of the drugs that we purchase are not reimbursed or not adequately reimbursed by commercial or government payors, it could have a material adverse impact on our business, results of operations, financial condition and cash flows. In addition, the technology related to the products critical to the services we provide is subject to new developments which may result in superior products. If we are not able to access superior products on a cost-effective basis or if suppliers are not able to fulfill our requirements for such products, we could face patient attrition and other negative consequences which could have a material adverse effect on our business, results of operations, financial condition and cash flows.

DMG operates in a different line of business from our historical business, and we may not realize anticipated benefits from DMG.

DaVita Medical Group (DMG) operates in a different line of business from our historical business. We may not have the expertise, experience and resources to profitably pursue all of our businesses at once, and we may be unable to successfully and profitably operate all businesses in the combined company. The administration of DMG requires implementation of appropriate operations, management, forecasting, and financial reporting systems and controls, all of which pose challenges. The management of DMG requires and will continue to require the focused attention of our management team, including a significant commitment of its time and resources. The need for management to focus on these matters could have a material adverse effect on our business, results of operations, financial condition and cash flows. If the DMG operations continue to be less profitable than we currently anticipate or we do not have the experience, the appropriate expertise or the resources to profitably pursue all businesses in the combined company, our results of operations, financial condition and cash flows may be materially and adversely affected.

Laws regulating the corporate practice of medicine could restrict the manner in which DMG and our other subsidiaries are permitted to conduct their respective business, and the failure to comply with such laws could subject these entities to penalties or require a restructuring of these businesses.

Some states have laws that prohibit business entities, such as DMG and our other subsidiaries, including but not limited to, Nephrology Practice Solutions, DaVita Health Solutions, DaVita IKC, and Lifeline, from practicing medicine, employing physicians to practice medicine, exercising control over medical decisions by physicians (also known collectively as the corporate practice of medicine) or engaging in certain arrangements, such as fee-splitting, with physicians. In some states these prohibitions are expressly stated in a statute or regulation, while in other states the prohibition is a matter of judicial or regulatory interpretation. Of the states in which DMG currently operates, California, Colorado, Nevada and Washington generally prohibit the corporate practice of medicine, and other states may as well.

DMG and other DaVita entities operate in those states by maintaining long-term contracts with their associated physician groups which are each owned and operated by physicians and which employ or contract with additional physicians to provide physician services. Under these arrangements, DMG and such other DaVita entities provide non-medical management services and receive a management fee for providing these services; however, DMG and such other DaVita entities do not represent that they offer medical services, and do not exercise influence or control over the practice of medicine by the physicians or the associated physician groups.

In addition to the above management arrangements, DMG has certain contractual rights relating to the orderly transfer of equity interests in certain of its associated physician groups through succession agreements and other arrangements with their physician equity holders. However, such equity interests cannot be transferred to or held by DMG or by any non-professional organization. Accordingly, neither DMG nor DMG's subsidiaries directly own any equity interests in any physician groups in California, Colorado, Nevada and Washington. The other DaVita entities operating in these and multiple other states have similar agreements and arrangements. In the event that any of these associated physician groups fail to comply with the management arrangement or any management arrangement is terminated and/or DMG or any of the other DaVita entities is unable to enforce its contractual rights over the orderly transfer of equity interests in its associated physician groups, such events could have a material adverse effect on the business, results of operations, financial condition and cash flows of DMG or such other DaVita entities.

It is possible that a state regulatory agency or a court could determine that DMG's agreements with physician equity holders of certain managed California, Colorado, Nevada and Washington associated physician groups and the way DMG carries out these arrangements as described above, either independently or coupled with the management services agreements with such associated physician groups, are in violation of the corporate practice of medicine doctrine. As a result, these arrangements could be deemed invalid, potentially resulting in a loss of revenues and an adverse effect on results of operations derived from such associated physician groups. Such a determination could force a restructuring of DMG's management arrangements with associated physician groups in California, Colorado, Nevada and/or Washington, which might include revisions of the management services agreements, including a modification of the management fee and/or establishing an alternative structure that would permit DMG to contract with a physician network without violating the corporate practice of medicine prohibition. There can be no assurance that such a restructuring would be feasible, or that it could be accomplished within a reasonable time frame without a material adverse effect on DMG's business, results of operations, financial condition and cash flows. These same risks exist for the other DaVita entities utilizing similar structures.

In December 2013, DaVita Health Plan of California, Inc. (DHPC) obtained a restricted Knox-Keene license in California, which, among other things, permits DHPC to contract with health plans in California and to arrange health care services through a network of employed or contracting physicians and other providers without violating the corporate practice of medicine prohibition. However, DHPC continues to subcontract with DMG associated physician groups in California to arrange physician services. DMG and DMG's California, Colorado, Nevada and Washington associated physician groups, as well as those physician equity holders of associated physician groups who are subject to succession agreements with DMG, could be subject to criminal or civil penalties or an injunction if, for non-physicians, they are found to be practicing medicine without a license or, for licensed physicians, they are found to be aiding and abetting the unlicensed practice of medicine.

The level of our current and future debt could have an adverse impact on our business and our ability to generate cash to service our indebtedness and for other intended purposes depends on many factors beyond our control.

We have substantial debt outstanding, we incurred a substantial amount of additional debt in connection with our entry into the Increase Joinder Agreement in March 2018, and we may continue to incur additional indebtedness in the future. If we are unable to generate sufficient cash to service our substantial indebtedness and for other intended purposes, it could, for example:

- make it difficult for us to make payments on our debt securities;
- increase our vulnerability to general adverse economic and industry conditions;
- require us to dedicate a substantial portion of our cash flows from operations to payments on our indebtedness, thereby reducing the availability of our cash flow to fund working capital, capital expenditures, acquisitions and investments, repurchases of stock at the levels intended or announced, or at all, and other general corporate purposes;
- limit our flexibility in planning for, or reacting to, changes in our business and the markets in which we operate;
- expose us to interest rate volatility that could adversely affect our business, results of operations, financial condition and cash flows, and our ability to service our indebtedness;
- place us at a competitive disadvantage compared to our competitors that have less debt; and
- limit our ability to borrow additional funds, or to refinance existing debt on favorable terms when otherwise available.

In addition, we may continue to incur additional indebtedness in the future, and the amount of that additional indebtedness may be substantial. Although the indentures governing our senior notes and the agreement governing our senior secured credit facilities include covenants that could limit our indebtedness, we currently have the ability to incur substantial additional debt. The related risks described in this risk factor could intensify, in particular, if there is a delay in closing the sale of DMG or the sale of DMG does not close, or if new debt is added to current debt levels. Further, the variable interest rates payable under our senior secured credit facilities are linked to LIBOR as the benchmark for establishing the rates. LIBOR is the subject of recent national, international and other regulatory guidance and proposals for reform. These reforms may cause LIBOR to disappear entirely or to perform differently than in the past. The consequences of these developments with respect to LIBOR cannot be entirely predicted, but could adversely affect the variable interest rates payable under our senior secured credit facilities.

Our ability to make payments on our indebtedness, to fund planned capital expenditures and expansion efforts, including any strategic acquisitions we may make in the future, to repurchase our stock at the levels intended or announced and to meet our other liquidity needs, will depend on our ability to generate cash. This depends not only on the success of our business but, to a certain extent, is also subject to general economic, financial, competitive, regulatory and other factors that are beyond our control.

If the pending sale of DMG closes, our cash flows will be reduced accordingly. We cannot provide assurances that our business will generate sufficient cash flows from operations in the future or that future borrowings will be available to us in an amount sufficient to enable us to service our indebtedness or to fund other liquidity needs, including those described above. In that regard, approximately \$1.845 billion of indebtedness under secured credit facilities will become due and payable in June 2019 at its stated maturity. Although we plan to seek replacement secured credit facilities to refinance that indebtedness as it becomes due, there can be no assurance that we will be able to do so on terms we consider acceptable or at all. If we are unable to generate sufficient funds to service our outstanding indebtedness or to meet our other liquidity needs, including the intended purposes described above, we would be required to refinance, restructure, or otherwise amend some or all of such indebtedness, sell assets, change or reduce our intended or announced uses or strategy for capital deployment, including for stock repurchases, reduce capital expenditures or planned expansions or raise additional cash through the sale of our equity. In addition, if we are unable to refinance or repay our indebtedness as it becomes due and payable from time to time (including the approximate \$1.845 billion of secured credit facilities indebtedness that becomes due in June 2019), we may seek waivers or extensions from the applicable lenders but there can be no assurance that those would be granted, in which case we would have to seek other sources of financing to repay that indebtedness, which might include sales of assets or equity securities or some of the other strategies discussed above. We cannot make any assurances that any such refinancing, restructurings, sales of assets, or issuances of equity can be accomplished, that any such waivers or extensions from lenders can be obtained or, if accomplished or obtained, will be on favorable terms or would raise sufficient funds to meet these obligations or our other liquidity needs. Any failure to pay any of our indebtedness when due, including if we are unable to refinance the approximately \$1.845 billion of indebtedness under our senior secured credit facilities that becomes due in June 2019, could have a material adverse effect on our business, results of operations, financial condition and cash flows, and could trigger cross default or cross acceleration provisions in our other debt instruments, thereby permitting the holders of that other indebtedness to demand immediate repayment, and, in the case of secured indebtedness, would generally permit the holders of that indebtedness to possess and sell the collateral to satisfy our obligations.

The borrowings under our senior secured credit facilities and senior indentures are guaranteed by a substantial portion of our direct and indirect wholly owned domestic subsidiaries, including certain of DMG's subsidiaries, and borrowings under our senior secured credit facilities are secured by a substantial portion of our and our subsidiaries' assets, including those of certain of DMG's subsidiaries. If the pending sale of DMG closes, we will have fewer subsidiary guarantors of, and fewer assets with which to secure existing and future debt or refinance or restructure existing debt. This will likely reduce the total amount of secured debt that we will be able to incur and may increase the interest rate we are required to pay on our existing secured debt and any secured debt we issue in the future. In addition, by reducing the amount of assets available to meet the claims of our secured and other creditors and the number of subsidiary guarantors, it may also adversely affect the interest rates on our existing unsecured debt and any unsecured debt we issue in the future and may adversely affect our ability to incur additional unsecured debt.

For additional details regarding specific risks we face regarding the pending sale of DMG, see the discussion in the risk factors under the heading "Risk factors related to the sale of DMG."

We may be subject to liability claims for damages and other expenses that are not covered by insurance or exceed our existing insurance coverage that could have a material adverse effect on our business, results of operations, financial condition, cash flows and reputation.

Our operations and how we manage our business may subject us, as well as our officers and directors to whom we owe certain defense and indemnity obligations, to litigation and liability for damages. Our business, profitability and growth prospects could suffer if we face negative publicity or we pay damages or defense costs in connection with a claim that is outside the scope or limits of coverage of any applicable insurance coverage, including claims related to adverse patient events, cybersecurity incidents, contractual disputes, professional and general liability and directors' and officers' duties. In addition, we have received notices of claims from commercial payors and other third parties, as well as subpoenas and CIDs from the federal government, related to our business practices, including our historical billing practices and the historical billing practices of acquired businesses. Although the ultimate outcome of these claims cannot be predicted, an adverse result with respect to one or more of these claims could have a material adverse effect on our business, results of operations, financial condition and cash flows. We maintain insurance coverage for those risks we deem are appropriate to insure against and make determinations about whether to self-insure as to other risks or layers of coverage. However, a successful claim, including a

professional liability, malpractice or negligence claim or a claim related to a cybersecurity incident, which is in excess of any applicable insurance coverage, or that is subject to our self-insurance retentions, could have a material adverse effect on our business, results of operations, financial condition, cash flows and reputation. Additionally, as a result of the broad scope of our DMG division's medical practice, we are exposed to medical malpractice claims, as well as claims for damages and other expenses, that may not be covered by insurance or for which adequate limits of insurance coverage may not be available.

In addition, if our costs of insurance and claims increase, then our earnings could decline. Market rates for insurance premiums and deductibles have been steadily increasing. Our business, results of operations, financial condition and cash flows could be materially and adversely affected by any of the following:

- the collapse or insolvency of our insurance carriers;
- further increases in premiums and deductibles;
- increases in the number of liability claims against us or the cost of settling or trying cases related to those claims; or
- an inability to obtain one or more types of insurance on acceptable terms, if at all.

If we fail to successfully maintain an effective internal control over financial reporting, the integrity of our financial reporting could be compromised, which could have a material adverse effect on our ability to accurately report our financial results, our stock price and the market's perception of our business.

The integration of acquisitions and addition of new business lines into our internal control over financial reporting has required and will continue to require significant time and resources from our management and other personnel and has increased and will continue to, increase our compliance costs. Failure to maintain an effective internal control environment could have a material adverse effect on our ability to accurately report our financial results, our stock price and the market's perception of our business. In addition, we could be required to restate our financial results in the event of a significant failure of our internal control over financial reporting or in the event of inappropriate application of accounting principles.

Deterioration in economic conditions, disruptions in the financial markets or the effects of natural or other disasters or adverse weather events such as hurricanes, earthquakes, fires or flooding could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Deterioration in economic conditions could have a material adverse effect on our business, results of operations, financial condition and cash flows. Among other things, the potential decline in federal and state revenues that may result from such conditions may create additional pressures to contain or reduce reimbursements for our services from Medicare, Medicaid and other government sponsored programs. Increases in job losses in the U.S. as a result of adverse economic conditions has and may continue to result in a smaller percentage of our patients being covered by an employer group health plan and a larger percentage being covered by lower paying Medicare and Medicaid programs. Employers may also select more restrictive commercial plans with lower reimbursement rates. To the extent that payors are negatively impacted by a decline in the economy, we may experience further pressure on commercial rates, a further slowdown in collections and a reduction in the amounts we expect to collect. In addition, uncertainty in the financial markets could adversely affect the variable interest rates payable under our credit facilities or could make it more difficult to obtain or renew such facilities or to obtain other forms of financing in the future, if at all. For additional information regarding the risks related to our indebtedness, see the discussion in the risk factor above under the heading "The level of our current and future debt could have an adverse impact on our business and our ability to generate cash to service our indebtedness and for other intended purposes depends on many factors beyond our control."

Further, some of our operations, including our clinical laboratory, dialysis centers and other facilities, may be adversely impacted by the effects of natural or other disasters or adverse weather events such as hurricanes, earthquakes, fires or flooding. For example, our clinical laboratory is located in Florida, a state that has in the past experienced and may in the future experience hurricanes. Natural or other disasters or adverse weather events could significantly damage or destroy our facilities, disrupt operations, increase our costs to maintain operations and require substantial expenditures and recovery time to fully resume operations.

Any or all of these factors, as well as other consequences of these events, none of which we can currently predict, could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Disruptions in federal government operations and funding create uncertainty in our industry and could have a material adverse effect on our business, results of operations, financial condition and cash flows.

A substantial portion of our revenues is dependent on federal healthcare program reimbursement, and any disruptions in federal government operations could have a material adverse effect on our business, results of operations, financial condition and cash flows. If the U.S. government defaults on its debt, there could be broad macroeconomic effects that could raise our cost of borrowing funds, and delay or prevent our future growth and expansion. Any future federal government shutdown, U.S. government default on its debt and/or failure of the U.S. government to enact annual appropriations could have a material adverse effect on our business, results of operations, financial condition and cash flows. Additionally, disruptions in federal government operations may negatively impact regulatory approvals and guidance that are important to our operations, and create uncertainty about the pace of upcoming regulatory developments.

We could be subject to adverse changes in tax laws, regulations and interpretations or challenges to our tax positions.

We are subject to tax laws and regulations of the U.S. federal, state and local governments as well as various foreign jurisdictions. We compute our income tax provision based on enacted tax rates in the jurisdictions in which we operate. As the tax rates vary among jurisdictions, a change in earnings attributable to the various jurisdictions in which we operate could result in an unfavorable or favorable change in our overall tax provision.

From time to time, changes in tax laws or regulations may be proposed or enacted that could adversely affect our overall tax liability. For example, the recent U.S. tax legislation enacted on December 22, 2017, represented a significant overhaul of the U.S. federal tax code. We have completed our analysis of the initial impact of the 2017 federal tax law changes. However, it is possible that future guidance in connection with the law and/or the issuance of detailed regulations could impact our tax provision and cash taxes in future periods. Additionally, the legislation made significant changes to the tax rules applicable to insurance companies and other entities with which we do business. There can be no assurance that changes in tax laws or regulations, both within the U.S. and the other jurisdictions in which we operate, will not materially and adversely affect our effective tax rate, tax payments, results of operations, financial condition and cash flows. Similarly, changes in tax laws and regulations that impact our patients, business partners and counterparties or the economy generally may also impact our results of operations, financial condition and cash flows.

In addition, tax laws and regulations are complex and subject to varying interpretations, and any significant failure to comply with applicable tax laws and regulations in all relevant jurisdictions could give rise to substantial penalties and liabilities. We are regularly subject to audits by tax authorities. For example, we are currently under audit by the Internal Revenue Service for the years 2014-2016. Although we believe our tax estimates and related reporting are appropriate, the final determination of this and other tax audits and any related litigation could be materially different from our historical income tax provisions and accruals. Any changes in enacted tax laws (such as the recent U.S. tax legislation), rules or regulatory or judicial interpretations; any adverse development or outcome in connection with tax audits in any jurisdiction; or any change in the pronouncements relating to accounting for income taxes could materially and adversely impact our effective tax rate, tax payments, results of operations, financial condition and cash flows.

Expansion of our operations to and offering our services in markets outside of the U.S. subjects us to political, economic, legal, operational and other risks that could have a material adverse effect on our business, results of operations, financial condition, cash flows and reputation.

We are continuing to expand our operations by offering our services and entering new lines of business in certain markets outside of the U.S., which increases our exposure to the inherent risks of doing business in international markets. Depending on the market, these risks include those relating to:

- changes in the local economic environment;
- political instability, armed conflicts or terrorism;
- social changes;
- intellectual property legal protections and remedies;
- trade regulations;
- procedures and actions affecting approval, production, pricing, reimbursement and marketing of products and services;

- foreign currency;
- repatriating or moving to other countries cash generated or held abroad, including considerations relating to tax-efficiencies and changes in tax laws;
- export controls;
- lack of reliable legal systems which may affect our ability to enforce contractual rights;
- changes in local laws or regulations, or interpretation or enforcement thereof;
- potentially longer ramp-up times for starting up new operations and for payment and collection cycles;
- financial and operational, and information technology systems integration;
- failure to comply with U.S. laws, such as the FCPA, or local laws that prohibit us, our partners, or our partners' or our agents or intermediaries from making improper payments to foreign officials or any third party for the purpose of obtaining or retaining business; and
- data and privacy restrictions.

Issues relating to the failure to comply with applicable non-U.S. laws, requirements or restrictions may also impact our domestic business and/or raise scrutiny on our domestic practices.

Additionally, some factors that will be critical to the success of our international business and operations will be different than those affecting our domestic business and operations. For example, conducting international operations requires us to devote significant management resources to implement our controls and systems in new markets, to comply with local laws and regulations, including to fulfill financial reporting requirements, and to overcome the numerous new challenges inherent in managing international operations, including those based on differing languages, cultures and regulatory environments, and those related to the timely hiring, integration and retention of a sufficient number of skilled personnel to carry out operations in an environment with which we are not familiar.

Any expansion of our international operations through acquisitions or through organic growth could increase these risks. Additionally, while we may invest material amounts of capital and incur significant costs in connection with the growth and development of our international operations, including to start up or acquire new operations, we may not be able to operate them profitably on the anticipated timeline, or at all.

These risks could have a material adverse effect on our business, results of operations, financial condition, cash flows and reputation.

Risk factors related to the sale of DMG:

The announcement and pendency of the sale of DMG may continue to adversely affect our business, results of operations, financial condition and cash flows.

The announcement and pending sale of DMG may continue to be disruptive to our business and may continue to adversely affect our relationships with current and prospective teammates, patients, physicians, payors, suppliers and other business partners. Uncertainties related to the pending sale of DMG may continue to impair our ability to attract, retain and motivate key personnel and could continue to cause suppliers and other business partners to defer entering into contracts with us or seek to change existing business relationships with us. The loss or deterioration of significant business and operational relationships could have an adverse effect on our business, results of operations, financial condition and cash flows. In addition, activities relating to the pending sale and related uncertainties could continue to divert the attention of our management and other teammates from our day-to-day business or disrupt our operations in preparation for and during the post-closing separation of DMG. Following the closing of the DMG sale, we will enter into a transition services agreement with Optum, whereby we and Optum will provide various transition services to one another for specified periods beginning on the closing date. In the course of performing our obligations under the transition services agreement, we will allocate certain of our resources, including assets, facilities, equipment and the time and attention of our management and other teammates, for the benefit of the DMG business and not ours, which may negatively impact our business, results of operations, financial condition and cash flows. In addition, it is possible that we could have stranded costs following the closing of the pending sale, which could be material. If we are unable to effectively manage these risks, our business, results of operations, financial condition and cash flows may be adversely affected.

Any continued delay in completing the sale of DMG or any additional modifications to the terms of the sale under the equity purchase agreement may materially adversely affect our business, results of operations, financial condition, cash flows and stock price.

The completion of the proposed sale of DMG is subject to customary closing conditions, including the expiration or termination of the applicable waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended (the “HSR Act”). On March 12, 2018, we received a request for additional information and documentary materials (commonly referred to as a “second request”) from the U.S. Federal Trade Commission (“FTC”) under the HSR Act in connection with the FTC’s review of the proposed sale of DMG. In connection with its approval of the proposed sale of DMG, the FTC may impose material conditions, terms and obligations, including making its approval subject to the disposition of certain assets, which could further delay completion of the transaction, or the FTC may impose conditions that would require an adverse modification to the equity purchase agreement. If further delays continue in completing the sale of DMG, or if the terms set forth in the equity purchase agreement are further amended, our business, results of operations, financial condition, cash flows and stock price may be materially adversely affected.

If we fail to complete the proposed sale of DMG, our business, results of operations, financial condition, cash flows and stock price may be materially adversely affected.

The completion of the proposed sale of DMG is subject to customary closing conditions, including FTC approval, and if any condition to the closing of the sale of DMG is neither satisfied nor, where permissible, waived, we may be unable to complete the disposition or complete the disposition on the terms set forth in the equity purchase agreement. In addition, either we or Optum may terminate the equity purchase agreement if, among other things, the sale has not been consummated prior to June 30, 2019. If the equity purchase agreement is terminated and our Board of Directors seeks an alternative transaction or another acquiror for the sale of the DMG business, we may not be able to negotiate a transaction with another party on terms comparable to, or better than, the terms of the equity purchase agreement with Optum, or at all. In the third and fourth quarters of 2018, we recognized valuation adjustments with respect to the DMG business based on an updated assessment of fair value, which includes inputs such as the transaction itself, risks and timing, and performance of the business, and we recorded associated goodwill impairment charges in the fourth quarter of 2018. We may recognize additional valuation adjustments related to DMG in the future.

If the sale of DMG is not completed for any reason, investor confidence could decline. A failed transaction may result in negative publicity, protracted litigation, and may affect our relationships with teammates, patients, physicians, payors, suppliers, regulators and other business partners. In addition, in the event of a failed transaction, we will have expended significant management resources in an effort to complete the sale, and we will have incurred significant transaction costs, including legal fees, financial advisor fees and other related costs, without any commensurate benefit. Furthermore, we have incurred additional debt in anticipation of receiving the sale proceeds but there can be no assurances that we will receive the anticipated sale proceeds to repay such debt. Accordingly, if the proposed sale of DMG is not completed on the terms set forth in the equity purchase agreement or at all, our business, results of operations, financial condition, cash flows and stock price may be materially adversely affected.

Our liquidity following the close of our pending sale of DMG and our planned subsequent entry into new external financing arrangements may be less than we anticipate, and we may use the proceeds from the pending sale of DMG and other available funds, including external financing and cash flow from operations, in ways that may not improve our results of operations, financial condition, cash flows or enhance the value of our common stock.

The purchase price for the sale of the DMG business is subject to customary adjustments, both upward and downward, which could be significant. Following the closing of the pending DMG sale, we plan to use sale proceeds and other available funds, including from external financing and cash flow from operations, to repay debt, make significant stock repurchases and for general corporate purposes, which may include growth investments. A number of factors may impact our ability to repurchase stock and the timing of any such stock repurchases, including market conditions, the price of our common stock, our results of operations, financial condition, cash flows, available financing, leverage ratios, and legal, regulatory and contractual requirements and restrictions. Accordingly, the actual amount of common stock we repurchase may be less, perhaps substantially, and the period of time over which we make any stock repurchases may be substantially longer, than we currently anticipate. In addition, we may identify investments or other uses for our available funds (other than the DMG sale proceeds that we plan to use to repay debt) that we believe are more attractive than our current intended uses. Further, there can be no assurance that any investment will yield a favorable return.

Under the terms of the equity purchase agreement, we are subject to certain contractual restrictions while the sale of DMG is pending that, in some cases, could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Under the terms of the equity purchase agreement, we are subject to certain restrictions on the conduct of the DMG business prior to completing the sale of DMG, which have adversely affected and may continue to adversely affect our ability to execute certain of our business strategies, including the ability in certain cases to enter into or amend contracts, acquire or dispose of assets, incur indebtedness or incur capital expenditures. Such limitations have negatively affected and could continue to negatively affect our business and operations prior to the completion of the sale of DMG. Each of these risks may be exacerbated by delays or other adverse developments with respect to the completion of the sale of DMG.

Risk factors related to our U.S. dialysis and related lab services, ancillary services and strategic initiatives:

If patients in commercial plans are subject to restriction in plan designs or the average rates that commercial payors pay us decline significantly, it would have a material adverse effect on our business, results of operations, financial condition and cash flows.

Approximately 31% of our U.S. dialysis and related lab services net revenues for the year ended December 31, 2018, were generated from patients who have commercial payors (including hospital dialysis services) as their primary payor. The majority of these patients have insurance policies that pay us on terms and at rates that are generally significantly higher than Medicare rates. The payments we receive from commercial payors generate nearly all of our profit and all of our nonacute dialysis profits come from commercial payors. We continue to experience downward pressure on some of our commercial payment rates as a result of general conditions in the market, including as employers shift to less expensive options for medical services, recent and future consolidations among commercial payors, increased focus on dialysis services and other factors. In addition, many commercial payors that sell individual plans both on and off exchange have publicly announced losses in the marketplace. These payors may seek discounts on rates for marketplace plans on and off exchange. Commercial payment rates could be materially lower in the future.

We continuously are in the process of negotiating existing and potential new agreements with commercial payors who aggressively negotiate terms with us. Sometimes many significant agreements are being renegotiated at the same time. In the event that our continual negotiations result in overall commercial rate reductions in excess of overall commercial rate increases, the cumulative effect could have a material adverse effect on our business, results of operations, financial condition and cash flows. Consolidations have significantly increased the negotiating leverage of commercial payors. Our negotiations with payors are also influenced by competitive pressures, and we may experience decreased contracted rates with commercial payors or experience decreases in patient volume as our negotiations with commercial payors continue. In addition to downward pressure on contracted commercial payor rates, payors have been attempting to design and implement plans to restrict access to coverage, and the duration and/or the breadth of benefits, which may result in decreased payments. In addition, payors have been attempting to impose restrictions and limitations on patient access to commercial exchange plans and non-contracted or out-of-network providers, and in some circumstances designate our centers as out-of-network providers. Rates for commercial exchange products and out-of-network providers are on average higher than rates for government products and in-network providers, respectively.

A number of commercial payors have incorporated policies into their provider manuals limiting or refusing to accept charitable premium assistance from non-profit organizations, such as the American Kidney Fund, which may impact the number of patients who are able to afford commercial plans. Paying for coverage is a significant financial burden for many patients, and ESRD disproportionately affects the low-income population. Charitable premium assistance supports continuity of coverage and access to care for patients, many of whom are unable to continue working full-time as a result of their severe condition. A material restriction in patients' ability to access charitable premium assistance may restrict the ability of dialysis patients to obtain and maintain optimal insurance coverage, and may adversely impact a large number of dialysis centers across the U.S. by making certain centers economically unviable, and may have a material adverse effect on our business, results of operations, financial condition and cash flows.

We also believe commercial payors have or will begin to restructure their benefits to create disincentives for patients to stay with commercial insurance or to select or remain with out-of-network providers. In addition, payors may seek to decrease payment rates for out-of-network providers. Decreases in the number of patients with commercial plans, decreases in out-of-network rates and restrictions on out-of-network access, our turning away new patients in instances where we are unable to come to agreement with commercial payors on rates, new business activities of commercial payors, or decreases in contracted rates could result in a significant decrease in our overall revenues derived from commercial payors. If the average rates that commercial payors pay us decline significantly, or if we see a decline in commercial patients, it would have a material adverse effect on our business, results of operations, financial condition and cash flows. For additional details regarding specific risks

we face regarding regulatory changes that could result in fewer patients covered under commercial plans or an increase of patients covered under more restrictive commercial plans with lower reimbursement rates, see the discussion in the risk factor under the heading "Changes in federal and state healthcare regulations could have a material adverse effect on our business, results of operations, financial condition and cash flows."

If the number of patients with higher-paying commercial insurance declines, it could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Our revenue levels are sensitive to the percentage of our patients with higher-paying commercial insurance coverage. A patient's insurance coverage may change for a number of reasons, including changes in the patient's or a family member's employment status. Any changes impacting our highest paying commercial payors will have a disproportionate impact on us. In addition, many patients with commercial and government insurance rely on financial assistance from charitable organizations, such as the American Kidney Fund. Certain payors have challenged our patients' and other providers' patients' ability to utilize assistance from charitable organizations for the payment of premiums, including through litigation and other legal proceedings. Regulators have also questioned the use of charitable premium assistance for ESRD patients. CMS or another regulatory agency or legislative authority may issue a new rule or guidance that challenges or restricts charitable premium assistance. If any of these challenges to kidney patients' use of premium assistance are successful or restrictions are imposed on the use of financial assistance from such charitable organizations such that kidney patients are unable to obtain, or continue to receive or receive for a limited duration, such financial assistance, it could have a material adverse effect on our business, results of operations, financial condition and cash flows. In addition, if our assumptions about how kidney patients will respond to any change in financial assistance from charitable organizations are incorrect, it could have a material adverse effect on our business, results of operations, financial condition and cash flows.

When Medicare becomes the primary payor, the payment rate we receive for that patient decreases from the employer group health plan or commercial plan rate to the lower Medicare payment rate. The number of our patients who have government-based programs as their primary payors could increase and the percentage of our patients covered under commercial insurance plans could be negatively impacted as a result of improved mortality or declining macroeconomic conditions. To the extent there are sustained or increased job losses in the U.S., independent of whether general economic conditions improve, we could experience a decrease in the number of patients covered under commercial plans and/or an increase in uninsured and underinsured patients. The percentage of our patients covered under commercial insurance plans could also be negatively impacted by a decline in the rate of growth of the ESRD patient population. We could also experience a further decrease in the payments we receive for services if changes to the healthcare regulatory system result in fewer patients covered under commercial plans or an increase of patients covered under more restrictive commercial plans with lower reimbursement rates. In addition, our continual negotiations with commercial payors under existing and potential new agreements could result in a decrease in the number of our patients covered by commercial plans to the extent that we cannot reach agreement with commercial payors on rates and other terms, resulting in termination or non-renewals of existing agreements and our inability to enter into new agreements. Commercial payors have taken and may continue to take steps to control the cost of and/or the eligibility for access to healthcare services, including relative to products on and off the healthcare exchanges. These efforts could impact the number of our patients who are eligible to enroll in commercial insurance plans, and remain on the plans, including plans offered through healthcare exchanges. Additionally, we continue to experience higher amounts of write-offs due to uninsured and underinsured patients, which has resulted in an increase in uncollectible accounts. Commercial payors could also cease paying in the primary position after providing 30 months of coverage resulting in a material reduction in payment as the patient moves to Medicare primary. If there is a significant reduction in the number of patients under higher-paying commercial plans relative to government-based programs that pay at lower rates or a significant increase in the number of patients that are uninsured and underinsured, it would have a material adverse effect on our business, results of operations, financial condition and cash flows.

Changes in the structure of and payment rates under the Medicare ESRD program could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Approximately 44% of our U.S. dialysis and related lab services net revenues for the year ended December 31, 2018, were generated from patients who have Medicare as their primary payor. For patients with Medicare coverage, all ESRD payments for dialysis treatments are made under a single bundled payment rate which provides a fixed payment rate to encompass all goods and services provided during the dialysis treatment that are related to the treatment of dialysis, including pharmaceuticals that were historically separately reimbursed to the dialysis providers, such as erythropoietin (EPO), vitamin D analogs and iron supplements, irrespective of the level of pharmaceuticals administered or additional services performed, except in the case of calcimimetics, which are subject to a transitional drug add-on payment adjustment for the Medicare Part B ESRD payment. Most lab services are also included in the bundled payment. Under the ESRD PPS, the bundled payments to a dialysis facility may be reduced by as much as 2% based on the facility's performance in specified quality measures set

annually by CMS through the ESRD Quality Incentive Program, which was established by the Medicare Improvements for Patients and Providers Act of 2008. The bundled payment rate is also adjusted for certain patient characteristics, a geographic usage index and certain other factors. In addition, the ESRD PPS is subject to rebasing, which can have a positive financial effect, or a negative one if the government fails to rebase in a manner that adequately addresses the costs borne by dialysis facilities. Similarly, as new drugs, services or labs are added to the ESRD bundle, CMS' failure to adequately calculate the costs associated with the drugs, services or labs could have a material adverse effect on our business, results of operations, financial condition and cash flows.

The current bundled payment system presents certain operating, clinical and financial risks, which include:

- Risk that our rates are reduced by CMS. Uncertainty about future payment rates remains a material risk to our business.
- Risk that CMS, through its contracted Medicare Administrative Contractors (MACs) or otherwise, implements Local Coverage Determinations (LCDs) or other decisions that limit our ability to bill for treatments or other drugs and services or other rules that may impact reimbursement. Such coverage determinations could have an adverse impact on our revenue. There is also risk commercial insurers could seek to incorporate the requirements or limitations associated with such LCDs into their contracted terms with dialysis providers, which could have an adverse impact on our revenue.
- Risk that a MAC, or multiple MACs, change their interpretations of existing regulations, manual provisions and/or guidance; or seek to implement or enforce new interpretations that are inconsistent with how we have interpreted existing regulations, manual provisions and/or guidance.
- Risk that increases in our operating costs will outpace the Medicare rate increases we receive. We expect operating costs to continue to increase due to inflationary factors, such as increases in labor and supply costs, including increases in maintenance costs and capital expenditures to improve, renovate and maintain our facilities, equipment and information technology to meet changing regulatory requirements and business needs, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the bundled payment rate system.
- Risk of federal budget sequestration cuts. As a result of the Budget Control Act of 2011 and the BBA, an annual 2% reduction to Medicare payments took effect on April 1, 2013, and has been extended through 2027. These across-the-board spending cuts have affected and will continue to adversely affect our business, results of operations, financial condition and cash flows.
- Risk that failure to adequately develop and maintain our clinical systems or failure of our clinical systems to operate effectively could have a material adverse effect on our business, results of operations, financial condition and cash flows. For example, in connection with claims for which at least part of the government's payments to us is based on clinical performance or patient outcomes or co-morbidities, if our clinical systems fail to accurately capture the data we report to CMS or we otherwise have data integrity issues with respect to the reported information, we might be over-reimbursed by the government, which could subject us to liability. For example, CMS published a final rule that implemented a provision of the ACA, requiring providers to report and return Medicare and Medicaid overpayments within the later of (a) 60 days after the overpayment is identified and quantified, or (b) the date any corresponding cost report is due, if applicable. An overpayment impermissibly retained under this statute could, among other things, subject us to liability under the FCA, exclusion from participation in the federal healthcare programs, and penalties under the federal Civil Monetary Penalty statute and could adversely impact our reputation.

We are subject to similar risks for services billed separately from the ESRD bundled payment, including the risk that a MAC, or multiple MACs, change their interpretations of existing regulations, manual provisions and/or guidance; or seek to implement or enforce new interpretations that are inconsistent with how we have interpreted existing regulations, manual provisions and/or guidance. For additional details regarding the risks we face for failing to adhere to our Medicare and Medicaid regulatory compliance obligations, see the risk factor above under the heading "If we fail to adhere to all of the complex government laws and regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and stock price."

Changes in state Medicaid or other non-Medicare government-based programs or payment rates could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Approximately 25% of our U.S. dialysis and related lab services net revenues for the year ended December 31, 2018, were generated from patients who have state Medicaid or other non-Medicare government-based programs, such as coverage through the Department of Veterans Affairs (VA), as their primary coverage. As state governments and other governmental organizations face increasing budgetary pressure, we may in turn face reductions in payment rates, delays in the receipt of payments, limitations on enrollee eligibility or other changes to the applicable programs. For example, certain state Medicaid programs and the VA have recently considered, proposed or implemented payment rate reductions.

The VA adopted Medicare's bundled PPS pricing methodology for any veterans receiving treatment from non-VA providers under a national contracting initiative. Since we are a non-VA provider, these reimbursements are tied to a percentage of Medicare reimbursement, and we have exposure to any dialysis reimbursement changes made by CMS. Approximately 3% of our dialysis services revenues for the year ended December 31, 2018 were generated by the VA.

In 2013, we entered into a five-year Nationwide Dialysis Services contract with the VA which is subject to one-year renewal periods, consistent with all provider agreements with the VA under this contract. During the length of the contract, the VA has elected not to make adjustments to reimbursement percentages that are tied to a percentage of Medicare reimbursement rates. These agreements provide the VA with the right to terminate the agreements without cause on short notice. Should the VA renegotiate, or not renew or cancel these agreements for any reason, we may cease accepting patients under this program and may be forced to close centers or experience lower reimbursement rates, which could have a material adverse effect on our business, results of operations, financial condition and cash flows.

State Medicaid programs are increasingly adopting Medicare-like bundled payment systems, but sometimes these payment systems are poorly defined and are implemented without any claims processing infrastructure, or patient or facility adjusters. If these payment systems are implemented without any adjusters and claims processing infrastructure, Medicaid payments will be substantially reduced and the costs to submit such claims may increase, which will have a negative impact on our business, results of operations, financial condition and cash flows. In addition, some state Medicaid program eligibility requirements mandate that citizen enrollees in such programs provide documented proof of citizenship. If our patients cannot meet these proof of citizenship documentation requirements, they may be denied coverage under these programs, resulting in decreased patient volumes and revenue. These Medicaid payment and enrollment changes, along with similar changes to other non-Medicare government programs could reduce the rates paid by these programs for dialysis and related services, delay the receipt of payment for services provided and further limit eligibility for coverage which could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Changes in clinical practices, payment rates or regulations impacting pharmaceuticals could have a material adverse effect on our business, results of operations, financial condition, cash flows and negatively impact our ability to care for patients.

Medicare bundles certain pharmaceuticals into the PPS at industry average doses and prices. Any variation above the industry average may be subject to partial reimbursement through the PPS outlier reimbursement policy.

Commercial payors have increasingly examined their administration policies for pharmaceuticals and, in some cases, have modified those policies. Changes in labeling of pharmaceuticals in a manner that alters physician practice patterns, including their independent determinations as to appropriate dosing, or accepted clinical practices, and/or changes in private and governmental payment criteria, including the introduction of administration policies could have a material adverse effect on our business, results of operations, financial condition and cash flows. Further increased utilization of certain pharmaceuticals for patients for whom the cost of which is included in a bundled reimbursement rate, or further decreases in reimbursement for pharmaceuticals that are not included in a bundled reimbursement rate, could also have a material adverse effect on our business, results of operations, financial condition and cash flows.

Additionally, as of January 1, 2018, calcimimetics became part of the Medicare Part B ESRD payment, but subject to a transitional drug add-on payment adjustment. We implemented processes designed to provide the drug as required under the applicable regulations and prescribed by physicians and have entered into agreements to provide for access to and distribution of the drug. If payors do not pay as anticipated, if we are not adequately reimbursed for the cost of the drug, or the processes we have implemented to provide the drug do not perform as anticipated, then we could be subject to both financial and operational risk, among other things.

We may be subject to increased inquiries or audits from a variety of governmental bodies or claims by third parties related to pharmaceuticals, which would require management's attention and could result in significant legal expense. Any

negative findings could result in substantial financial penalties or repayment obligations, the imposition of certain obligations on and changes to our practices and procedures as well as the attendant financial burden on us to comply with the obligations, or exclusion from future participation in the Medicare and Medicaid programs, and could have a material adverse effect on our business, results of operations, financial condition and cash flows.

If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations, financial condition, cash flows and reputation.

In October 2014, we entered into a Settlement Agreement with the U.S. and relator David Barbetta to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations and paid \$406 million in settlement amounts, civil forfeiture, and interest to the U.S. and certain states. In connection with the resolution of these matters, and in exchange for the OIG's agreement not to exclude us from participating in the federal healthcare programs, we have entered into a five-year CIA with the OIG. The CIA (i) requires that we maintain certain elements of our compliance programs; (ii) imposes certain expanded compliance-related requirements during the term of the CIA; (iii) requires ongoing monitoring and reporting by an independent monitor, imposes certain reporting, certification, records retention and training obligations, allocates certain oversight responsibility to the Board's Compliance Committee, and necessitates the creation of a Management Compliance Committee and the retention of an independent compliance advisor to the Board; and (iv) contains certain business restrictions related to a subset of our joint venture arrangements, including our agreeing to (1) unwind 11 joint venture transactions that were created through partial divestitures to, or partial acquisitions from, nephrologists, and that cover 26 of our 2,119 clinics that existed at the time we entered into the Settlement Agreement, all of which have been completed, (2) not enter into certain types of partial divestiture joint venture transactions with nephrologists during the term of the CIA, (3) non-enforcement of certain patient-related non-solicitation restrictions, and (4) certain other restrictions. The costs associated with compliance with the CIA are substantial and may be greater than we currently anticipate. In addition, in the event of a breach of the CIA, we could become liable for payment of certain stipulated penalties, and could be excluded from participation in federal healthcare programs. The OIG has notified us in the past that it considered us to be in breach of the CIA, and we cannot provide any assurances that we may not be found in breach of the CIA in the future. In general, the costs associated with compliance with the CIA, or any liability or consequences associated with a breach, could have a material adverse effect on our business, results of operations, financial condition and cash flows. For our domestic dialysis business, we are required under the CIA to report to the OIG (i) probable violations of criminal, civil or administrative laws applicable to any federal health care program for which penalties or exclusions may be authorized under applicable laws and regulations; (ii) substantial overpayments of amounts of money we have received in excess of the amounts due and payable under the federal healthcare program requirements; and (iii) employment of or contracting with individuals ineligible from participating in the federal healthcare programs (we refer to these collectively as Reportable Events). We have provided the OIG notice of Reportable Events, and we may identify and report additional events in the future. If any of our operations are found to violate government laws and regulations, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and stock price, including those consequences described under the risk factor "If we fail to adhere to all of the complex government laws and regulations that apply to our business, we could suffer severe consequences that could have a material adverse effect on our business, results of operations, financial condition, cash flows, reputation and stock price."

Delays in state Medicare and Medicaid certification or other licensing and/or anything impacting the licensing of our dialysis centers could adversely affect our business, results of operations, financial condition and cash flows.

Before we can begin billing for patients treated in our outpatient dialysis centers who are enrolled in government-based programs, we are required to obtain state and federal certification for participation in the Medicare and Medicaid programs. As state agencies responsible for surveying dialysis centers on behalf of the state and Medicare program face increasing budgetary pressure, certain states are having difficulty keeping up with certifying dialysis centers in the normal course resulting in significant delays in certification. If state governments continue to have difficulty keeping up with certifying new centers in the normal course and we continue to experience significant delays in our ability to treat and bill for services provided to patients covered under government programs, it could cause us to incur write-offs of investments or accelerate the recognition of lease obligations in the event we have to close centers or our centers' operating performance deteriorates, and it could have an adverse effect on our business, results of operations, financial condition and cash flows. Although the BBA passed in February 2018 allows organizations approved by the Department of Health and Human Services (HHS) to accredit dialysis facilities and imposes certain timing requirements regarding the initiation of initial surveys to determine if certain conditions and requirements for payment have been satisfied, we cannot predict the ultimate impact of these changes. In addition to certifications for Medicare and Medicaid, some states have licensing requirements for ESRD facilities. Delays in licensure, denials of licensure, or withdrawal of licensure could also adversely affect our business, results of operations, financial condition and cash flows.

If our joint ventures were found to violate the law, we could suffer severe consequences that would have a material adverse effect on our business, results of operations, financial condition and cash flows.

As of December 31, 2018, we owned a controlling interest in numerous dialysis-related joint ventures, which represented approximately 25% of our net U.S. dialysis and related lab services net revenues for the year ended December 31, 2018. In addition, we also owned noncontrolling equity investments in several other dialysis related joint ventures. We expect to continue to increase the number of our joint ventures. Many of our joint ventures with physicians or physician groups also have certain physician owners providing medical director services to centers we own and operate. Because our relationships with physicians are governed by the federal and state anti-kickback statutes, we have sought to structure our joint venture arrangements to satisfy as many federal safe harbor requirements as we believe are commercially reasonable. Our joint venture arrangements do not satisfy all of the elements of any safe harbor under the federal Anti-Kickback Statute, however, and therefore are susceptible to government scrutiny. For example, in October 2014, we entered into a settlement agreement to resolve the then pending 2010 and 2011 U.S. Attorney physician relationship investigations regarding certain of our joint ventures and paid \$406 million in settlement amounts, civil forfeiture, and interest to the U.S. and certain states. For further details on the settlement agreement, see "If we fail to comply with our Corporate Integrity Agreement, we could be subject to substantial penalties and exclusion from participation in federal healthcare programs that could have a material adverse effect on our business, results of operations, financial condition, cash flows, and reputation".

There are significant risks associated with estimating the amount of dialysis revenues and related refund liabilities that we recognize, and if our estimates of revenues and related refund liabilities are materially inaccurate, it could impact the timing and the amount of our revenues recognition or have a material adverse effect on our business, results of operations, financial condition and cash flows.

There are significant risks associated with estimating the amount of U.S. dialysis and related lab services revenues and related refund liabilities that we recognize in a reporting period. The billing and collection process is complex due to ongoing insurance coverage changes, geographic coverage differences, differing interpretations of contract coverage and other payor issues, such as ensuring appropriate documentation. Determining applicable primary and secondary coverage for approximately 202,700 U.S. patients at any point in time, together with the changes in patient coverage that occur each month, requires complex, resource-intensive processes. Errors in determining the correct coordination of benefits may result in refunds to payors. Revenues associated with Medicare and Medicaid programs are also subject to estimating risk related to the amounts not paid by the primary government payor that will ultimately be collectible from other government programs paying secondary coverage, the patient's commercial health plan secondary coverage or the patient. Collections, refunds and payor retractions typically continue to occur for up to three years and longer after services are provided. We generally expect our range of U.S. dialysis and related lab services revenues estimating risk to be within 1% of net revenues for the segment. If our estimates of U.S. dialysis and related lab services revenues and related refund liabilities are materially inaccurate, it could impact the timing and the amount of our revenues recognition and have a material adverse impact on our business, results of operations, financial condition and cash flows.

Our ancillary services and strategic initiatives, including our international operations, that we operate or invest in now or in the future may generate losses and may ultimately be unsuccessful. In the event that one or more of these activities is unsuccessful, our business, results of operations, financial condition and cash flows may be negatively impacted and we may have to write off our investment and incur other exit costs.

Our ancillary services and strategic initiatives are subject to many of the same risks, regulations and laws, as described in the risk factors related to our dialysis business set forth in this Part I, Item 1A, and are also subject to additional risks, regulations and laws specific to the nature of the particular strategic initiative. We expect to add additional service offerings to our business and pursue additional strategic initiatives in the future as circumstances warrant, which could include healthcare services not related to dialysis. Many of these initiatives require or would require investments of both management and financial resources and can generate significant losses for a substantial period of time and may not become profitable in the expected timeframe or at all. There can be no assurance that any such strategic initiative will ultimately be successful. Any significant change in market conditions, or business performance, or in the political, legislative or regulatory environment, may impact the economic viability of any of these strategic initiatives. For example, changes in the oral pharmacy space, including reimbursement rate pressures, negatively impacted the economics of our pharmacy services business. As a result, in the second half of 2018 we transitioned the customer service and fulfillment functions of this business to third parties and wound down our distribution operation, which resulted in a decrease in revenues and costs. In the year ended December 31, 2018, we recognized restructuring charges of \$11 million and incurred asset impairment charges of \$17 million related to the restructuring of our pharmacy business.

If any of our ancillary services or strategic initiatives, including our international operations, are unsuccessful, it would have a negative impact on our business, results of operations, financial condition and cash flows, and we may determine to exit

that line of business. We could incur significant termination costs if we were to exit certain of these lines of business. In addition, we may incur a material write-off or an impairment of our investment, including goodwill, in one or more of our ancillary services or strategic initiatives. In that regard, we have taken, and may in the future take, impairment and restructuring charges in addition to those described above related to our ancillary services and strategic initiatives, including in our international and pharmacy businesses.

If a significant number of physicians were to cease referring patients to our dialysis centers, whether due to regulatory or other reasons, it would have a material adverse effect on our business, results of operations, financial condition and cash flows.

Physicians, including medical directors, choose where they refer their patients. Some physicians prefer to have their patients treated at dialysis centers where they or other members of their practice supervise the overall care provided as medical director of the center. As a result, referral sources for many of our centers include the physician or physician group providing medical director services to the center.

Our medical director contracts are for fixed periods, generally ten years, and at any given time a large number of them could be up for renewal at the same time. Medical directors have no obligation to extend their agreements with us and, under certain circumstances, our former medical directors may choose to provide medical director services for competing providers or establish their own dialysis centers in competition with ours. Neither our current nor former medical directors have an obligation to refer their patients to our centers.

The aging of the nephrologist population and opportunities presented by our competitors may negatively impact a medical director's decision to enter into or extend his or her agreement with us. Moreover, different affiliation models in the changing healthcare environment that limit a nephrologist's choice in where he or she can refer patients, such as an increase in the number of physicians becoming employed by hospitals or a perceived decrease in the quality of service levels at our centers, may limit a nephrologist's ability or desire to refer patients to our centers or otherwise negatively impact treatment volumes.

In addition, if the terms of any existing agreement are found to violate applicable laws, we may not be successful in restructuring the relationship, which would lead to the early termination of the agreement. If we are unable to obtain qualified medical directors to provide supervision of the operations and care provided at our dialysis centers, it could affect physicians' desire to refer patients to our dialysis centers. If a significant number of physicians were to cease referring patients to our dialysis centers, it would have a material adverse effect on our business, results of operations, financial condition and cash flows.

If our labor costs continue to rise, including due to shortages, changes in certification requirements and higher than normal turnover rates in skilled clinical personnel; or currently pending or future rules, regulations or initiatives impose additional requirements or limitations on our operations or profitability; or, if we are unable to attract and retain key leadership talent, we may experience disruptions in our business operations and increases in operating expenses, among other things, which could have a material adverse effect on our business, results of operations, financial condition and cash flows.

We face increasing labor costs generally, and in particular, we face increased labor costs and difficulties in hiring nurses due to a nationwide shortage of skilled clinical personnel. We compete for nurses with hospitals and other healthcare providers. This nursing shortage may limit our ability to expand our operations. Furthermore, changes in certification requirements can impact our ability to maintain sufficient staff levels, including to the extent our teammates are not able to meet new requirements, among other things. In addition, if we experience a higher than normal turnover rate for our skilled clinical personnel, our operations and treatment growth may be negatively impacted, which could adversely affect our business, results of operations, financial condition and cash flows. We also face competition in attracting and retaining talent for key leadership positions. If we are unable to attract and retain qualified individuals, we may experience disruptions in our business operations, including our ability to achieve strategic goals, which could have a material adverse effect on our business, results of operations, financial condition and cash flows.

In addition, proposed ballot initiatives or referendums, legislation, regulations or policy changes could cause us to incur substantial costs to challenge and prepare for and, if implemented, impose additional requirements on our operations, including increases in the required staffing levels or staffing ratios for clinical personnel, minimum transition times between treatments, limits on how much patients may be charged for care, limitations as to the amount that can be spent on certain medical costs, and limitations on the amount of revenue that providers can retain. Changes such as those mandated by proposed ballot initiatives or referendums, legislation, regulations or policy changes could materially reduce our revenues and increase our operating expense and impact our ability to staff our clinics to any new, elevated staffing levels, in particular given the ongoing

nationwide shortage of healthcare workers, especially nurses. Any of these events or circumstances could materially reduce our revenues and increase our operating and other costs, require us to close or consolidate existing dialysis centers, postpone or not build new dialysis centers, reduce shifts or negatively impact employee relations, treatment growth and productivity, and could have a material adverse effect on our business, results of operations, financial condition and cash flows. For additional information on these risks, see "Changes in federal and state health regulations could have a material adverse effect on our business, results of operations, financial condition and cash flows."

Our business is labor intensive and could be materially adversely affected if we are unable to attract and retain employees or if union organizing activities or legislative or other changes result in significant increases in our operating costs or decreases in productivity.

Our business is labor intensive, and our financial and operating results have been and continue to be subject to variations in labor-related costs, productivity and the number of pending or potential claims against us related to labor and employment practices. Political or other efforts at the national or local level could result in actions or proposals that increase the likelihood or success of union organizing activities at our facilities and ongoing union organizing activities at our facilities could continue or increase for other reasons. We could experience an upward trend in wages and benefits and labor and employment claims, including the filing of class action suits, or adverse outcomes of such claims, or face work stoppages. In addition, we are and may continue to be subject to targeted corporate campaigns by union organizers in response to which we have been and may continue to be required to expend substantial resources, both time and financial. Any of these events or circumstances could have a material adverse effect on our employee relations, treatment growth, productivity, business, results of operations, financial condition and cash flows.

Complications associated with our billing and collections system could materially adversely affect our business, results of operations, financial condition and cash flows.

Our billing system is critical to our billing operations. If there are defects in the billing system, we may experience difficulties in our ability to successfully bill and collect for services rendered, including a delay in collections, a reduction in the amounts collected, increased risk of retractions from and refunds to commercial and government payors, an increase in our provision for uncollectible accounts receivable and noncompliance with reimbursement regulations, any or all of which could materially adversely affect our results of operations.

Risk factors primarily related to DMG:

DMG is subject to many of the same risks to which our dialysis business is subject.

As a participant in the healthcare industry, DMG is subject to many of the same risks as our dialysis business is, as described in the risk factors set forth above in this Part I, Item 1A, many of which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Under most of DMG's agreements with health plans, DMG assumes some or all of the risk that the cost of providing services will exceed its compensation.

Approximately 84% of DMG's revenue for the year ended December 31, 2018, is derived from fixed per member per month (PMPM) fees paid by health plans under capitation agreements with DMG or its associated physician groups. While there are variations specific to each arrangement, DMG, through DHPC, a subsidiary of HealthCare Partners Holdings, LLC and a restricted Knox-Keene licensed entity, and, in certain instances, DMG's associated physician groups, generally contract with health plans to receive a PMPM fee for professional services and assume the financial responsibility for professional services only. In some cases, the health plans separately enter into capitation contracts with third parties (typically hospitals) who receive directly a PMPM fee and assume contractual financial responsibility for hospital services. In other cases, the health plan does not pay any portion of the PMPM fee to the hospital, but rather administers claims for hospital expenses itself. In both scenarios, DMG enters into managed care-related administrative services agreements or similar arrangements with those third parties (typically hospitals) under which DMG agrees to be responsible for utilization review, quality assurance, and other managed care-related administrative functions. As compensation for such administrative services, DMG is entitled to receive a percentage of the amount by which the institutional capitation revenue received from health plans exceeds institutional expenses; any such risk-share amount to which DMG is entitled is recorded as medical revenues, and DMG is also responsible for a percentage of any short-fall in the event that institutional expenses exceed institutional revenues. To the extent that members require more care than is anticipated and/or the cost of care increases, aggregate fixed PMPM amounts, or capitation payments, may be insufficient to cover the costs associated with treatment. If medical costs and expenses exceed estimates, except in very limited circumstances, DMG will not be able to increase the PMPM fee received under these risk

agreements during their then-current terms and could, directly or indirectly through its contracts with its associated physician groups, suffer losses with respect to such agreements.

Changes in DMG's or its associated physician groups' anticipated ratio of medical expense to revenue can significantly impact DMG's financial results. Accordingly, the failure to adequately predict and control medical costs and expenses and to make reasonable estimates and maintain adequate accruals for incurred but not reported claims, could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Historically, DMG's and its associated physician groups' medical costs and expenses as a percentage of revenue have fluctuated. Factors that may cause medical expenses to exceed estimates include:

- the health status of members;
- higher than expected utilization of new or existing healthcare services or technologies;
- an increase in the cost of healthcare services and supplies, including pharmaceuticals, whether as a result of inflation or otherwise;
- changes to mandated benefits or other changes in healthcare laws, regulations and practices;
- periodic renegotiation of provider contracts with specialist physicians, hospitals and ancillary providers;
- periodic renegotiation of contracts with DMG's affiliated primary care physicians and specialists;
- changes in the demographics of the participating members and medical trends;
- contractual or claims disputes with providers, hospitals or other service providers within and outside of a health plan's network;
- the occurrence of catastrophes, major epidemics or acts of terrorism; and
- the reduction of health plan premiums.

Risk-sharing arrangements that DMG and its associated physician groups have with health plans and hospitals could result in their costs exceeding the corresponding revenues, which could reduce or eliminate any shared risk profitability.

Most of the agreements between health plans and DMG and its associated physician groups contain risk-sharing arrangements under which the physician groups can earn additional compensation from the health plans by coordinating the provision of quality, cost-effective healthcare to members. However, such arrangements may require the physician group to assume a portion of any loss sustained from these arrangements, thereby reducing DMG's net income. Under these risk-sharing arrangements, DMG and its associated physician groups are responsible for a portion of the cost of hospital services or other services that are not capitated. The terms of the particular risk-sharing arrangement allocate responsibility to the respective parties when the cost of services exceeds the related revenue, which results in a deficit, or permit the parties to share in any surplus amounts when actual costs are less than the related revenue. The amount of non-capitated medical and hospital costs in any period could be affected by factors beyond the control of DMG, such as changes in treatment protocols, new technologies, longer lengths of stay by the patient and inflation. Certain of DMG's agreements with health plans stipulate that risk-sharing pool deficit amounts are carried forward to offset any future years' surplus amounts DMG would otherwise be entitled to receive. DMG accrues for any such risk-sharing deficits. To the extent that such non-capitated medical and hospital costs are higher than anticipated, revenue may not be sufficient to cover the risk-sharing deficits DMG and its associated physician groups are responsible for, which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Renegotiation, renewal or termination of capitation agreements with health plans could have a material adverse effect on DMG's business, results operations, financial condition and cash flows.

Under most of DMG's and its associated physician groups' capitation agreements with health plans, the health plan is generally permitted to modify the benefit and risk obligations and compensation rights from time to time during the terms of the agreements. If a health plan exercises its right to amend its benefit and risk obligations and compensation rights, DMG and its associated physician groups are generally allowed a period of time to object to such amendment. If DMG or its associated physician group so objects, under some of the risk agreements, the relevant health plan may terminate the applicable agreement upon 90 to 180 days written notice. If DMG or its associated physician groups enter into capitation contracts or other risk

sharing arrangements with unfavorable economic terms, or a capitation contract is amended to include unfavorable terms, DMG could, directly or indirectly through its contracts with its associated physician groups, suffer losses with respect to such contract. Since DMG does not negotiate with CMS or any health plan regarding the benefits to be provided under their Medicare Advantage plans, DMG often has just a few months to familiarize itself with each new annual package of benefits it is expected to offer. Depending on the health plan at issue and the amount of revenue associated with the health plan's risk agreement, the renegotiated terms or termination could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

If DMG's agreements or arrangements with any physician equity holder(s) of associated physicians, physician groups or independent practice associations (IPAs) are deemed invalid under state law, including laws against the corporate practice of medicine, or federal law, or are terminated as a result of changes in state law, or if there is a change in accounting standards by the Financial Accounting Standards Board (FASB) or the interpretation thereof affecting consolidation of entities, it could have a material adverse effect on DMG's consolidation of total revenues derived from such associated physician groups.

DMG's financial statements are consolidated in accordance with applicable accounting standards and include the accounts of its majority-owned subsidiaries and certain non-owned DMG-associated and managed physician groups. Such consolidation for accounting and/or tax purposes does not, is not intended to, and should not be deemed to, imply or provide to DMG any control over the medical or clinical affairs of such physician groups. In the event of a change in accounting standards promulgated by FASB or in interpretation of its standards, or if there is an adverse determination by a regulatory agency or a court, or a change in state or federal law relating to the ability to maintain present agreements or arrangements with such physician groups, DMG may not be permitted to continue to consolidate the total revenues of such organizations. A change in accounting for consolidation with respect to DMG's present agreements or arrangements would diminish DMG's reported revenues but would not be expected to materially and adversely affect its reported results of operations, while regulatory or legal rulings or changes in law interfering with DMG's ability to maintain its present agreements or arrangements could materially diminish both revenues and results of operations.

If DHPC is not able to satisfy financial solvency or other regulatory requirements, we could become subject to sanctions and its license to do business in California could be limited, suspended or terminated, which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Knox-Keene requires healthcare service plans operating in California to comply with financial solvency and other requirements overseen by the California Department of Managed HealthCare (DMHC). Under Knox-Keene, DHPC is required to, among other things:

- Maintain, at all times, a minimum tangible net equity (TNE);
- Submit periodic financial solvency reports to the DMHC containing various data regarding performance and financial solvency;
- Comply with extensive regulatory requirements; and
- Submit to periodic regulatory audits and reviews concerning DHPC operations and compliance with Knox-Keene.

In the event that DHPC is not in compliance with the provisions of Knox-Keene, we could be subject to sanctions, or limitations on, or suspension of its license to do business in California, which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

If DMG's associated physician group is not able to satisfy the California DMHC's financial solvency requirements, DMG's associated physician group could become subject to sanctions and DMG's ability to do business in California could be limited or terminated, which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

The California DMHC has instituted financial solvency regulations to monitor the financial solvency of capitated physician groups. Under these regulations, DMG's associated physician group is required to, among other things:

- Maintain, at all times, a minimum cash-to-claims ratio (where cash-to-claims ratio means the organization's cash, marketable securities and certain qualified receivables, divided by the organization's total unpaid claims liability). The regulation currently requires a cash-to-claims ratio of 0.75.

- Submit periodic reports to the California DMHC containing various data and attestations regarding performance and financial solvency, including incurred but not reported calculations and documentation, and attestations as to whether or not the organization was in compliance with Knox-Keene requirements related to claims payment timeliness, had maintained positive TNE (i.e., at least \$1.00) and had maintained positive working capital (i.e., at least \$1.00).

In the event that DMG's associated physician group is not in compliance with any of the above criteria, DMG's associated physician group could be subject to sanctions, or limitations on, or termination of, its ability to do business in California, which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Reductions in Medicare Advantage health plan reimbursement rates stemming from healthcare reforms and any future related regulations could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

A significant portion of DMG's revenue is directly or indirectly derived from the monthly premium payments paid by CMS to health plans for medical services provided to Medicare Advantage enrollees. As a result, DMG's results of operations are, in part, dependent on government funding levels for Medicare Advantage programs. Any changes that limit or reduce Medicare Advantage reimbursement levels, such as reductions in or limitations of reimbursement amounts or rates under programs, reductions in funding of programs, expansion of benefits without adequate funding, elimination of coverage for certain benefits, or elimination of coverage for certain individuals or treatments under programs, could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Each year, CMS issues a final rule to establish the Medicare Advantage benchmark payment rates for the following calendar year. Any reduction to Medicare Advantage rates impacting DMG that is greater compared to the industry average rate may have a material adverse effect on DMG's business, results of operations, financial condition and cash flows. The final impact of the Medicare Advantage rates can vary from any estimate we may have and may be further impacted by the relative growth of DMG's Medicare Advantage patient volumes across markets as well as by the benefit plan designs submitted. It is possible that we may underestimate the impact of the Medicare Advantage rates on our business, which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Before DMG was reclassified as held for sale, we took impairment charges against the goodwill of several of our DMG reporting units based on continuing developments in our DMG business, including recent annual updates to Medicare Advantage benchmark reimbursement rates, changes in our expectations concerning future government reimbursement rates and our expected ability to mitigate them, medical cost and utilization trends, commercial pricing pressures, commercial membership rates, underperformance of certain at-risk reporting units and other market factors. Depending on the impact of continuing developments on the value of our DMG business, for example if DMG's fair value less the costs incurred in the sale of DMG falls below its carrying amount, we may need to recognize additional impairment charges on this business, and the amount of such charges, if any, could be significant. Our estimates of the fair value of this business rely on certain estimates and assumptions, including the terms and pricing agreed for the sale of this business, as well as applicable market multiples, discount and long-term growth rates, market data and future reimbursement rates, as applicable. Our estimates of the fair value of the DMG business could differ from the actual value that a market participant would pay for this business, and as a result, we may recognize valuation adjustments or record other related charges on our DMG business in the future. For example, in the third and fourth quarters of 2018, we recognized valuation adjustments with respect to DMG based on an updated assessment of fair value, which includes inputs such as the transaction itself, risks and timing, and performance of the business, and we recorded associated goodwill impairment charges in the fourth quarter of 2018. For additional information regarding the risks we face related to the pending sale of DMG, see the discussion in the risk factors under the heading "Risk factors related to the sale of DMG."

DMG's Medicare Advantage revenues may continue to be volatile in the future, which could have a material adverse impact on DMG's business, results of operations, financial condition and cash flows.

The ACA contains a number of provisions that negatively impact Medicare Advantage plans, each of which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows. These provisions include the following:

- Medicare Advantage benchmarks for 2011 were frozen at 2010 levels. From 2012 through 2016, Medicare Advantage benchmark rates were phased down from prior levels. The new benchmarks were fully phased-in in 2017 and range between 95% and 115% of the Medicare Fee-for-Service (Medicare FFS) costs, depending on a plan's geographic area. If our costs escalate faster than can be absorbed by the level of revenues implied by these benchmark rates, then it could have a material adverse effect on DMG's business and results of operations.
- Rebates received by Medicare Advantage plans that were reduced, with larger reductions for plans failing to receive certain quality ratings.
- The Secretary of the HHS has been granted the explicit authority to deny Medicare Advantage plan bids that propose significant increases in cost sharing or decreases in benefits. If the bids submitted by plans contracted with DMG are denied, this could have a material adverse effect on DMG's business and results of operations.
- Medicare Advantage plans with medical loss ratios below 85% are required to pay a rebate to the Secretary of HHS. The rebate amount is the total revenue under the contract year multiplied by the difference between 85% and the plan's actual medical loss ratio. The Secretary of HHS will halt enrollment in any plan failing to meet this ratio for three consecutive years, and terminate any plan failing to meet the ratio for five consecutive years. If a DMG-contracting Medicare Advantage plan experiences a limitation on enrollment or is otherwise terminated from the Medicare Advantage program, it could have a material adverse effect on DMG's business and results of operations.
- Prescription drug plans are required to provide coverage of certain drug categories on a list developed by the Secretary of HHS, which could increase the cost of providing care to Medicare Advantage enrollees, and thereby reduce DMG's revenues and earnings. The Medicare Part D premium amount subsidized for high-income beneficiaries has been reduced, which could lower the number of Medicare Advantage enrollees, which would have a negative impact on DMG's business and results of operations.
- CMS increased coding intensity adjustments for Medicare Advantage plans beginning in 2014 and continuing through 2019, which reduces CMS payments to Medicare Advantage plans, which in turn will likely reduce the amounts payable to DMG and its associated physicians, physician groups, and IPAs under its capitation agreements.

Recent legislative, judicial and executive efforts to enact further healthcare reform legislation have caused the future state of the exchanges, other ACA reforms, and many core aspects of the current U.S. health care system to be unclear. While specific changes and their timing are not yet apparent, enacted reforms and future legislative, regulatory, judicial, or executive changes could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

There is also uncertainty regarding both Medicare Advantage payment rates and beneficiary enrollment, which, if reduced, would reduce DMG's overall revenues and net income. For example, although the Congressional Budget Office (CBO) predicted in 2010 that Medicare Advantage participation would drop substantially by 2020, the CBO has more recently predicted, without taking into account potential future reforms, that enrollment in Medicare Advantage (and other contracts covering Medicare Parts A and B) could reach 31 million by 2027. Although Medicare Advantage enrollment increased by approximately 5.6 million, or by 50%, between the enactment of the ACA in 2010 and 2015, there can be no assurance that this trend will continue. Further, fluctuation in Medicare Advantage payment rates are evidenced by CMS's annual announcement of the expected average change in revenue from the prior year: for 2018, CMS announced an average increase of 0.45%; and for 2019, 3.4%. Uncertainty over Medicare Advantage enrollment and payment rates present a continuing risk to DMG's business.

According to the Kaiser Family Foundation (KFF), Medicare Advantage enrollment continues to be highly concentrated among a few payors, both nationally and in local regions. In 2018, the KFF reported that three payors together accounted for more than half of Medicare Advantage enrollment and seven firms accounted for approximately 75% of the lives. Consolidation among Medicare Advantage plans in certain regions, or the Medicare program's failure to attract additional plans to participate in the Medicare Advantage program, could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

DMG's operations are dependent on competing health plans and, at times, a health plan's and DMG's economic interests may diverge.

For the year ended December 31, 2018, 69% of DMG's consolidated capitated medical revenues were earned through contracts with three health plans.

DMG expects that, going forward, substantially all of its revenue will continue to be derived from its contracts with health plans. Each health plan may immediately terminate any of DMG's contracts and/or any individual credentialed physician upon the occurrence of certain events. They may also amend the material terms of the contracts under certain circumstances. Failure to maintain the contracts on favorable terms, for any reason, would materially and adversely affect DMG's results of operations, financial condition and cash flows. A material decline in the number of members could also have a material adverse effect on DMG's results of operations.

Notwithstanding each health plan's and DMG's current shared interest in providing service to DMG's members who are enrolled in the subject health plans, the health plans may have different and, at times, opposing economic interests from those of DMG. The health plans provide a wide range of health insurance services across a wide range of geographic regions, utilizing a vast network of providers. As a result, they and DMG may have different views regarding the proper pricing of services and/or the proper pricing of the various service providers in their provider networks, the cost of which DMG bears to the extent that the services of such service providers are utilized. These health plans may also have different views than DMG regarding the efforts and expenditures that they, DMG, and/or other service providers should make to achieve and/or maintain various quality ratings. In addition, several health plans have acquired or announced their intent to acquire provider organizations. If health plans with which DMG contracts acquire a significant number of provider organizations, they may not continue to contract with DMG or contract on less favorable terms or seek to prevent DMG from acquiring or entering into arrangements with certain providers. Similarly, as a result of changes in laws, regulations, consumer preferences, or other factors, the health plans may find it in their best interest to provide health insurance services pursuant to another payment or reimbursement structure. In the event DMG's interests diverge from the interests of the health plans, DMG may have limited recourse or alternative options in light of its dependence on these health plans. There can be no assurances that DMG will continue to find it mutually beneficial to work with these health plans. As a result of various restrictive provisions that appear in some of the managed care agreements with health plans, DMG may at times have limitations on its ability to cancel an agreement with a particular health plan and immediately thereafter contract with a competing health plan with respect to the same service area.

DMG and its associated physicians, physician groups and IPAs and other physicians may be required to continue providing services following termination of certain agreements with health plans.

There are circumstances under federal and state law pursuant to which DMG and its associated physician groups, IPAs and other physicians could be obligated to continue to provide medical services to DMG members in their care following a termination of their applicable risk agreement with health plans and termination of the receipt of payments thereunder. In certain cases, this obligation could require the physician group or IPA to provide care to such member following the bankruptcy or insolvency of a health plan. Accordingly, the obligations to provide medical services to DMG members (and the associated costs) may not terminate at the time the applicable agreement with the health plan terminates, and DMG may not be able to recover its cost of providing those services from the health plan, which could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

DMG operates primarily in California, Florida, Nevada, New Mexico, Washington and Colorado and may not be able to successfully establish a presence in new geographic regions.

DMG derives substantially all of its revenue from operations in California, Florida, Nevada, New Mexico, Washington and Colorado (which we refer to as the Existing Geographic Regions). As a result, DMG's exposure to many of the risks described herein is not mitigated by a greater diversification of geographic focus. Furthermore, due to the concentration of DMG's operations in the Existing Geographic Regions, it may be adversely affected by economic conditions, natural disasters (such as earthquakes or hurricanes), or acts of war or terrorism that disproportionately affect the Existing Geographic Regions as compared to other states and geographic markets.

To expand the operations of its network outside of the Existing Geographic Regions, DMG must devote resources to identify and explore perceived opportunities. Thereafter, DMG must, among other things, recruit and retain qualified personnel, develop new offices, establish potential new relationships with one or more health plans, and establish new relationships with physicians and other healthcare providers. The ability to establish such new relationships may be significantly inhibited by competition for such relationships and personnel in the healthcare marketplace in the targeted new geographic regions. Additionally, DMG may face the risk that a substantial portion of the patients served in a new geographic area may be enrolled

in a Medicare FFS program and will not desire to transition to a Medicare Advantage program, such as those offered through the health plans that DMG serves, or they may enroll with other health plans with which DMG does not contract to receive services, which could reduce substantially DMG's perceived opportunity in such geographic area. In addition, if DMG were to seek to expand outside of the Existing Geographic Regions, DMG would be required to comply with laws and regulations of states that may differ from the ones in which it currently operates, and could face competitors with greater knowledge of such local markets. DMG anticipates that any geographic expansion may require it to make a substantial investment of management time, capital and/or other resources. There can be no assurance that DMG will be able to establish profitable operations or relationships in any new geographic markets.

Reductions in the quality ratings of the health plans DMG serves could have a material adverse effect on its business, results of operations, financial condition and cash flows.

As a result of the ACA, the level of reimbursement each health plan receives from CMS is dependent, in part, upon the quality rating of the Medicare plan. Such ratings impact the percentage of any cost savings rebate and any bonuses earned by such health plan. Since a significant portion of DMG's revenue is expected to be calculated as a percentage of CMS reimbursements received by these health plans with respect to DMG members, reductions in the quality ratings of a health plan that DMG serves could have a material adverse effect on its business, results of operations, financial condition and cash flows.

Given each health plan's control of its plans and the many other providers that serve such plans, DMG believes that it will have limited ability to influence the overall quality rating of any such plan. The BBA passed in February 2018 implements certain changes to prevent artificial inflation of star ratings for Medicare Advantage plans offered by the same organization. In addition, CMS has terminated plans that have had a rating of less than three stars for three consecutive years, whereas Medicare Advantage plans with five stars are permitted to conduct enrollment throughout almost the entire year. Because low quality ratings can potentially lead to the termination of a plan that DMG serves, DMG may not be able to prevent the potential termination of a contracting plan or a shift of patients to other plans based upon quality issues which could, in turn, have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

DMG's records and submissions to a health plan may contain inaccurate or unsupportable information regarding risk adjustment scores of members, which could cause DMG to overstate or understate its revenue and subject it to various penalties.

DMG, on behalf of itself and its associated physicians, physician groups and IPAs, submits to health plans claims and encounter data that support the Medicare Risk Adjustment Factor (RAF) scores attributable to members. These RAF scores determine, in part, the revenue to which the health plans and, in turn, DMG is entitled for the provision of medical care to such members. The data submitted to CMS by each health plan is based, in part, on medical charts and diagnosis codes prepared and submitted by DMG. Each health plan generally relies on DMG and its employed or affiliated physicians to appropriately document and support such RAF data in DMG's medical records. Each health plan also relies on DMG and its employed or affiliated physicians to appropriately code claims for medical services provided to members. Erroneous claims and erroneous encounter records and submissions could result in inaccurate PMPM fee revenue and risk adjustment payments, which may be subject to correction or retroactive adjustment in later periods. This corrected or adjusted information may be reflected in financial statements for periods subsequent to the period in which the revenue was recorded. DMG might also need to refund a portion of the revenue that it received, which refund, depending on its magnitude, could damage its relationship with the applicable health plan and could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

In September 2018, we entered into a settlement agreement with the DOJ and OIG to resolve matters related to our and our subsidiaries' (including DMG and its subsidiary JSA) provision of services to Medicare Advantage plans and related patient diagnosis coding and risk adjustment submissions and payments. See Note 17 to the consolidated financial statements included in this report for further details and discussions of legal proceedings elsewhere in these Risk Factors.

Additionally, CMS audits Medicare Advantage plans for documentation to support RAF-related payments for members chosen at random. The Medicare Advantage plans ask providers to submit the underlying documentation for members that they serve. It is possible that claims associated with members with higher RAF scores could be subject to more scrutiny in a CMS or plan audit. There is a possibility that a Medicare Advantage plan may seek repayment from DMG should CMS make any payment adjustments to the Medicare Advantage plan as a result of its audits. The plans also may hold DMG liable for any penalties owed to CMS for inaccurate or unsupportable RAF scores provided by DMG. In addition, DMG could be liable for penalties to the government under the FCA that range from \$5,500 to \$11,000 (adjusted for inflation) for each false claim, plus up to three times the amount of damages caused by each false claim, which can be as much as the amounts received directly or indirectly from the government for each such false claim. On January 29, 2018, the DOJ issued a final rule announcing

adjustments to FCA penalties, under which the per claim penalty range increases to a range from \$11,181 to \$22,363 for penalties assessed after January 29, 2018, so long as the underlying conduct occurred after November 2, 2015.

CMS has indicated that payment adjustments will not be limited to RAF scores for the specific Medicare Advantage enrollees for which errors are found but may also be extrapolated to the entire Medicare Advantage plan subject to a particular CMS contract. CMS has described its audit process as plan-year specific and stated that it will not extrapolate audit results for plan years prior to 2011. Because CMS has not stated otherwise, there is a risk that payment adjustments made as a result of one plan year's audit would be extrapolated to prior plan years after 2011.

There can be no assurance that a health plan will not be randomly selected or targeted for review by CMS or that the outcome of such a review will not result in a material adjustment in DMG's revenue and profitability, even if the information DMG submitted to the plan is accurate and supportable.

A failure to accurately estimate incurred but not reported medical expense could adversely affect DMG's results of operations.

Patient care costs include estimates of future medical claims that have been incurred by the patient but for which the provider has not yet billed DMG. These claim estimates are made utilizing actuarial methods and are continually evaluated and adjusted by management, based upon DMG's historical claims experience and other factors, including an independent assessment by a nationally recognized actuarial firm. Adjustments, if necessary, are made to medical claims expense and capitated revenues when the assumptions used to determine DMG's claims liability change and when actual claim costs are ultimately determined.

Due to the inherent uncertainties associated with the factors used in these estimates and changes in the patterns and rates of medical utilization, materially different amounts could be reported in DMG's financial statements for a particular period under different conditions or using different, but still reasonable, assumptions. It is possible that DMG's estimates of this type of claim may be inadequate in the future. In such event, DMG's results of operations could be adversely impacted. Further, the inability to estimate these claims accurately may also affect DMG's ability to take timely corrective actions, further exacerbating the extent of any adverse effect on DMG's results of operations.

DMG faces certain competitive threats which could reduce DMG's profitability and increase competition for patients.

DMG faces certain competitive threats based on certain features of the Medicare programs, including the following:

- As a result of the direct and indirect impacts of the ACA, many Medicare beneficiaries may decide that an original Medicare FFS program is more attractive than a Medicare Advantage plan. As a result, enrollment in the health plans DMG serves may decrease.
- Managed care companies offer alternative products such as regional preferred provider organizations (PPOs) and private FFS plans. Medicare PPOs and private FFS plans allow their patients more flexibility in selecting physicians than Medicare Advantage health plans, which typically require patients to coordinate care with a primary care physician. The Medicare Prescription Drug, Improvement, and Modernization Act of 2003 has encouraged the creation of regional PPOs through various incentives, including certain risk corridors, or cost reimbursement provisions, a stabilization fund for incentive payments, and special payments to hospitals not otherwise contracted with a Medicare Advantage plan that treat regional plan enrollees. The formation of regional Medicare PPOs and private FFS plans may affect DMG's relative attractiveness to existing and potential Medicare patients in their service areas.
- The payments for the local and regional Medicare Advantage plans are based on a competitive bidding process that may indirectly cause a decrease in the amount of the PMPM fee or result in an increase in benefits offered.
- The annual enrollment process and subsequent lock-in provisions of the ACA may adversely affect DMG's level of revenue growth as it will limit the ability of a health plan to market to and enroll new Medicare beneficiaries in its established service areas outside of the annual enrollment period.
- CMS allows Medicare beneficiaries who are enrolled in a Medicare Advantage plan with a quality rating of 4.5 stars or less to enroll in a 5-star rated Medicare Advantage plan at any time during the benefit year. Therefore, DMG may face a competitive disadvantage in recruiting and retaining Medicare beneficiaries.

In addition to the competitive threats intrinsic to the Medicare programs, competition among health plans and among healthcare providers may also have a negative impact on DMG's profitability. For example, due to the large population of

Medicare beneficiaries, DMG's Existing Geographic Regions have become increasingly attractive to health plans that may compete with DMG. DMG may not be able to continue to compete profitably in the healthcare industry if additional competitors enter the same market. If DMG cannot compete profitably, the ability of DMG to compete with other service providers that contract with competing health plans may be substantially impaired. Furthermore, if DMG is unable to obtain new members or experiences a loss of existing members to competitors during the open enrollment period for Medicare it could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

DMG competes directly with various regional and local companies that provide similar services in DMG's Existing Geographic Regions. DMG's competitors vary in size and scope and in terms of products and services offered. DMG believes that some of its competitors and potential competitors may be significantly larger than DMG and have greater financial, sales, marketing and other resources. Furthermore, it is DMG's belief that some of its competitors may make strategic acquisitions or establish cooperative relationships among themselves.

A disruption in DMG's healthcare provider networks could have a material adverse effect on DMG's operations and profitability.

In any particular service area, healthcare providers or provider networks could refuse to contract with DMG, demand higher payments, or take other actions that could result in higher healthcare costs, disruption of benefits to DMG's members, or difficulty in meeting applicable regulatory or accreditation requirements. In some service areas, healthcare providers or provider networks may have significant market positions. If healthcare providers or provider networks refuse to contract with DMG, use their market position to negotiate favorable contracts, or place DMG at a competitive disadvantage, then DMG's ability to market or to be profitable in those service areas could be adversely affected. DMG's provider networks could also be disrupted by the financial insolvency of a large provider group. Any disruption in DMG's provider networks could result in a loss of members or higher healthcare costs.

DMG's revenues and profits could be diminished if DMG fails to retain and attract the services of key primary care physicians.

Key primary care physicians with large patient enrollment could retire, become disabled, terminate their provider contracts, get lured away by a competing independent physician association or medical group, or otherwise become unable or unwilling to continue practicing medicine or continue contracting with DMG or its associated physicians, physician groups or IPAs. In addition, DMG's associated physicians, physician groups and IPAs could view the business model as unfavorable or unattractive to such providers, which could cause such associated physicians, physician groups or IPAs to terminate their relationships with DMG. Moreover, given limitations relating to the enforcement of post-termination noncompetition covenants in California, it would be difficult to restrict a primary care physician from competing with DMG's associated physicians, physician groups or IPAs. As a result, members who have been served by such physicians could choose to enroll with competitors' physician organizations or could seek medical care elsewhere, which could reduce DMG's revenues and profits. Moreover, DMG may not be able to attract new physicians to replace the services of terminating physicians or to service its growing membership.

Participation in ACO programs is subject to federal regulation, supervision, and evolving regulatory developments that may result in financial liability.

The ACA established the Medicare Shared Savings Program (MSSP) for ACOs, which took effect in January 2012. Under the MSSP, eligible organizations are accountable for the quality, cost and overall care of Medicare beneficiaries assigned to an ACO and may be eligible to share in any savings below a specified benchmark amount. The Secretary of HHS is also authorized, but not required, to use capitation payment models with ACOs. CMS has also implemented the Next Generation ACO model, which allows the ACO to assume higher levels of financial risk and reward than under the MSSP program. DMG has formed an MSSP ACO through a subsidiary in New Mexico and a Next Generation ACO (previously an MSSP ACO) through a subsidiary in California, and is evaluating whether to participate in more ACOs in the future. The continued development and expansion of ACOs, and potential changes to the participation requirements in ACOs, will have an uncertain impact on DMG's revenue and profitability. DaVita Kidney Care is also participating as a dialysis provider in Arizona, Florida, New Jersey, and Pennsylvania for the Innovation Center's CEC Model. Further, in December 2018, CMS issued a final rule for the MSSP, which among other things, requires ACOs to accept a two-sided risk model (as opposed to a one-sided model), wherein ACOs need to share in the financial risk of their patients' healthcare spending (*i.e.*, shared losses) in addition to shared savings. This rule could negatively impact the revenue and profitability of DMG's MSSP ACO.

The ACO programs are relatively new and therefore operational and regulatory guidance is limited. It is possible that the operations of DMG's subsidiary ACOs may not fully comply with current or future regulations and guidelines applicable to ACOs, may not achieve quality targets or cost savings, or may not attract or retain sufficient physicians or patients to allow

DMG to meet its objectives. Additionally, poor performance could put the DMG ACOs at financial risk with a potential obligation to CMS. Traditionally, other than fee-for-service billing by the medical clinics and healthcare facilities offered by DMG, DMG has not directly contracted with CMS and has not operated any health plans or provider sponsored networks. Therefore, DMG may not have the necessary experience, systems or compliance to successfully achieve a positive return on its investment in the ACOs or to avoid financial or regulatory liability. DMG believes that its historical experience with fully delegated managed care will be applicable to operation of its subsidiary ACOs, but there can be no such assurance.

California hospitals may terminate their agreements with HealthCare Partners Affiliates Medical Group and DaVita Health Plan of California, Inc. (formerly HealthCare Partners Plan, Inc., and, together with HealthCare Partners Affiliates Medical Group (AMG)) or reduce the fees they pay to DMG.

In California, AMG maintains significant hospital arrangements designed to facilitate the provision of coordinated hospital care with those services provided to members by AMG and its associated physicians, physician groups and IPAs. Through contractual arrangements with certain key hospitals, AMG provides utilization review, quality assurance and other management services related to the provision of patient care services to members by the contracted hospitals and downstream hospital contractors. In the event that any one of these key hospital agreements is amended in a financially unfavorable manner or is otherwise terminated, such events could have a significant adverse effect on DMG's business, results of operations, financial condition and cash flows.

DMG's professional liability and other insurance coverage may not be adequate to cover DMG's potential liabilities.

DMG maintains primary professional liability insurance and other insurance coverage through California Medical Group Insurance Company, Risk Retention Group, an Arizona corporation in which DMG is the majority owner, and through excess coverage contracted through third-party insurers. DMG believes such insurance is adequate based on its review of what it believes to be all applicable factors, including industry standards. Nonetheless, potential liabilities may not be covered by insurance, insurers may dispute coverage or may be unable to meet their obligations, the amount of insurance coverage and/or related reserves may be inadequate, or the amount of any DMG self-insured retention may be substantial. There can be no assurances that DMG will be able to obtain insurance coverage in the future, or that insurance will continue to be available on a cost-effective basis, if at all. Moreover, even if claims brought against DMG are unsuccessful or without merit, DMG would have to defend itself against such claims. The defense of any such actions may be time-consuming and costly and may distract DMG management's attention. As a result, DMG may incur significant expenses and may be unable to effectively operate its business.

Changes in the rates or methods of third-party reimbursements may materially adversely affect DMG's business, results of operations, financial condition and cash flows.

Any negative changes in governmental capitation or FFS rates or methods of reimbursement for the services DMG provides could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows. Since governmental healthcare programs generally reimburse on a fee schedule basis rather than on a charge-related basis, DMG generally cannot increase its revenues from these programs by increasing the amount it charges for its services. Moreover, if DMG's costs increase, DMG may not be able to recover its increased costs from these programs. Government and private payors have taken and may continue to take steps to control the cost, eligibility for, use, and delivery of healthcare services due to budgetary constraints, and cost containment pressures as well as other financial issues. DMG believes that these trends in cost containment will continue. These cost containment measures, and other market changes in non-governmental insurance plans have generally restricted DMG's ability to recover, or shift to non-governmental payors, any increased costs that DMG experiences. DMG's business, results of operations, financial condition and cash flows may be materially adversely affected by these cost containment measures, and other market changes.

DMG's business model depends on numerous complex management information systems and any failure to successfully maintain these systems or implement new systems could materially harm DMG's operations and result in potential violations of healthcare laws and regulations.

DMG depends on a complex, specialized, and integrated management information system and standardized procedures for operational and financial information, as well as for DMG's billing operations. DMG may experience unanticipated delays, complications or expenses in implementing, integrating, and operating these integrated systems. Moreover, DMG may be unable to enhance its existing management information system or implement new management information systems where necessary. DMG's management information system may require modifications, improvements or replacements that may require both substantial expenditures as well as interruptions in operations. DMG's ability to implement and operate its integrated systems is subject to the availability of information technology and skilled personnel to assist DMG in creating and maintaining these systems.

DMG's failure to successfully implement and maintain all of its systems could have a material adverse effect on its business, results of operations, financial condition and cash flows. For example, DMG's failure to successfully operate its billing systems could lead to potential violations of healthcare laws and regulations. If DMG is unable to handle its claims volume, or if DMG is unable to pay claims timely, DMG may become subject to a health plan's corrective action plan or de-delegation until the problem is corrected, and/or termination of the health plan's agreement with DMG. This could have a material adverse effect on DMG's operations and profitability. In addition, if DMG's claims processing system is unable to process claims accurately, the data DMG uses for its incurred but not reported estimates could be incomplete and DMG's ability to accurately estimate claims liabilities and establish adequate reserves could be adversely affected. Finally, if DMG's management information systems are unable to function in compliance with applicable state or federal rules and regulations, including medical information confidentiality laws such as HIPAA, possible penalties and fines due to this lack of compliance could have a material adverse effect on DMG's results of operations, financial condition and cash flows.

DMG may be impacted by eligibility changes to government and private insurance programs.

Due to potential decreased availability of healthcare through private employers, the number of patients who are uninsured or participate in governmental programs may increase. The ACA has increased the participation of individuals in the Medicaid program in states that elected to participate in the expanded Medicaid coverage. A shift in payor mix from managed care and other private payors to government payors as well as an increase in the number of uninsured patients may result in a reduction in the rates of reimbursement to DMG or an increase in uncollectible receivables or uncompensated care, with a corresponding decrease in net revenue. Changes in the eligibility requirements for governmental programs such as the Medicaid program under the ACA and state decisions on whether to participate in the expansion of such programs also could increase the number of patients who participate in such programs and the number of uninsured patients. Even for those patients who remain in private insurance plans, changes to those plans could increase patient financial responsibility, resulting in a greater risk of uncollectible receivables. These factors and events could have a material adverse effect on DMG's business, results of operations, financial condition and cash flows.

Negative publicity regarding the managed healthcare industry generally or DMG in particular could adversely affect DMG's results of operations or business.

Negative publicity regarding the managed healthcare industry generally, the Medicare Advantage program or DMG in particular, may result in increased regulation and legislative review of industry practices that further increase DMG's costs of doing business and adversely affect DMG's results of operations or business by:

- requiring DMG to change its products and services;
- increasing the regulatory, including compliance, burdens under which DMG operates, which, in turn, may negatively impact the manner in which DMG provides services and increase DMG's costs of providing services;
- adversely affecting DMG's ability to market its products or services through the imposition of further regulatory restrictions regarding the manner in which plans and providers market to Medicare Advantage enrollees; or
- adversely affecting DMG's ability to attract and retain members.

Risk factors related to ownership of our common stock:

Provisions in our charter documents, compensation programs and Delaware law may deter a change of control that our stockholders would otherwise determine to be in their best interests.

Our charter documents include provisions that may deter hostile takeovers, delay or prevent changes of control or changes in our management, or limit the ability of our stockholders to approve transactions that they may otherwise determine to be in their best interests. These include provisions prohibiting our stockholders from acting by written consent; requiring 90 days advance notice of stockholder proposals or nominations to our Board of Directors (or 120 days for nominations made using proxy access); and granting our Board of Directors the authority to issue preferred stock and to determine the rights and preferences of the preferred stock without the need for further stockholder approval.

Most of our outstanding employee stock-based compensation awards include a provision accelerating the vesting of the awards in the event of a change of control. We also maintain a change of control protection program for our employees who do not have a significant number of stock awards, which has been in place since 2001, and which provides for cash bonuses to the employees in the event of a change of control. Based on the market price of our common stock and shares outstanding on December 31, 2018, these cash bonuses under the program would total approximately \$337 million if a change of control

transaction occurred at that price and our Board of Directors did not modify this program. These and any other change of control provisions may affect the price an acquirer would be willing to pay for our Company.

We are also subject to Section 203 of the Delaware General Corporation Law that, subject to exceptions, would prohibit us from engaging in any business combinations with any interested stockholder, as defined in that section, for a period of three years following the date on which that stockholder became an interested stockholder.

These provisions may discourage, delay or prevent an acquisition of our Company at a price that our stockholders may find attractive. These provisions could also make it more difficult for our stockholders to elect directors and take other corporate actions and could limit the price that investors might be willing to pay for shares of our common stock.

Item 1B. Unresolved Staff Comments.

None.

Item 2. Properties.

Our corporate headquarters are located in Denver, Colorado, consisting of one owned 240,000 square foot building and one leased location consisting of 345,900 square feet. Our headquarters are occupied by teammates engaged in management, finance, marketing, strategy, legal, compliance and other administrative functions. We lease seven business offices located in California, Colorado, Pennsylvania, Tennessee and Washington for our U.S. dialysis services business. For our DMG business we lease 11 business offices located in California, Colorado, Nevada, New Mexico, Florida and Washington. Our laboratory is based in Florida where we operate our lab services out of one leased building. We also own four administrative offices in the U.S. and lease administrative offices worldwide. Our leases on the properties listed above expire at various dates through the year 2037 for Kidney Care and through the year 2033 for DMG.

For our U.S. dialysis and related lab services business we own the land and buildings for 12 of our outpatient dialysis centers. We also own 15 separate land and buildings and 15 land parcels for development. We lease a total of four owned properties to third-party tenants. Our remaining outpatient dialysis centers are located on premises that we lease.

For DMG, we own the land and buildings for 16 of our clinics. We also own one separate land parcel. Our remaining clinics are located on premises that we lease.

The majority of our leases for our U.S. dialysis and related lab services and for DMG cover periods from five years to 15 years and typically contain renewal options of five to ten years at the fair rental value at the time of renewal. Our leases are generally subject to periodic consumer price index increases, or contain fixed escalation clauses. Our outpatient dialysis centers range in size from approximately 900 to 33,000 square feet, with an average size of approximately 7,800 square feet. DMG's clinics range in size from approximately 1,000 to 192,000 square feet, with an average size of approximately 10,400 square feet. Our international leases generally range from one to ten years.

Some of our outpatient dialysis centers are operating at or near capacity. However, we believe that we have adequate capacity within most of our existing dialysis centers to accommodate additional patient volume through increased hours and/or days of operation, or, if additional space is available within an existing facility, by adding dialysis stations. We can usually relocate existing centers to larger facilities or open new centers if existing centers reach capacity. With respect to relocating centers or building new centers, we believe that we can generally lease space at economically reasonable rates in the areas planned for each of these centers, although there can be no assurances in this regard. Expansion of existing centers or relocation of our dialysis centers is subject to review for compliance with conditions relating to participation in the Medicare ESRD program. In states that require a certificate of need or center license, additional approvals would generally be necessary for expansion or relocation.

Item 3. Legal Proceedings.

The information required by this Part I, Item 3 is incorporated herein by reference to the information set forth under the caption "Contingencies" in Note 17 to the consolidated financial statements included in this report.

Item 4. Mine Safety Disclosures.

Not applicable.

PART II

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

Our common stock is traded on the New York Stock Exchange under the symbol DVA. The closing price of our common stock on January 31, 2019 was \$56.13 per share. According to Computershare, our registrar and transfer agent, as of January 31, 2019, there were 8,843 holders of record of our common stock. We have not declared or paid cash dividends to holders of our common stock since 1994. We have no current plans to pay cash dividends and we are restricted from paying dividends under the terms of our senior secured credit facilities and the indentures governing our senior notes. See "Liquidity and capital resources" under "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations" and the notes to the consolidated financial statements.

Stock Repurchases

We repurchased a total of 16,844,067 shares for \$1,154 million, or an average price of \$68.48, during the year ended December 31, 2018. No repurchases were made during the fourth quarter of 2018.

The following tables summarizes our repurchases of our common stock during 2018:

| <u>Period</u> | <u>Total Number of Shares Purchased</u> | <u>Average Price Paid per Share</u> | <u>Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs</u> | <u>Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans or Programs (in millions)</u> |
|-------------------------------|---|-------------------------------------|---|---|
| January 1 - March 31, 2018 | 4,197,304 | \$ 71.09 | 4,197,304 | \$ 820.7 |
| April 1 - June 30, 2018 | 7,797,712 | \$ 65.60 | 7,797,712 | \$ 309.2 |
| July 1 - September 30, 2018 | 4,849,051 | \$ 70.86 | 4,849,051 | \$ 1,355.6 |
| October 1 - December 31, 2018 | — | \$ — | — | \$ 1,355.6 |
| Total | 16,844,067 | \$ 68.48 | 16,844,067 | |

On July 11, 2018 our Board of Directors approved an additional share repurchase authorization in the amount of \$1,390 million. This share repurchase authorization was in addition to the \$110 million remaining at that time under our Board of Directors' prior share repurchase authorization approved in October 2017. We are authorized to make purchases from time to time in the open market or in privately negotiated transactions, including without limitations, through accelerated share repurchase transactions, derivative transactions, tender offers, Rule 10b5-1 plans or any combination of the foregoing, depending upon market conditions and other considerations.

During the quarter ended December 31, 2018, we did not repurchase any shares of our common stock. As of February 22, 2019, we have a total of \$1,356 million remaining in Board authorizations available for share repurchases under our repurchase programs. Although these share repurchase authorizations have no expiration dates, we are subject to share repurchase limitations under the terms of our senior secured credit facilities and the indentures governing our senior notes.

Item 6. Selected Financial Data.

The following financial and operating data should be read in conjunction with “Item 7. Management’s Discussion and Analysis of Financial Condition and Results of Operations” and our consolidated financial statements filed as part of this report. The following table presents selected consolidated financial and operating data for the periods indicated.

| | Year ended December 31, | | | | |
|--|-------------------------|---------------|---------------|---------------|---------------|
| | 2018 | 2017 | 2016 | 2015 | 2014 |
| (in thousands, except share data) | | | | | |
| Income statement data: | | | | | |
| Net revenues ⁽¹⁾ | \$ 11,404,851 | \$ 10,876,634 | \$ 10,707,467 | \$ 9,982,245 | \$ 9,312,049 |
| Operating expenses and charges ⁽²⁾ | 9,879,027 | 9,063,879 | 8,677,757 | 8,845,479 | 7,711,891 |
| Operating income | 1,525,824 | 1,812,755 | 2,029,710 | 1,136,766 | 1,600,158 |
| Debt expense | (487,435) | (430,634) | (414,116) | (408,380) | (410,223) |
| Debt refinancing and redemption charges | — | — | — | (48,072) | (97,548) |
| Other income, net | 10,089 | 17,665 | 7,511 | 8,073 | 1,935 |
| Income from continuing operations before income taxes | 1,048,478 | 1,399,786 | 1,623,105 | 688,387 | 1,094,322 |
| Income tax expense ⁽³⁾ | 258,400 | 323,859 | 431,761 | 207,510 | 366,894 |
| Net income from continuing operations | 790,078 | 1,075,927 | 1,191,344 | 480,877 | 727,428 |
| Net (loss) income from discontinued operations, net of tax ⁽⁴⁾ | (457,038) | (245,372) | (158,262) | (53,467) | 135,902 |
| Net income | 333,040 | 830,555 | 1,033,082 | 427,410 | 863,330 |
| Less: Net income attributable to noncontrolling interests | (173,646) | (166,937) | (153,208) | (157,678) | (140,216) |
| Net income attributable to DaVita Inc. | \$ 159,394 | \$ 663,618 | \$ 879,874 | \$ 269,732 | \$ 723,114 |
| Basic income from continuing operations per share attributable to DaVita Inc. ⁽⁵⁾ | \$ 3.66 | \$ 4.78 | \$ 5.12 | \$ 1.53 | \$ 2.77 |
| Diluted income from continuing operations per share attributable to DaVita Inc. ⁽⁵⁾ | \$ 3.62 | \$ 4.71 | \$ 5.04 | \$ 1.49 | \$ 2.71 |
| Weighted average shares outstanding: ⁽⁵⁾ | | | | | |
| Basic | 170,785,999 | 188,625,559 | 201,641,173 | 211,867,714 | 212,301,827 |
| Diluted | 172,364,581 | 191,348,533 | 204,904,656 | 216,251,807 | 216,927,681 |
| Balance sheet data: | | | | | |
| Working capital ⁽⁶⁾ | \$ 3,532,998 | \$ 5,703,181 | \$ 1,283,784 | \$ 2,104,143 | \$ 1,547,518 |
| Total assets ⁽⁶⁾ | \$ 19,110,252 | \$ 18,974,536 | \$ 18,755,776 | \$ 18,524,224 | \$ 17,624,137 |
| Long-term debt ⁽⁶⁾ | \$ 8,172,847 | \$ 9,158,018 | \$ 8,944,676 | \$ 12,972,282 | \$ 8,298,624 |
| Total DaVita Inc. shareholders' equity ⁽⁵⁾ | \$ 3,703,442 | \$ 4,690,029 | \$ 4,648,047 | \$ 4,870,781 | \$ 5,170,513 |

(1) On January 1, 2018, we adopted *Revenue from Contracts with Customers* (Topic 606) using the cumulative effect method for those contracts that were not substantially completed as of January 1, 2018. Results related to performance obligations satisfied beginning on and after January 1, 2018 are presented under Topic 606, while results related to the satisfaction of performance obligations in prior periods continue to be reported in accordance with our historical accounting under *Revenue Recognition* (Topic 605). See Notes 1 and 2 of the consolidated financial statements for disclosure on our adoption of Topic 606.

(2) Operating expenses and charges in 2018 included a net gain on changes in ownership interests of \$60,603; other asset impairment charges of \$17,338 and restructuring charges of \$11,366 related to our pharmacy business; an equity investment loss due to the sale of India in our APAC JV of \$8,715; an equity investment loss related to impairments at our APAC JV of \$7,525; and a goodwill impairment charge of \$3,106. Operating expenses and charges for 2017 included goodwill impairment charges of \$34,696 related to our vascular access reporting unit; an equity investment loss of \$6,293 for goodwill impairments at our APAC JV; an impairment of \$280,066 on our investment in the APAC JV; an asset impairment of \$15,168 related to the restructuring of our pharmacy business; restructuring charges in our international business of \$2,700; a net gain on settlement of \$529,504; and a gain adjustment on the 2016 ownership change of our APAC JV of \$6,273. Operating expenses and charges in 2016 included goodwill impairment charges of \$28,415 related to our vascular access reporting unit; an impairment of an investment of \$14,993; an estimated gain on the ownership change of our APAC JV of \$374,374; and estimated accruals for certain legal matters of \$15,770. Operating expenses and charges for 2015 included a settlement charge of \$495,000 related to a private civil suit; goodwill impairment charges of \$4,066 related to our international business; and an estimated accrual for certain legal matters of \$22,530. Operating expenses and charges in 2014 included an additional \$17,000 loss contingency accrual related to the settlement of the 2010 and 2011 U.S. Attorney physician relationship investigations.

- (3) Tax expense for 2017 included a net tax benefit of \$251,510 related to U.S. tax legislation passed in December 2017.
- (4) In December 2017, we entered into an equity purchase agreement to sell our DMG division to Collaborative Care Holdings, LLC (Optum), a subsidiary of UnitedHealth Group Inc. As a result of this pending transaction, the DMG business has been classified as held for sale and its results of operations are reported as net (loss) income from discontinued operations, net of tax for all periods presented. Net (loss) income from discontinued operations, net of tax, in 2018 included a \$468,005 charge on our DMG business which included a \$316,840 valuation adjustment, a \$41,537 goodwill impairment charge and \$109,628 in related tax expense on this held for sale business based on an updated assessment of fair value, as well as a gain on changes in ownership interests of \$25,096. Net (loss) income from discontinued operations, net of tax, in 2017 includes estimated goodwill impairment charges of \$651,659 related to certain DMG reporting units, a net tax benefit of \$163,555 due to a remeasurement of deferred taxes resulting from DMG's reclassification to held for sale; a non-cash gain associated with our Magan acquisition of \$17,129; restructuring charges of \$9,569; and a reduction in estimated accruals for legal matters of \$14,700. Net (loss) income from discontinued operations, net of tax, in 2016 included goodwill impairment charges of \$253,000 related to certain DMG reporting units; a gain related to the partial sale of our interest in Tandigm of \$40,280; a loss on the DMG Arizona sale of \$10,489; an adjustment to reduce receivables associated with the DMG acquisition escrow provision relating to income tax items of \$30,934; and estimated accruals for legal matters of \$16,000. Net (loss) income from discontinued operations, net of tax, in 2015 included estimated goodwill and other intangible asset impairment charges of \$206,169 related to certain DMG reporting units.
- (5) Share repurchases consisted of 16,844,067 shares of common stock for \$1,153,511 in 2018, 12,966,672 shares of common stock for \$810,949 in 2017, 16,649,090 shares of common stock for \$1,072,377 in 2016, and 7,779,958 shares of common stock for \$575,380 in 2015. No repurchases of common stock were made in 2014. Shares issued in connection with stock awards were 371,347 in 2018, 514,091 in 2017, 1,011,328 in 2016, 1,479,217 in 2015, and 2,179,766 in 2014.
- (6) In 2015, we retrospectively adopted ASU 2015-03 related to simplification of debt issuance costs as well as ASU 2015-17 related to classification of deferred taxes. All periods prior to 2015 have been recast to conform to the revised presentation.

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

Forward-looking statements

This Annual Report on Form 10-K, including this Management's Discussion and Analysis of Financial Condition and Results of Operations, contains statements that are forward-looking statements within the meaning of the federal securities laws. All statements that do not concern historical facts are forward-looking statements and include, among other things, statements about our expectations, beliefs, intentions and/or strategies for the future. These forward-looking statements may include statements regarding our future operations, financial condition and prospects, such as expectations for treatment growth rates, revenue per treatment, expense growth, levels of the provision for uncollectible accounts receivable, operating income, cash flow, operating cash flow, earnings per share, estimated tax rates, estimated charges and accruals, capital expenditures, the development of new dialysis centers and dialysis center acquisitions, government and commercial payment rates, revenue estimating risk, the impact of our level of indebtedness on our financial performance, our stock repurchase program, our advocacy costs, and the pending DMG sale transaction. These statements involve substantial known and unknown risks and uncertainties that could cause our actual results to differ materially from those described in the forward-looking statements, including risks resulting from the concentration of profits generated by higher-paying commercial payor plans for which there is continued downward pressure on average realized payment rates, and a reduction in the number of patients under such plans, including as a result of restrictions or prohibitions on the use and/or availability of charitable premium assistance, which may result in the loss of revenues or patients, or our making incorrect assumptions about how our patients will respond to any change in financial assistance from charitable organizations; the extent to which the ongoing implementation of healthcare exchanges or changes in or new legislation, regulations or guidance, or enforcement thereof, including among other things those regarding the exchanges, results in a reduction in reimbursement rates for our services from and/or the number of patients enrolled in higher-paying commercial plans; a reduction in government payment rates under the Medicare End Stage Renal Disease program or other government-based programs; the impact of the Medicare Advantage benchmark structure; risks arising from potential and proposed federal and/or state legislation, regulation or ballot or other initiatives, including healthcare-related and labor-related legislation, regulation or ballot or other initiatives; the impact of the changing political environment and related developments on the current health care marketplace and on our business, including with respect to the future of the Affordable Care Act, the exchanges and many other core aspects of the current health care marketplace; uncertainties related to the impact of federal tax reform legislation; changes in pharmaceutical practice patterns, reimbursement and payment policies and processes, or pharmaceutical pricing, including with respect to calcimimetics; legal compliance risks, such as our continued compliance with complex government regulations and the provisions of our current Corporate Integrity Agreement (CIA) and current or potential investigations by various government entities and related government or private party proceedings, and restrictions on our business and operations required by our CIA and other current or potential settlement terms and the financial impact thereof and our ability to recover any losses related to such legal matters from third parties; continued increased competition from dialysis providers and others, and other potential marketplace changes; our ability to reduce administrative expenses while maintaining targeted levels of service and operating performance, including our ability to achieve anticipated savings from our recent restructurings; our ability to maintain contracts with physician medical directors, changing affiliation models for physicians, and the emergence of new models of care introduced by the government or private sector that may erode our patient base and reimbursement rates, such as accountable care organizations (ACOs), independent practice associations (IPAs) and integrated delivery systems; our ability to complete acquisitions, mergers or dispositions that we might announce or be considering, on terms favorable to us or at all, or to integrate and successfully operate any business we may acquire or have acquired, or to successfully expand our operations and services in markets outside the United States, or to businesses outside of dialysis; noncompliance by us or our business associates with any privacy laws or any security breach by us or a third party involving the misappropriation, loss or other unauthorized use or disclosure of confidential information; the variability of our cash flows; the risk that we may not be able to generate sufficient cash in the future to service our indebtedness or to fund our other liquidity needs, and the risk that we may not be able to refinance our indebtedness as it becomes due, on terms favorable to us or at all; factors that may impact our ability to repurchase stock under our stock repurchase program and the timing of any such stock repurchases, including market conditions, the price of our common stock, our cash flow position, borrowing capacity and leverage ratios, and legal, regulatory and contractual requirements; the risk that we might invest material amounts of capital and incur significant costs in connection with the growth and development of our international operations, yet we might not be able to consistently operate them profitably anytime soon, if at all; risks arising from the use of accounting estimates, judgments and interpretations in our financial statements; impairment of our goodwill, investments or other assets; the risks and uncertainties associated with the timing, conditions and receipt of regulatory approvals and satisfaction of other closing conditions of the DMG sale transaction and continued disruption in connection with the DMG sale transaction making it more difficult to maintain business and operational relationships; risks and uncertainties related to our ability to complete the DMG sale transaction on the timetable expected, and on the terms set forth in the equity purchase agreement or at all; uncertainties related to our liquidity following the close of the DMG sale transaction and our planned subsequent entry into new external financing arrangements, which may be less than we anticipate; uncertainties related to our use of the proceeds from the DMG sale transaction and other available

funds, including external financing and cash flow from operations, which may be used in ways that may not improve our results of operations or enhance the value of our common stock; risks related to certain contractual restrictions on the conduct of DMG's business while the DMG sale transaction is pending; the risk that we may recognize additional valuation adjustments or goodwill impairment related to DMG; the risk that laws regulating the corporate practice of medicine could restrict the manner in which DMG conducts its business; the risk that the cost of providing services under DMG's agreements may exceed our compensation; the risk that any reductions in reimbursement rates, including Medicare Advantage rates, and future regulations may negatively impact DMG's business, revenue and profitability; the risk that DMG may not be able to successfully establish a presence in new geographic regions or successfully address competitive threats that could reduce its profitability; the risk that a disruption in DMG's healthcare provider networks could have an adverse effect on DMG's business operations and profitability; the risk that reductions in the quality ratings of health plans DMG serves or healthcare services that DMG provides could have an adverse effect on DMG's business; the risk that health plans that acquire health maintenance organizations may not be willing to contract with DMG or may be willing to contract only on less favorable terms; and the other risk factors set forth in Part I, Item 1A. of this Annual Report on Form 10-K. We base our forward-looking statements on information currently available to us, and we undertake no obligation to update or revise any forward-looking statements, whether as a result of changes in underlying factors, new information, future events or otherwise.

The following should be read in conjunction with our consolidated financial statements.

Company overview

The Company consists of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). Kidney Care is comprised of our U.S. dialysis and related lab services, our ancillary services and strategic initiatives, including our international operations, and our corporate administrative support. Our U.S. dialysis and related lab services business is our largest line of business and is a leading provider of kidney dialysis services in the U.S. for patients suffering from chronic kidney failure, also known as end stage renal disease (ESRD). DMG is a patient- and physician-focused integrated healthcare delivery and management company with over two decades of providing coordinated, outcomes-based medical care in a cost-effective manner.

In December 2017, we entered into an equity purchase agreement to sell our DMG division to Optum, a subsidiary of UnitedHealth Group Inc., subject to receipt of required regulatory approvals and other customary closing conditions. As a result, the DMG business has been classified as held for sale and its results of operations are reported as discontinued operations for all periods presented and DMG is not included in our Management's Discussion and Analysis below.

Our overall financial performance in 2018 benefited from the administration of calcimimetics, increased treatment volume from acquired and non-acquired growth in both our U.S. dialysis and related lab services and our international businesses, and a corresponding increase in revenue. This was offset by increases in labor costs, benefit costs due to the implementation of a 401(k) matching program, pharmaceutical costs due to the administration of calcimimetics, other center related costs and advocacy costs to counter certain union policy initiatives.

Some of our major accomplishments and financial operating performance indicators in 2018 and year over year were as follows:

- improved key clinical outcomes in our U.S. dialysis operations, including that we were an industry leader for the sixth consecutive year in CMS' Quality Incentive Program and for the last five years under the CMS Five-Star Quality Rating system;
- consolidated net revenue growth of 4.9%, which included 10.4% net revenue growth in our U.S. dialysis segment, an increase of \$20 in average dialysis net patient service revenue per treatment and international revenue growth of 36%, partially offset by a decrease in revenue of 41% in our U.S. ancillary services and strategic initiatives segment due to the restructuring of DaVita Rx;
- solid performance in our normalized non-acquired U.S. dialysis treatment growth of 3.2%, which contributed to an increase of approximately 4.1% in the overall number of U.S. dialysis treatments;
- a net increase of 154 U.S. dialysis centers and a net increase of 4 international dialysis centers;
- an increase in the overall number of patients we serve of approximately 2.5% in the U.S. and 9.3% internationally in 2018;
- repurchased 16,844,067 shares of our common stock for \$1.2 billion;
- Proposition 8, a California state-wide ballot initiative that sought to limit the amount of revenue dialysis providers could retain from caring for patients with commercial insurance, was defeated in California; and
- consolidated operating cash flows of \$1.8 billion, or \$1.5 billion from continuing operations.

We believe we will face challenges in 2019 similar to those we faced in 2018. We expect to see an increase in dialysis treatment volume and expect U.S. dialysis revenue per treatment to be up slightly from 2018. We expect revenue per treatment to be favorably impacted by an increase in Medicare ESRD rates of approximately 1.2%, offset by anticipated downward pressure on commercial payor rates due to a shift of out-of-network patients to in-network. We expect patient care costs to increase due to inflation and a tight labor market and do not foresee an opportunity to fully offset these pressures with productivity or pharmaceutical cost improvements. In addition, we expect to continue to incur advocacy costs in connection with union policy initiatives, such as AB 290 in California and other potential ballot or other legislative initiatives. As a result of expected costs continuing to outpace our expected revenue increases, we anticipate that margins will continue to experience pressure. We remain committed to our plans for international expansion in certain regions, which will continue to require investment.

Following is a summary of our consolidated operating results for reference in the discussion that follows.

| | Year ended December 31, | | | | | | | |
|---|-------------------------|--------|-------|----|--------|-------|--------|-------|
| | 2018 | | 2017 | | 2016 | | | |
| | (dollars in millions) | | | | | | | |
| Revenues ⁽¹⁾ : | | | | | | | | |
| Dialysis and related lab patient service revenues | \$ | 10,710 | | \$ | 10,094 | \$ | 9,727 | |
| Less: Provision for uncollectible accounts | | (50) | | | (485) | | (431) | |
| Net dialysis and related lab patient service revenues | | 10,660 | | | 9,608 | | 9,296 | |
| Other revenues | | 744 | | | 1,268 | | 1,411 | |
| Total consolidated revenues | | 11,405 | 100 % | | 10,877 | 100 % | 10,707 | |
| Operating expenses and charges: | | | | | | | | |
| Patient care costs | | 8,196 | 72 % | | 7,640 | 70 % | 7,432 | |
| General and administrative | | 1,135 | 10 % | | 1,064 | 10 % | 1,073 | |
| Depreciation and amortization | | 591 | 5 % | | 560 | 5 % | 509 | |
| Provision for uncollectible accounts | | (7) | — % | | (7) | — % | 12 | |
| Equity investment loss (income) | | 4 | — % | | 9 | — % | (17) | |
| Investment and other asset impairments | | 17 | — % | | 295 | 3 % | 15 | |
| Goodwill impairment charges | | 3 | — % | | 36 | — % | 28 | |
| Gain on changes in ownership interests | | (61) | (1)% | | (6) | — % | (374) | |
| Gain on settlement, net | | — | — % | | (527) | (5)% | — | |
| Total operating expenses and charges | | 9,879 | 87 % | | 9,064 | 83 % | 8,678 | |
| Operating income | \$ | 1,526 | 13 % | \$ | 1,813 | 17 % | \$ | 2,030 |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) On January 1, 2018, we adopted *Revenue from Contracts with Customers* (Topic 606) using the cumulative effect method for those contracts that were not substantially completed as of January 1, 2018. Results related to performance obligations satisfied beginning on and after January 1, 2018 are presented under Topic 606, while results related to the satisfaction of performance obligations in prior periods continue to be reported in accordance with our historical accounting under *Revenue Recognition* (Topic 605). See Notes 1 and 2 of the consolidated financial statements for further discussion of our adoption of Topic 606.

The following table summarizes our consolidated revenues among our reportable segments:

| | Year ended December 31, | | |
|--|-------------------------|-----------|-----------|
| | 2018 | 2017 | 2016 |
| | (dollars in millions) | | |
| Revenues ⁽¹⁾ : | | | |
| U.S. dialysis and related lab patient service revenues | \$ 10,367 | \$ 9,822 | \$ 9,551 |
| Provision for uncollectible accounts | (51) | (482) | (430) |
| U.S. dialysis and related lab net patient service revenues | 10,316 | 9,340 | 9,121 |
| Other revenues | 20 | 20 | 17 |
| Total net U.S. dialysis and related lab services revenues | 10,336 | 9,360 | 9,138 |
| Other-ancillary services and strategic initiatives other revenues | 759 | 1,273 | 1,420 |
| Other-ancillary services and strategic initiatives patient service revenues, net | 437 | 323 | 202 |
| Total net other-ancillary services and strategic initiatives revenues | 1,196 | 1,596 | 1,621 |
| Total net segment revenues | 11,532 | 10,956 | 10,759 |
| Elimination of intersegment revenues | (127) | (80) | (52) |
| Consolidated revenues | \$ 11,405 | \$ 10,877 | \$ 10,707 |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) On January 1, 2018, we adopted *Revenue from Contracts with Customers* (Topic 606) using the cumulative effect method for those contracts that were not substantially completed as of January 1, 2018. Results related to performance obligations satisfied beginning on

and after January 1, 2018 are presented under Topic 606, while results related to the satisfaction of performance obligations in prior periods continue to be reported in accordance with our historical accounting under *Revenue Recognition* (Topic 605). See Notes 1 and 2 of the consolidated financial statements for further discussion of our adoption of Topic 606.

The following table summarizes our consolidated operating income and adjusted consolidated operating income:

| | Year ended December 31, | | |
|--|-------------------------|-----------------|-----------------|
| | 2018 | 2017 | 2016 |
| | (dollars in millions) | | |
| Operating income (loss): | | | |
| U.S. dialysis and related lab services | \$ 1,710 | \$ 2,297 | \$ 1,777 |
| Other — ancillary services and strategic initiatives | (94) | (439) | 267 |
| Corporate administrative support | (90) | (45) | (14) |
| Operating income | \$ 1,526 | \$ 1,813 | \$ 2,030 |
| Reconciliation of non-GAAP measure: | | | |
| <i>Operating expenses:</i> | | | |
| Goodwill impairment charges | \$ 3 | \$ 35 | \$ 28 |
| Impairment of assets | 17 | 15 | — |
| Impairment of investment | — | 280 | 15 |
| Gain on changes in ownership interests, net | (61) | (6) | (374) |
| Gain on settlement, net | — | (527) | — |
| <i>Equity investment loss (income):</i> | | | |
| Loss due to business sale in APAC JV | 9 | — | — |
| Loss due to impairments in APAC JV | 8 | 6 | — |
| Loss related to restructuring charges | — | 1 | — |
| Income related to gain on settlement | — | (3) | — |
| <i>General and administrative expenses:</i> | | | |
| Restructuring charges | 11 | 2 | — |
| Accruals for legal matters | — | — | 16 |
| Adjusted operating income⁽¹⁾ | \$ 1,513 | \$ 1,616 | \$ 1,715 |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) For the periods presented in the table above adjusted operating income is defined as operating income before certain items which we do not believe are indicative of ordinary results, including goodwill impairment charges, investment and other asset impairments, restructuring charges, a net settlement gain, net gain (loss) on changes in ownership interests and estimated accruals for certain legal matters. Adjusted operating income as so defined is a non-GAAP measure and is not intended as a substitute for GAAP operating income. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normalized prior period results.

Consolidated revenues

Consolidated revenues for 2018 increased by approximately \$528 million, or 4.9%, from 2017. This increase in consolidated revenues was due to an increase in U.S. dialysis and related lab services revenues of approximately \$976 million, principally due to the administration of calcimimetics, an increase in Medicare bad debt revenue, and volume growth from additional treatments in 2018, as discussed below. Revenue for 2018 was negatively impacted by a decrease of approximately \$400 million from 2017 in our ancillary services and strategic initiatives driven primarily from decreases in revenue from our pharmacy business due to changes in reimbursement for calcimimetics, as well as restructuring of our pharmacy business, partially offset by an increase in revenues from expansion in our international business and an increase in revenues in DaVita IKC, as described below.

Effective January 1, 2018, both oral and IV forms of calcimimetics, a drug class taken by many patients with ESRD to treat mineral bone disorder, became the financial responsibility of our U.S. dialysis and lab services business for our Medicare

patients and are now reimbursed under Medicare Part B. During an initial pass-through period, Medicare payment for calcimimetics will be based on a pass-through rate of the average sales price plus approximately 4%. CMS has stated intentions to enter calcimimetics into the ESRD bundle two years after transitioning to Part B. Previously, calcimimetics were reimbursed for Medicare patients through Part D once dispensed from traditional pharmacies, including DaVita Rx.

Consolidated revenues for 2017 increased by approximately \$170 million, or 1.6%, from 2016. This increase in consolidated revenues was due to an increase in U.S. dialysis and related lab services revenues of approximately \$222 million, principally resulting from solid volume growth from additional treatments, partially offset by a decrease of approximately \$5 in average dialysis net patient service revenue per treatment and by one less treatment day in 2017, as discussed below. Revenue for 2017 was negatively impacted by a decrease of approximately \$25 million from 2016 in our ancillary services and strategic initiatives driven primarily from decreases in revenue from our pharmacy business, partially offset by an increase in revenues from expansion in our international business and increases in DaVita IKC revenues, as described below.

Consolidated operating income

Consolidated operating income of \$1.526 billion for 2018, which included a net gain on changes in ownership interests of \$61 million, other asset impairment charges of \$17 million and restructuring charges of \$11 million related to our pharmacy business, an equity investment loss due to the sale of our India business in our APAC JV of \$9 million, an equity investment loss related to impairments at our APAC JV of \$8 million and a goodwill impairment charge of \$3 million, as discussed below, decreased by \$287 million as compared to 2017, which included goodwill impairment charges of \$35 million related to our vascular access reporting unit, an equity investment loss of \$6 million for goodwill impairments at our APAC JV, an impairment of \$280 million on our investment in the APAC JV, an asset impairment of \$15 million related to the restructuring of our pharmacy business, restructuring charges in our international business of \$3 million, a net gain on settlement of \$530 million, and a gain adjustment on the 2016 ownership change of our APAC JV of \$6 million. Excluding these items from their respective periods, adjusted consolidated operating income for 2018 decreased by approximately \$103 million as compared to 2017 due to a decrease in adjusted operating income in U.S. dialysis and related lab services of \$86 million, an increase in expenses in our corporate administrative support of \$45 million, partially offset by a decrease in adjusted operating losses in our ancillary and strategic initiatives of \$29 million, as described below.

Consolidated operating income of \$1.813 billion for 2017, which included goodwill impairment charges of \$35 million related to our vascular access reporting unit, an equity investment loss of \$6 million for goodwill impairments at our APAC JV, an impairment of \$280 million on our investment in the APAC JV, an asset impairment of \$15 million related to the restructuring of our pharmacy business, restructuring charges in our international business of \$3 million, a net gain on settlement of \$530 million, and a gain adjustment on the 2016 ownership change of our APAC JV of \$6 million, as discussed below, decreased by approximately \$217 million from 2016, which included goodwill impairment charges of \$28 million, an investment impairment of \$15 million, an estimated gain on the ownership change of our APAC JV of \$374 million and estimated accruals for legal matters of \$16 million. Excluding these items from their respective periods, adjusted consolidated operating income for 2017 decreased by approximately \$99 million due to an increase in adjusted operating losses in our ancillary and strategic initiatives of \$59 million, an increase in expenses in our corporate administrative support of \$31 million, and a decrease in adjusted operating income in U.S. dialysis and related lab services of \$9 million, as described below.

U.S. dialysis and related lab services business

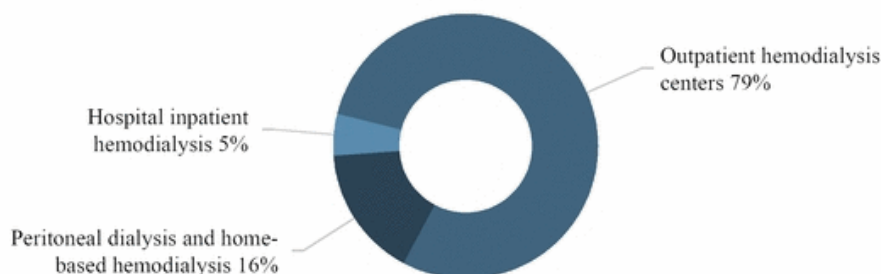
Our U.S. dialysis and related lab services business is a leading provider of kidney dialysis services through a network of 2,664 outpatient dialysis centers which we own and manage through management services agreements, in 46 states and the District of Columbia, serving a total of approximately 202,700 patients. We also provide acute inpatient dialysis services in approximately 900 hospitals. We estimate that we have approximately a 37% share of the U.S. dialysis market based upon the number of patients we serve. In 2018, our overall network of U.S. outpatient dialysis centers increased by 154 dialysis centers, primarily as a result of opening new dialysis centers and from acquisitions of existing dialysis centers. The overall number of patients that we serve in the U.S. increased by approximately 2.5% in 2018 as compared to 2017.

The stated mission of our U.S. dialysis and related lab services business is to be the provider, partner and employer of choice. We believe our attention to these three stakeholders—our patients, our business partners, and our teammates—represents a major driver of our long-term performance, although we are subject to the impact of external factors such as government policy, physician practice patterns, commercial payor payment rates and the mix of commercial and government patients, as further described in Item 1A Risk Factors. Two principal non-financial metrics we track are quality clinical outcomes and teammate turnover. We have developed our own composite index for measuring improvements in our clinical outcomes, which we refer to as the DaVita Quality Index. Our key measures for clinical outcomes have improved over each of the past several years. In addition, our patient mortality percentages have decreased from 19.0% in 2001 to 14.0% in 2017. For the sixth year in a row, we were an industry leader in QIP standards and for the last five years, we have been a leader under the

CMS Five-Star Quality Rating system. Over the last two years our clinical teammate turnover has increased slightly due to increased competition for skilled clinical personnel. We will continue to focus on these three stakeholders and our clinical outcomes as we believe these are fundamental long-term value drivers.

We believe our national scale and commitment to our patients, among other things, allows us to provide industry-leading quality care with superior clinical outcomes that attracts patients, referring physicians, and qualified medical directors to our network, which in turn provides our dialysis patient base with a large number of outpatient dialysis centers to choose from with convenient locations and access to a full range of other integrated services, which in turn provides us the ability to effectively and efficiently manage a patient's care and certain costs.

The following graph summarizes our U.S. dialysis patient services revenues by modality for the year ended December 31, 2018:



Approximately 90% of our 2018 consolidated revenues were derived directly from our U.S. dialysis and related lab services business. Approximately 79% of our 2018 dialysis patient services revenues were derived from outpatient hemodialysis services in our 2,630 consolidated U.S. dialysis centers. Other dialysis services, which are operationally integrated with our dialysis operations, are peritoneal dialysis, home-based hemodialysis, hospital inpatient hemodialysis and management and administrative services provided to dialysis centers in which we own a noncontrolling interest or which are wholly owned by third parties. These services collectively accounted for the balance of our 2018 U.S. dialysis and related lab services revenues.

The principal drivers of our U.S. dialysis and related lab services revenues are:

- the number of treatments, which is primarily a function of the number of chronic patients requiring approximately three treatments per week as well as, to a lesser extent, the number of treatments for peritoneal dialysis and home-based dialysis and hospital inpatient dialysis; and
- average dialysis net patient service revenue per treatment, including the mix of commercial and government patients.

Based on the most recent 2018 annual data report from the USRDS, the U.S. ESRD dialysis patient population has grown at an approximate compound rate of 3.8% from 2000 to 2016. The ESRD dialysis patient base has been a relatively stable and growing factor; however, more recent preliminary data from the USRDS suggest that the rate of growth of the ESRD patient population may be declining.

We believe our ability to maintain a stable or growing share of the U.S. dialysis patient base is influenced by the quality of our clinical care, which can lead to reduced patient mortality rates, as described above, our patient, medical director and physician retention, as well as our ability to open and acquire new dialysis centers, among other things. If we experience significant patient attrition as a result of new business activities, new technology or other forms of competition, reduced prevalence of ESRD or other reductions in demand for dialysis treatments, it could have a material adverse effect on our business, results of operations, financial condition and cash flows. For further discussion regarding the competitive pressures we face and related risks, see the risk factor in Item 1A Risk Factors under the heading "If we are unable to compete

successfully, including implementing our growth strategy and/or retaining our physicians and patients, it could materially adversely affect our business, results of operations, financial condition and cash flows.”

Our average U.S. dialysis and related lab services net patient service revenue per treatment can be significantly impacted by several major factors, including our commercial payment rates; government payment policies regarding reimbursement amounts for dialysis treatments covered under Medicare’s bundled payment rate system, including our ability to capture certain patient characteristics; and changes in the mix of government and commercial patients and the number of commercial patients that are either covered under commercial contracts or are out-of-network.

Government dialysis-related payment rates in the U.S. are principally determined by federal Medicare and state Medicaid policy. For further discussion of government reimbursement and the Medicare ESRD bundled payment system, including QIP, see the discussion in Item 1. Business under the heading “Kidney Care Division-Sources of revenue-concentrations and risks.” For a discussion of operational, clinical and financial risks and uncertainties that we face in connection with the Medicare ESRD bundled payment system, see the risk factor in Item 1A. Risk Factors under the heading “Changes in the structure of and payment rates under the Medicare ESRD program could have a material adverse effect on our business, results of operations, financial condition and cash flows.”

The CMS Innovation Center is currently working with various healthcare providers to develop, refine and implement ACOs and other innovative models of care for Medicare and Medicaid beneficiaries. We are uncertain of the extent to which the long-term operation and evolution of these models of care, including ACOs, the CEC Model (which includes the development of ESCOs), the Duals Demonstration and other models, will impact the healthcare market over time. We are currently participating in the CEC Model with the Innovation Center in certain geographies, and our U.S. dialysis business may choose to participate in additional models either as a partner with other providers or independently. Even in areas where we are not directly participating in these or other Innovation Center models, some of our patients may be assigned to an ACO, another ESRD Care Model or another program, in which case the quality and cost of care that we furnish will be included in an ACO’s, another ESRD Care Model’s or other program’s calculations. In addition to the aforementioned new models of care, federal bipartisan legislation in the form of the PATIENTS Act has been proposed. The PATIENTS Act builds on prior coordinated care models, such as the CEC Model, and would establish a demonstration program for the provision of integrated care to Medicare ESRD patients. We have made and continue to make investments in building our integrated care capabilities, but there can be no assurances that initiatives such as the PATIENTS Act or similar legislation will be passed. If such legislation is passed, there can be no assurances that we will be able to successfully provide integrated care on the broader scale contemplated by this legislation.

On average, dialysis-related payment rates from contracted commercial payors are significantly higher than Medicare, Medicaid and other government program payment rates, and therefore the percentage of commercial patients in relation to total patients represents a major driver of our total average dialysis net patient service revenue per treatment. The percentage of commercial patients covered under contracted plans as compared to commercial patients with out-of-network providers has continued to increase, which can significantly affect our average dialysis net patient service revenue per treatment since commercial payment rates for patients with out-of-network providers are on average higher than in-network payment rates that are covered under commercial contracted plans.

Dialysis payment rates from commercial payors vary and a major portion of our commercial rates are set at contracted amounts with payors and are subject to intense negotiation pressure. As discussed above, our commercial payment rates also include payments for out-of-network patients that on average are higher than our in-network commercial contract rates. Some of our commercial contracts pay us a single bundled payment rate for all dialysis services provided to covered patients. However, some of our commercial contracts also pay us for certain other services and pharmaceuticals in addition to the bundled payment. We are continuously in the process of negotiating agreements with our commercial payors, and if our negotiations result in overall commercial contract payment rate reductions in excess of our commercial contract payment rate increases, or if commercial payors implement plans that restrict access to coverage or the duration or breadth of benefits or impose restrictions or limitations on patient access to non-contracted or out-of-network providers, it could have a material adverse effect on our business, results of operations, financial condition and cash flows. In addition, if there is an increase in job losses in the U.S., or depending upon changes to the healthcare regulatory system by CMS and/or the impact of healthcare insurance exchanges, we could experience a decrease in the number of patients covered under commercial insurance plans and/or an increase in uninsured or underinsured patients. Patients with commercial insurance who cannot otherwise maintain coverage frequently rely on financial assistance from charitable organizations, such as the American Kidney Fund. If these patients are unable to obtain or continue to receive or receive for a limited duration such financial assistance, or if our assumptions about how patients will respond to any change in such financial assistance are incorrect, it could have a material adverse effect on our business, results of operations, financial condition and cash flows. For further details, see the risk factor in Item 1A Risk Factors under the heading “If patients in commercial plans are subject to restriction in plan designs or the average

rates that commercial payors pay us decline significantly, it would have a material adverse effect on our business, results of operations, financial condition and cash flows.”

Our operating performance with respect to dialysis services billing and collection can also be a significant factor in the average U.S. dialysis and related lab services net patient service revenue per treatment we recognize and are able to collect. For example, as payors change their systems and requirements, such as changes to what is included in the bundled payment from Medicare, we could experience a negative impact to our cash collection performance, which would affect our average U.S. dialysis and related lab services net patient service revenue per treatment.

Our U.S. dialysis and related lab services revenue recognition involves significant estimation risks. Our estimates are developed based on the best information available to us and our best judgment as to the reasonably assured collectability of our billings as of the reporting date based upon our actual historical collection experience. Changes in estimates are reflected in the then-current period financial statements based upon on-going actual experience and trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies.

Our annual average U.S. dialysis and related lab services net patient service revenue per treatment was approximately \$350, \$330 and \$336 for 2018, 2017 and 2016, respectively. In 2018, our average U.S. dialysis and related lab services net patient service revenue per treatment increased by approximately \$20 per treatment primarily related to the administration of calcimimetics, as discussed above, as well as an increase in Medicare bad debt revenue due to a policy election made under the new revenue recognition accounting standards. In 2017, our average U.S. dialysis and related lab services net patient service revenue per treatment decreased by approximately \$5 per treatment due to a decrease in our commercial treatment volume, a decline in our commercial payor mix, including exchange patients, and an increase in our provision for uncollectible accounts.

We anticipate that we will continue to experience increases in our operating costs in 2019 that may outpace any net Medicare rate increases that we may receive, which could significantly impact our operating results. In particular, we expect to continue experiencing increases in operating costs that are subject to inflation, such as labor and supply costs, including increases in maintenance costs, regardless of whether there is a compensating inflation-based increase in Medicare payment rates or in payments under the ESRD bundled payment rate system. We also expect to continue to incur capital expenditures to improve, renovate and maintain our facilities, equipment and information technology to meet changing regulatory requirements.

The principal drivers of our U.S. dialysis and related lab services patient care costs are clinical hours per treatment, labor rates, vendor pricing of pharmaceuticals, utilization levels of pharmaceuticals, business infrastructure costs, which include the operating costs of our dialysis centers, and certain professional fees. However, other cost categories can also present significant cost variability, such as employee benefit costs, payroll taxes, insurance costs and medical supply costs. In addition, proposed ballot initiatives or referendums, legislation, regulations or policy changes could cause us to incur substantial costs to challenge and prepare for and, if implemented, impose additional requirements on our operations, including increases in the required staffing levels or staffing ratios for clinical personnel, minimum transition times between treatments, limits on how much patients may be charged for care, limitations as to the amount that can be spent on certain medical costs, and limitations on the amount of revenue that providers can retain. Changes such as these could materially reduce our revenues and increase our operating expenses and impact our ability to staff our clinics to any new, elevated staffing levels, in particular given the ongoing nationwide shortage of healthcare workers, especially nurses.

Our average clinical hours per treatment increased in 2018 compared to 2017. We are always striving for improved productivity levels, however, changes in federal and state policies or regulatory billing requirements can lead to increased labor costs in order to implement these new requirements, which can adversely impact our ability to achieve optimal productivity levels. In addition, improvements in the U.S. economy have stimulated additional competition for skilled clinical personnel resulting in slightly higher teammate turnover in 2018, which we believe negatively affected productivity levels. In 2018 and 2017, we experienced an increase in our clinical labor rates of approximately 3.0% and 4.0%, respectively, consistent with general industry trends, mainly due to the high demand for and nationwide shortage of skilled clinical personnel, along with general inflation increases. In 2018, we experienced an increase in benefit costs due to the implementation of a 401(k) matching program that went into effect January 1, 2018. We also continue to experience increases in the infrastructure and operating costs of our dialysis centers, primarily due to the number of new dialysis centers opened, and general increases in rent, utilities and repairs and maintenance. In 2018, we continued to implement certain cost control initiatives to manage our overall operating costs, including labor productivity.

Our U.S. dialysis and related lab services general and administrative expenses represented 8.1% of our U.S. dialysis and related lab services revenues in both 2018 and 2017. Increases in general and administrative expenses over the last several years were primarily related to strengthening our dialysis business by improving our regulatory compliance and other operational processes, responding to certain legal and compliance matters, professional fees associated with enhancing our

information technology systems and more recent costs to counter union policy efforts. We expect that these levels of general and administrative expenses will continue in 2019 and could possibly increase as we seek out new business opportunities within the dialysis industry and continue to invest in improving our information technology infrastructure and maintaining the level of support required for our regulatory compliance and legal matters.

Results of Operations

The following table reflects the results of operations for our U.S. dialysis and related lab services business:

| | Year ended December 31, | | |
|--|--|------------|------------|
| | 2018 | 2017 | 2016 |
| | (dollars in millions, except treatment data) | | |
| Revenues:⁽¹⁾ | | | |
| U.S. dialysis and related lab patient service revenues | \$ 10,367 | \$ 9,822 | \$ 9,551 |
| Provision for uncollectible accounts | (51) | (482) | (430) |
| U.S. dialysis and related lab net patient service revenues | 10,316 | 9,340 | 9,121 |
| Other revenues | 20 | 20 | 17 |
| Total U.S. dialysis and related lab net services revenues | 10,336 | 9,360 | 9,138 |
| Operating expenses and charges: | | | |
| Patient care costs | 7,280 | 6,334 | 6,145 |
| General and administrative | 836 | 760 | 751 |
| Depreciation and amortization | 559 | 521 | 483 |
| Equity investment income | (20) | (25) | (18) |
| Gain on changes in ownership interests | (28) | — | — |
| Gain on settlement | — | (527) | — |
| Total operating expenses and charges | 8,626 | 7,063 | 7,361 |
| Operating income | \$ 1,710 | \$ 2,297 | \$ 1,777 |
| Reconciliation of non-GAAP measures: | | | |
| Gain on changes in ownership interests | (28) | — | — |
| Gain on settlement, net | — | (527) | — |
| Equity investment income related to gain on settlement | — | (3) | — |
| Adjusted operating income ⁽²⁾ | \$ 1,682 | \$ 1,768 | \$ 1,777 |
| Dialysis treatments | 29,435,304 | 28,271,113 | 27,162,545 |
| Average dialysis treatments per treatment day | 94,073 | 90,468 | 86,532 |
| Average U.S. dialysis and related lab services net patient service revenue per treatment | \$ 350.47 | \$ 330.38 | \$ 335.81 |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) On January 1, 2018, we adopted *Revenue from Contracts with Customers* (Topic 606) using the cumulative effect method for those contracts that were not substantially completed as of January 1, 2018. Results related to performance obligations satisfied beginning on and after January 1, 2018 are presented under Topic 606, while results related to the satisfaction of performance obligations in prior periods continue to be reported in accordance with our historical accounting under *Revenue Recognition* (Topic 605). See Notes 1 and 2 of the consolidated financial statements for further discussion of our adoption of Topic 606.
- (2) For the periods presented in the table above, adjusted operating income is defined as operating income before certain items which we do not believe are indicative of ordinary results, including a non-cash gain on changes in ownership interests and a net settlement gain. Adjusted operating income as so defined is a non-GAAP measure and is not intended as a substitute for GAAP operating income. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normalized prior period results.

Revenues

U.S. dialysis and related lab services revenues for 2018 increased by approximately \$976 million, or 10.4%, from 2017. This increase in revenues was primarily driven by an increase of approximately \$20 in average dialysis net patient service

revenue per treatment due to the administration of calcimimetics, as discussed above, an increase in Medicare bad debt revenue of \$36 million due to a policy election made under the new revenue recognition accounting standards and volume growth from additional treatments of approximately 4.1% due to an increase in acquired and non-acquired treatments.

U.S. dialysis and related lab services revenues for 2017 increased by approximately \$222 million, or 2.4%, from 2016. This increase in revenues was primarily driven by solid volume growth from additional treatments of approximately 4.1% due to an increase in acquired and non-acquired treatments, including the acquisition of Renal Ventures. U.S. dialysis and related lab services' revenues was negatively impacted by approximately one less treatment day in 2017 as compared to 2016, and a decrease in the average dialysis net patient service revenue per treatment of approximately \$5, primarily due to a decrease in our commercial payor mix, including exchange patients. In addition, our provision for uncollectible accounts increased by \$52 million in 2017.

The following table summarizes our U.S. dialysis and related lab patient services revenues by source:

| | 2018 | 2017 | 2016 |
|---|------|------|------|
| Medicare and Medicare-assigned plans | 59% | 56% | 58% |
| Medicaid and managed Medicaid plans | 6 | 7 | 3 |
| Other government-based programs | 4 | 4 | 2 |
| Total government-based programs | 69 | 67 | 63 |
| Commercial (including hospital dialysis services) | 31 | 33 | 37 |
| Total U.S. dialysis and related lab services revenues | 100% | 100% | 100% |

Approximately 69% of our total U.S. dialysis and related lab patient services revenues for the year ended December 31, 2018 were from government-based programs, principally Medicare, Medicaid, Medicare-assigned and managed Medicaid plans, representing approximately 89.6% of our total patients. Over the last year, we have seen a decline in the growth of our commercial patients, which has been outpaced by the growth of our government-based patients. Less than 1% of our U.S. dialysis and related lab services revenues are due directly from patients. There is no single commercial payor that accounted for more than 10% of total U.S. dialysis and related lab services revenues for the year ended December 31, 2018.

On average, dialysis-related payment rates from contracted commercial payors are significantly higher than Medicare, Medicaid and other government program payment rates, and therefore the percentage of commercial patients as a relationship to total patients represents a major driver of our total average dialysis net patient service revenue per treatment. For a patient covered by a commercial insurance plan, Medicare generally becomes the primary payor after 33 months, which includes the three month waiting period, or earlier if the patient's commercial insurance plan coverage terminates. When Medicare becomes the primary payor, the payment rates we receive for that patient shift from the commercial insurance plan rates to Medicare payment rates, which on average are significantly lower than commercial insurance rates. Medicare payment rates are insufficient to cover our costs associated with providing dialysis services, and we therefore lose money on each Medicare treatment that we provide.

Nearly all of our net earnings from our U.S. dialysis and related lab services are derived from commercial payors, some of which pay at established contract rates and others of which pay negotiated payment rates based on an established fee schedule for out-of-network patients, which are typically higher than commercial contracted rates. If we experience an overall net reduction in our contracted and non-contracted commercial payment rates as a result of negotiations, restrictions or changes to the healthcare regulatory system, including the potential impact of healthcare insurance exchanges, it could have a material adverse effect on our business, results of operations, financial condition and cash flows.

Operating expenses and charges

Patient care costs. U.S. dialysis and related lab services patient care costs are those costs directly associated with operating and supporting our dialysis centers and consist principally of labor, benefits, pharmaceuticals, medical supplies and other operating costs of the dialysis centers. U.S. dialysis and related lab services patient care costs on a per treatment basis were \$247 and \$224 for 2018 and 2017, respectively. The \$23 increase in per treatment costs in 2018 as compared to 2017 was primarily related to the administration of calcimimetics, an increase in labor and benefits costs due to an increase in teammate headcount and the transition to the 401(k) matching program, as described above, as well as an increase in other direct operating expenses associated with our dialysis centers. These increases were partially offset by a decrease in other pharmaceutical costs.

U.S. dialysis and related lab services patient care costs on a per treatment basis were \$224 and \$226 for 2017 and 2016, respectively. The \$2 decrease in per treatment costs in 2017 as compared to 2016 was primarily attributable to a decrease in

pharmaceutical unit costs due to a net price reduction as well as a decrease in profit sharing expense. These decreases were partially offset by an increase in labor and benefit costs due to an increase in teammates and clinical labor rates, and an increase in other direct operating expenses associated with our dialysis centers, including the impact of the hurricanes during the third quarter of 2017.

General and administrative expenses. U.S. dialysis and related lab services general and administrative expenses in 2018 increased by approximately \$76 million as compared to 2017. This increase was primarily due to increases in advocacy costs, benefit costs related to the 401(k) matching program that began in 2018, occupancy costs and consulting fees, partially offset by a decrease in labor costs. The increase in advocacy spending was primarily due to our efforts to oppose certain legislative and ballot initiatives.

U.S. dialysis and related lab services general and administrative expenses in 2017 increased by approximately \$9 million as compared to 2016. This increase was primarily due to an increase in our labor and benefit costs and occupancy costs, partially offset by a decrease in long-term incentive compensation, profit sharing and travel expenses.

Depreciation and amortization. U.S. dialysis and related lab services depreciation and amortization expenses increased by approximately \$38 million for both 2018 as compared to 2017 and 2017 as compared to 2016. The increases were primarily due to growth through new dialysis center developments and acquisitions, as well as additional informational technology initiatives.

Gain on changes in ownership interests, net. During 2018 we acquired a controlling interest in a previously nonconsolidated dialysis partnership. As a result of this transaction, we consolidated this partnership and recognized a non-cash gain of \$28 million on our previously held ownership interest in the partnership.

Gain on settlement, net. During 2017, we reached an agreement with the government for amounts owed to us for dialysis services provided from 2005 through 2011 to patients covered by the Department of Veterans Affairs (VA). As a result of this settlement we recognized a one-time net gain of \$527 million as well as equity investment income of \$3 million for our share of the settlement recognized by our nonconsolidated joint ventures. As such, the total effect of this settlement on our operating income was an increase of \$530 million.

Equity investment income. Equity investment income was approximately \$20 million, \$25 million and \$18 million in 2018, 2017 and 2016, respectively. The decrease in equity investment income in 2018 as compared to 2017 was primarily due to our receipt in 2017 of equity investment income related to the VA settlement of \$3 million. The increase in equity investment income in 2017 compared to 2016 was primarily due to the increase in the number of our nonconsolidated dialysis joint ventures and an increase in profitability at some of these joint ventures.

Segment operating income

U.S. dialysis and related lab services operating income for 2018, which includes a gain on ownership changes of \$28 million, decreased by approximately \$587 million as compared to 2017, which includes a net gain on the VA settlement of \$530 million. Excluding these items from their respective periods, U.S. dialysis and related lab services adjusted operating income decreased by approximately \$86 million from 2017. This decrease in adjusted operating income was primarily due to an increase in labor and benefits costs, an increase in other direct operating expenses and increases in advocacy costs, occupancy costs and consulting fees, as described above. This decrease was partially offset by a net increase related to the administration of calcimimetics and additional treatment growth, as described above.

U.S. dialysis and related lab services operating income for 2017, which includes a net gain on the VA settlement of \$530 million, increased by approximately \$520 million as compared to 2016. Excluding this item from 2017, U.S. dialysis and related lab services adjusted operating income decreased by approximately \$9 million from 2016. This decrease in adjusted operating income was primarily due to a decrease in the average dialysis net patient service revenue per treatment of approximately \$5, one less treatment day, partially offset by treatment growth, as described above. Adjusted operating income also decreased due to an increase in general and administrative expenses, partially offset by lower patient care costs, as described above.

Other—Ancillary services and strategic initiatives business

Our other operations include ancillary services and strategic initiatives which are primarily aligned with our core business of providing dialysis services to our network of patients. As of December 31, 2018, these consisted primarily of disease management services, vascular access services, clinical research programs, physician services, ESRD seamless care organizations, and comprehensive care as well as our international operations. These ancillary services and strategic initiatives,

including our international operations and our pharmacy business, generated approximately \$1.196 billion of revenues in 2018, representing approximately 10% of our consolidated revenues. If any of our ancillary services or strategic initiatives, such as our international operations, are unsuccessful, it would have a negative impact on our business, results of operations, financial condition and cash flows, and we may determine to exit that line of business, which could result in significant termination costs. In addition, we may incur a material write-off or an impairment of our investment, including goodwill, in one or more of our ancillary services or strategic initiatives. In that regard, we have incurred, and may in the future incur, impairment and restructuring charges in addition to those incurred by our pharmacy business, described below.

Recent changes in the oral pharmacy space, including reimbursement rate pressures, have negatively affected the economics of our pharmacy services business. As a result, we have transitioned the customer service and fulfillment functions of this business to third parties and have ceased our distribution operation, which will result in a decline in revenues and costs. In 2018, we recognized restructuring charges of \$11 million and other asset impairment charges of \$17 million related to our pharmacy services business.

We expect to add additional service offerings to our business and pursue additional strategic initiatives in the future as circumstances warrant, which could include healthcare services not related to dialysis. In addition, in connection with our previously announced capital allocation strategy, in 2019 we plan to continue our evaluation of strategic alternatives for various assets in our portfolio. In the second quarter of 2018, we sold Paladina Health (described below), our direct primary care business, as a result of the implementation of this strategy.

As of December 31, 2018, our international dialysis operations provided dialysis and administrative services through a network of 241 outpatient dialysis centers located in nine countries outside of the U.S. The total revenues generated from our international operations, as reflected below, were approximately 4% of our 2018 consolidated revenues.

The following table reflects the results of operations for the ancillary services and strategic initiatives:

| | Year ended December 31, | | |
|---|-------------------------|-----------------|----------------|
| | 2018 | 2017 | 2016 |
| | (dollars in millions) | | |
| U.S. revenues:⁽¹⁾ | | | |
| Other revenues | \$ 749 | \$ 1,268 | \$ 1,413 |
| Total | 749 | 1,268 | 1,413 |
| International revenues:⁽¹⁾ | | | |
| Net dialysis patient service revenues | 437 | 323 | 202 |
| Other revenues | 10 | 5 | 6 |
| Total | 447 | 328 | 208 |
| Total net revenues: ⁽¹⁾ | 1,196 | 1,596 | 1,621 |
| Operating expenses and charges: | | | |
| Operating and other general expenses | 1,302 | 1,711 | 1,686 |
| Goodwill impairment | 3 | 36 | 28 |
| Investment and other asset impairments | 17 | 295 | 15 |
| Gain on changes in ownership changes, net | (32) | (6) | (374) |
| Total operating expenses and charges | 1,290 | 2,036 | 1,355 |
| Total ancillary services and strategic initiatives operating (loss) income | \$ (94) | \$ (439) | \$ 267 |
| U.S. operating loss | \$ (70) | \$ (110) | \$ (65) |
| Reconciliation of non-GAAP: | | | |
| Restructuring charges | 11 | — | — |
| Gain on changes in ownership interests, net | (34) | — | — |
| Goodwill impairment | — | 35 | 28 |
| Impairment of assets | 17 | 15 | — |
| Accruals for legal matters | — | — | 16 |
| Adjusted operating loss ⁽²⁾ | \$ (75) | \$ (60) | \$ (21) |
| International operating (loss) income | \$ (23) | \$ (329) | \$ 332 |
| Reconciliation of non-GAAP: | | | |
| Goodwill impairment | 3 | — | — |
| Impairment of investment | — | 280 | 15 |
| Loss (gain) on changes in ownership interests, net | 1 | (6) | (374) |
| <i>Equity investment loss:</i> | | | |
| Loss due to business sale in APAC JV | 9 | — | — |
| Loss due to impairments in APAC JV | 8 | 6 | — |
| Loss related to restructuring charges | — | 1 | — |
| Restructuring charges | — | 2 | — |
| Adjusted operating loss ⁽²⁾ | \$ (3) | \$ (46) | \$ (27) |
| Total adjusted ancillary services and strategic initiatives loss⁽²⁾ | \$ (78) | \$ (107) | \$ (48) |

Certain columns, rows or percentages may not sum or recalculate due to the use of rounded numbers.

- (1) On January 1, 2018, we adopted *Revenue from Contracts with Customers* (Topic 606) using the cumulative effect method for those contracts that were not substantially completed as of January 1, 2018. Results related to performance obligations satisfied beginning on and after January 1, 2018 are presented under Topic 606, while results related to the satisfaction of performance obligations in prior periods continue to be reported in accordance with our historical accounting under *Revenue Recognition* (Topic 605). See Notes 1 and 2 of the consolidated financial statements for further discussion of our adoption of Topic 606.

- (2) For the periods presented in the table above adjusted operating loss is defined as operating loss before certain items which we do not believe are indicative of ordinary results, including goodwill impairment charges, investment and other asset impairments, restructuring charges, gains on ownership changes and accruals for legal matters. Adjusted operating loss as so defined is a non-GAAP measure and is not intended as a substitute for GAAP operating (loss) income. We have presented these adjusted amounts because management believes that these presentations enhance a user's understanding of our normal consolidated operating (loss) income by excluding certain items which we do not believe are indicative of our ordinary results of operations. As a result, adjusting for these amounts allows for comparison to our normalized prior period results.

Revenues

Ancillary services and strategic initiatives revenues for 2018 decreased by approximately \$400 million, or 25.1%, as compared to 2017. This decrease was primarily due to a decline in volume in our pharmacy business due to changes in calcimimetics reimbursement, as well as the restructuring of our pharmacy business, as discussed above, a decrease in our shared savings revenue from our ESCO joint ventures and a decrease in revenue related to the sale of our direct primary care business in the second quarter of 2018. These decreases were partially offset by an increase in revenues from our international expansion due to acquired and non-acquired growth and an increase in DaVita IKC revenues from special needs plans.

Ancillary services and strategic initiatives revenues for 2017 decreased by approximately \$25 million, or 1.5%, as compared to 2016. This decrease was primarily related to a decrease in volume in our pharmacy business, partially offset by an increase in pharmaceutical rates, an increase in DaVita IKC special needs plan revenues, an increase in shared savings revenue recognized by our ESCO joint ventures and an increase in revenues from expansions in our international business and other strategic initiatives.

Operating and general expenses

Ancillary services and strategic initiatives operating and general expenses for 2018, which included restructuring charges of \$11 million related to our pharmacy business, an equity investment loss on the sale of our India business in our APAC JV of \$9 million and an equity investment loss of \$8 million related to impairments at our APAC JV, decreased by approximately \$409 million compared to 2017, which included restructuring charges in our international business of \$3 million and an equity investment loss of \$6 million for goodwill impairments at our APAC JV. Excluding these items from their respective periods, ancillary services and strategic initiatives adjusted operating and general expenses decreased by \$428 million compared to 2017. This decrease was primarily due to a decrease in pharmaceutical costs due to decreased volume related to the changes in calcimimetics reimbursement and restructuring at our pharmacy business, as discussed above, a decrease in expenses related to the sale of our direct primary care business and decreases in labor and benefit costs and professional fees. These decreases in operating expenses were partially offset by an increase in expenses associated with growth in our international operations, an increase in medical costs at DaVita IKC related to the cost of calcimimetics and an increase in members in our special needs plans.

Ancillary services and strategic initiatives operating and general expenses for 2017, which included restructuring charges in our international business of \$3 million, as discussed below, and an equity investment loss of \$6 million for goodwill impairments at our APAC JV, increased by approximately \$25 million from 2016, which included an estimated accrual for certain legal matters of \$16 million. Excluding these items from their respective periods, ancillary services and strategic initiatives adjusted operating and general expenses increased by \$32 million. This increase in adjusted operating and general expenses was primarily related to an increase in medical costs at DaVita IKC, an increase in labor and benefits costs and additional expenses associated with our international dialysis growth, including losses from adverse changes in foreign exchange rates included in equity investment income, partially offset by a decrease in pharmaceutical costs due to decreased volume in our pharmacy services business.

Goodwill impairment charges. During the year ended December 31, 2018, we recognized a goodwill impairment charge of \$3 million at our German other health operations, and during the year ended December 31, 2017, we recognized a goodwill impairment charge of \$2 million at one of our international kidney care businesses.

During the years ended December 31, 2017 and December 31, 2016, we also recognized goodwill impairment charges of \$35 million and \$28 million, respectively, at our vascular access reporting unit. These charges resulted primarily from changes in future governmental reimbursement rates for this business and our then-evolving plans and expected ability to mitigate them. As of December 31, 2017, there was no goodwill remaining at our vascular access reporting unit.

Restructuring charges and other impairments. During the year ended December 31, 2018, we announced a plan to restructure our pharmacy business, as discussed above. As a result of this plan, we recognized restructuring charges of \$11 million which are included in operating and other general expenses. We also recognized other asset impairment charges of \$17 million and \$15 million in 2018 and 2017, respectively, related to the restructuring of our pharmacy business.

During the year ended December 31, 2017, we recognized restructuring charges related to our international business of \$2 million and recognized equity investment losses of \$1 million related to restructuring charges at our APAC JV. These restructuring charges were related to a reorganization of our international general and administrative infrastructure at the global, regional and country level in order to improve efficiency.

During the year ended December 31, 2017, we recognized a non-cash other-than-temporary impairment charge of \$280 million on our investment in the APAC JV. This charge resulted from changes in our expectations for the joint venture based on continuing market research and assessments by both us and DaVita Care Pte. Ltd. (the APAC JV) concerning the size of the addressable market available to the joint venture at attractive risk-adjusted returns. We estimated the fair value of our retained interest in the APAC JV with the assistance of an independent third party valuation firm based on information available to management as of December 31, 2017.

During the year ended December 31, 2016, we recognized an impairment of \$15 million related to an investment in one of our international reporting units.

Gain on changes in ownership interests, net. We sold 100% of the stock of Paladina Health, our direct primary care business, effective June 1, 2018 and recognized a gain of approximately \$34 million on this transaction. In addition, we recognized a loss of approximately \$1 million related to the unwinding of an international business in the second quarter of 2018.

During the year ended December 31, 2017, we recognized a \$6 million non-cash gain related to the 2016 formation of the APAC JV which resulted from a change in estimate for post-closing adjustments that were pending at the formation of this joint venture.

In 2016, we deconsolidated our Asia Pacific dialysis business and recognized an initial non-cash non-taxable estimated gain of \$374 million on our retained investment in the APAC JV net of contingent obligations as a result of adjusting the carrying value of our retained interest in the APAC JV to our proportionate share of the estimated fair value of the business.

Segment operating (loss) income

Ancillary services and strategic initiatives operating results for 2018, which included a net gain on changes in ownership interests of \$32 million, other asset impairment charges of \$17 million and restructuring charges of \$11 million related to our pharmacy business, an equity investment loss due to the sale of our India business in our APAC JV of \$9 million, an equity investment loss related to impairments at our APAC JV of \$8 million and a goodwill impairment charge of \$3 million, increased by approximately \$345 million from the same period in 2017, which included goodwill impairment charges of \$35 million related to our vascular access reporting unit, an impairment of \$280 million on our investment in the APAC JV, an asset impairment of \$15 million related to the restructuring of our pharmacy business, an equity investment loss of \$6 million related to goodwill impairments at our APAC JV, restructuring charges in our international business of \$3 million, and an adjustment to the gain on the 2016 ownership change of our APAC JV of \$6 million. Excluding these items from their respective periods, adjusted operating losses decreased by \$29 million, primarily due to an improvement in our international business, an increase from DaVita IKC revenues from special needs plans, partially offset by a decrease in our shared savings revenue from our ESCO joint ventures, as described above.

Ancillary services and strategic initiatives operating results for 2017, which included goodwill impairment charges of \$35 million related to our vascular access reporting unit, an impairment of \$280 million on our investment in the APAC JV, an asset impairment of \$15 million related to the restructuring of our pharmacy business, an equity investment loss of \$6 million related to goodwill impairments at our APAC JV, restructuring charges in our international business of \$3 million, and an adjustment to the gain on the 2016 ownership change of our APAC JV of \$6 million, decreased by approximately \$706 million from 2016, which included an estimated gain on the ownership change of our APAC JV of \$374 million, goodwill impairment charges of \$28 million at our vascular access reporting unit, estimated accruals for legal matters of \$16 million and an investment impairment of \$15 million. Excluding these items from their respective periods, adjusted operating losses increased by \$59 million, primarily due to a decrease in revenues in our pharmacy services business, an increase in medical costs, higher labor and benefits costs, and additional expenses associated with our international operations, partially offset by an increase in DaVita IKC special needs plan revenues, an increase in shared savings revenue recognized by our ESCO joint ventures, an increase in revenues from expansion in our international business, and a decrease in pharmaceutical costs due to decreased volume in our pharmacy services business.

Corporate level charges

Debt expense. Debt expense for 2018, 2017, and 2016 consisted of interest expense of approximately \$462 million, \$407 million and \$394 million, respectively, and amortization and accretion of debt discounts and premiums, amortization of deferred financing costs and amortization of interest rate cap agreements of approximately \$26 million, \$24 million, and \$20 million, respectively. The increase in debt expense in 2018 as compared to 2017 was primarily due to an increase in our average interest rate and an increase in our average outstanding debt balance. Our overall weighted average effective interest rate in 2018 was 4.96% as compared to 4.70% in 2017.

The increase in debt expense in 2017 as compared to 2016 was primarily due to an increase in our average interest rate, partially offset by a decrease in our average outstanding debt balance. Our overall weighted average effective interest rate in 2017 was 4.70% as compared to 4.43% in 2016.

Corporate administrative support. Corporate administrative support consists primarily of labor, benefits and long-term incentive compensation expense, as well as professional fees for departments which provide support to all of our various operating lines of business. This is partially offset by internal management fees charged to our other lines of business for that support.

Corporate administrative support costs were approximately \$90 million in 2018 and \$45 million in 2017. Corporate administrative support costs increased \$45 million due to an increase in long-term incentive compensation expense due to the adoption of a retirement policy for certain executive officers, as discussed below in "Long-term incentive compensation", as well as a reduction in internal management fees charged to our ancillary lines of business, partially offset by a decrease in legal fees.

Corporate administrative support costs were approximately \$45 million in 2017 and \$14 million in 2016. Corporate administrative support costs increased \$31 million due to a decrease in internal management fees charged to our ancillary lines of business and increases in long-term incentive compensation expense and labor and benefits expenses, partially offset by decreases in professional fees and other general and administrative expenses.

Other income. Other income was approximately \$10 million in 2018, \$18 million in 2017 and \$8 million in 2016, and consisted principally of interest income on cash and cash-equivalents and short- and long-term investments, other non-operating gains from investment transactions, and foreign currency transaction gains and losses. Other income in 2018 as compared to 2017 decreased approximately \$8 million, primarily due to an increase of recognized losses on the sale and market valuation of investments and an increase in foreign currency transaction losses. Other income in 2017 as compared to 2016 increased approximately \$10 million primarily due to a decrease in foreign currency transaction losses.

Provision for income taxes. The provision for income taxes for 2018, 2017 and 2016 represented an effective annualized tax rate of 24.6%, 23.1% and 26.6% of income from continuing operations, respectively. The 2018 effective tax rate is higher than the 2017 effective tax rate primarily due to the fact that the 2017 effective tax rate reflects a \$252 million tax benefit recognized in 2017 related to the enactment of the Tax Cuts and Jobs Act in 2017 ("2017 Tax Act"). Excluding this item, our effective tax rate from continuing operations for 2017 was 41.1%. The decrease in our effective tax rate in 2018 compared to this adjusted effective income tax rate in 2017 of 41.1% was primarily driven by the lower corporate statutory tax rate of 21%, partially offset by an increase in certain items that are no longer deductible under the 2017 Tax Act. The effective tax rate in 2016 was lower than the 2017 adjusted effective tax rate of 41.1%, primarily due to the gain on the APAC JV ownership changes, partially offset by goodwill impairment charges, as discussed above. See Note 13 to the consolidated financial statements for further information.

Noncontrolling interests

Net income attributable to noncontrolling interests for 2018, 2017 and 2016 was approximately \$174 million, \$167 million and \$153 million, respectively. The increase in noncontrolling interests in 2018 as compared to 2017 was primarily due to an increase in earnings at our DMG physician groups offset by a decrease in noncontrolling interests due to one-time items impacting 2017 including the impairment of our vascular access reporting unit, which reduced income to noncontrolling interests by \$10 million, partially offset by the additional income to noncontrolling interests due to the net gain on the settlement with the VA of \$24 million.

The increase in noncontrolling interests in 2017 as compared to 2016 was primarily due to additional income to noncontrolling interests related to the net gain on the settlement with the VA of \$24 million, partially offset by the impairment of our vascular access reporting unit, which impacted income to noncontrolling interests by \$10 million in 2017 and \$8 million in 2016, for a net impact of \$2 million.

The percentage of net U.S. dialysis and related lab services revenues generated from dialysis-related joint ventures was approximately 25% in 2018, 24% in 2017 and 23% in 2016.

Accounts receivable

Our consolidated accounts receivable balances at December 31, 2018 and December 31, 2017 were \$1.859 billion and \$1.715 billion, respectively, representing approximately 62 days and 57 days of revenue (DSO), respectively, net of the allowance for uncollectible accounts. The increase in consolidated DSO was primarily due to higher DSO at our international operations and the cessation of operations at our pharmacy business. Historically, our pharmacy business experienced relatively lower DSO than the rest of our business. Our DSO calculation is based on the current quarter's average revenues per day. There were no significant changes during 2018 from 2017 in the amount of unreserved accounts receivable over one year old or the amounts pending approval from third-party payors.

As of December 31, 2018 and 2017, our net patient services accounts receivable balances more than six months old represents approximately 18% and 21% of our dialysis accounts receivable balances, respectively. The decrease was primarily due to collections at DaVita Health Solutions and in certain international operations. Substantially all revenue realized is from government and commercial payors, as discussed above. There were no significant unreserved balances over one year old. Less than 1% of our revenues are classified as patient pay.

Amounts pending approval from third-party payors associated with Medicare bad debt claims as of December 31, 2018 and 2017, other than the standard monthly billing, consisted of approximately \$136 million and \$104 million, respectively, and are classified as other receivables. A significant portion of our Medicare bad debt claims are typically paid to us before the Medicare fiscal intermediary audits the claims but are subject to adjustment based upon the actual results of these audits. Such audits typically occur one to four years after the claims are filed.

Liquidity and capital resources

Available liquidity. As of December 31, 2018, our Kidney Care cash balance was \$323 million and Kidney Care also had approximately \$3 million in short-term investments. As of December 31, 2018, our DMG cash balance was \$415 million and DMG also had approximately \$4 million in short-term investments. As of December 31, 2018, we had \$175 million drawn on our \$1.0 billion revolving line of credit under our senior secured credit facilities, in addition to the approximately \$14 million committed for outstanding letters of credit. As of December 31, 2018, we also have approximately \$23 million of additional outstanding letters of credit under a separate bilateral secured letter of credit facility and \$0.2 million of committed outstanding letters of credit which are backed by a certificate of deposit.

Consolidated cash flows from operations during 2018 was \$1.8 billion, of which \$1.5 billion was from continuing operations, compared with consolidated cash flows from operations of \$1.9 billion for 2017, of which \$1.6 billion was from continuing operations. Consolidated cash flows decreased due to increases in DSO, cash interest payments, advocacy spend and the timing of other working capital items partially offset by a decrease in cash taxes. Cash flows from operations in 2018 included cash interest payments of approximately \$489 million and cash tax payments of \$93 million. Cash flows from operations in 2017 included cash interest payments of approximately \$425 million and cash tax payments of \$387 million.

Non-operating cash outflows in 2018 included \$987 million for capital asset expenditures, including \$528 million for new center developments and relocations and \$459 million for maintenance and information technology. We also spent an additional \$183 million for acquisitions. In addition, during 2018 we received \$14 million associated with stock award exercises and other share issuances. We also made distributions to noncontrolling interests of \$196 million and received contributions from noncontrolling interests of \$52 million associated with new or existing joint ventures. We also repurchased a total of 16,844,067 shares of our common stock for \$1.2 billion, or an average price of \$68.48 per share, in 2018. In addition, we settled \$8 million in share repurchases related to 2017. Our proceeds from the sale of self-developed properties in 2018 was \$45 million.

Consolidated cash flows from operations during 2017 was \$1.9 billion, of which \$1.6 billion was from continuing operations, compared with cash flows from operations of \$2.0 billion for 2016, of which \$1.7 billion was from continuing operations. Consolidated cash flows declined due to an increase in DSO and the timing of other working capital items, partially offset by the payment received from the settlement with the VA, net of associated tax payments. Cash flows from operations in 2017 included cash interest payments of approximately \$425 million and cash tax payments of \$387 million. Cash flows from operations in 2016 included cash interest payments of approximately \$407 million and cash tax payments of \$339 million.

Non-operating cash outflows in 2017 included \$905 million for capital asset expenditures, including \$559 million for new center developments and relocations and \$346 million for maintenance and information technology. We also spent an

additional \$804 million for acquisitions in 2017. In addition, during 2017 we received \$21 million associated with stock award exercises and other share issuances. We also made distributions to noncontrolling interests of \$211 million, which included \$24 million related to the noncontrolling interest portion of the VA settlement gain, and received contributions from noncontrolling interests of \$75 million associated with new or existing joint ventures. We also repurchased a total of 12,966,672 shares of our common stock for \$811 million, or an average price of \$62.54 per share, of which \$8 million was unsettled at December 31, 2017. Our proceeds from the sale of self-developed properties in 2017 was \$58 million.

During 2018, in the U.S. we opened 152 dialysis centers, acquired 18 dialysis centers, closed and merged eight dialysis centers, closed two dialysis centers, sold one dialysis center, and terminated management and administrative services agreements covering five dialysis centers. In addition, our international dialysis operations acquired 28 dialysis centers, developed three dialysis centers, and closed two dialysis centers. Our APAC JV also acquired two dialysis centers, closed five dialysis centers and sold 22 dialysis centers.

During 2018, our DMG business acquired one primary care physician practice and four private medical practices.

In December 2017, we entered into an equity purchase agreement to sell our DMG division to Optum, a subsidiary of UnitedHealth Group Inc., subject to receipt of required regulatory approvals and other customary closing conditions. On December 11, 2018, we entered into an amendment to the equity purchase agreement, which, among other things, reduced the purchase price for DMG from \$4.900 billion to \$4.340 billion.

During 2017, in the U.S. we opened 121 dialysis centers, acquired 66 dialysis centers, including dialysis centers associated with the acquisition of Renal Ventures, closed and merged ten dialysis centers, closed nine dialysis centers, divested six dialysis centers, deconsolidated seven dialysis centers which we continue to operate under management services agreements, and terminated two management services agreements. In addition, our international dialysis operations acquired 68 dialysis centers, opened eight dialysis centers, and closed one dialysis center. Our APAC JV acquired two dialysis centers, opened nine dialysis centers and closed three dialysis centers.

During 2017, our DMG business acquired four primary care physician practices, including the acquisition of Magan, seven private medical practices and one independent physician association.

During the year ended December 31, 2018, we made mandatory principal payments under our senior secured credit facilities totaling \$100 million on Term Loan A and \$35 million on Term Loan B. During the year ended December 31, 2017, we made mandatory principal payments under our senior secured credit facilities totaling \$88 million on Term Loan A and \$35 million on Term Loan B.

Interest rate cap agreements

As of December 31, 2018, we maintain several interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3.5 billion. These cap agreements became effective June 29, 2018, have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt, and expire on June 30, 2020. As of December 31, 2018, the total fair value of these cap agreements was an asset of approximately \$0.9 million. During the year ended December 31, 2018, we recognized debt expense of \$4.3 million from these cap agreements and recorded a loss of \$0.2 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

Previously, we maintained other interest rate cap agreements that were entered into in November 2014 with notional amounts also totaling \$3.5 billion. These cap agreements had the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt and expired on June 30, 2018. During the year ended 2018, we recognized debt expense of \$4.1 million from these cap agreements and recorded an immaterial loss in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements through expiration.

Other items

As of December 31, 2018, our Term Loan B debt bears interest at LIBOR plus an interest rate margin of 2.75%. Term Loan B is subject to an interest rate cap if LIBOR should rise above 3.50%. Term Loan A bears interest at LIBOR plus an interest rate margin of 2.00% and Term Loan A-2 bears interest at LIBOR plus an interest rate margin of 1.00%. The capped portion of Term Loan A if LIBOR should rise above 3.50% is \$157.5 million. Both the uncapped portion of Term Loan A of \$517.5 million and the entire balance of Term Loan A-2 are subject to the variability of LIBOR. Interest rates on our Senior Notes are fixed by their terms.

Our overall weighted average effective interest rate on the senior secured credit facilities at the end of 2018 was 5.11%, based upon the current margins in effect of 2.00% for Term Loan A, 1.00% for Term Loan A-2 and 2.75% for Term Loan B.

As of December 31, 2018, the interest rates were fixed on approximately 48% of our total debt, and were fixed and economically fixed, including via interest rate cap agreements, on approximately 82% of our total debt.

Our overall weighted average effective interest rate during the year ended December 31, 2018 was 4.96% and as of December 31, 2018 was 5.19%.

As of December 31, 2018, we had \$175 million drawn on our \$1.0 billion revolving line of credit under our senior secured credit facilities, in addition to approximately \$14 million committed for outstanding letters of credit. As of December 31, 2018, we also have approximately \$23 million of additional outstanding letters of credit under a separate bilateral secured letter of credit facility, and \$0.2 million of committed outstanding letters of credit which are backed by a certificate of deposit.

We believe that our cash flow from operations and other sources of liquidity, including from amounts available under our existing credit facilities and anticipated debt refinancing, as well as proceeds from the anticipated sale of our DMG business if consummated, will be sufficient to fund our scheduled debt service under the terms of our debt agreements and other obligations for the foreseeable future, including the next 12 months. However, our primary recurrent sources of liquidity are cash from operations and cash from borrowings, which are subject to general, economic, financial, competitive, regulatory and other factors that are beyond our control, as described in Item 1A Risk Factors under the heading "The level of our current and future debt could have an adverse impact on our business and our ability to generate cash to service our indebtedness and for other intended purposes depends on many factors beyond our control."

Goodwill

We elected to early adopt ASU No. 2017-04, *Intangibles-Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment*, effective January 1, 2017. The amendments in this ASU simplify the test for goodwill impairment by eliminating the second step in the assessment. All goodwill impairment tests performed since adoption of this ASU were performed under this new guidance.

During the year ended December 31, 2018, we performed annual and other impairment assessments for various reporting units. As a result of these assessments, we recognized a goodwill impairment charge of \$3 million at our German other health operations during the year ended December 31, 2018. We also recognized a goodwill impairment charge of \$2 million at one of our international kidney care businesses during the year ended December 31, 2017.

During the years ended December 31, 2017 and December 31, 2016, we recognized goodwill impairment charges of \$35 million and \$28 million, respectively, at our vascular access reporting unit. These charges resulted primarily from changes in future governmental reimbursement rates for this business and our then-evolving plans and expected ability to mitigate them. As of December 31, 2017, there was no goodwill remaining at our vascular access reporting unit.

Based on our most recent assessments, we determined that reductions in reimbursement rates, changes in actual or expected growth rates, or other significant adverse changes in expected future cash flows or valuation assumptions could result in goodwill impairment charges in the future for the following reporting units, which remain at risk of goodwill impairment as of December 31, 2018:

| Reporting unit | Goodwill balance as of December 31, 2018 (in millions) | Carrying amount coverage ⁽¹⁾ | Sensitivities | |
|---------------------------------|---|--|------------------------------------|---------------------------------|
| | | | Operating income ⁽²⁾ | Discount rate ⁽³⁾ |
| Germany Kidney Care | \$ 403 | 0.5% | (1.5)% | (10.3)% |
| Brazil Kidney Care | \$ 39 | 9.8% | (2.5)% | (7.3)% |
| Germany other health operations | \$ 13 | 8.1% | (2.2)% | (11.1)% |

(1) Excess of estimated fair value of the reporting unit over its carrying amount as of the latest assessment date.

(2) Potential impact on estimated fair value of a sustained, long-term reduction of 3% in operating income as of the latest assessment date.

(3) Potential impact on estimated fair value of an increase in discount rates of 100 basis points as of the latest assessment date.

There were no major changes in the business, prospects, or expected future results of these reporting units from their latest assessment date through December 31, 2018.

Except as described above, none of our various other reporting units was considered at risk of significant goodwill impairment as of December 31, 2018. Since the dates of our last annual goodwill impairment tests, there have been certain developments, events, changes in operating performance and other changes in key circumstances that have affected our businesses. However, except as further described above, these did not cause management to believe it is more likely than not that the fair values of any of our reporting units would be less than their respective carrying amounts as of December 31, 2018.

Long-term incentive compensation

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

Our stock-based compensation expense for stock-settled awards are measured at the estimated fair value of awards on the date of grant and recognized on a cumulative straight-line basis over the vesting terms of the awards unless the stock awards are based on non-market based performance metrics, in which case expense is adjusted for expected ultimate payouts as of the end of each reporting period. Stock-based compensation expense for cash-settled awards is based on the estimated fair values as of the end of each reporting period. The expense for all stock-based awards is recognized net of expected forfeitures.

During 2018, we granted 1,902,652 stock-settled stock appreciation rights with an aggregate grant-date fair value of \$30.9 million and a weighted-average expected life of approximately 4.2 years and 1,101,388 stock units with an aggregate grant-date fair value of \$72.9 million and a weighted-average expected life of approximately 3.3 years. We did not grant any cash-settled stock-based awards during 2018.

For the year ended December 31, 2018, long-term incentive compensation expense of \$85.8 million increased by approximately \$23.8 million as compared to 2017. This increase in long-term incentive compensation expense was primarily due to the adoption of a retirement policy (Rule of 65 policy). The Rule of 65 policy generally provides that Section 16 executive officers that are a minimum age of 55 with five years of continuous service with the Company receive certain benefits with respect to their outstanding equity awards upon a qualifying retirement if the sum of their age plus years of service is greater than or equal to 65. These benefits include accelerated vesting of restricted stock unit awards, continued vesting of stock-settled stock appreciation rights and performance stock unit awards and an exercise window from the original vest date through the original expiration date regardless of continued employment, with pro rata vesting for a Rule of 65 retirement within one year of the award grant date. The adoption of the Rule of 65 policy resulted in a \$14.7 million modification charge and a net acceleration of expense of \$9.7 million during the year ended December 31, 2018 that is included in the expense amounts reported above. Future equity awards to Rule of 65 eligible executives will be expensed over the period during which risk of forfeiture exists.

For the year ended December 31, 2017, long-term incentive compensation expense of \$62.0 million decreased by approximately \$3.0 million as compared to 2016. This decrease in long-term incentive compensation expense was primarily due to cumulative revaluation of liability-based awards for reductions in estimated ultimate payouts, as well as the final vesting of a prior broad grant that is no longer contributing expense.

As of December 31, 2018, there was \$99.9 million in total estimated but unrecognized long-term incentive compensation expense for LTIP awards outstanding, including \$88.6 million relating to stock-based awards under our equity compensation plans. We expect to recognize the performance-based cash component of this LTIP expense over a weighted average remaining period of 0.8 years and the stock-based component of this LTIP expense over a weighted average remaining period of 1.5 years.

For the years ended December 31, 2018, 2017 and 2016, we received \$8.0 million, \$13.5 million and \$28.4 million, respectively, in actual tax benefits upon the exercise of stock awards. Since we issue stock-settled stock appreciation rights rather than stock options, we did not receive cash proceeds from stock option exercises during the years ended December 31, 2018, 2017 and 2016.

Stock repurchases

We repurchased a total of 16,844,067 shares for \$1.2 billion, or an average price of \$68.48, during the year ended December 31, 2018. We also repurchased a total of 12,966,672 shares for \$811 million, or an average price of \$62.54, during the year ended December 31, 2017 and a total of 16,649,090 shares for \$1.1 billion, or an average price of \$64.41, during the

year ended December 31, 2016. Subsequent to December 31, 2018, we have not repurchased any shares of our common stock through February 22, 2019. We retired all shares held in treasury effective December 31, 2018 and December 31, 2017.

On July 11, 2018, our Board of Directors approved an additional share repurchase authorization in the amount of \$1.4 billion. This share repurchase authorization was in addition to the \$110 million remaining at that time under our Board of Directors' prior share repurchase authorization approved in October 2017. Accordingly, as of February 22, 2019, we have a total of \$1.4 billion available under the current Board repurchase authorizations for additional share repurchases. Although these share repurchase authorizations do not have expiration dates, we remain subject to share repurchase limitations under the terms of our senior secured credit facilities and the indentures governing our senior notes.

Off-balance sheet arrangements and aggregate contractual obligations

In addition to the debt obligations reflected on our balance sheet, we have commitments associated with operating leases and letters of credit, as well as potential obligations associated with our equity investments in nonconsolidated businesses and to dialysis centers that are wholly-owned by third parties. Substantially all of our U.S. dialysis facilities are leased. We have potential obligations to purchase the noncontrolling interests held by third parties in several of our majority-owned joint ventures and other nonconsolidated entities. These obligations are in the form of put provisions that are exercisable at the third-party owners' discretion within specified periods as outlined in each specific put provision. If these put provisions were exercised, we would be required to purchase the third-party owners' equity interests at either the appraised fair market value or a predetermined multiple of earnings or cash flows attributable to the equity interests put to us, which is intended to approximate fair value. The methodology we use to estimate the fair values of noncontrolling interests subject to put provisions assumes the higher of either a liquidation value of net assets or an average multiple of earnings, based on historical earnings, patient mix and other performance indicators that can affect future results, as well as other factors. The estimated fair values of noncontrolling interests subject to put provisions are a critical accounting estimate that involves significant judgments and assumptions and may not be indicative of the actual values at which the noncontrolling interests may ultimately be settled, which could vary significantly from our current estimates. The estimated fair values of noncontrolling interests subject to put provisions can fluctuate and the implicit multiple of earnings at which these noncontrolling interests obligations may be settled will vary significantly depending upon market conditions including potential purchasers' access to the capital markets, which can impact the level of competition for dialysis and non-dialysis related businesses, the economic performance of these businesses and the restricted marketability of the third-party owners' equity interests. The amount of noncontrolling interests subject to put provisions that employ a contractually predetermined multiple of earnings rather than fair value are immaterial. For additional information see Note 18 to the consolidated financial statements.

We also have certain other potential commitments to provide operating capital to several dialysis centers that are wholly-owned by third parties or businesses in which we own a noncontrolling equity interest as well as to physician-owned vascular access clinics or medical practices that we operate under management and administrative services agreements.

The following is a summary of these contractual obligations and commitments as of December 31, 2018:

| | 1 year | 2-3 years | 4-5 years | After 5 years | Total |
|---|-----------------|-----------------|-----------------|-----------------|------------------|
| (dollars in millions) | | | | | |
| Scheduled payments under contractual obligations: | | | | | |
| Long-term debt principal | \$ 1,907 | \$ 3,345 | \$ 1,283 | \$ 3,336 | \$ 9,871 |
| Interest payments on the senior notes | 237 | 473 | 401 | 202 | 1,313 |
| Interest payments on Term Loan B ⁽¹⁾ | 178 | 263 | — | — | 441 |
| Interest payments on Term Loan A ⁽²⁾ | 15 | — | — | — | 15 |
| Interest payments on Term Loan A-2 ⁽²⁾ | 18 | — | — | — | 18 |
| Kidney Care capital lease obligations | 22 | 49 | 46 | 166 | 283 |
| Kidney Care operating leases | 483 | 895 | 745 | 1,590 | 3,714 |
| DMG capital lease obligations | 35 | — | — | — | 35 |
| DMG operating leases | 90 | 154 | 117 | 267 | 628 |
| | <u>\$ 2,985</u> | <u>\$ 5,179</u> | <u>\$ 2,592</u> | <u>\$ 5,561</u> | <u>\$ 16,318</u> |
| Potential cash requirements under other commitments: | | | | | |
| Letters of credit | \$ 37 | \$ — | \$ — | \$ — | \$ 37 |
| Noncontrolling interests subject to put provisions | 624 | 265 | 113 | 123 | 1,125 |
| Non-owned and minority owned put provisions | 2 | — | 456 | — | 458 |
| Operating capital advances | 1 | 2 | 1 | 1 | 5 |
| Purchase commitments | 304 | 571 | 251 | — | 1,126 |
| | <u>\$ 968</u> | <u>\$ 838</u> | <u>\$ 821</u> | <u>\$ 124</u> | <u>\$ 2,751</u> |

(1) Based upon current LIBOR-based interest rates in effect at December 31, 2018 plus an interest rate margin of 2.75% for Term Loan B.

(2) Based upon current LIBOR-based interest rates in effect at December 31, 2018 plus an interest rate margin of 2.00% for Term Loan A and plus an interest rate margin of 1.00% for Term Loan A-2.

In addition to the commitments listed above, we have an agreement with Fresenius Medical Care (FMC) to purchase a certain amount of dialysis equipment, parts and supplies from FMC, which was extended through December 31, 2020. The actual amount of purchases in future years from FMC will depend upon a number of factors, including the operating requirements of our centers, the number of centers we acquire, and growth of our existing centers.

We also have an agreement with Baxter Healthcare Corporation (Baxter) that commits us to purchase a certain amount of peritoneal dialysis supplies at fixed prices through 2022.

In 2017, we entered into a Sourcing and Supply Agreement with Amgen USA Inc. (Amgen) that expires on December 31, 2022. Under the terms of this agreement, we will purchase EPO in amounts necessary to meet no less than 90% of our requirements for erythropoiesis stimulating agents (ESAs) through the expiration of the contract with Amgen. The actual amount of EPO that we will purchase will depend upon the amount of EPO administered during dialysis as prescribed by physicians and the overall number of patients that we serve.

Settlements of approximately \$49 million of existing income tax liabilities for unrecognized tax benefits, including interest, penalties and other long-term tax liabilities, are excluded from the above table as reasonably reliable estimates of their timing cannot be made.

Supplemental information concerning certain physician groups and unrestricted subsidiaries

The following information is presented as supplemental data as required by the indentures governing our senior notes.

We provide services to certain physician groups, including those within our DMG business, which while consolidated in our financial statements for financial reporting purposes, are not subsidiaries of or owned by us, do not constitute “Subsidiaries” as defined in the indentures governing our outstanding senior notes, and do not guarantee those senior notes. In addition, we have entered into management agreements with these physician groups pursuant to which we receive management fees from the physician groups.

As of December 31, 2018, if these physician groups were not consolidated in our financial statements, our consolidated assets would have been approximately \$18.578 billion and our consolidated other liabilities would have been approximately \$3.571 billion. Our consolidated indebtedness would have remained approximately \$10.154 billion since almost all of these physician groups are classified as held for sale and the remainder of them do not carry third party debt. For the year ended December 31, 2018, if these physician groups were not consolidated in our financial statements, our consolidated net income would have been reduced by approximately \$30 million. Our consolidated total net revenues and consolidated operating income would have remained approximately \$11.405 billion and \$1.526 billion, respectively, since almost all of these physician groups are being reported as discontinued operations.

In addition, our DMG business owns a 67% equity interest in California Medical Group Insurance (CMGI), which is an Unrestricted Subsidiary as defined in the indentures governing our outstanding senior notes, and does not guarantee those senior notes. DMG's equity interest in CMGI is accounted for under the equity method of accounting, meaning that, although CMGI is not consolidated in our financial statements for financial reporting purposes, our consolidated income statement reflects our pro rata share of CMGI's net income within net loss from discontinued operations.

For the year ended December 31, 2018, excluding DMG's equity investment income attributable to CMGI, our consolidated net income would be decreased by approximately \$92 thousand. See Note 29 to the consolidated financial statements for further details.

Contingencies

The information in Note 17 to the consolidated financial statements included in this report is incorporated by reference in response to this item.

Critical accounting policies, estimates and judgments

Our consolidated financial statements and accompanying notes are prepared in accordance with United States generally accepted accounting principles. These accounting principles require us to make estimates, judgments and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, contingencies and temporary equity. All significant estimates, judgments and assumptions are developed based on the best information available to us at the time made and are regularly reviewed and updated when necessary. Actual results will generally differ from these estimates, and such differences may be material. Changes in estimates are reflected in our financial statements in the period of change based upon on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Interim changes in estimates are applied prospectively within annual periods. Certain accounting estimates, including those concerning revenue recognition and accounts receivable, impairments of goodwill and investments, accounting for income taxes, consolidation of variable interest entities, and fair value estimates are considered to be critical to evaluating and understanding our financial results because they involve inherently uncertain matters and their application requires the most difficult and complex judgments and estimates.

Dialysis and related lab services revenue recognition and accounts receivable. There are significant estimating risks associated with the amount of dialysis and related lab services revenue that we recognize in a given reporting period. Payment rates are often subject to significant uncertainties related to wide variations in the coverage terms of the commercial healthcare plans under which we receive payments. In addition, ongoing insurance coverage changes, geographic coverage differences, differing interpretations of contract coverage, and other payor issues complicate the billing and collection process. Net revenue recognition and allowances for uncollectible billings require the use of estimates of the amounts that will ultimately be realized considering, among other items, retroactive adjustments that may be associated with regulatory reviews, audits, billing reviews and other matters.

Revenues associated with Medicare and Medicaid programs are recognized based on (a) the payment rates that are established by statute or regulation for the portion of the payment rates paid by the government payor (e.g., 80% for Medicare patients) and (b) for the portion not paid by the primary government payor, the estimated amounts that will ultimately be collectible from other government programs paying secondary coverage (e.g., Medicaid secondary coverage), the patient's commercial health plan secondary coverage, or the patient. Our dialysis related reimbursements from Medicare are subject to certain variations under Medicare's single bundled payment rate system whereby our reimbursements can be adjusted for certain patient characteristics and certain other factors. Our revenue recognition depends upon our ability to effectively capture, document and bill for Medicare's base payment rate and these other factors. In addition, as a result of the potential range of variations that can occur in our dialysis-related reimbursements from Medicare under the single bundled payment rate system, our revenue recognition is subject to a greater degree of estimating risk.

Commercial healthcare plans, including contracted managed-care payors, are billed at our usual and customary rates; however, revenue is recognized based on estimated net realizable revenue for the services provided. Net realizable revenue is estimated based on contractual terms for the patients covered under commercial healthcare plans with which we have formal agreements, non-contracted commercial healthcare plan coverage terms if known, estimated secondary collections, historical collection experience, historical trends of refunds and payor payment adjustments (retractions), inefficiencies in our billing and collection processes that can result in denied claims for payments, a slowdown in collections, a reduction in the amounts that we expect to collect and regulatory compliance issues. Determining applicable primary and secondary coverage for our approximately 202,700 U.S. dialysis patients at any point in time, together with the changes in patient coverages that occur each month, requires complex, resource-intensive processes. Collections, refunds and payor retractions typically continue to occur for up to three years or longer after services are provided.

We generally expect the range of our dialysis and related lab services revenues estimating risk to be within 1% of its revenue, which can represent as much as approximately 5% of dialysis and related lab services' adjusted operating income. Changes in estimates are reflected in the then-current financial statements based on on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Changes in revenue estimates for prior periods are separately disclosed and reported if material to the current reporting period and longer term trend analyses, and have not been significant.

Laboratory service revenues for current period dates of services are recognized at the estimated net realizable amounts to be received.

Impairments of goodwill and investments. We account for impairments of goodwill and equity method and other investments in accordance with the provisions of applicable accounting guidance. Goodwill is not amortized, but is assessed for impairment when changes in circumstances warrant and at least annually. An impairment charge is recorded when and to the extent a reporting unit's carrying amount is determined to exceed its estimated fair value. Equity method and other investments are assessed for other-than-temporary impairment when changes in circumstances warrant. An other-than-temporary impairment charge is recorded when the fair value of an investment has fallen below its carrying amount and the shortfall is expected to be indefinitely or permanently unrecoverable.

Such changes in circumstance can include, among others, changes in the legal environment, addressable market, business strategy, development or business plans, reimbursement structure, operating performance, future prospects, relationships with partners, and/or market value indications for the subject business. We use a variety of factors to assess changes in the financial condition, future prospects and other circumstances concerning the subject businesses and to estimate their fair value when applicable. Any change in the factors, assessments or assumptions involved could affect a determination of whether and when to assess goodwill or an investment for impairment as well as the outcome of such an assessment. These assessments and the related valuations can involve significant uncertainties and require significant judgment on various matters, some of which could be subject to reasonable disagreement.

Accounting for income taxes. Our income tax expense, deferred tax assets and liabilities, and liabilities for unrecognized tax benefits reflect management's best assessment of estimated current and future taxes to be paid. We are subject to income taxes in the United States and numerous state and foreign jurisdictions, and changes in tax laws or regulations may be proposed or enacted that could adversely affect our overall tax liability. The actual impact of any such laws or regulations could be materially different from our current estimates.

Significant judgments and estimates are required in determining our consolidated income tax expense. Deferred income taxes arise from temporary differences between the tax basis of assets and liabilities and their reported amounts in the financial statements, which will result in taxable or deductible amounts in the future. In evaluating our ability to recover our deferred tax assets within the jurisdiction from which they arise, we consider all available positive and negative evidence, including scheduled reversals of deferred tax liabilities, projected future taxable income, tax planning strategies, results of recent operations, and assumptions about the amount of future federal, state, and foreign pre-tax operating income adjusted for items that do not have tax consequences. The assumptions about future taxable income require significant judgments and are consistent with the plans and estimates we use to manage the underlying businesses. To the extent that recovery is not likely, a valuation allowance is established. The allowance is regularly reviewed and updated for changes in circumstances that would cause a change in judgment about the realizability of the related deferred tax assets.

Consolidation of variable interest entities. We rely on the operating activities of certain entities that we do not directly own or control, but over which we have indirect influence and of which we are considered the primary beneficiary. Under accounting guidance applicable to variable interest entities, we have determined that these entities are to be included in our consolidated financial statements. The analyses upon which these determinations rest are complex, involve uncertainties, and require judgment on various matters, some of which could be subject to reasonable disagreement. While these determinations

have a meaningful effect on the description and classification of various amounts in our consolidated financial statements, non-consolidation of these entities would not have had a material effect on our results of operations.

Fair value estimates. The FASB defines fair value generally as the amount at which an asset (or liability) could be bought (or incurred) or sold (or settled) in a current transaction between willing parties, that is, other than in a forced or liquidation sale. It also defines fair value more specifically for most purposes as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

We rely on fair value measurements and estimates for purposes that require the recording, reassessment, or adjustment of the carrying amounts of certain assets, liabilities and noncontrolling interests subject to put provisions (temporary equity). These purposes can include the accounting for business combination transactions; impairment assessments for goodwill, other intangible assets, and other long-lived assets; recurrent revaluation of investments in debt and equity securities, interest rate cap agreements or other derivative instruments, contingent earn-out obligations, and noncontrolling interests subject to put provisions; and the accounting for equity method and other investments and stock-based compensation, among others. The criticality of a particular fair value estimate to our consolidated financial statements depends upon the nature and size of the item being measured, the extent of uncertainties involved and the nature and magnitude or potential effect of assumptions and judgments required. Critical fair value estimates can involve significant uncertainties and require significant judgment on various matters, some of which could be subject to reasonable disagreement.

Significant new accounting standards

See Note 1 to the consolidated financial statements included in this report for information regarding certain recent financial accounting standards that have been issued by the FASB.

Item 7A. Quantitative and Qualitative Disclosures about Market Risk.

Interest rate sensitivity

The tables below provide information about our financial instruments that are sensitive to changes in interest rates. The table below presents principal repayments and current weighted average interest rates on our debt obligations as of December 31, 2018. The variable rates presented reflect the weighted average LIBOR rates in effect for all debt tranches plus interest rate margins in effect as of December 31, 2018. The Term Loan A margin in effect at December 31, 2018 is 2.00%, and along with the revolving line of credit, is subject to adjustment depending upon changes in certain of our financial ratios, including a leverage ratio. Term Loan A-2 currently bears interest at LIBOR plus an interest rate margin of 1.00%. Term Loan B currently bears interest at LIBOR plus an interest rate margin of 2.75%.

| | Expected maturity date | | | | | Thereafter | Total | Average interest rate | Fair value |
|-----------------------|------------------------|------|------|------|------|------------|-------|-----------------------|------------|
| | 2019 | 2020 | 2021 | 2022 | 2023 | | | | |
| (dollars in millions) | | | | | | | | | |

Long term debt:

| | | | | | | | | | |
|---------------|----------|-------|----------|----------|-------|----------|----------|-------|----------|
| Fixed rate | \$ 37 | \$ 34 | \$ 29 | \$ 1,279 | \$ 28 | \$ 3,494 | \$ 4,901 | 5.29% | \$ 4,643 |
| Variable rate | \$ 1,892 | \$ 46 | \$ 3,285 | \$ 12 | \$ 10 | \$ 8 | \$ 5,253 | 5.11% | \$ 5,259 |

| | Notional amount | Contract maturity date | | | | | Receive variable | Fair value |
|-----------------------|-----------------|------------------------|----------|------|------|------|------------------|------------|
| | | 2019 | 2020 | 2021 | 2022 | 2023 | | |
| (dollars in millions) | | | | | | | | |
| Cap agreements | \$ 3,500 | \$ — | \$ 3,500 | \$ — | \$ — | \$ — | LIBOR above 3.5% | \$ 0.9 |

On March 29, 2018, we entered into an Increase Joinder No. 1 (Increase Joinder Agreement) under our existing senior secured credit facilities. Pursuant to this Increase Joinder Agreement, we entered into an additional \$995 million Term Loan A-2.

Our senior secured credit facilities, which include Term Loan A, Term Loan A-2, and Term Loan B, consist of various individual tranches of debt that can range in maturity from one month to twelve months (currently, all tranches are one month in duration). For Term Loan A, Term Loan A-2, and Term Loan B, each tranche bears interest at a LIBOR rate that is determined by the duration of such tranche plus an interest rate margin. The LIBOR variable component of the interest rate for

each tranche is reset as such tranche matures and a new tranche is established. LIBOR can fluctuate significantly depending upon conditions in the credit and capital markets.

As of December 31, 2018, our Term Loan A bears interest at LIBOR plus an interest rate margin of 2.00%, our Term Loan A-2 bears interest at LIBOR plus an interest rate margin of 1.00%, and our Term Loan B bears interest at LIBOR plus an interest rate margin of 2.75%. LIBOR was greater than the 0.75% embedded LIBOR floor on Term Loan B, resulting in Term Loan B being subject to LIBOR-based interest rate volatility on the LIBOR variable component of our interest rate as of December 31, 2018. However, this LIBOR-based interest component is effectively limited to a maximum LIBOR rate of 3.50% on the outstanding principal debt on Term Loan B and on \$157.5 million of Term Loan A as a result of the interest rate cap agreements, as described below. In addition, the uncapped portion of Term Loan A of \$517.5 million and the entire balance of Term Loan A-2 are subject to the variability of LIBOR. See the table above for further details. Interest rates on our Senior Notes are fixed by their terms.

As of December 31, 2018, we maintain several interest rate cap agreements that were entered into in October 2015 with notional amounts totaling \$3.5 billion. These cap agreements became effective June 29, 2018, have the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt, and will expire on June 30, 2020. As of December 31, 2018, the total fair value of these cap agreements was an asset of approximately \$0.9 million. During the year ended December 31, 2018, we recognized debt expense of \$4.3 million from these cap agreements and recorded a loss of \$0.2 million in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

Previously, we maintained other interest rate cap agreements that were entered into in November 2014 with notional amounts also totaling \$3.5 billion. These cap agreements had the economic effect of capping the LIBOR variable component of our interest rate at a maximum of 3.50% on an equivalent amount of our debt and expired on June 30, 2018. During the year ended 2018, we recognized debt expense of \$4.1 million from these cap agreements and recorded an immaterial loss in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements through expiration.

Our overall weighted average effective interest rate on the senior secured credit facilities at the end of 2018 was 5.11%, based upon the current margins in effect of 2.00% for Term Loan A, 1.00% for Term Loan A-2 and 2.75% for Term Loan B as of December 31, 2018.

Our overall weighted average effective interest rate during the year ended December 31, 2018 was 4.96% and as of December 31, 2018 was 5.19%.

As of December 31, 2018, we had \$175 million drawn on our \$1.0 billion revolving line of credit under our senior secured credit facilities, in addition to approximately \$14.2 million committed for outstanding letters of credit. We also have approximately \$22.6 million of additional outstanding letters of credit under a separate bilateral secured letter of credit facility, and \$0.2 million of committed outstanding letters of credit which are backed by a certificate of deposit.

We believe that our cash flow from operations and other sources of liquidity, including from amounts available under our existing credit facilities and anticipated debt refinancing, as well as proceeds from the anticipated sale of our DMG business if consummated, will be sufficient to fund our scheduled debt service under the terms of our debt agreements and other obligations for the foreseeable future, including the next 12 months. Our primary sources of liquidity are cash from operations and cash from borrowings.

One means of assessing exposure to debt-related interest rate changes is a duration-based analysis that measures the potential loss in net income resulting from a hypothetical increase in interest rates of 100 basis points across all variable rate maturities (referred to as a parallel shift in the yield curve). Under this model, with all else constant, it is estimated that such an increase would have reduced net income by approximately \$37.8 million, \$27.6 million, and \$11.6 million, net of tax, for the years ended December 31, 2018, 2017, and 2016, respectively.

Exchange rate sensitivity

While our business is predominantly conducted in the U.S. we have developing operations in nine other countries as well. For financial reporting purposes, the U.S. dollar is our reporting currency. However, the functional currencies of our operating businesses in other countries are typically those of the countries in which they operate. Therefore, changes in the rate of exchange between the U.S. dollar and the local currencies in which our international operations are conducted affect our results of operations and financial position as reported in our consolidated financial statements.

We have consolidated the balance sheets of our non-U.S. dollar denominated operations into U.S. dollars at the exchange rates prevailing at the balance sheet dates and have translated their revenues and expense at average exchange rates during each period. Additionally, our individual subsidiaries are exposed to transactional risks mainly resulting from intercompany transactions between and among subsidiaries with different functional currencies. This exposes the subsidiaries to fluctuations in the rate of exchange between the invoicing or obligation currencies and the currency in which their local operations are conducted.

We evaluate our exposure to foreign exchange risk through the judgment of our regional and corporate management teams. Through 2018, our international operations remained fairly small relative to the size of our consolidated financial statements, constituting less than 7% of our consolidated assets as of December 31, 2018 and approximately 4% of our consolidated net revenues for the year ended December 31, 2018. In addition, our foreign currency translation (losses) gains were less than approximately (3)%, 6%, and (2)% of our consolidated operating income for the years ended December 31, 2018, 2017 and 2016.

Given the still small size of our international operations, management does not consider our exposure to foreign exchange risk to be significant to the consolidated enterprise. As such, through December 31, 2018 we have not engaged in transactions to hedge the exposure of our international transactions or net investments to foreign currency risk. However, we may do so in the future.

Item 8. Financial Statements and Supplementary Data.

See the Index to Financial Statements and Index to Financial Statement Schedules included at “Item 15. Exhibits, Financial Statement Schedules.”

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

None.

Item 9A. Controls and Procedures.

Management has established and maintains disclosure controls and procedures designed to ensure that information required to be disclosed in the reports that it files or submits pursuant to the Securities Exchange Act of 1934 (Exchange Act) as amended is recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms, and that such information is accumulated and communicated to our management including our Chief Executive Officer and Chief Financial Officer as appropriate to allow for timely decisions regarding required disclosures.

At the end of the period covered by this report, we carried out an evaluation, under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures in accordance with the Exchange Act requirements. Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures are effective for timely identification and review of material information required to be included in our Exchange Act reports, including this report on Form 10-K. Management recognizes that these controls and procedures can provide only reasonable assurance of desired outcomes, and that estimates and judgments are still inherent in the process of maintaining effective controls and procedures.

Beginning January 1, 2018, we adopted FASB Accounting Standards Codification Topic 606, *Revenue from Contracts with Customers*. Although the new standard is expected to have an immaterial impact on our ongoing net income, we did implement new business processes and related control activities in order to maintain appropriate controls over financial reporting. There was no other change in our internal control over financial reporting that was identified during the evaluation that occurred during the fourth fiscal quarter and that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information.

None.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

We intend to disclose any amendments or waivers to the Code of Ethics applicable to our principal executive officer, principal financial officer, principal accounting officer or controller or persons performing similar functions, on our website located at <http://www.davita.com>. In 2002, we adopted a Corporate Governance Code of Ethics that applies to our principal executive officer, principal financial officer, principal accounting officer or controller, and to all of our financial accounting and legal professionals who are directly or indirectly involved in the preparation, reporting and fair presentation of our financial statements and Exchange Act reports. The Code of Ethics is posted on our website, located at <http://www.davita.com>. We also maintain a Corporate Code of Conduct that applies to all of our employees, officers and directors, which is posted on our website.

Under our Corporate Governance Guidelines all Board Committees including the Audit Committee, Nominating and Governance Committee and the Compensation Committee, which are comprised solely of independent directors as defined within the listing standards of the New York Stock Exchange, have written charters that outline the committee's purpose, goals, membership requirements and responsibilities. These charters are regularly reviewed and updated as necessary by our Board of Directors. All Board Committee charters as well as the Corporate Governance Guidelines are posted on our website located at <http://www.davita.com>.

The other information required to be disclosed by this item will appear in, and is incorporated by reference from, the sections entitled "Proposal 1 Election of Directors", "Corporate Governance", and "Security Ownership of Certain Beneficial Owners and Management" included in our definitive proxy statement relating to our 2019 annual stockholder meeting.

Item 11. Executive Compensation.

The information required by this item will appear in, and is incorporated by reference from, the sections entitled "Executive Compensation", "Pay Ratio Disclosure", "Compensation of Directors" and "Compensation Committee Interlocks and Insider Participation" included in our definitive proxy statement relating to our 2019 annual stockholder meeting. The information required by Item 407(c)(5) of Regulation S-K will appear in and is incorporated by reference from the section entitled "Compensation Committee Report" included in our definitive proxy statement relating to our 2019 annual stockholder meeting; however, this information shall not be deemed to be filed.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters.

The following table provides information about our common stock that may be issued upon the exercise of stock-settled stock appreciation rights, restricted stock units and other rights under all of our existing equity compensation plans as of December 31, 2018, which consist of our 2011 Incentive Award Plan and our Employee Stock Purchase Plan. The material terms of these plans are described in Note 19 to the consolidated financial statements.

| Plan category | Number of shares to be issued upon exercise of outstanding options, warrants and rights | Weighted average exercise price of outstanding options, warrants and rights | Number of shares remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) | Total of shares reflected in columns (a) and (c) |
|--|---|---|---|--|
| | (a) | (b) | (c) | (d) |
| Equity compensation plans approved by shareholders | 8,155,501 ⁽¹⁾ | 69.90 ⁽²⁾ | 29,818,042 | 37,973,543 |
| Equity compensation plans not requiring shareholder approval | — | — | — | — |
| Total | 8,155,501 | \$ 69.90 | 29,818,042 | 37,973,543 |

(1) Includes 722,412 shares of common stock reserved for issuance in connection with performance share units and performance stock appreciation rights at the maximum number of shares issuable thereunder.

(2) This weighted-average includes performance stock appreciation rights at 100% of target amount and excludes full value awards such as restricted stock units and performance share units.

Other information required to be disclosed by Item 12 will appear in, and is incorporated by reference from, the section entitled “Security Ownership of Certain Beneficial Owners and Management” included in our definitive proxy statement relating to our 2019 annual stockholder meeting.

Item 13. Certain Relationships and Related Transactions, and Director Independence.

The information required by this item will appear in, and is incorporated by reference from, the section entitled “Certain Relationships and Related Transactions” and the section entitled “Corporate Governance” included in our definitive proxy statement relating to our 2019 annual stockholder meeting.

Item 14. Principal Accounting Fees and Services.

The information required by this item will appear in, and is incorporated by reference from, the section entitled “Proposal 2 Ratification of the Appointment of our Independent Registered Public Accounting Firm” included in our definitive proxy statement relating to our 2019 annual stockholder meeting.

PART IV

Item 15. Exhibits, Financial Statement Schedules.

(a) Documents filed as part of this Report:

(1) Index to Financial Statements:

| | Page |
|--|-------------|
| <u>Management's Report on Internal Control Over Financial Reporting</u> | F-1 |
| <u>Report of Independent Registered Public Accounting Firm</u> | F-2 |
| <u>Report of Independent Registered Public Accounting Firm</u> | F-3 |
| <u>Consolidated Statements of Income for the years ended December 31, 2018, 2017, and 2016</u> | F-4 |
| <u>Consolidated Statements of Comprehensive Income for the years ended December 31, 2018, 2017, and 2016</u> | F-5 |
| <u>Consolidated Balance Sheets as of December 31, 2018, and 2017</u> | F-6 |
| <u>Consolidated Statements of Cash Flow for the years ended December 31, 2018, 2017, and 2016</u> | F-7 |
| <u>Consolidated Statements of Equity for the years ended December 31, 2018, 2017, and 2016</u> | F-8 |
| <u>Notes to Consolidated Financial Statements</u> | F-10 |
| <i>(2) Index to Financial Statement Schedules:</i> | |
| <u>Schedule II—Valuation and Qualifying Accounts</u> | S-3 |

(3) Exhibits

The information required by this Item is set forth in the Exhibit Index that precedes the signature pages of this Annual Report on Form 10-K.

Item 16. Form 10-K Summary.

None.

DAVITA INC.
MANAGEMENT’S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Management is responsible for establishing and maintaining an adequate system of internal control over financial reporting designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with U.S. generally accepted accounting principles and which 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 U.S. 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.

During the last fiscal year, the Company conducted an evaluation, under the oversight of the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company’s internal control over financial reporting. This evaluation was completed based on the criteria established in the report titled “Internal Control—Integrated Framework (2013)” issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

Based upon our evaluation under the COSO framework, we have concluded that the Company’s internal control over financial reporting was effective as of December 31, 2018.

The Company’s independent registered public accounting firm, KPMG LLP, has issued an attestation report on the Company’s internal control over financial reporting, which report is included in this Annual Report.

Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors
DaVita Inc.:

Opinion on the Consolidated Financial Statements

We have audited the accompanying consolidated balance sheets of DaVita Inc. and subsidiaries (the Company) as of December 31, 2018 and 2017, the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the years in the three-year period ended December 31, 2018, and the related notes and financial statement Schedule II - Valuation and Qualifying Accounts (collectively, the consolidated financial statements). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2018 and 2017, and the results of its operations and its cash flows for each of the years in the three-year period ended December 31, 2018, in conformity with U.S. generally accepted accounting principles.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of December 31, 2018, based on criteria established in *Internal Control - Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission, and our report dated February 22, 2019 expressed an unqualified opinion on the effectiveness of the Company's internal control over financial reporting.

Change in Accounting Principle

As discussed in Notes 1 and 2 to the consolidated financial statements, the Company has changed its method of accounting for revenue recognition in 2018 due to the adoption of the Financial Accounting Standards Board's Accounting Standards Codification Topic 606 *Revenue from Contracts with Customers*.

Basis for Opinion

These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the consolidated financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ KPMG LLP

We have served as the Company's auditor since 2000.

Seattle, Washington
February 22, 2019

Report of Independent Registered Public Accounting Firm

To the Stockholders and Board of Directors
DaVita Inc.:

Opinion on Internal Control Over Financial Reporting

We have audited DaVita Inc. and subsidiaries' (the Company) internal control over financial reporting as of December 31, 2018, based on criteria established in *Internal Control - Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission. In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2018, based on criteria established in *Internal Control - Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated balance sheets of the Company as of December 31, 2018 and 2017, the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the years in the three-year period ended December 31, 2018, and the related notes and financial statement Schedule II - Valuation and Qualifying Accounts (collectively, the consolidated financial statements), and our report dated February 22, 2019 expressed an unqualified opinion on those consolidated financial statements.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. 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 audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and Limitations of Internal Control Over Financial Reporting

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 (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) 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 (3) 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.

/s/ KPMG LLP

Seattle, Washington
February 22, 2019

DAVITA INC.
CONSOLIDATED STATEMENTS OF INCOME
(dollars in thousands, except per share data)

| | Year ended December 31, | | |
|---|-------------------------|---------------|--------------|
| | 2018 | 2017 | 2016 |
| Dialysis and related lab patient service revenues | \$ 10,709,981 | \$ 10,093,670 | \$ 9,727,360 |
| Provision for uncollectible accounts | (49,587) | (485,364) | (431,304) |
| Net dialysis and related lab patient service revenues | 10,660,394 | 9,608,306 | 9,296,056 |
| Other revenues | 744,457 | 1,268,328 | 1,411,411 |
| Total revenues | 11,404,851 | 10,876,634 | 10,707,467 |
| Operating expenses and charges: | | | |
| Patient care costs and other costs | 8,195,513 | 7,640,005 | 7,431,582 |
| General and administrative | 1,135,454 | 1,064,026 | 1,072,841 |
| Depreciation and amortization | 591,035 | 559,911 | 509,497 |
| Provision for uncollectible accounts | (7,300) | (7,033) | 11,677 |
| Equity investment income | 4,484 | 8,640 | (16,874) |
| Investment and other asset impairments | 17,338 | 295,234 | 14,993 |
| Goodwill impairment charges | 3,106 | 36,196 | 28,415 |
| Gain on changes in ownership interest, net | (60,603) | (6,273) | (374,374) |
| Gain on settlement, net | — | (526,827) | — |
| Total operating expenses and charges | 9,879,027 | 9,063,879 | 8,677,757 |
| Operating income | 1,525,824 | 1,812,755 | 2,029,710 |
| Debt expense | (487,435) | (430,634) | (414,116) |
| Other income, net | 10,089 | 17,665 | 7,511 |
| Income from continuing operations before income taxes | 1,048,478 | 1,399,786 | 1,623,105 |
| Income tax expense | 258,400 | 323,859 | 431,761 |
| Net income from continuing operations | 790,078 | 1,075,927 | 1,191,344 |
| Net loss from discontinued operations, net of tax | (457,038) | (245,372) | (158,262) |
| Net income | 333,040 | 830,555 | 1,033,082 |
| Less: Net income attributable to noncontrolling interests | (173,646) | (166,937) | (153,208) |
| Net income attributable to DaVita Inc. | \$ 159,394 | \$ 663,618 | \$ 879,874 |
| Earnings per share attributable to DaVita Inc.: | | | |
| Basic net income from continuing operations per share | \$ 3.66 | \$ 4.78 | \$ 5.12 |
| Basic net income per share | \$ 0.93 | \$ 3.52 | \$ 4.36 |
| Diluted net income from continuing operations per share | \$ 3.62 | \$ 4.71 | \$ 5.04 |
| Diluted net income per share | \$ 0.92 | \$ 3.47 | \$ 4.29 |
| Weighted average shares for earnings per share: | | | |
| Basic | 170,785,999 | 188,625,559 | 201,641,173 |
| Diluted | 172,364,581 | 191,348,533 | 204,904,656 |
| Amounts attributable to DaVita Inc.: | | | |
| Net income from continuing operations | \$ 624,321 | \$ 901,277 | \$ 1,032,373 |
| Net loss from discontinued operations | (464,927) | (237,659) | (152,499) |
| Net income attributable to DaVita Inc. | \$ 159,394 | \$ 663,618 | \$ 879,874 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME
(dollars in thousands)

| | Year ended December 31, | | |
|---|-------------------------|------------|--------------|
| | 2018 | 2017 | 2016 |
| Net income | \$ 333,040 | \$ 830,555 | \$ 1,033,082 |
| Other comprehensive (loss) income: | | | |
| Unrealized losses on interest rate cap and swap agreements, net: | | | |
| Unrealized losses | (133) | (5,437) | (3,670) |
| Reclassification into net income | 6,286 | 5,058 | 2,566 |
| Unrealized gains (losses) on investments, net: | | | |
| Unrealized losses | — | 3,705 | 1,427 |
| Reclassification into net income | — | (220) | (423) |
| Foreign currency translation adjustments: | | | |
| Foreign currency translation adjustments | (45,944) | 99,770 | (39,614) |
| Reclassification into net income | — | — | 10,087 |
| Other comprehensive (loss) income | (39,791) | 102,876 | (29,627) |
| Total comprehensive income | 293,249 | 933,431 | 1,003,455 |
| Less: Comprehensive income attributable to noncontrolling interests | (173,646) | (166,935) | (153,398) |
| Comprehensive income attributable to DaVita Inc. | \$ 119,603 | \$ 766,496 | \$ 850,057 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED BALANCE SHEETS
(dollars in thousands, except per share data)

| | December 31, 2018 | December 31, 2017 |
|--|----------------------|----------------------|
| ASSETS | | |
| Cash and cash equivalents | \$ 323,038 | \$ 508,234 |
| Restricted cash and equivalents | 92,382 | 10,686 |
| Short-term investments | 2,935 | 32,830 |
| Accounts receivable, net | 1,858,608 | 1,714,750 |
| Inventories | 107,381 | 181,799 |
| Other receivables | 469,796 | 399,262 |
| Prepaid and other current assets | 111,840 | 112,058 |
| Income tax receivable | 68,614 | 49,440 |
| Current assets held for sale, net | 5,389,565 | 5,761,642 |
| Total current assets | 8,424,159 | 8,770,701 |
| Property and equipment, net | 3,393,669 | 3,149,213 |
| Intangible assets, net | 118,846 | 113,827 |
| Equity method and other investments | 224,611 | 245,534 |
| Long-term investments | 35,424 | 37,695 |
| Other long-term assets | 71,583 | 47,287 |
| Goodwill | 6,841,960 | 6,610,279 |
| | <u>\$ 19,110,252</u> | <u>\$ 18,974,536</u> |
| LIABILITIES AND EQUITY | | |
| Accounts payable | \$ 463,270 | \$ 509,116 |
| Other liabilities | 595,850 | 579,005 |
| Accrued compensation and benefits | 658,913 | 616,116 |
| Current portion of long-term debt | 1,929,369 | 178,213 |
| Current liabilities held for sale | 1,243,759 | 1,185,070 |
| Total current liabilities | 4,891,161 | 3,067,520 |
| Long-term debt | 8,172,847 | 9,158,018 |
| Other long-term liabilities | 450,669 | 365,325 |
| Deferred income taxes | 562,536 | 486,247 |
| Total liabilities | 14,077,213 | 13,077,110 |
| Commitments and contingencies: | | |
| Noncontrolling interests subject to put provisions | 1,124,641 | 1,011,360 |
| Equity: | | |
| Preferred stock (\$0.001 par value, 5,000,000 shares authorized; none issued) | — | — |
| Common stock (\$0.001 par value, 450,000,000 shares authorized; 166,387,307 and 182,462,278 shares issued and outstanding, respectively) | 166 | 182 |
| Additional paid-in capital | 995,006 | 1,042,899 |
| Retained earnings | 2,743,194 | 3,633,713 |
| Accumulated other comprehensive (loss) income | (34,924) | 13,235 |
| Total DaVita Inc. shareholders' equity | 3,703,442 | 4,690,029 |
| Noncontrolling interests not subject to put provisions | 204,956 | 196,037 |
| Total equity | 3,908,398 | 4,886,066 |
| | <u>\$ 19,110,252</u> | <u>\$ 18,974,536</u> |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF CASH FLOW
(dollars in thousands)

| | Year ended December 31, | | |
|--|-------------------------|--------------|--------------|
| | 2018 | 2017 | 2016 |
| Cash flows from operating activities: | | | |
| Net income | \$ 333,040 | \$ 830,555 | \$ 1,033,082 |
| Adjustments to reconcile net income to net cash provided by operating activities: | | | |
| Depreciation and amortization | 591,035 | 777,485 | 720,252 |
| Impairment charges | 61,981 | 981,589 | 296,408 |
| Valuation adjustment on disposal group | 316,840 | — | — |
| Stock-based compensation expense | 73,061 | 35,092 | 38,338 |
| Deferred income taxes | 273,660 | (395,217) | 52,010 |
| Equity investment income, net | 26,449 | 28,925 | 17,766 |
| Gain on sales of business interests, net | (85,699) | (23,402) | (404,165) |
| Other non-cash charges, net | 82,374 | 66,920 | (7,343) |
| Changes in operating assets and liabilities, net of effect of acquisitions and divestitures: | | | |
| Accounts receivable | (81,176) | (156,305) | (152,240) |
| Inventories | 73,505 | (18,625) | 22,920 |
| Other receivables and other current assets | 236,995 | (111,432) | (45,351) |
| Other long-term assets | 3,497 | (11,945) | 35,893 |
| Accounts payable | (35,959) | 26,876 | 11,897 |
| Accrued compensation and benefits | 84,165 | (78,239) | 68,272 |
| Other current liabilities | (157,462) | 1,908 | 176,494 |
| Income taxes | (23,635) | (52,176) | 77,376 |
| Other long-term liabilities | (1,031) | 11,157 | 30,517 |
| Net cash provided by operating activities | 1,771,640 | 1,913,166 | 1,972,126 |
| Cash flows from investing activities: | | | |
| Additions of property and equipment | (987,138) | (905,250) | (829,095) |
| Acquisitions | (183,156) | (803,879) | (563,856) |
| Proceeds from asset and business sales | 150,205 | 92,336 | 64,725 |
| Purchase of investments available for sale | (8,448) | (13,117) | (13,539) |
| Purchase of investments held-to-maturity | (5,963) | (228,990) | (1,133,192) |
| Proceeds from sale of investments available for sale | 9,526 | 6,408 | 18,963 |
| Proceeds from investments held-to-maturity | 34,862 | 492,470 | 1,240,502 |
| Purchase of equity investments | (19,177) | (4,816) | (27,096) |
| Proceeds from sale of equity investments | — | — | 40,920 |
| Distributions received on equity investments | 3,646 | 106 | — |
| Net cash used in investing activities | (1,005,643) | (1,364,732) | (1,201,668) |
| Cash flows from financing activities: | | | |
| Borrowings | 59,934,750 | 50,991,960 | 51,991,490 |
| Payments on long-term debt and other financing costs | (59,239,973) | (50,837,112) | (52,116,120) |
| Purchase of treasury stock | (1,161,511) | (802,949) | (1,097,822) |
| Distributions to noncontrolling interests | (196,441) | (211,467) | (192,401) |
| Stock award exercises and other share issuances, net | 13,577 | 21,252 | 23,543 |
| Excess tax benefits from stock award exercises | — | — | 13,251 |
| Contributions from noncontrolling interests | 52,311 | 74,552 | 47,590 |
| Proceeds from sales of additional noncontrolling interests | 15 | 2,864 | — |
| Purchases of noncontrolling interests | (28,082) | (5,357) | (21,512) |
| Net cash used in financing activities | (625,354) | (766,257) | (1,351,981) |
| Effect of exchange rate changes on cash, cash equivalents and restricted cash | (3,350) | 254 | 4,276 |
| Net increase (decrease) in cash, cash equivalents and restricted cash | 137,293 | (217,569) | (577,247) |
| Less: Net increase (decrease) in cash, cash equivalents and restricted cash from discontinued operations | 240,793 | (53,026) | (15,793) |
| Net decrease in cash, cash equivalents and restricted cash from continuing operations | (103,500) | (164,543) | (561,454) |
| Cash, cash equivalents and restricted cash of continuing operations at beginning of the year | 518,920 | 683,463 | 1,244,917 |
| Cash, cash equivalents and restricted cash of continuing operations at end of the year | \$ 415,420 | \$ 518,920 | \$ 683,463 |

See notes to consolidated financial statements.

DAVITA INC.
CONSOLIDATED STATEMENTS OF EQUITY
(dollars and shares in thousands)

| | Non-controlling interests subject to put provisions | DaVita Inc. Shareholders' Equity | | | | | | | | Non-controlling interests not subject to put provisions |
|---|---|----------------------------------|--------|----------------------------|-------------------|----------------|--------------|---|--------------|---|
| | | Common stock | | Additional paid-in capital | Retained earnings | Treasury stock | | Accumulated other comprehensive income (loss) | Total | |
| | | Shares | Amount | | | Shares | Amount | | | |
| Balance at December 31, 2015 | \$ 864,066 | 217,120 | \$ 217 | \$ 1,118,326 | \$ 4,356,835 | (7,366) | \$ (544,772) | \$ (59,826) | \$ 4,870,780 | \$ 213,392 |
| Comprehensive income: | | | | | | | | | | |
| Net income | 99,834 | | | | 879,874 | | | | 879,874 | 53,374 |
| Other comprehensive loss | | | | | | | | (29,817) | (29,817) | 190 |
| Stock purchase shares issued | | 438 | 1 | 23,902 | | | | | 23,903 | |
| Stock unit shares issued | | 4 | — | (19,815) | | 276 | 19,815 | | — | |
| Stock-settled SAR shares issued | | 218 | — | (36,685) | | 513 | 36,685 | | — | |
| Stock-settled stock-based compensation expense | | | | 37,970 | | | | | 37,970 | |
| Excess tax benefits from stock awards exercised | | | | 13,251 | | | | | 13,251 | |
| Changes in non-controlling interests from: | | | | | | | | | | |
| Distributions | (111,092) | | | | | | | | | (81,309) |
| Contributions | 33,517 | | | | | | | | | 14,073 |
| Acquisitions and divestitures | 28,874 | | | 3,423 | | | | | 3,423 | 2,585 |
| Partial purchases | (6,660) | | | (13,105) | | | | | (13,105) | (1,747) |
| Fair value remeasurements | 65,855 | | | (65,855) | | | | | (65,855) | |
| Reclassifications and expirations of puts | (1,136) | | | | | | | | | 1,136 |
| Purchase of treasury stock | | | | | | (16,649) | (1,072,377) | | (1,072,377) | |
| Retirement of treasury stock | | (23,226) | (23) | (34,230) | (1,526,396) | 23,226 | 1,560,649 | | | |
| Balance at December 31, 2016 | \$ 973,258 | 194,554 | \$ 195 | \$ 1,027,182 | \$ 3,710,313 | — | \$ — | \$ (89,643) | \$ 4,648,047 | \$ 201,694 |
| Comprehensive income: | | | | | | | | | | |
| Net income | 103,641 | | | | 663,618 | | | | 663,618 | 63,296 |
| Other comprehensive income | | | | | | | | 102,878 | 102,878 | (2) |
| Stock purchase shares issued | | 360 | | 22,131 | | | | | 22,131 | |
| Stock unit shares issued | | 117 | | (101) | | | | | (101) | |
| Stock-settled SAR shares issued | | 398 | | — | | | | | — | |
| Stock-settled stock-based compensation expense | | | | 34,981 | | | | | 34,981 | |
| Changes in noncontrolling interest from: | | | | | | | | | | |
| Distributions | (128,853) | | | | | | | | | (82,614) |
| Contributions | 52,911 | | | | | | | | | 21,641 |
| Acquisitions and divestitures | 43,799 | | | (823) | | | | | (823) | (5,770) |
| Partial purchases | (397) | | | (2,752) | | | | | (2,752) | (2,208) |
| Fair value remeasurements | (32,999) | | | 32,999 | | | | | 32,999 | |
| Purchase of treasury stock | | | | | | (12,967) | (810,949) | | (810,949) | |
| Retirement of treasury stock | | (12,967) | (13) | (70,718) | (740,218) | 12,967 | 810,949 | | | |
| Balance at December 31, 2017 | \$ 1,011,360 | 182,462 | \$ 182 | \$ 1,042,899 | \$ 3,633,713 | — | \$ — | \$ 13,235 | \$ 4,690,029 | \$ 196,037 |

DAVITA INC.
CONSOLIDATED STATEMENTS OF EQUITY - continued
(dollars and shares in thousands)

| | Non-controlling interests subject to put provisions | DaVita Inc. Shareholders' Equity | | | | | | | | Non-controlling interests not subject to put provisions |
|---|---|----------------------------------|--------|----------------------------|-------------------|----------------|-------------|---|--------------|---|
| | | Common stock | | Additional paid-in capital | Retained earnings | Treasury stock | | Accumulated other comprehensive income (loss) | Total | |
| | | Shares | Amount | | | Shares | Amount | | | |
| Comprehensive income: | | | | | | | | | | |
| Net income | 105,531 | | | | | 159,394 | | | 159,394 | 68,115 |
| Cumulative effect of change in accounting principle | | | | | | 8,368 | | | (8,368) | — |
| Comprehensive income | | | | | | | | | (39,791) | (39,791) |
| Stock purchase shares issued | | 398 | | 17,398 | | | | | 17,398 | |
| Stock unit shares issued | | 158 | | (448) | | | | | (448) | |
| Stock-settled SAR shares issued | | 213 | 1 | (4,887) | | | | | (4,886) | |
| Stock-settled stock-based compensation expense | | | | | | 73,081 | | | 73,081 | |
| Changes in noncontrolling interest from: | | | | | | | | | | |
| Distributions | (119,173) | | | | | | | | | (77,268) |
| Contributions | 32,918 | | | | | | | | | 19,393 |
| Acquisitions and divestitures | 79,078 | | | | | 3,546 | | | 3,546 | 318 |
| Partial purchases | (8,546) | | | | | (17,897) | | | (17,897) | (1,639) |
| Fair value remeasurements | 23,473 | | | | | (23,473) | | | (23,473) | |
| Purchase of treasury stock | | | | | | (16,844) | (1,153,511) | | | (1,153,511) |
| Retirement of treasury stock | | (16,844) | (17) | (95,213) | (1,058,281) | 16,844 | 1,153,511 | | | — |
| Balance at December 31, 2018 | \$ 1,124,641 | 166,387 | \$ 166 | \$ 995,006 | \$ 2,743,194 | — | \$ — | \$ (34,924) | \$ 3,703,442 | \$ 204,956 |

See notes to consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS
(dollars in thousands, except per share data)

1. Organization and summary of significant accounting policies

Organization

DaVita Inc. (the Company) consists of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). The Kidney Care division is comprised of the Company's U.S. dialysis and related lab services, its ancillary services and strategic initiatives, including its international operations, and its corporate administrative support. The Company's largest line of business is its U.S. dialysis and related lab services business, which operates kidney dialysis centers in the U.S. for patients suffering from chronic kidney failure also known as end stage renal disease (ESRD). As of December 31, 2018, the Company operated or provided administrative services through a network of 2,664 U.S. outpatient dialysis centers in 46 states and the District of Columbia, serving a total of approximately 202,700 patients. In addition, as of December 31, 2018, the Company operated or provided administrative services to a total of 241 outpatient dialysis centers serving approximately 25,000 patients located in nine countries outside of the U.S.

The Company's DMG division is a patient- and physician-focused integrated healthcare delivery and management company that provides medical services to members primarily through capitation contracts with some of the nation's leading health plans. In December 2017, the Company entered into an agreement to sell its DMG division to Collaborative Care Holdings, LLC (Optum), a subsidiary of UnitedHealth Group Inc., subject to receipt of required regulatory approvals and other customary closing conditions. As a result, the DMG business has been classified as held for sale and its results of operations are reported as discontinued operations for all periods presented in these consolidated financial statements. For financial information about the DMG business, see Note 22.

The Company's U.S. dialysis and related lab services business qualifies as a separately reportable segment and the Company's other ancillary services and strategic initiatives, including its international operations, have been combined and disclosed in the other segments category.

Basis of presentation

These consolidated financial statements are prepared in accordance with United States generally accepted accounting principles (U.S. GAAP). The financial statements include DaVita Inc. and its subsidiaries, partnerships and other entities in which it maintains a majority voting interest or other controlling financial interest (collectively, the Company). All significant intercompany transactions and balances have been eliminated. Equity investments in investees over which the Company has significant influence are recorded on the equity method, while investments in other equity securities are recorded at fair value or pursuant to an adjusted cost method measurement alternative, as applicable. For the Company's international subsidiaries, local currencies are considered their functional currencies. Translation adjustments result from translating the Company's international subsidiaries' financial statements from their functional currencies into the Company's reporting currency (the U.S. dollar, or USD). Prior year balances and amounts have been reclassified to conform to the current year presentation.

The Company has evaluated subsequent events through the date these consolidated financial statements were issued and has included all necessary adjustments and disclosures.

Use of estimates

The preparation of financial statements in conformity with U.S. GAAP requires the use of estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities, contingencies and noncontrolling interests subject to put provisions. Although actual results in subsequent periods will differ from these estimates, such estimates are developed based on the best information available to management and management's best judgments at the time. All significant assumptions and estimates underlying the amounts reported in the financial statements and accompanying notes are regularly reviewed and updated when necessary. Changes in estimates are reflected in the financial statements based upon on-going actual experience trends, or subsequent settlements and realizations depending on the nature and predictability of the estimates and contingencies. Interim changes in estimates related to annual operating costs are applied prospectively within annual periods.

The most significant assumptions and estimates underlying these financial statements and accompanying notes involve revenue recognition and accounts receivable, contingencies, impairments of goodwill and investments, accounting for income taxes, consolidation of variable interest entities, and certain fair value estimates. Specific estimating risks and contingencies are further addressed within these notes to the consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Revenues

On January 1, 2018, the Company adopted Financial Accounting Standards Board (FASB) Accounting Standards Codification Topic 606 *Revenue from Contracts with Customers* (Topic 606) using the cumulative effect method for those contracts that were not substantially completed as of January 1, 2018. Results for reporting periods beginning on and after January 1, 2018 are presented under Topic 606, while prior period amounts continue to be presented in accordance with the Company's historical accounting under *Revenue Recognition* (Topic 605).

The adoption of this new standard primarily changed the Company's presentation of revenues, provision for uncollectible accounts and allowance for doubtful accounts. Topic 606 requires revenue to be recognized based on the Company's estimate of the transaction price the Company expects to collect as a result of satisfying its performance obligations. Accordingly, for performance obligations satisfied after the adoption of Topic 606, the Company no longer separately presents a provision for uncollectible accounts on the consolidated income statement and no longer presents the related allowance for doubtful accounts on the consolidated balance sheet. However, as a result of the Company's election to apply Topic 606 only to contracts not substantially completed as of January 1, 2018, the Company continues to maintain an allowance for doubtful accounts related to performance obligations satisfied prior to the adoption of Topic 606. Net collections or write-offs of accounts receivable generated prior to January 1, 2018, beyond amounts previously reserved thereon, are presented in the provision for uncollectible accounts on the consolidated income statement in accordance with Topic 605.

Dialysis and related lab patient service revenues

Dialysis patient service revenues are recognized in the period services are provided. Revenues consist primarily of payments from government and commercial health plans for dialysis and related lab services provided to patients. A usual and customary fee schedule is maintained for the Company's dialysis treatments and related lab services; however, actual collectible revenue is normally recognized at a discount from the fee schedule.

Revenues associated with Medicare and Medicaid programs are estimated based on: (a) the payment rates that are established by statute or regulation for the portion of payment rates paid by the government payor (e.g., 80% for Medicare patients) and (b) for the portion not paid by the primary government payor, estimates of the amounts ultimately collectible from other government programs paying secondary coverage (e.g., Medicaid secondary coverage), the patient's commercial health plan secondary coverage, or the patient.

Under Medicare's bundled payment rate system, services covered by Medicare are subject to estimating risk, whereby reimbursements from Medicare can vary significantly depending upon certain patient characteristics and other variable factors. Even with the bundled payment rate system, Medicare payments for bad debt claims as established by cost reports require evidence of collection efforts. As a result, billing and collection of Medicare bad debt claims can be delayed significantly and final payment is subject to audit. The Company's revenue recognition is estimated based on its judgment regarding its ability to collect, which depends upon its ability to effectively capture, document and bill for Medicare's base payment rate as well as these other variable factors.

Medicaid payments, when Medicaid coverage is secondary, can also be difficult to estimate. For many states, Medicaid payment terms and methods differ from Medicare, and may prevent accurate estimation of individual payment amounts prior to billing.

Revenues associated with commercial health plans are estimated based on contractual terms for the patients under healthcare plans with which the Company has formal agreements, non-contracted health plan coverage terms if known, estimated secondary collections, historical collection experience, historical trends of refunds and payor payment adjustments (retractions), inefficiencies in the Company's billing and collection processes that can result in denied claims for payments, and regulatory compliance matters.

Commercial revenue recognition also involves significant estimating risks. With many larger commercial insurers, the Company has several different contracts and payment arrangements, and these contracts often include only a subset of the Company's centers. In certain circumstances, it may not be possible to determine which contract, if any, should be applied prior to billing. In addition, for services provided by non-contracted centers, final collection may require specific negotiation of a payment amount, typically at a significant discount from the Company's usual and customary rates.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Other revenues

Other revenues consist of the revenues associated with the non-dialysis ancillary services and strategic initiatives, management and administrative support services that are provided to outpatient dialysis centers that the Company does not own or in which the Company owns a noncontrolling interest, and administrative and management support services to certain other non-dialysis joint ventures in which the Company owns a noncontrolling interest. Revenues associated with pharmacy services are estimated as prescriptions are filled and shipped to patients. Revenues associated with dialysis management services, disease management services, clinical research programs, physician services, ESRD seamless care organizations, and comprehensive care are estimated in the period services are provided. Revenues associated with direct primary care were estimated over the membership period.

Other income

Other income includes interest income on cash and cash-equivalents and short- and long-term investments, other non-operating gains from investment transactions, and foreign currency transaction gains and losses.

Cash and cash equivalents

Cash equivalents are short-term highly liquid investments with maturities of three months or less at date of purchase.

Restricted cash and equivalents

Restricted cash and equivalents are restricted cash or cash equivalents held in trust to satisfy insurer and state regulatory requirements related to the Company's self-insurance for professional and general liability and workers' compensation risks administered by wholly-owned captive insurance entities.

Investments in debt and equity securities

The Company classifies certain debt securities as held-to-maturity and records them at amortized cost based on the Company's intentions and strategies concerning those investments. Equity securities that have readily determinable fair values or redemption values are classified as short-term or long-term investments and recorded at estimated fair value with changes in fair value recognized in current earnings. See Note 5 for further details, including recent changes to the Company's accounting for these investments.

Inventories

Inventories are stated at the lower of cost (first-in, first-out) or net realizable value and consist principally of pharmaceuticals and dialysis-related supplies. Rebates related to inventory purchases are recorded when earned and are based on certain qualification requirements which are dependent on a variety of factors including future pricing levels by the manufacturer and data submission.

Property and equipment

Property and equipment is stated at cost less accumulated depreciation and amortization and is further reduced by any impairments. Maintenance and repairs are charged to expense as incurred. Depreciation and amortization expenses are computed using the straight-line method over the useful lives of the assets estimated as follows: buildings, 20 years to 40 years; leasehold improvements, the shorter of ten years or the expected lease term; and equipment and information systems, principally three years to 15 years. Disposition gains and losses are included in current operating expenses.

Amortizable intangibles

Amortizable intangible assets and liabilities include non-competition and similar agreements, lease agreements and hospital acute services contracts, each of which have finite useful lives. Amortization expense is computed using the straight-line method over the useful lives of the assets estimated as follows: non-competition and similar agreements, two years to ten years; and lease agreements and hospital acute service contracts, over the term of the lease or contract period, respectively.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Indefinite-lived intangibles

Indefinite-lived intangible assets include international licenses and accreditations that allow the Company to be reimbursed for providing dialysis services to patients, each of which has an indefinite useful life. Indefinite-lived intangibles are not amortized, but are assessed for impairment at least annually and whenever significant events or changes in circumstances indicate that an impairment may have occurred.

Equity method and other investments

Equity investments that do not have readily determinable fair values are carried on the equity method if the Company maintains significant influence over the investee, or on an adjusted cost method measurement alternative representing either the Company's cost or a subsequent observation of fair value, in each case net of any applicable other-than-temporary impairment. The Company classifies its equity and adjusted cost method investments as "Equity method and other investments" on its balance sheet. See Note 10 to these consolidated financial statements for further details, including recent changes to the Company's accounting for these investments.

Goodwill

Goodwill represents the difference between the fair value of businesses acquired and the fair value of the identifiable tangible and intangible net assets acquired. Goodwill is not amortized, but is assessed by individual reporting unit for impairment as circumstances warrant and at least annually. An impairment charge is recorded when and to the extent a reporting unit's carrying amount is determined to exceed its fair value. The Company operates multiple reporting units. See Note 11 to these consolidated financial statements for further details.

Impairment of equity method and other investments

Equity method and other investments are assessed for other-than-temporary impairment when significant events or changes in circumstances indicate that an other-than-temporary impairment may have occurred. An other-than-temporary impairment charge is recorded when the fair value of an investment has fallen below its carrying amount and the shortfall is expected to be indefinitely or permanently unrecoverable.

Impairment of other long-lived assets

Other long-lived assets, including property and equipment and intangible assets, are reviewed for possible impairment whenever significant events or changes in circumstances indicate that an impairment may have occurred. Such changes can include changes in the Company's business strategy and plans, changes in the quality or structure of its relationships with its partners or deteriorating performance of individual outpatient dialysis centers or other business units. An impairment of an amortizable or depreciable asset is indicated when the sum of the expected future undiscounted net cash flows identifiable to the related asset group is less than its carrying amount. Impairment losses are measured based on the difference between the estimated fair value and the carrying amount of the subject asset group and are included in operating expenses.

Self-insurance

The Company is predominantly self-insured with respect to professional and general liability and workers' compensation risks through wholly-owned captive insurance companies, with excess or reinsurance coverage for additional risk. The Company is also predominantly self-insured with respect to employee medical and other health benefits. The Company records insurance liabilities for the professional and general liability, workers' compensation, and employee health benefit risks that it retains and estimates its liability for those risks using third party actuarial calculations that are based upon historical claims experience and expectations for future claims.

Income taxes

Federal and state income taxes are computed at currently enacted tax rates less tax credits using the asset and liability method. Deferred taxes are adjusted both for items that do not currently have tax consequences and for the cumulative effect of any changes in tax rates from those previously used to determine deferred tax assets or liabilities. Tax provisions include amounts that are currently payable, changes in deferred tax assets and liabilities that arise because of temporary differences between the timing of when items of income and expense are recognized for financial reporting and income tax purposes, changes in the recognition of tax positions and any changes in the valuation allowance caused by a change in judgment about

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

the realizability of the related deferred tax assets. A valuation allowance is established when necessary to reduce deferred tax assets to amounts expected to be realized.

The Company uses a recognition threshold of more-likely-than-not and a measurement attribute on all tax positions taken or expected to be taken in a tax return in order to be recognized in the financial statements. Once the recognition threshold is met, the tax position is then measured to determine the actual amount of benefit to recognize in the financial statements.

Stock-based compensation

The Company's stock-based compensation expense for stock-settled awards is measured at the estimated fair value of awards on the date of grant and recognized on a cumulative straight-line basis over the vesting terms of the awards unless the stock awards are based on non-market based performance metrics, in which case expense is adjusted for expected ultimate payouts as of the end of each reporting period. Stock-based compensation expense for cash-settled awards is based on the estimated fair values as of the end of each reporting period. The expense for all stock-based awards is recognized net of expected forfeitures.

Interest rate cap and swap agreements

The Company often carries a combination of current or forward interest rate caps or interest rate swaps on portions of its variable rate debt as a means of hedging its exposure to changes in LIBOR interest rates as part of its overall interest rate risk management strategy. These interest rate caps and swaps are not held for trading or speculative purposes and are typically designated as qualifying cash flow hedges. See Note 14 to these consolidated financial statements for further details.

Noncontrolling interests

Noncontrolling interests represent third-party equity ownership interests in entities which are consolidated by the Company for financial statement reporting purposes. As of December 31, 2018, third parties held noncontrolling equity interests in 653 consolidated legal entities, including 650 legal entities classified within continuing operations.

Fair value estimates

The Company relies on fair value measurements and estimates for purposes that require the recording, reassessment, or adjustment of the carrying amounts of certain assets, liabilities and noncontrolling interests subject to put provisions (temporary equity). These purposes can include the accounting for business combination transactions; impairment assessments for goodwill, other intangible assets, or other long-lived assets; recurrent revaluation of investments in debt and equity securities, interest rate cap agreements or other derivative instruments, contingent earn-out obligations, and noncontrolling interests subject to put provisions; and the accounting for equity method and other investments and stock-based compensation, as applicable. The Company has also classified its assets, liabilities and temporary equity into the appropriate fair value hierarchy levels as defined by the FASB. See Note 24 to these consolidated financial statements for further details.

New accounting standards

On May 28, 2014, the FASB issued ASU No. 2014-09, *Revenue from Contracts with Customers (Topic 606)*, which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. In 2015, 2016 and 2017, the FASB issued ASU 2015-14, ASU 2016-08, ASU 2016-10, ASU 2016-11, ASU 2016-12, and ASU 2017-10, each of which amended the guidance in ASU 2014-09. These ASUs replaced most existing revenue recognition guidance in GAAP. The Company adopted these ASUs beginning January 1, 2018. See Note 2 for further details.

In January 2016, the FASB issued ASU No. 2016-01, *Financial Instruments - Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities*. In February 2018, the FASB issued ASU 2018-03, which provides various related technical corrections and improvements. The Company adopted these ASUs beginning January 1, 2018. See Note 5 for further details.

In February 2016, the FASB issued ASU No. 2016-02, *Leases (Topic 842)*. The amendments in this ASU include revisions to lessee accounting, requiring lessees to recognize a lease liability and a right-of-use asset for substantially all leases with lease terms in excess of twelve months. The Company plans to adopt the amendments in this ASU as of January 1, 2019 using a modified retrospective transition approach for leases existing at, or entered into after, the adoption date with a cumulative effect adjustment. The Company is planning on electing the package of practical expedients to not reassess prior

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

conclusions related to contracts containing leases, lease classification and initial direct costs. The Company estimates the impact of this guidance will result in recognition of additional net lease liabilities of approximately \$3,000,000 as of January 1, 2019. The Company is still finalizing its calculations, including the amount of right of use assets to recognize as well as, the cumulative effect adjustment to beginning retained earnings. The Company does not believe this new guidance will have a material effect on its results of operations or liquidity.

In August 2016, the FASB issued ASU No. 2016-15, *Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments*. The amendments in this ASU clarify how certain cash receipts and cash payments should be classified on the statement of cash flows. In November 2016, the FASB issued ASU No. 2016-18, *Statement of Cash Flows (Topic 230): Restricted cash*. The amendments in this ASU require that the statement of cash flows explain the change during the period in the total of cash, cash equivalents, and amounts generally described as restricted cash or restricted cash equivalents. The adoption of these ASUs did not have a material impact on the Company's consolidated financial statements when adopted on January 1, 2018.

In October 2016, the FASB issued ASU No. 2016-16, *Income Taxes (Topic 740): Intra-Entity Transfers of Assets Other Than Inventory*. The amendments in this ASU allow entities to recognize the income tax consequences of an intra-entity transfer of an asset other than inventory when the transfer occurs. The prior guidance did not allow recognition until the asset had been sold to an outside party. The amendments in this ASU were effective for the Company beginning on January 1, 2018 and have been applied on a modified retrospective basis. The adoption of this ASU did not have a material impact on the Company's consolidated financial statements.

In August 2017, the FASB issued ASU No. 2017-12, *Derivatives and Hedging (Topic 815): Targeted Improvements to Accounting for Hedging Activities*. The amendments in this ASU better align an entity's risk management activities and financial reporting for hedging relationships through changes to both the designation and measurement guidance for qualifying hedging relationships and the presentation of hedge results. The amendments in this ASU are effective for the Company on January 1, 2019 and are to be applied prospectively. The adoption of this ASU is not expected to have a material impact on the Company's consolidated financial statements.

In February 2018, the FASB issued ASU No. 2018-02, *Income Statement - Reporting Comprehensive Income (Topic 220), Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income*, which allows for the reclassification of certain income tax effects related to the Tax Cuts and Jobs Act (2017 Tax Act) between "Accumulated other comprehensive income" and "Retained earnings." This ASU relates to the requirement that adjustments to deferred tax liabilities and assets related to a change in tax laws or rates be included in "Income from continuing operations", even in situations where the related items were originally recognized in "Other comprehensive income" (rather than in "Income from continuing operations"). The amendments in this ASU were effective for all entities for fiscal years beginning after December 15, 2018, and interim periods within those fiscal years, with early adoption permitted. The Company elected to early adopt this ASU on January 1, 2018 and applied the change in the period of adoption. The adoption of this ASU resulted in the reclassification of an immaterial amount of deferred tax effects from accumulated other comprehensive income to retained earnings via a cumulative change in accounting principle effective January 1, 2018. See Note 20 for more details.

In August 2018, the FASB issued ASU No. 2018-13, *Fair Value Measurement (Topic 820): Disclosure Framework - Changes to the Disclosure Requirements for Fair Value Measurement*. The applicable amendments in this ASU remove requirements for disclosures concerning transfers between fair value measurement Levels 1, 2 and 3 and disclosures concerning valuation processes for Level 3 fair value measurements. The applicable amendments in this ASU also add a requirement to separately disclose the changes in unrealized gains and losses included in other comprehensive income for the reporting period for Level 3 items measured at fair value on a recurring basis, and require disclosure of the range and weighted average of significant unobservable inputs used to develop Level 3 fair value measurements. The amendments in this ASU are effective for the Company beginning on January 1, 2020 and its new requirements are to be applied on a prospective basis. The adoption of this ASU is not expected to have a material impact on the Company's consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

2. Revenue recognition and accounts receivable

The following table summarizes the Company's segment revenues by primary payor source:

| | Year ended December 31, 2018 | | |
|---------------------------------------|--|--|----------------------|
| | U.S. dialysis and related lab services | Other - Ancillary services and strategic initiatives | Consolidated |
| Patient service revenues: | | | |
| Medicare and Medicare Advantage | \$ 6,063,891 | \$ — | \$ 6,063,891 |
| Medicaid and Managed Medicaid | 628,766 | — | 628,766 |
| Other government | 446,999 | 335,594 | 782,593 |
| Commercial | 3,176,413 | 101,681 | 3,278,094 |
| Other revenues: | | | |
| Medicare and Medicare Advantage | — | 492,812 | 492,812 |
| Medicaid and Managed Medicaid | — | 44,246 | 44,246 |
| Commercial | — | 90,890 | 90,890 |
| Other ⁽¹⁾ | 19,880 | 130,865 | 150,745 |
| Eliminations of intersegment revenues | (92,950) | (34,236) | (127,186) |
| Total | \$ 10,242,999 | \$ 1,161,852 | \$ 11,404,851 |

(1) Other consists of management service fees earned in the respective Company line of business as well as revenue from the Company's ancillary services and strategic initiatives.

| | Year ended December 31, 2017 ⁽¹⁾ | | |
|---------------------------------------|---|--|----------------------|
| | U.S. dialysis and related lab services | Other - Ancillary services and strategic initiatives | Consolidated |
| Patient service revenues: | | | |
| Medicare and Medicare Advantage | \$ 5,253,012 | \$ — | \$ 5,253,012 |
| Medicaid and Managed Medicaid | 606,827 | — | 606,827 |
| Other government | 362,567 | 259,651 | 622,218 |
| Commercial | 3,117,920 | 63,505 | 3,181,425 |
| Other revenues: | | | |
| Medicare and Medicare Advantage | — | 902,289 | 902,289 |
| Medicaid and Managed Medicaid | — | 71,426 | 71,426 |
| Commercial | — | 116,503 | 116,503 |
| Other ⁽²⁾ | 19,739 | 182,974 | 202,713 |
| Eliminations of intersegment revenues | (55,176) | (24,603) | (79,779) |
| Total | \$ 9,304,889 | \$ 1,571,745 | \$ 10,876,634 |

(1) As noted above, prior period amounts have not been adjusted under the cumulative effect method. In this table, the Company's dialysis and related lab services revenues for the year ended December 31, 2017 has been presented net of the provision for uncollectible accounts of \$485,364 to conform to the current period presentation.

(2) Other consists of management service fees earned in the respective Company line of business as well as revenue from the Company's ancillary services and strategic initiatives.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

| | Year ended December 31, 2016 ⁽¹⁾ | | | |
|---------------------------------------|---|--|---------------|--|
| | U.S. dialysis and related lab services | Other - Ancillary services and strategic initiatives | Consolidated | |
| Patient service revenues: | | | | |
| Medicare and Medicare Advantage | \$ 5,303,718 | \$ — | \$ 5,303,718 | |
| Medicaid and Managed Medicaid | 319,553 | — | 319,553 | |
| Other government | 143,207 | 165,193 | 308,400 | |
| Commercial | 3,355,066 | 36,674 | 3,391,740 | |
| Other revenues: | | | | |
| Medicare and Medicare Advantage | — | 974,146 | 974,146 | |
| Medicaid and Managed Medicaid | — | 82,428 | 82,428 | |
| Commercial | — | 128,824 | 128,824 | |
| Other ⁽²⁾ | 16,645 | 234,107 | 250,752 | |
| Eliminations of intersegment revenues | (27,355) | (24,739) | (52,094) | |
| Total | \$ 9,110,834 | \$ 1,596,633 | \$ 10,707,467 | |

(1) As noted above, prior period amounts have not been adjusted under the cumulative effect method. In this table, the Company's dialysis and related lab services revenues for the year ended December 31, 2016 has been presented net of the provision for uncollectible accounts of \$431,304 to conform to the current period presentation.

(2) Other consists of management service fees earned in the respective Company line of business as well as revenue from the Company's ancillary services and strategic initiatives.

The Company's allowance for doubtful accounts related to performance obligations satisfied prior to the adoption of Topic 606 was \$52,924 and \$218,399 as of December 31, 2018 and 2017, respectively.

There are significant risks associated with estimating revenue, which generally take several years to resolve. These estimates are subject to ongoing insurance coverage changes, geographic coverage differences, differing interpretations of contract coverage and other payor issues, as well as patient issues including determining applicable primary and secondary coverage, changes in patient coverage and coordination of benefits. As these estimates are refined over time, both positive and negative adjustments to revenue are recognized in the current period. As a result of changes in these estimates, additional revenue was recognized during the year ended December 31, 2018 associated with performance obligations satisfied in years prior to the adoption of Topic 606 of \$88,495, which includes a benefit of \$36,000 for the year ended December 31, 2018 from electing to apply Topic 606 only to contracts not substantially completed as of January 1, 2018.

There is no single commercial payor that accounted for more than 10% of total consolidated accounts receivable or consolidated net revenues at or for the year ended December 31, 2018 and 2017.

Net dialysis and related lab services accounts receivable and other receivables from Medicare, including Medicare-assigned plans, and Medicaid, including managed Medicaid plans, were approximately \$1,080,561 and \$874,971 as of December 31, 2018 and 2017, respectively. Approximately 18% and 21% of the Company's net patient services accounts receivable balances as of December 31, 2018 and 2017, respectively, were more than six months old. The decrease was primarily due to improved collections at DaVita Health Solutions and in certain international operations. There were no significant balances over one year old at December 31, 2018. Accounts receivable are principally from Medicare and Medicaid programs and commercial insurance plans.

3. Earnings per share

Basic earnings per share is calculated by dividing net income attributable to the Company, adjusted for any change in noncontrolling interest redemption rights in excess of fair value, by the weighted average number of common shares, net of the weighted average shares held in escrow that under certain circumstances may have been returned to the Company.

Diluted earnings per share includes the dilutive effect of outstanding stock-settled stock appreciation rights and unvested stock units (under the treasury stock method) as well as the weighted average shares held in escrow that were outstanding during the period.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

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

| | Year ended December 31, | | |
|---|-------------------------|----------------|----------------|
| | 2018 | 2017 | 2016 |
| | (shares in thousands) | | |
| Numerators: | | | |
| Net income from continuing operations attributable to DaVita Inc. | \$ 624,321 | \$ 901,277 | \$ 1,032,373 |
| Net loss from discontinued operations attributable to DaVita Inc. | (464,927) | (237,659) | (152,499) |
| Net income attributable to DaVita Inc. for earnings per share calculation | \$ 159,394 | \$ 663,618 | \$ 879,874 |
| Basic: | | | |
| Weighted average shares outstanding during the period | 171,886 | 190,820 | 203,835 |
| Weighted average contingently returnable shares previously held in escrow for the DaVita HealthCare Partners merger | (1,100) | (2,194) | (2,194) |
| Weighted average shares for basic earnings per share calculation | 170,786 | 188,626 | 201,641 |
| Basic net income from continuing operations per share attributable to DaVita Inc. | \$ 3.66 | \$ 4.78 | \$ 5.12 |
| Basic net loss from discontinued operations per share attributable to DaVita Inc. | (2.73) | (1.26) | (0.76) |
| Basic net income per share attributable to DaVita Inc. | \$ 0.93 | \$ 3.52 | \$ 4.36 |
| Diluted: | | | |
| Weighted average shares outstanding during the period | 171,886 | 190,820 | 203,835 |
| Assumed incremental shares from stock plans | 479 | 529 | 1,070 |
| Weighted average shares for diluted earnings per share calculation | 172,365 | 191,349 | \$ 204,905 |
| Diluted net income from continuing operations per share attributable to DaVita Inc. | \$ 3.62 | \$ 4.71 | \$ 5.04 |
| Diluted net loss from discontinued operations per share attributable to DaVita Inc. | (2.70) | (1.24) | (0.75) |
| Diluted net income per share attributable to DaVita Inc. | \$ 0.92 | \$ 3.47 | \$ 4.29 |
| Anti-dilutive stock-settled awards excluded from calculation ⁽¹⁾ | 5,295 | 4,350 | 2,523 |

(1) Shares associated with stock-settled stock appreciation rights excluded from the diluted denominator calculation because they were anti-dilutive under the treasury stock method.

4. Restricted cash and equivalents

The Company had restricted cash and cash equivalents of \$92,382 and \$10,686 at December 31, 2018 and 2017, respectively. Approximately \$79,329 of the balance at December 31, 2018 represents restricted cash equivalents held in trust to satisfy insurer and state regulatory requirements related to the Company's self-insurance for professional and general liability and workers' compensation risks administered by wholly-owned captive insurance entities. Prior to the first quarter of 2018, these requirements were satisfied by a letter of credit rather than restricted cash held in trust. The remaining restricted cash and equivalents held at December 31, 2018 and 2017 primarily represent cash pledged to third parties in connection with two of the Company's ancillary and strategic initiatives businesses.

5. Short-term and long-term investments

Effective January 1, 2018, the Company adopted ASU No. 2016-01, *Financial Instruments - Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities*. The amendments in this ASU revise accounting related to (i) the classification and measurement of investments in equity securities and (ii) the presentation of certain fair value changes for financial liabilities at fair value. The Company also adopted ASU 2018-03 which provides related technical corrections and improvements. The principal effect of these ASUs on the Company's consolidated financial statements is that, prior to adoption of ASU 2016-01, changes in the fair values of available-for-sale equity investments with readily determinable fair values or redemption values were recognized in other comprehensive income until realized, while under ASU 2016-01 all changes in the fair values of such equity securities are recognized in current earnings within "Other income, net". The adoption of these ASUs did not have a material effect on these consolidated financial statements.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Effective January 1, 2018, the Company recognized a cumulative effect of change in accounting principle upon adoption of ASUs 2016-01 and 2018-03, in conjunction with ASU 2018-02, the effect of which was to decrease accumulated other comprehensive income, and to increase retained earnings, by \$5,662 in after-tax unrealized gains accumulated in other comprehensive income through December 31, 2017 from equity securities classified as available-for-sale investments prior to adoption of ASU 2016-01.

From January 1, 2018, equity securities that have readily determinable fair values or redemption values are recorded at estimated fair value with changes in their value recognized in current earnings. The Company classifies its debt securities as held-to-maturity and records them at amortized cost based on its intentions and strategy concerning those investments.

The Company classifies these debt and equity investments as "Short-term investments" or "Long-term investments" on its consolidated balance sheet, as applicable, based on the characteristics of the financial instrument or the Company's intentions or expectations for the investment.

The Company's investments in these short-term and long-term debt and equity investments consist of the following:

| | December 31, 2018 | | | December 31, 2017 | | |
|---|-------------------|-------------------|------------------|-------------------|-------------------|------------------|
| | Debt securities | Equity securities | Total | Debt securities | Equity securities | Total |
| Certificates of deposit and other time deposits | \$ 2,235 | \$ — | \$ 2,235 | \$ 31,630 | \$ — | \$ 31,630 |
| Investments in mutual funds and common stock | — | 36,124 | 36,124 | — | 38,895 | 38,895 |
| | <u>\$ 2,235</u> | <u>\$ 36,124</u> | <u>\$ 38,359</u> | <u>\$ 31,630</u> | <u>\$ 38,895</u> | <u>\$ 70,525</u> |
| Short-term investments | \$ 2,235 | \$ 700 | \$ 2,935 | \$ 31,630 | \$ 1,200 | \$ 32,830 |
| Long-term investments | — | 35,424 | 35,424 | — | 37,695 | 37,695 |
| | <u>\$ 2,235</u> | <u>\$ 36,124</u> | <u>\$ 38,359</u> | <u>\$ 31,630</u> | <u>\$ 38,895</u> | <u>\$ 70,525</u> |

Debt securities: The Company's short-term debt investments are principally bank certificates of deposit with contractual maturities longer than three months but shorter than one year. These debt securities are accounted for as held-to-maturity and recorded at amortized cost, which approximates their fair values at December 31, 2018 and 2017.

Equity securities: The Company's equity investments in mutual funds and common stock are held within a trust to fund existing obligations associated with several of the Company's non-qualified deferred compensation plans. During 2018, the Company recognized pre-tax net losses of \$1,208 in the income statement associated with changes in the fair value of these equity securities, comprised of pre-tax realized gains of \$4,490 and a net decrease in unrealized gains of \$5,698. During 2017, the Company recognized pre-tax realized gains on the sale or redemption of equity securities of \$360, or \$220 after tax, which were previously recorded in other comprehensive income.

6. Other receivables

Other receivables were comprised of the following:

| | December 31, | |
|--|-------------------|-------------------|
| | 2018 | 2017 |
| Supplier rebates and non-trade receivables | \$ 334,156 | \$ 295,292 |
| Medicare bad debt claims | 135,640 | 103,970 |
| | <u>\$ 469,796</u> | <u>\$ 399,262</u> |

7. Prepaid and other current assets

Other current assets were comprised of the following:

| | December 31, | |
|------------------|-------------------|-------------------|
| | 2018 | 2017 |
| Prepaid expenses | \$ 108,315 | \$ 104,727 |
| Other | 3,525 | 7,331 |
| | <u>\$ 111,840</u> | <u>\$ 112,058</u> |

8. Property and equipment

Property and equipment were comprised of the following:

| | December 31, | |
|--|---------------------|---------------------|
| | 2018 | 2017 |
| Land | \$ 37,384 | \$ 33,814 |
| Buildings | 467,181 | 473,489 |
| Leasehold improvements | 3,164,943 | 2,816,675 |
| Equipment and information systems, including internally developed software | 2,586,564 | 2,352,246 |
| New center and capital asset projects in progress | 661,695 | 576,651 |
| | 6,917,767 | 6,252,875 |
| Less accumulated depreciation | (3,524,098) | (3,103,662) |
| | <u>\$ 3,393,669</u> | <u>\$ 3,149,213</u> |

Depreciation expense on property and equipment was \$574,799, \$544,129, and \$494,945 for 2018, 2017 and 2016, respectively.

During 2018 and 2017, the Company recognized asset impairment charges of \$17,338 and \$15,168, respectively, related to the restructuring of its pharmacy business.

Interest on debt incurred during the development of new centers and other capital asset projects is capitalized as a component of the asset cost based on the respective in-process capital asset balances. Interest capitalized was \$25,978, \$19,176 and \$12,990 for 2018, 2017 and 2016, respectively.

9. Intangibles

Intangible assets other than goodwill were comprised of the following:

| | December 31, | |
|-------------------------------------|-------------------|-------------------|
| | 2018 | 2017 |
| Noncompetition and other agreements | \$ 131,360 | \$ 429,140 |
| Lease agreements | 7,584 | 7,623 |
| Indefinite-lived assets | 59,885 | 33,255 |
| Other | 583 | 583 |
| | 199,412 | 470,601 |
| Less accumulated amortization | (80,566) | (356,774) |
| | <u>\$ 118,846</u> | <u>\$ 113,827</u> |

Amortization expense from amortizable intangible assets, other than lease agreements, was \$16,236, \$15,782, and \$14,552 for 2018, 2017 and 2016, respectively. Lease agreement intangible assets and liabilities were amortized to rent expense in the amounts of \$(296), \$(203) and \$(232) for 2018, 2017 and 2016, respectively.

During the years ended December 31, 2018, 2017 and 2016, the Company recognized no impairment charges on any intangible assets other than goodwill.

Amortizable intangible liabilities as of December 31, 2018 and 2017 were comprised of lease agreements of \$5,930 and \$5,447, respectively, which were net of accumulated amortization of \$4,362 and \$3,508, respectively.

Lease agreement intangible liabilities are classified in other long-term liabilities and amortized to rent expense.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Scheduled amortization charges from amortizable intangible assets and liabilities as of December 31, 2018 were as follows:

| | Noncompetition and other agreements | Lease liabilities | Other |
|------------|---|----------------------|---------------|
| 2019 | \$ 14,442 | \$ (901) | \$ 91 |
| 2020 | 13,020 | (895) | 45 |
| 2021 | 10,816 | (871) | — |
| 2022 | 7,001 | (864) | — |
| 2023 | 4,235 | (704) | — |
| Thereafter | 9,311 | (1,695) | — |
| Total | <u>\$ 58,825</u> | <u>\$ (5,930)</u> | <u>\$ 136</u> |

10. Equity method and other investments

Equity investments in nonconsolidated businesses over which the Company maintains significant influence, but which do not have readily determinable fair values, are carried on the equity method.

As described in Note 5 to these consolidated financial statements, effective January 1, 2018, the Company adopted ASU 2016-01 and related ASU 2018-03 concerning recognition and measurement of financial assets and financial liabilities. In adopting this new guidance, the Company has made an accounting policy election to adopt an adjusted cost method measurement alternative for investments in equity securities without readily determinable fair values.

Specifically, under this measurement alternative, unless elected otherwise for a particular investment, the Company initially records equity investments that qualify for the measurement alternative at cost but remeasures them to fair value through earnings when there is an observable transaction involving the same or a similar investment with the same issuer or upon an impairment.

The Company maintains equity method and minor adjusted cost method investments in the private securities of certain other healthcare and healthcare-related businesses. The Company classifies these investments as "Equity method and other investments" on its consolidated balance sheet.

The Company's equity method and other investments were comprised of the following:

| | December 31, | |
|----------------------------------|-------------------|-------------------|
| | 2018 | 2017 |
| APAC joint venture | \$ 129,173 | \$ 160,481 |
| Other equity method partnerships | 83,052 | 79,667 |
| Adjusted cost method investments | 12,386 | 5,386 |
| | <u>\$ 224,611</u> | <u>\$ 245,534</u> |

During 2018, 2017 and 2016, the Company recognized equity investment (loss) income of \$(4,484), \$(8,640) and \$16,874, respectively, from equity method investments in nonconsolidated businesses.

The Company's largest equity method investment is its ownership interest in DaVita Care Pte. Ltd. (the APAC joint venture, or APAC JV). As of December 31, 2018 and 2017, the Company held a 60% voting interest and a 73.3% current economic interest in the APAC JV. Based on the governance structure and voting rights established for the APAC JV at its formation on August 1, 2016, certain key decisions affecting the joint venture's operations are not subject to the unilateral discretion of the Company, but rather are shared with the other noncontrolling investors. These other noncontrolling investors currently collectively hold a 40% voting interest and a 26.7% economic interest in the APAC JV. During the third quarter of 2018, the investors in the APAC JV jointly agreed to a six-month deferral of the subscribed incremental capital contributions originally scheduled for August 1, 2018 based upon revised assessments of the capital needs of the joint venture. Subsequent to December 31, 2018, the investors have jointly agreed to a further deferral of those capital contributions originally scheduled for August 1, 2018, which will now be due with the final capital contributions originally scheduled for August 1, 2019. The Company continues to expect the economic interests of the noncontrolling investors in the APAC JV to adjust to match their voting interests by August 1, 2019.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
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Upon formation of the APAC JV on August 1, 2016, the Company deconsolidated this Asia Pacific dialysis business based on the governance structure and voting rights put in place at that time and recognized an initial non-cash non-taxable estimated gain of \$374,374 on its retained investment, net of contingent obligations. This retained interest in the APAC JV was adjusted to the Company's proportionate share of the estimated fair value of the business, as implied by the investment commitments from the JV partners and adjusted for certain time value of money and uncertainty discounts. The Company then recognized an additional \$6,273 gain in the first quarter of 2017 upon resolution of certain post-closing adjustments related to this transaction. Subsequent to its deconsolidation on August 1, 2016, the Company's retained interest in the APAC JV has been accounted for under the equity method.

During the year ended December 31, 2017, the Company recognized a non-cash other-than-temporary impairment charge of \$280,066 on its investment in the APAC JV. This charge resulted from changes in its expectations for the joint venture based on continuing market research and assessments by both the Company and the APAC JV concerning the size of the addressable market available to the joint venture at attractive risk-adjusted returns. The Company estimated the fair value of its retained interest in the APAC JV with the assistance of an independent third party valuation firm based on information available to management as of December 31, 2017.

The Company's other equity method investments include 22 legal entities over which the Company has significant influence but in which it does not maintain a controlling financial interest. Almost all of these are U.S. partnerships in the form of limited liability companies. The Company's ownership interests in these partnerships vary, but typically range from 30% to 50%.

The total carrying amount of equity investments carried under the adjusted cost method measurement alternative at December 31, 2018 was \$12,386. During 2018, there have been no meaningful impairments or other downward or upward valuation adjustments recognized on these investments.

11. Goodwill

Changes in the carrying value of goodwill by reportable segments were as follows:

| | U.S. dialysis and related lab services | Other ancillary services and strategic initiatives | Consolidated total |
|--|---|--|--------------------|
| Balance at December 31, 2016 | \$ 5,691,587 | \$ 323,788 | \$ 6,015,375 |
| Acquisitions | 485,434 | 131,598 | 617,032 |
| Divestitures | (32,260) | (126) | (32,386) |
| Impairment charges | — | (36,196) | (36,196) |
| Foreign currency and other adjustments | — | 46,454 | 46,454 |
| Balance at December 31, 2017 | \$ 6,144,761 | \$ 465,518 | \$ 6,610,279 |
| Acquisitions | 130,574 | 147,774 | 278,348 |
| Divestitures | (331) | (15,166) | (15,497) |
| Impairment charges | — | (3,106) | (3,106) |
| Foreign currency and other adjustments | — | (28,064) | (28,064) |
| Balance at December 31, 2018 | \$ 6,275,004 | \$ 566,956 | \$ 6,841,960 |
| Goodwill | \$ 6,275,004 | \$ 594,229 | \$ 6,869,233 |
| Accumulated impairment charges | — | (27,273) | (27,273) |
| | \$ 6,275,004 | \$ 566,956 | \$ 6,841,960 |

The Company elected to early adopt ASU No. 2017-04, *Intangibles-Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment* effective January 1, 2017. The amendments in this ASU simplify the test for goodwill impairment by eliminating the second step in the assessment. All goodwill impairment tests performed since adoption of this ASU were performed under this new guidance.

Each of the Company's operating segments described in Note 25 to these consolidated financial statements represents an individual reporting unit for goodwill impairment testing purposes and each sovereign jurisdiction within the Company's international operating segments is considered a separate reporting unit.

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

The Company has applied a similar aggregation to the vascular access service centers in its vascular access services reporting unit, to the physician practices in its physician services reporting units, and to the dialysis centers and other health operations within each international reporting unit. For the Company's other operating segments, discrete business components below the operating segment level constitute individual reporting units.

During the year ended December 31, 2018, the Company performed annual and other impairment assessments for various reporting units. As a result of these assessments, the Company recognized a goodwill impairment charge of \$3,106 at its German other health operations during the year ended December 31, 2018.

During the years ended December 31, 2017 and December 31, 2016 the Company recognized goodwill impairment charges of \$34,696 and \$28,415, respectively, at its vascular access reporting unit. These charges resulted primarily from changes in future governmental reimbursement rates for this business and the Company's then-evolving plans and expected ability to mitigate them. As of December 31, 2017, there was no goodwill remaining at the Company's vascular access reporting unit. The Company also recognized a goodwill impairment charge of \$1,500 at one of its international reporting units during the year ended December 31, 2017.

Based on the most recent assessments, the Company determined that reductions in reimbursement rates, changes in actual or expected growth rates, or other significant adverse changes in expected future cash flows or valuation assumptions could result in goodwill impairment charges in the future for the following reporting units, which remain at risk of goodwill impairment as of December 31, 2018:

| Reporting unit | Goodwill balance as of December 31, 2018 | Carrying amount coverage ⁽¹⁾ | Sensitivities | |
|---------------------------------|--|--|------------------------------------|---------------------------------|
| | | | Operating income ⁽²⁾ | Discount rate ⁽³⁾ |
| Germany Kidney Care | \$ 403,200 | 0.5% | (1.5)% | (10.3)% |
| Brazil Kidney Care | \$ 39,452 | 9.8% | (2.5)% | (7.3)% |
| Germany other health operations | \$ 12,646 | 8.1% | (2.2)% | (11.1)% |

(1) Excess of estimated fair value of the reporting unit over its carrying amount as of the latest assessment date.

(2) Potential impact on estimated fair value of a sustained, long-term reduction of 3% in operating income as of the latest assessment date.

(3) Potential impact on estimated fair value of an increase in discount rates of 100 basis points as of the latest assessment date.

There were no major changes in the business, prospects, or expected future results of these reporting units from their latest assessment date through December 31, 2018.

Except as described above, none of the Company's other reporting units were considered at risk of significant goodwill impairment as of December 31, 2018. Since the dates of the Company's last annual goodwill impairment tests, there have been certain developments, events, changes in operating performance and other changes in key circumstances that have affected the Company's businesses. However, except as further described above, these did not cause management to believe it is more likely than not that the fair values of any of the Company's reporting units would be less than their respective carrying amounts as of December 31, 2018.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

12. Other liabilities

Other liabilities were comprised of the following:

| | December 31, | |
|---------------------------------------|--------------|------------|
| | 2018 | 2017 |
| Payor refunds and retractions | \$ 302,244 | \$ 292,370 |
| Insurance and self-insurance accruals | 58,569 | 64,924 |
| Accrued interest | 82,827 | 83,362 |
| Accrued non-income tax liabilities | 28,663 | 28,317 |
| Other | 123,547 | 110,032 |
| | \$ 595,850 | \$ 579,005 |

13. Income taxes

The Company accounts for income taxes under the asset and liability method, which requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of events that have been included in the financial statements. Under this method, deferred tax assets and liabilities are determined on the basis of the differences between the financial statement and tax basis of assets and liabilities using enacted tax rates in effect for the year in which the differences are expected to reverse.

Income before income taxes from continuing operations consisted of the following:

| | Year ended December 31, | | |
|---------------|-------------------------|--------------|--------------|
| | 2018 | 2017 | 2016 |
| Domestic | \$ 1,083,578 | \$ 1,725,822 | \$ 1,278,754 |
| International | (35,100) | (326,036) | 344,351 |
| | \$ 1,048,478 | \$ 1,399,786 | \$ 1,623,105 |

Income tax expense for continuing operations consisted of the following:

| | Year ended December 31, | | |
|---------------------------|-------------------------|------------|------------|
| | 2018 | 2017 | 2016 |
| Current: | | | |
| Federal | \$ 140,064 | \$ 330,191 | \$ 322,940 |
| State | 32,990 | 47,228 | 44,525 |
| International | 7,557 | 3,422 | 1,928 |
| Total current income tax | 180,611 | 380,841 | 369,393 |
| Deferred: | | | |
| Federal | 52,034 | (98,760) | 88,412 |
| State | 21,096 | 37,347 | (28,530) |
| International | 4,659 | 4,431 | 2,486 |
| Total deferred income tax | 77,789 | (56,982) | 62,368 |
| | \$ 258,400 | \$ 323,859 | \$ 431,761 |

Income taxes are allocated between continuing and discontinued operations as follows:

| | Year ended December 31, | | |
|-------------------------|-------------------------|-------------|------------|
| | 2018 | 2017 | 2016 |
| Continuing operations | \$ 258,400 | \$ 323,859 | \$ 431,761 |
| Discontinued operations | 99,768 | (364,856) | 24,052 |
| | \$ 358,168 | \$ (40,997) | \$ 455,813 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

The reconciliation between the Company's effective tax rate from continuing operations and the U.S. federal income tax rate is as follows:

| | Year ended December 31, | | |
|--|-------------------------|--------|--------|
| | 2018 | 2017 | 2016 |
| Federal income tax rate | 21.0 % | 35.0 % | 35.0 % |
| State income taxes, net of federal benefit | 4.1 | 3.7 | 2.6 |
| Gain on APAC JV ownership changes | — | (0.2) | (9.9) |
| Political advocacy costs | 2.3 | — | — |
| APAC investment impairment | — | 6.4 | — |
| Impact of 2017 Tax Act | (0.1) | (20.5) | — |
| Other | 1.9 | 2.0 | 1.8 |
| Impact of noncontrolling interests primarily attributable to non-tax paying entities | (4.6) | (3.3) | (2.9) |
| Effective tax rate | 24.6 % | 23.1 % | 26.6 % |

On December 22, 2017, the President signed into law tax legislation known as the Tax Cuts and Jobs Act ("2017 Tax Act"). Consistent with Securities and Exchange Commission (SEC) Staff Accounting Bulletin No. 118, the Company completed its analysis of certain aspects of the 2017 Tax Act in the prior year and recorded provisional amounts for those items for which the accounting was not complete as of December 31, 2017. As of December 31, 2018, the Company has completed its analysis of these provisional items and recorded immaterial adjustments to the original estimates.

Deferred tax assets and liabilities arising from temporary differences for continuing operations were as follows:

| | December 31, | |
|----------------------------------|--------------|--------------|
| | 2018 | 2017 |
| Receivables | \$ 19,327 | \$ 19,705 |
| Accrued liabilities | 106,506 | 96,537 |
| Net operating loss carryforwards | 117,511 | 108,429 |
| Other | 36,712 | 37,794 |
| Deferred tax assets | 280,056 | 262,465 |
| Valuation allowance | (70,474) | (61,282) |
| Net deferred tax assets | 209,582 | 201,183 |
| Intangible assets | (555,822) | (501,763) |
| Property and equipment | (118,008) | (100,376) |
| Investments in partnerships | (67,354) | (61,529) |
| Other | (30,934) | (23,762) |
| Deferred tax liabilities | (772,118) | (687,430) |
| Net deferred tax liabilities | \$ (562,536) | \$ (486,247) |

At December 31, 2018, the Company had federal net operating loss carryforwards of approximately \$124,935 that expire through 2037, although a substantial amount expire by 2028. The Company also had state net operating loss carryforwards of \$459,558 that expire through 2038 and international net operating loss carryforwards of \$186,757, some of which have an indefinite life. The utilization of a portion of these losses may be limited in future years based on the profitability of certain entities. The net increase of \$9,192 in the valuation allowance is primarily due to newly created net operating loss carryforwards in state and foreign jurisdictions that the Company does not anticipate being able to utilize.

The Company's foreign earnings continue to be indefinitely reinvested as of December 31, 2018. As a result of the passage of the 2017 Tax Act, the Company does not expect such earnings to be taxable if remitted.

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Unrecognized tax benefits

A reconciliation of the beginning and ending liability for unrecognized tax benefits that do not meet the more-likely-than-not threshold is as follows:

| | Year ended December 31, | |
|---|-------------------------|------------------|
| | 2018 | 2017 |
| Beginning balance | \$ 32,776 | \$ 24,066 |
| Additions for tax positions related to current year | 6,111 | 7,606 |
| Additions for tax positions related to prior years | 4,134 | 804 |
| Reductions related to lapse of applicable statute | (338) | (1,380) |
| Impact of 2017 Tax Act | — | 3,731 |
| Reductions related to settlements with taxing authorities | (2,301) | (2,051) |
| Ending balance | <u>\$ 40,382</u> | <u>\$ 32,776</u> |

As of December 31, 2018, the Company's total liability for unrecognized tax benefits relating to tax positions that do not meet the more-likely-than-not threshold is \$40,382, of which \$37,538 would impact the Company's effective tax rate if recognized. This balance represents an increase of \$7,606 from the December 31, 2017 balance of \$32,776, primarily due to additions for tax positions related to the current year.

The Company recognizes accrued interest and penalties related to unrecognized tax benefits in income tax expense. At December 31, 2018 and 2017, the Company had approximately \$9,019 and \$4,195, respectively, accrued for interest and penalties related to unrecognized tax benefits, net of federal tax benefit.

The Company and its subsidiaries file U.S. federal and state income tax returns and various foreign income tax returns. The Company is no longer subject to U.S. federal and state examinations by tax authorities for years before 2014 and 2009, respectively. In addition to being under audit in various state and local tax jurisdictions, the Company's federal tax returns are under audit by the Internal Revenue Service for the years 2014-2016.

14. Long-term debt

Long-term debt was comprised of the following:

| | December 31, | | | |
|--|--------------|--------------|------------------------------|---------------|
| | 2018 | 2017 | Interest rate | Maturity date |
| Senior Secured Credit Facilities: | | | | |
| Term Loan A | \$ 675,000 | \$ 775,000 | 2.00% + LIBOR | 6/24/2019 |
| Term Loan A-2 | 995,000 | — | 1.00% + LIBOR | 6/24/2019 |
| Term Loan B | 3,342,500 | 3,377,500 | 2.75% + LIBOR ⁽²⁾ | 6/24/2021 |
| Revolver | 175,000 | 300,000 | 2.00% + LIBOR | 6/24/2019 |
| Senior Notes: | | | | |
| 5 3/4% Senior Notes | 1,250,000 | 1,250,000 | 5.75% | 8/15/2022 |
| 5 1/8% Senior Notes | 1,750,000 | 1,750,000 | 5.125% | 7/15/2024 |
| 5% Senior Notes | 1,500,000 | 1,500,000 | 5% | 5/1/2025 |
| Acquisition obligations and other notes payable ⁽¹⁾ | 183,979 | 150,512 | 6.24% | 2019-2025 |
| Capital lease obligations ⁽¹⁾ | 282,737 | 297,170 | 5.49% | 2019-2036 |
| Total debt principal outstanding | 10,154,216 | 9,400,182 | | |
| Discount and deferred financing costs | (52,000) | (63,951) | | |
| | 10,102,216 | 9,336,231 | | |
| Less current portion | (1,929,369) | (178,213) | | |
| | \$ 8,172,847 | \$ 9,158,018 | | |

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- (1) For acquisition obligations and other notes payable and capital lease obligations, the interest rate is the weighted average interest rate as of December 31, 2018 and the maturity date is the range of maturity dates as of December 31, 2018.
- (2) Term Loan B has a floor of 0.75%.

Scheduled maturities of long-term debt at December 31, 2018 were as follows:

| | | |
|------------|----|-----------|
| 2019 | \$ | 1,929,369 |
| 2020 | | 80,016 |
| 2021 | | 3,314,149 |
| 2022 | | 1,291,472 |
| 2023 | | 37,881 |
| Thereafter | \$ | 3,501,329 |

During the year ended December 31, 2018, the Company made mandatory principal payments under its senior secured credit facilities totaling \$100,000 on Term Loan A and \$35,000 on Term Loan B.

Term Loans

On March 29, 2018, the Company entered into an Increase Joinder No. 1 (Increase Joinder Agreement) under its existing senior secured credit facilities. Pursuant to this Increase Joinder Agreement, the Company entered into an additional \$995,000 Term Loan A-2.

Total outstanding borrowings under Term Loan A, Term Loan A-2 and Term Loan B consist of various individual tranches that can range in maturity from one month to twelve months (currently all tranches are one month in duration). For Term Loan A, Term Loan A-2 and Term Loan B, each tranche bears interest at a London Interbank Offered Rate (LIBOR) that is determined by the duration of such tranche plus an interest rate margin. The LIBOR variable component of the interest rate for each tranche is reset as such tranche matures and a new tranche is established. At December 31, 2018, the overall weighted average interest rate for Term Loan A, Term Loan A-2 and Term Loan B was determined based upon the LIBOR interest rates in effect for all of the individual tranches plus their respective interest rate margins noted in the table above.

The Company maintains several interest rate cap agreements that have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on \$3,500,000 of outstanding principal debt, including all of Term Loan B and part of Term Loan A. However, the remaining \$517,500 outstanding principal balance of Term Loan A and the entire outstanding balance on Term Loan A-2 would still be subject to LIBOR-based interest rate volatility. See below for further details. The Company is restricted from paying dividends under the terms of its senior secured credit facilities.

Revolving lines of credit

As of December 31, 2018, the Company has \$175,000 drawn on its \$1,000,000 revolving line of credit under its senior secured credit facilities, in addition to approximately \$14,155 committed for outstanding letters of credit. The Company also has approximately \$22,621 of additional outstanding letters of credit under a separate bilateral secured letter of credit facility, and \$211 of committed outstanding letters of credit which are backed by a certificate of deposit.

Senior Notes

The Senior Notes are unsecured obligations, rank equally in right of payment with the Company's existing and future unsecured senior indebtedness, are guaranteed by substantially all of the Company's direct and indirect wholly-owned domestic subsidiaries, and require semi-annual interest payments. The Company may redeem some or all of the Senior Notes at any time on or after certain specific dates and at certain specific redemption prices as outlined in each senior note agreement. Interest rates on the Senior Notes are fixed by their terms, and the Company is restricted from paying dividends under the indentures governing its Senior Notes.

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Interest rate cap and swap agreements

As of December 31, 2018, the Company maintains several interest rate cap agreements as a means of hedging its exposure to and volatility from variable-based interest rate changes as part of its overall interest rate risk management strategy. These agreements are not held for trading or speculative purposes and had the economic effect of capping the Company's maximum exposure to LIBOR variable interest rate changes on specific portions of the Company's floating rate debt, as described below. These cap agreements are also designated as cash flow hedges and, as a result, changes in the fair values of these cap agreements are reported in other comprehensive income. The amortization of the original cap premium is recognized as a component of debt expense on a straight-line basis over the term of the cap agreements. These cap agreements do not contain credit-risk contingent features.

The Company's current interest rate cap agreements were entered into in October 2015 with notional amounts totaling \$3,500,000. These cap agreements became effective June 29, 2018, have the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of the Company's debt, and will expire on June 30, 2020. As of December 31, 2018, the total fair value of these cap agreements was an asset of approximately \$851. During the year ended December 31, 2018, the Company recognized debt expense of \$4,327 from these cap agreements and recorded a loss of \$181 in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements.

Previously, the Company maintained other interest rate cap agreements that were entered into in November 2014 with notional amounts also totaling \$3,500,000. These cap agreements had the economic effect of capping the LIBOR variable component of the Company's interest rate at a maximum of 3.50% on an equivalent amount of the Company's debt and expired on June 30, 2018. During the year ended 2018, the Company recognized debt expense of \$4,140 from these cap agreements and recorded an immaterial loss in other comprehensive income due to a decrease in the unrealized fair value of these cap agreements through expiration.

The following table summarizes the Company's derivative instruments as of December 31, 2018 and 2017:

| Derivatives designated as hedging instruments | Balance sheet location | Fair value | |
|---|------------------------|-------------------|-------------------|
| | | December 31, 2018 | December 31, 2017 |
| Interest rate cap agreements | Other long-term assets | \$ 851 | \$ 1,032 |

The following table summarizes the effects of the Company's interest rate cap and swap agreements for the years ended December 31, 2018, 2017 and 2016:

| Derivatives designated as cash flow hedges | Amount of unrealized losses in OCI on interest rate cap and swap agreements | | | Location of losses | Amount of losses reclassified from accumulated OCI into income | | |
|--|--|------------|------------|--------------------|--|----------|----------|
| | Year ended December 31, | | | | Year ended December 31, | | |
| | 2018 | 2017 | 2016 | | 2018 | 2017 | 2016 |
| Interest rate cap agreements | \$ (181) | \$ (8,897) | \$ (5,198) | Debt expense | \$ 8,466 | \$ 8,278 | \$ 3,899 |
| Interest rate swap agreements | — | — | (815) | Debt expense | — | — | 299 |
| Tax benefit | 48 | 3,460 | 2,343 | Tax expense | (2,180) | (3,220) | (1,632) |
| Total | \$ (133) | \$ (5,437) | \$ (3,670) | | \$ 6,286 | \$ 5,058 | \$ 2,566 |

The Company's overall weighted average effective interest rate on the senior secured credit facilities at the end of 2018 was 5.11%, based upon the current margins in effect as of December 31, 2018.

The Company's overall weighted average effective interest rate during the year ended December 31, 2018 was 4.96% and as of December 31, 2018 was 5.19%.

Debt expense

Debt expense consisted of interest expense of \$461,897, \$406,341 and \$394,013 and the amortization and accretion of debt discounts and premiums, amortization of deferred financing costs and the amortization of interest rate cap agreements of

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
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\$25,538, \$24,293 and \$20,103 for 2018, 2017 and 2016, respectively. These interest expense amounts are net of capitalized interest.

15. Leases

The majority of the Company's facilities are leased under non-cancellable operating leases ranging in terms from five years to 15 years and which contain renewal options of five years to ten years at the fair rental value at the time of renewal. The Company's leases are generally subject to periodic consumer price index increases or contain fixed escalation clauses. The Company also leases certain facilities and equipment under capital leases.

Future minimum lease payments under non-cancellable operating and capital leases are as follows:

| | Operating leases | Capital leases |
|--|---------------------|-------------------|
| 2019 | \$ 483,488 | \$ 36,754 |
| 2020 | 462,154 | 41,044 |
| 2021 | 432,950 | 34,026 |
| 2022 | 395,462 | 33,690 |
| 2023 | 349,649 | 33,845 |
| Thereafter | 1,589,949 | 194,611 |
| | <u>\$ 3,713,652</u> | <u>373,970</u> |
| Less portion representing interest | | (91,233) |
| Total capital lease obligations, including current portion | | <u>\$ 282,737</u> |

Rent expense under all operating leases for 2018, 2017, and 2016 was \$596,117, \$530,748 and \$478,531, respectively. Rent expense is recorded on a straight-line basis over the term of the lease for leases that contain fixed escalation clauses or include abatement provisions. Leasehold improvement incentives are deferred and amortized to rent expense over the term of the lease. The net book value of property and equipment under capital leases was \$235,194 and \$257,772 at December 31, 2018 and 2017, respectively. Capital lease obligations are included in long-term debt. See Note 14 to these consolidated financial statements.

16. Employee benefit plans

The Company has a 401(k) retirement savings plan for substantially all of its Kidney Care employees which has been established pursuant to the applicable provisions of the Internal Revenue Code (IRC). The plan allows for employees to contribute a percentage of their base annual salaries on a tax-deferred basis not to exceed IRC limitations. Beginning in 2018, the Company implemented a 401(k) matching program under which the Company matches 50% of the employee's contribution up to 6% of the employee's salary, subject to certain limitations. The matching contributions are subject to certain eligibility and vesting conditions. For the year ended December 31, 2018, the Company accrued matching contributions totaling approximately \$67,807. Prior to 2018, the Company did not provide matching contributions in connection with the 401(k) savings plan for its Kidney Care employees.

The Company also maintains a voluntary compensation deferral plan, the Deferred Compensation Plan, as well as other legacy deferral plans. The Deferred Compensation Plan plan is non-qualified and permits certain employees whose annualized base salary equals or exceeds a minimum annual threshold amount as set by the Company to elect to defer all or a portion of their annual bonus payment and up to 50% of their base salary into a deferral account maintained by the Company. Total contributions to this plan in 2018, 2017 and 2016 were \$3,090, \$4,497 and \$5,344, respectively. Deferred amounts are generally paid out in cash at the participant's election either in the first or second year following retirement or in a specified future period at least three to four years after the deferral election was effective. During 2018, 2017 and 2016 the Company distributed \$4,652, \$2,789 and \$1,065, respectively, to participants from its deferred compensation plans. Participants are credited with their proportional amount of annual earnings from the plans. The assets of these plans are held in rabbi trusts and as such are subject to the claims of the Company's general creditors in the event of its bankruptcy. As of December 31, 2018 and 2017, the total fair value of assets held in these plans' trusts was \$36,124 and \$38,895, respectively. The assets of these plans are recorded at fair value with changes in fair value recorded in other comprehensive income prior to 2018 and recognized in "Other income, net" since January 1, 2018. Any fair value changes to the corresponding liability balance are recorded as compensation expense. See Note 5 to these consolidated financial statements.

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Most of the Company's outstanding employee stock plan awards include a provision accelerating the vesting of the award in the event of a change of control. The Company also maintains a change of control protection program for its employees who do not have a significant number of stock awards, which has been in place since 2001, and which provides for cash bonuses to employees in the event of a change of control. Based on the market price of the Company's common stock and shares outstanding at December 31, 2018, these cash bonuses would total approximately \$336,530 if a change of control transaction occurred at that price and the Company's Board of Directors did not modify the program. This amount has not been accrued at December 31, 2018, and would only be accrued upon a change of control. These change of control provisions may affect the price an acquirer would be willing to pay for the Company.

17. Contingencies

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

The Company operates in a highly regulated industry and is a party to various lawsuits, claims, *qui tam* suits, governmental investigations and audits (including investigations resulting from its obligation to self-report suspected violations of law) and other legal proceedings. The Company records accruals for certain legal proceedings and regulatory matters to the extent that the Company determines an unfavorable outcome is probable and the amount of the loss can be reasonably estimated. As of December 31, 2018, and December 31, 2017, the Company's total recorded accruals, including DMG, with respect to legal proceedings and regulatory matters, net of anticipated third party recoveries, were immaterial. While these accruals reflect the Company's best estimate of the probable loss for those matters as of the dates of those accruals, the recorded amounts may differ materially from the actual amount of the losses for those matters, and any anticipated third party recoveries for any such losses may not ultimately be recoverable. Additionally, in some cases, no estimate of the possible loss or range of loss in excess of amounts accrued, if any, can be made because of the inherently unpredictable nature of legal proceedings and regulatory matters, which also may be impacted by various factors, including that they may involve indeterminate claims for monetary damages or may involve fines, penalties or non-monetary remedies; present novel legal theories or legal uncertainties; involve disputed facts; represent a shift in regulatory policy; are in the early stages of the proceedings; or result in a change of business practices. Further, there may be various levels of judicial review available to the Company in connection with any such proceeding.

The following is a description of certain lawsuits, claims, governmental investigations and audits and other legal proceedings to which the Company is subject.

Inquiries by the Federal Government and Certain Related Civil Proceedings

2016 U.S. Attorney Texas Investigation: In early February 2016, the Company announced that its pharmacy services' wholly-owned subsidiary, DaVita Rx, LLC (DaVita Rx), received a Civil Investigative Demand (CID) from the U.S. Attorney's Office, Northern District of Texas. The government is conducting a federal False Claims Act (FCA) investigation concerning allegations that DaVita Rx presented or caused to be presented false claims for payment to the government for prescription medications, as well as an investigation into the Company's relationships with pharmaceutical manufacturers. The CID covers the period from January 1, 2006 through the present. In connection with the Company's ongoing efforts working with the government, the Company learned that a *qui tam* complaint had been filed covering some of the issues in the CID and practices that had been identified by the Company in a self-disclosure filed with the Office of Inspector General (OIG) for the U.S. Department of Health and Human Services (HHS) in February 2016. In December 2017, the Company finalized and executed a settlement agreement with the government and relators in the *qui tam* matter that included total monetary consideration of \$63,700, as previously disclosed, of which \$41,500 was an incremental cash payment and \$22,200 was for amounts previously refunded, and all of which was previously accrued. The government's investigation into certain of the Company's relationships with pharmaceutical manufacturers is ongoing, and in July 2018 the OIG served the Company with a subpoena seeking additional documents and information relating to those relationships. The Company is continuing to cooperate with the government in this investigation.

2017 U.S. Attorney Massachusetts Investigation: In January 2017, the Company was served with an administrative subpoena for records by the U.S. Attorney's Office, District of Massachusetts, relating to an investigation into possible federal

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health care offenses. The subpoena covers the period from January 1, 2007 through the present, and seeks documents relevant to charitable patient assistance organizations, particularly the American Kidney Fund, including documents related to efforts to provide patients with information concerning the availability of charitable assistance. The Company is continuing to cooperate with the government in this investigation.

2017 U.S. Attorney Colorado Investigation: In November 2017, the U.S. Attorney's Office, District of Colorado informed the Company of an investigation it was conducting into possible federal health care offenses involving DaVita Kidney Care, as well as several of the Company's wholly-owned subsidiaries, including DMG, DaVita Rx, DaVita Laboratory Services, Inc. (DaVita Labs), and RMS Lifeline Inc. (Lifeline). In August 2018, the Company received a CID from the U.S. Attorney's Office. The CID was issued pursuant to the FCA and covers the period from January 2005 through the present. In connection with the resolution of the *2015 U.S. OIG Medicare Advantage Civil Investigation* referred to below, the Company resolved possible claims relating to DMG in this investigation. The Company is continuing to cooperate with the government in this investigation.

2017 U.S. Attorney Florida Investigation: In November 2017, the U.S. Attorney's Office, Southern District of Florida informed the Company of an investigation it was conducting into possible federal healthcare offenses involving the Company's wholly-owned subsidiary, Lifeline. The Company is continuing to cooperate with the government in this investigation.

2018 U.S. Attorney Florida Investigation: In March 2018, DaVita Labs received two CIDs from the U.S. Attorney's Office, Middle District of Florida that were identical in nature but directed to the two different labs. According to the face of the CIDs, the U.S. Attorney's Office is conducting an investigation as to whether the Company's subsidiary submitted claims for blood, urine, and fecal testing, where there were insufficient test validation or stability studies to ensure accurate results, in violation of the FCA. In October 2018, DaVita Labs received a subpoena from the OIG in connection with this matter requesting certain patient records linked to clinical laboratory tests. The Company is continuing to cooperate with the government in this investigation.

* * *

Although the Company cannot predict whether or when proceedings might be initiated or when these matters may be resolved (other than as may be described above), it is not unusual for inquiries such as these to continue for a considerable period of time through the various phases of document and witness requests and on-going discussions with regulators and to develop over the course of time. In addition to the inquiries and proceedings specifically identified above, the Company frequently is subject to other inquiries by state or federal government agencies and/or private civil *qui tam* complaints filed by relators. Negative findings or terms and conditions that the Company might agree to accept as part of a negotiated resolution of pending or future government inquiries or relator proceedings could result in, among other things, substantial financial penalties or awards against the Company, substantial payments made by the Company, harm to the Company's reputation, required changes to the Company's business practices, exclusion from future participation in the Medicare, Medicaid and other federal health care programs and, if criminal proceedings were initiated against the Company, possible criminal penalties, any of which could have a material adverse effect on the Company.

Shareholder and Derivative Claims

Peace Officers' Annuity and Benefit Fund of Georgia Securities Class Action Civil Suit: On February 1, 2017, the Peace Officers' Annuity and Benefit Fund of Georgia filed a putative federal securities class action complaint in the U.S. District Court for the District of Colorado against the Company and certain executives. The complaint covers the time period of August 2015 to October 2016 and alleges, generally, that the Company and its executives violated federal securities laws concerning the Company's financial results and revenue derived from patients who received charitable premium assistance from an industry-funded non-profit organization. The complaint further alleges that the process by which patients obtained commercial insurance and received charitable premium assistance was improper and "created a false impression of DaVita's business and operational status and future growth prospects." In November 2017, the court appointed the lead plaintiff and an amended complaint was filed on January 12, 2018. On March 27, 2018, the Company and various individual defendants filed a motion to dismiss. Briefing on the motion is complete. The plaintiffs filed an opposition to the motion to dismiss on June 6, 2018. The Company filed a reply in support of the motion on July 19, 2018. The Company disputes these allegations and intends to defend this action accordingly.

In re DaVita Inc. Stockholder Derivative Litigation: On August 15, 2017, the U.S. District Court for the District of Delaware consolidated three previously disclosed shareholder derivative lawsuits: the Blackburn Shareholder action filed on February 10, 2017, the Gabilondo Shareholder action filed on May 30, 2017, and the City of Warren Police and Fire Retirement

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System Shareholder action filed on June 9, 2017. The complaint covers the time period from 2015 to present and alleges, generally, breach of fiduciary duty, unjust enrichment, abuse of control, gross mismanagement, corporate waste, and misrepresentations and/or failures to disclose certain information in violation of the federal securities laws in connection with an alleged practice to direct patients with government-subsidized health insurance into private health insurance plans to maximize the Company's profits. An amended complaint was filed in September 2017, and on December 18, 2017, the Company filed a motion to dismiss and a motion to stay proceedings in the alternative. The plaintiffs filed an opposition to the motion to dismiss on March 9, 2018. On June 25, 2018, the U.S. District Court for the District of Delaware granted the Company's motion to stay proceedings and stayed the case until January 7, 2019, the date of the next status conference. During the status conference on January 7, 2019 the court further extended the stay until February 8, 2019. The parties submitted a proposed scheduling order on that date. The Company asked the Court to rule on the fully-briefed motion to dismiss before opening discovery. The Company disputes these allegations and intends to defend this action accordingly.

Other Proceedings

In addition to the foregoing, from time to time the Company is subject to other lawsuits, demands, claims, governmental investigations and audits and legal proceedings that arise due to the nature of its business, including contractual disputes, such as with payors, suppliers and others, employee-related matters and professional and general liability claims. From time to time, the Company also initiates litigation or other legal proceedings as a plaintiff arising out of contracts or other matters.

Resolved Matters

2011 Suit against the U.S. Department of Veterans Affairs: As previously disclosed, the Company had a pending lawsuit in the U.S. Court of Federal Claims against the federal government which was originally filed in May 2011. The lawsuit related to the U.S. Department of Veterans Affairs (VA) underpayment of dialysis services the Company provided from 2005 through 2011 to veterans pursuant to VA regulations. In the first quarter of 2017, the Company received a payment of \$538,000 related to the settlement with the VA. The Company's consolidated entities recognized a net gain of \$527,000 on this settlement. The Company's nonconsolidated and managed entities recognized a gain of \$9,000, of which the Company's equity investment share was \$3,000. The net effect was a net increase of \$530,000 to the Company's operating income.

2015 OIG Medicare Advantage Civil Investigation: In March 2015, JSA HealthCare Corporation (JSA), a subsidiary of DMG, received a subpoena from the OIG requesting documents and information for the period from January 1, 2008 through December 31, 2013, for certain MA plans for which JSA provided services. It also requested information regarding JSA's communications about patient diagnoses as they related to certain MA plans generally, and more specifically as related to two Florida physicians with whom JSA previously contracted.

In addition to the subpoena described above, in June 2015, the Company received a civil subpoena from the OIG seeking production of a wide range of documents relating to the Company's and its subsidiaries' (including DMG and its subsidiary JSA) provision of services to MA plans and related patient diagnosis coding and risk adjustment submissions and payments. The Company believes that the request was part of a broader industry investigation into MA patient diagnosis coding and risk adjustment practices and potential overpayments by the government. The information requested included information related to patient diagnosis coding practices for a number of conditions, including potentially improper historical DMG coding for a particular condition. With respect to that condition, the guidance related to that coding issue was discontinued following the Company's November 1, 2012, acquisition of HealthCare Partners (now known as the Company's DMG business), and the Company notified Centers for Medicare and Medicaid Services (CMS) in April 2015 of the coding practice and potential overpayments. In that regard, the Company identified certain additional coding practices which may have been problematic, some of which were the subject of the previously disclosed and dismissed *Swoben Private Civil Suit*.

The Company entered into a settlement agreement with the DOJ and OIG to resolve these matters on September 28, 2018. As previously disclosed, an escrow established in connection with the Company's acquisition of HealthCare Partners in 2012 held back a portion of the purchase price to the prior owners of HealthCare Partners as security for the indemnification rights of the Company. The settlement amount of \$270,000 was paid with these escrowed funds.

White, Kathleen, et al. v. DaVita Healthcare Partners, Inc., Civil Action No. 15-cv-2106, U.S. District Court for the District of Colorado: Three actions (Menchaca v. DaVita Healthcare Partners, Inc., Saldana v. DaVita Healthcare Partners, Inc. and Hardin v. DaVita Healthcare Partners, Inc.) were consolidated in December 2016 into one action in U.S. District Court for the District of Colorado. In all three actions, the plaintiffs brought claims for wrongful death based on allegations related to Granuflo®, a product used as a component of the dialysis process. The Menchaca and Saldana actions arose out of the treatment of patients in California, while the Hardin action arose out of the treatment of a patient in Illinois. On June 27, 2018,

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the jury returned a verdict in favor of the plaintiffs, collectively awarding \$8,500 in compensatory damages and \$375,000 in punitive damages. Judgment on this verdict was not entered. In November 2018, the parties settled all three of the consolidated actions collectively for \$25,500, and all three cases were dismissed with prejudice. One of the Company's insurance carriers paid \$9,200 of the settlement. The Company believes it is probable that it will be able to recover the remainder of the settlement amount from other insurers, indemnitors, and the like; however, the Company can make no assurances that it will recover the full amount.

* * *

Other than as described above, the Company cannot predict the ultimate outcomes of the various legal proceedings and regulatory matters to which the Company is or may be subject from time to time, including those described in this Note 17 to these consolidated financial statements, or the timing of their resolution or the ultimate losses or impact of developments in those matters, which could have a material adverse effect on the Company's revenues, earnings and cash flows. Further, any legal proceedings or regulatory matters involving the Company, whether meritorious or not, are time consuming, and often require management's attention and result in significant legal expense, and may result in the diversion of significant operational resources, or otherwise harm the Company's business, results of operations, financial condition, cash flows or reputation.

18. Noncontrolling interests subject to put provisions and other commitments

Noncontrolling interests subject to put provisions

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

The Company has certain other potential commitments to provide operating capital to a number of dialysis centers that are wholly-owned by third parties or businesses in which the Company owns a noncontrolling equity interest as well as to physician-owned vascular access clinics or medical practices that the Company operates under management and administrative service agreements of approximately \$4,675.

Certain consolidated joint ventures are originally contractually scheduled to dissolve after terms ranging from ten years to 50 years. While noncontrolling interests in these limited life entities qualify as mandatorily redeemable financial instruments, they are subject to a classification and measurement scope exception from the accounting guidance generally applicable to other mandatorily redeemable financial instruments. Future distributions upon dissolution of these entities would be valued below the related noncontrolling interest carrying balances in the consolidated balance sheet.

Other commitments

In 2017, the Company entered into a Sourcing and Supply Agreement with Amgen USA Inc. (Amgen) that expires on December 31, 2022. Under the terms of the agreement, the Company will purchase EPO in amounts necessary to meet no less than 90% of its requirements for erythropoiesis-stimulating agents (ESAs) through the expiration of the contract from Amgen. The actual amount of EPO that the Company will purchase will depend upon the amount of EPO administered during dialysis as prescribed by physicians and the overall number of patients that the Company serves.

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The Company has an agreement with Fresenius Medical Care (FMC) to purchase a certain amount of dialysis equipment, parts and supplies from FMC, which was extended through December 31, 2020. During 2018, 2017 and 2016, the Company purchased \$182,446, \$176,212 and \$164,766, respectively, of certain equipment, parts and supplies from FMC.

The Company also has an agreement with Baxter Healthcare Corporation (Baxter) that commits the Company to purchase a certain amount of peritoneal dialysis supplies at fixed prices through 2022. During 2018, 2017 and 2016, the Company purchased \$162,858, \$166,764 and \$162,109 of peritoneal dialysis supplies from Baxter under this agreement.

Other than operating leases disclosed in Note 15 to these consolidated financial statements, the letters of credit disclosed in Note 14 to these consolidated financial statements, and the arrangements as described above, the Company has no off balance sheet financing arrangements as of December 31, 2018.

19. Long-term incentive compensation and shareholders' equity

Long-term incentive compensation

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

The Company's stock-based compensation expense for stock-settled awards is measured at the estimated fair value of awards on the date of grant and recognized on a cumulative straight-line basis over the vesting terms of the awards unless the stock awards are based on non-market based performance metrics, in which case expense is adjusted for expected ultimate payouts as of the end of each reporting period. Stock-based compensation expense for cash-settled awards is based on the estimated fair values as of the end of each reporting period. The expense for all stock-based awards is recognized net of expected forfeitures.

Stock-based compensation to be settled in shares is recorded to the Company's shareholders' contributed capital, while stock-based compensation to be settled in cash is recorded to a liability. Shares issued upon exercise of stock awards are issued from authorized but unissued shares.

Long-term incentive compensation plans

The Company's 2011 Incentive Award Plan (the 2011 Plan) is the Company's omnibus equity compensation plan and provides for grants of stock-based awards to employees, directors and other individuals providing services to the Company, except that incentive stock options may only be awarded to employees. The 2011 Plan authorizes the Company to award stock options, stock appreciation rights, restricted stock units, restricted stock, and other stock-based or performance-based awards, and is designed to enable the Company to grant equity and cash awards that qualified as performance-based compensation under Section 162(m) of the Internal Revenue Code for tax years 2017 and prior. The 2011 Plan mandates a maximum award term of five years and stipulates that stock appreciation rights and stock options be granted with prices not less than fair market value on the date of grant. The 2011 Plan also requires that full value share awards such as restricted stock units reduce shares available under the 2011 Plan at a ratio of 3.5:1. The Company's nonqualified stock appreciation rights and stock units awarded under the 2011 Plan generally vest over 36 months to 48 months from the date of grant. At December 31, 2018, there were 6,162,797 stock-settled stock appreciation rights, 1,860,475 stock-settled stock units, 23,000 cash-settled stock appreciation rights and 1,600 cash-settled stock units outstanding, and 23,091,764 shares available for future grants, under the 2011 Plan.

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A combined summary of the status of the Company's stock-settled awards under the 2011 Plan, including base shares for stock-settled stock appreciation rights (SSARs) and stock-settled stock unit awards is as follows:

| | Year ended December 31, 2018 | | | | |
|---------------------------------------|------------------------------|---------------------------------|---|-------------|---|
| | Stock appreciation rights | | | Stock units | |
| | Awards | Weighted average exercise price | Weighted average remaining contractual life | Awards | Weighted average remaining contractual life |
| Outstanding at beginning of year | 6,648,199 | \$ 67.92 | | 1,075,572 | |
| Granted | 1,902,652 | \$ 66.54 | | 1,101,388 | |
| Exercised | (2,059,872) | \$ 60.34 | | (165,543) | |
| Canceled | (328,182) | \$ 70.44 | | (150,942) | |
| Outstanding at end of period | 6,162,797 | \$ 69.90 | 2.9 | 1,860,475 | 2.2 |
| Exercisable at end of period | 1,422,529 | \$ 73.39 | 0.9 | — | — |
| Weighted-average fair value of grants | | | | | |
| 2018 | \$ 16.24 | | | \$ 66.23 | |
| 2017 | \$ 14.51 | | | \$ 65.73 | |
| 2016 | \$ 13.74 | | | \$ 70.99 | |

| Range of SSARs base prices | Awards Outstanding | Weighted average exercise price | Awards exercisable | Weighted average exercise price |
|----------------------------|--------------------|---------------------------------|--------------------|---------------------------------|
| \$50.01–\$60.00 | 131,470 | \$ 57.90 | — | \$ — |
| \$60.01–\$70.00 | 4,083,162 | \$ 66.66 | 757,237 | \$ 68.96 |
| \$70.01–\$80.00 | 1,351,997 | \$ 74.78 | 346,316 | \$ 73.81 |
| \$80.01–\$90.00 | 596,168 | \$ 83.60 | 318,976 | \$ 83.47 |
| Total | 6,162,797 | \$ 69.90 | 1,422,529 | \$ 73.39 |

The Company did not grant any cash-settled stock-based awards during 2018. Liability-classified stock-based awards contributed \$(20), \$114 and \$376 to stock-based compensation expense for the years ended December 31, 2018, 2017 and 2016, respectively. As of December 31, 2018, the Company had 24,600 liability-classified stock-based awards outstanding, none of which were vested, and a total stock-based compensation liability balance of \$79.

For the years ended December 31, 2018, 2017, and 2016, the aggregate intrinsic value of stock-based awards exercised was \$31,045, \$34,895 and \$73,944, respectively. At December 31, 2018, the aggregate intrinsic value of stock-based awards outstanding was \$95,822 and the aggregate intrinsic value of stock awards exercisable was zero.

Estimated fair value of stock-based compensation awards

The Company has estimated the grant-date fair value of stock-settled stock appreciation rights awards using the Black-Scholes-Merton valuation model and stock-settled stock unit awards at intrinsic value on the date of grant, except for portions of the Company's performance stock unit awards for which a Monte Carlo simulation was used to estimate the grant-date fair value. The following assumptions were used in estimating these values and determining the related stock-based compensation expense attributable to the current period:

Expected term of the awards: The expected term of awards granted represents the period of time that they are expected to remain outstanding from the date of grant. The Company determines the expected term of its stock awards based on its historical experience with similar awards, considering the Company's historical exercise and post-vesting termination patterns, and the terms expected by peer companies in near industries.

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Expected volatility: Expected volatility represents the volatility anticipated over the expected term of the award. The Company determines the expected volatility for its awards based on the volatility of the price of its common stock over the most recent retrospective period commensurate with the expected term of the award, considering the volatility expectations implied by the market price of its exchange-traded options and the volatilities expected by peer companies in near industries.

Expected dividend yield: The Company has not paid dividends on its common stock and does not currently expect to pay dividends during the term of stock awards granted.

Risk-free interest rate: The Company bases the expected risk-free interest rate on the implied yield currently available on stripped interest coupons of U.S. Treasury issues with a remaining term equivalent to the expected term of the award.

A summary of the weighted average valuation inputs described above used for estimating the grant-date fair value of stock-settled stock appreciation rights awards granted in the periods indicated is as follows:

| | Year ended December 31, | | |
|-------------------------|-------------------------|-------|-------|
| | 2018 | 2017 | 2016 |
| Expected term | 4.2 | 4.2 | 4.2 |
| Expected volatility | 23.8% | 23.9% | 21.0% |
| Expected dividend yield | —% | —% | —% |
| Risk-free interest rate | 2.9% | 1.7% | 1.0% |

The Company estimates expected forfeitures based upon historical experience with separate groups of employees that have exhibited similar forfeiture behavior in the past. Stock-based compensation expense is recorded only for awards that are expected to vest.

Employee stock purchase plan

The Employee Stock Purchase Plan entitles qualifying employees to purchase up to \$25 of the Company's common stock during each calendar year. The amounts used to purchase stock are accumulated through payroll withholdings or through optional lump sum payments made in advance of the first day of the purchase right period. This compensatory plan allows employees to purchase stock for the lesser of 100% of its fair market value on the first day of the purchase right period or 85% of its fair market value on the last day of the purchase right period. Purchase right periods begin on January 1 and July 1, and end on December 31. Contributions used to purchase the Company's common stock under this plan for the 2018, 2017 and 2016 participation periods were \$17,398, \$22,131 and \$23,902, respectively. Shares purchased pursuant to the plan's 2018, 2017 and 2016 participation periods were 397,749, 360,368 and 438,002, respectively. At December 31, 2018, there were 6,726,278 shares remaining available for future grants under this plan.

The fair value of participants' purchase rights was estimated as of the beginning dates of the purchase right periods using the Black-Scholes-Merton valuation model with the following weighted average assumptions for purchase right periods in 2018, 2017 and 2016, respectively: expected volatility of 24%, 23% and 22%; risk-free interest rate of 1.9%, 1.3% and 0.8%, and no dividends. Using these assumptions, the weighted average estimated fair value of these purchase rights was \$17.45, \$15.19 and \$16.73 for 2018, 2017 and 2016, respectively.

Long-term incentive compensation expense and proceeds

For the years ended December 31, 2018, 2017 and 2016, the Company recognized \$85,759, \$61,978 and \$64,956, respectively, in total long-term incentive program (LTIP) expense, of which \$73,582, \$34,431 and \$34,530, respectively, was stock-based compensation expense for stock appreciation rights, stock units and discounted employee stock plan purchases, which are primarily included in general and administrative expenses. The estimated tax benefits recorded for stock-based compensation in 2018, 2017 and 2016 were \$13,591, \$7,717 and \$12,731, respectively. As of December 31, 2018, there was \$99,935 total estimated unrecognized compensation expense for outstanding LTIP awards, including \$88,596 related to stock-based compensation arrangements under the Company's equity compensation and stock purchase plans. The Company expects to recognize the performance-based cash component of this LTIP expense over a weighted average remaining period of 0.8 years and the stock-based component of this LTIP expense over a weighted average remaining period of 1.5 years.

During the year ended December 31, 2018, the Company adopted a retirement policy (Rule of 65 policy). The Rule of 65 policy generally provides that Section 16 executive officers that are a minimum age of 55 with five years of continuous service with the Company receive certain benefits with respect to their outstanding equity awards upon a qualifying retirement if the

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sum of their age plus years of service is greater than or equal to 65. These benefits generally include accelerated vesting of restricted stock unit awards, continued vesting of stock-settled stock appreciation rights and performance stock unit awards and an exercise window from the original vest date through the original expiration date regardless of continued employment, with pro rata vesting for a Rule of 65 retirement within one year of the award grant date. The adoption of the Rule of 65 policy resulted in a \$14,704 modification charge and a net acceleration of expense of \$9,727 during the year ended December 31, 2018 that is included in the expense amounts reported above.

For the years ended December 31, 2018, 2017 and 2016, the Company received \$7,988, \$13,473 and \$28,397, respectively, in actual tax benefits upon the exercise of stock awards. Since the Company issues stock-settled stock appreciation rights rather than stock options, there have been no cash proceeds from stock option exercises during the years ended December 31, 2018, 2017 and 2016.

Stock repurchases

During the years ended December 31, 2018 and 2017, the Company repurchased a total of 16,844,067 shares and 12,966,672 shares of its common stock for \$1,153,511 and \$810,949, or an average price of \$68.48 and \$62.54 per share, respectively, pursuant to previously announced authorizations by the Board of Directors. Subsequent to December 31, 2018, the Company has not repurchased any shares of its common stock through February 22, 2019.

On July 11, 2018, the Company's Board of Directors approved an additional share repurchase authorization in the amount of \$1,389,999. This share repurchase authorization was in addition to the \$110,001 remaining at that time under the Company's Board of Directors' prior share repurchase authorization approved in October 2017. Accordingly, as of February 22, 2019, the Company has a total of \$1,355,605 available under the current Board repurchase authorizations for additional share repurchases. Although these share repurchase authorizations do not have expiration dates, the Company remains subject to share repurchase limitations under the terms of its senior secured credit facilities and the indentures governing its Senior Notes.

The Company retired all shares held in its treasury effective as of December 31, 2018 and December 31, 2017.

Charter documents & Delaware law

The Company's charter documents include provisions that may deter hostile takeovers, delay or prevent changes of control or changes in management, or limit the ability of stockholders to approve transactions that they may otherwise determine to be in their best interests. These include provisions prohibiting stockholders from acting by written consent, requiring 90 days advance notice of stockholder proposals or nominations to the Board of Directors and granting the Board of Directors the authority to issue up to 5,000,000 shares of preferred stock and to determine the rights and preferences of the preferred stock without the need for further stockholder approval.

The Company is also subject to Section 203 of the Delaware General Corporation Law which, subject to exceptions, would prohibit the Company from engaging in any business combinations with any interested stockholder, as defined in that section, for a period of three years following the date on which that stockholder became an interested stockholder. These restrictions may discourage, delay or prevent a change in the control of the Company.

Changes in DaVita Inc.'s ownership interest in consolidated subsidiaries

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

| | Year ended December 31, | | |
|---|-------------------------|------------|------------|
| | 2018 | 2017 | 2016 |
| Net income attributable to DaVita Inc. | \$ 159,394 | \$ 663,618 | \$ 879,874 |
| Changes in paid-in-capital for: | | | |
| Sales of noncontrolling interest | 79 | (114) | — |
| Purchase of noncontrolling interests | (17,897) | (2,752) | (13,105) |
| Net transfer in noncontrolling interests | (17,818) | (2,866) | (13,105) |
| Net income attributable to DaVita Inc. net of transfers in noncontrolling interests | \$ 141,576 | \$ 660,752 | \$ 866,769 |

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The Company acquired additional ownership interests in several existing majority-owned joint ventures for \$28,082, \$5,357, and \$21,512 in 2018, 2017, and 2016, respectively.

20. Accumulated other comprehensive (loss) income

Charges and credits to other comprehensive (loss) income have been as follows:

| | Interest rate cap and swap agreements | Investment securities | Foreign currency translation adjustments | Accumulated other comprehensive (loss) income |
|--|---|--------------------------|---|--|
| Balance at January 1, 2016 | \$ (10,925) | \$ 1,361 | \$ (50,262) | \$ (59,826) |
| Unrealized (losses) gains | (6,013) | 1,802 | (39,614) | (43,825) |
| Related income tax | 2,343 | (565) | — | 1,778 |
| | (3,670) | 1,237 | (39,614) | (42,047) |
| Reclassification of income (loss) into net income | 4,198 | (690) | 10,087 | 13,595 |
| Related income tax | (1,632) | 267 | — | (1,365) |
| | 2,566 | (423) | 10,087 | 12,230 |
| Balance at December 31, 2016 | \$ (12,029) | \$ 2,175 | \$ (79,789) | \$ (89,643) |
| Unrealized (losses) gains | (8,897) | 5,075 | 99,770 | 95,948 |
| Related income tax | 3,460 | (1,368) | — | 2,092 |
| | (5,437) | 3,707 | 99,770 | 98,040 |
| Reclassification of income (loss) into net income | 8,278 | (360) | — | 7,918 |
| Related income tax | (3,220) | 140 | — | (3,080) |
| | 5,058 | (220) | — | 4,838 |
| Balance at December 31, 2017 | \$ (12,408) | \$ 5,662 | \$ 19,981 | \$ 13,235 |
| Cumulative effect of change in accounting principle ⁽¹⁾ | (2,706) | (5,662) | — | (8,368) |
| Unrealized losses | (181) | — | (45,944) | (46,125) |
| Related income tax | 48 | — | — | 48 |
| | (133) | — | (45,944) | (46,077) |
| Reclassification of income into net income | 8,466 | — | — | 8,466 |
| Related income tax | (2,180) | — | — | (2,180) |
| | 6,286 | — | — | 6,286 |
| Balance at December 31, 2018 | \$ (8,961) | \$ — | \$ (25,963) | \$ (34,924) |

(1) Reflects the cumulative effect of a change in accounting principle for ASUs 2016-01 and 2018-03 on classification and measurement of financial instruments and ASU 2018-02 on remeasurement and reclassification of deferred tax effects in accumulated other comprehensive income associated with the 2017 Tax Act. See Note 5 for further details.

The reclassification of net cap and swap realized losses into income are recorded as debt expense in the corresponding consolidated statements of income. See Note 14 to these consolidated financial statements for further details.

Prior to January 1, 2018, unrealized gains and losses on available-for-sale equity securities were recorded to accumulated other comprehensive income and reclassified to other income when realized. From January 1, 2018, unrealized gains and losses on investment securities are recorded directly to other income rather than to accumulated other comprehensive income.

21. Acquisitions and divestitures

Routine acquisitions

During 2018, the Company acquired 18 dialysis centers in the U.S. and 28 dialysis centers outside the U.S. for a total of \$176,161 in net cash paid, earn-outs of \$1,246, and deferred purchase price and liabilities assumed of \$34,394. In one of these transactions we acquired a controlling interest in a previously nonconsolidated U.S. dialysis partnership for which we

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recognized a non-cash gain of \$28,152 on our prior interest upon consolidation. During 2017, the Company acquired 30 dialysis centers in the U.S. and 68 dialysis centers outside the U.S. for a total of \$308,550 in net cash, earn-outs of \$2,692, and deferred purchase price of \$23,748. During 2016, the Company acquired eight dialysis centers in the U.S. and 21 dialysis centers outside the U.S. for a total of \$165,108 in net cash, earn-outs of \$1,511 and deferred purchase price of \$17,963. The assets and liabilities for all acquisitions were recorded at their estimated fair values at the dates of the acquisitions and are included in the Company's financial statements and operating results from the effective dates of the acquisitions. For several of the 2018 acquisitions, certain income tax amounts are pending final evaluation and quantification of any pre-acquisition tax contingencies. In addition, valuation of intangibles and certain other working capital items relating to several of these acquisitions are pending final quantification.

The following table summarizes the assets acquired and liabilities assumed in these transactions and recognized at their acquisition dates at estimated fair values, as well as the estimated fair value of noncontrolling interests assumed in these transactions:

| | Year ended December 31, | | |
|---|-------------------------|-------------------|-------------------|
| | 2018 | 2017 | 2016 |
| Current assets | \$ 23,686 | \$ 14,366 | \$ 3,996 |
| Property and equipment | 11,421 | 18,192 | 8,840 |
| Amortizable intangible and other long-term assets | 3,079 | 11,663 | 5,876 |
| Non-amortizable intangibles | 23,656 | 32,296 | — |
| Goodwill | 278,348 | 318,832 | 198,927 |
| Deferred income taxes | — | (210) | 597 |
| Noncontrolling interests assumed | (80,291) | (44,303) | (30,337) |
| Liabilities assumed | (19,946) | (15,846) | (3,317) |
| Aggregate purchase cost | <u>\$ 239,953</u> | <u>\$ 334,990</u> | <u>\$ 184,582</u> |

Amortizable intangible assets acquired, primarily related to non-compete agreements, during 2018, 2017 and 2016 had weighted-average estimated useful lives of six years, seven years and seven years, respectively. The total amount of goodwill deductible for tax purposes associated with these acquisitions for 2018, 2017, and 2016 was approximately \$165,013, \$237,363 and \$169,379, respectively.

Acquisition of Renal Ventures

On May 1, 2017, the Company completed its acquisition of 100% of the equity of Colorado-based Renal Ventures Management, LLC (Renal Ventures) for approximately \$359,913 in net cash. Renal Ventures operated 36 dialysis centers, one uncertified dialysis center and one home program, that provided services to approximately 2,600 patients in six states. As a part of this transaction, the Company was required to divest three Renal Ventures outpatient dialysis centers, and three outpatient dialysis centers and one uncertified dialysis center of the Company, for approximately \$21,219 in net cash. The Company also incurred approximately \$11,950 in transaction and integration costs during the year ended December 31, 2017 associated with this acquisition that are included in general and administrative expenses.

The purchase price allocation for the Renal Ventures acquisition was finalized in 2018 with no material change to the initial allocation.

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

| | |
|---|-------------------|
| Current assets, net of cash acquired | \$ 22,739 |
| Property and equipment | 36,295 |
| Amortizable intangible and other long-term assets | 11,547 |
| Goodwill | 298,200 |
| Current liabilities | (8,389) |
| Long-term liabilities | (479) |
| | <u>\$ 359,913</u> |

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Amortizable intangible assets acquired, primarily related to non-compete agreements, had weighted-average estimated useful lives of five years. The total estimated amount of goodwill deductible for tax purposes associated with this acquisition was approximately \$298,200.

Change in ownership interests in Asia Pacific joint venture

Upon formation of the APAC JV on August 1, 2016, the Company deconsolidated this Asia Pacific dialysis business based on the governance structure and voting rights put in place at that time and recognized an initial non-cash non-taxable estimated gain of \$374,374 on its retained investment, net of contingent obligations. See further discussion of this joint venture in Note 10.

Pro forma financial information (unaudited)

The following summary, prepared on a pro forma basis, combines the results of operations as if all acquisitions within continuing operations in 2018 and 2017 had been consummated as of the beginning of 2017, including the impact of certain adjustments such as amortization of intangibles, interest expense on acquisition financing and income tax effects.

| | Year ended December 31, | |
|---|-------------------------|---------------|
| | 2018 | 2017 |
| | (unaudited) | |
| Pro forma net revenues | \$ 11,508,555 | \$ 11,176,736 |
| Pro forma net income from continuing operations attributable to DaVita Inc. | \$ 634,326 | \$ 922,718 |
| Pro forma basic net income per share from continuing operations attributable to DaVita Inc. | \$ 3.71 | \$ 4.89 |
| Pro forma diluted net income per share from continuing operations attributable to DaVita Inc. | \$ 3.68 | \$ 4.82 |

Contingent earn-out obligations

The Company has several contingent earn-out obligations associated with acquisitions that could result in the Company paying the former shareholders of acquired companies a total of up to approximately \$11,210 if certain EBITDA, operating income performance targets or quality margins are met over the next one year to five years.

Contingent earn-out obligations are remeasured to fair value at each reporting date until the contingencies are resolved with changes in the liability due to the remeasurement recognized in earnings. See Note 24 to these consolidated financial statements for further details. As of December 31, 2018, the Company estimated the fair value of these contingent earn-out obligations to be \$2,608, of which a total of \$431 is included in other liabilities, and the remaining \$2,177 is included in other long-term liabilities in the Company's consolidated balance sheet.

The following is a reconciliation of changes in contingent earn-out obligations for the year ended December 31, 2018:

| | |
|--|----------|
| Beginning balance December 31, 2017 | \$ 6,388 |
| Contingent earn-out obligations associated with acquisitions | 1,246 |
| Remeasurement of fair value | (4,729) |
| Payments of contingent earn-out obligations | (297) |
| Ending balance December 31, 2018 | \$ 2,608 |

22. Held for sale and discontinued operations

DaVita Medical Group (DMG)

In December 2017, the Company entered into an equity purchase agreement to sell its DMG division to Optum, a subsidiary of UnitedHealth Group Inc., subject to receipt of required regulatory approvals and other customary closing conditions. On December 11, 2018, the Company entered into an amendment to the equity purchase agreement, which, among other things, reduced the purchase price for DMG from \$4,900,000 to \$4,340,000. The current deadline to close the transaction under the equity purchase agreement is June 30, 2019, and the transaction is expected to close prior to that date. As a result of

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this pending transaction, the DMG business has been classified as held for sale and its results of operations are reported as discontinued operations for all periods presented in these consolidated financial statements.

During 2018, the Company recorded \$468,005 in charges on its DMG business which included a \$316,840 valuation adjustment, a \$41,537 goodwill impairment charge and \$109,628 in related tax expense on this held-for-sale business based on updated assessments of fair value.

The following table presents the financial results of discontinued operations related to DMG:

| | Year ended December 31, | | |
|---|-------------------------|---------------------|---------------------|
| | 2018 | 2017 | 2016 |
| Net revenues | \$ 4,963,792 | \$ 4,676,213 | \$ 4,113,414 |
| Expenses | 4,962,686 | 4,634,782 | 3,994,624 |
| Goodwill and other asset impairment charges | 41,537 | 651,659 | 253,000 |
| Valuation adjustment on disposal group | 316,840 | — | — |
| Loss from discontinued operations before taxes | (357,271) | (610,228) | (134,210) |
| Income tax expense (benefit) | 99,768 | (364,856) | 24,052 |
| Net loss from discontinued operations, net of tax | <u>\$ (457,038)</u> | <u>\$ (245,372)</u> | <u>\$ (158,262)</u> |

The following table presents the financial position of discontinued operations related to DMG:

| | December 31, 2018 | December 31, 2017 |
|---|---------------------|---------------------|
| Assets | | |
| Cash and cash equivalents | \$ 414,683 | \$ 179,668 |
| Other current assets | 557,403 | 826,608 |
| Property and equipment, net | 458,040 | 379,945 |
| Intangible assets, net | 1,316,974 | 1,316,550 |
| Other long-term assets | 112,127 | 178,894 |
| Goodwill | 2,847,178 | 2,879,977 |
| Valuation allowance on disposal group | (316,840) | — |
| Total current assets held for sale | <u>\$ 5,389,565</u> | <u>\$ 5,761,642</u> |
| Liabilities | | |
| Other liabilities | \$ 479,134 | \$ 505,734 |
| Medical payables | 436,839 | 457,040 |
| Current portion of long-term debt | 3,122 | 2,845 |
| Long-term debt | 33,425 | 35,003 |
| Other long-term liabilities | 291,239 | 184,448 |
| Total current liabilities held for sale | <u>\$ 1,243,759</u> | <u>\$ 1,185,070</u> |

The following table presents cash flows of discontinued operations related to DMG:

| | Year ended December 31, | | |
|--|-------------------------|--------------|--------------|
| | 2018 | 2017 | 2016 |
| Net cash provided by operating activities from discontinued operations | \$ 290,684 | \$ 357,274 | \$ 287,044 |
| Net cash used in investing activities from discontinued operations | \$ (57,382) | \$ (232,329) | \$ (430,917) |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
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DMG acquisitions

During 2018, the Company's DMG business acquired other medical businesses for a total of \$6,995 in net cash and deferred purchase price of \$1,142. During 2017, the Company's DMG business acquired other medical businesses for a total of \$135,416 in net cash, deferred purchase price of \$1,038, and liabilities assumed of \$10,145. During 2016, the Company's DMG business acquired other medical businesses for a total of \$398,748 in net cash and deferred purchase price and liabilities assumed of \$7,694. For several of the 2018 acquisitions, certain income tax amounts are pending final evaluation and quantification of any pre-acquisition tax contingencies. In addition, valuation of medical claims liabilities and certain other working capital items relating to several of these acquisitions are pending final quantification. The assets and liabilities for all acquisitions were recorded at their estimated fair values at the dates of the acquisitions and are included in the Company's current held for sale assets and liabilities.

Sale of Tandigm Health investment

In 2018, DMG sold its 19% ownership interest in the Tandigm Health joint venture and a related supporting business for a gain of \$25,096 and associated taxes of \$6,460, resulting in a net of tax gain of \$18,636.

Goodwill impairment charges

The Company recorded goodwill and other asset impairment charges for the DMG business as presented above. As a result of the December 2018 amendment to the equity purchase agreement, discussed above, the Company recorded a goodwill impairment charge in 2018. Goodwill impairment charges for 2017 and 2016 resulted from continuing developments in the Company's DMG business, including recent annual updates to Medicare Advantage benchmark reimbursement rates, changes in expectations concerning future government reimbursement rates and the Company's expected ability to mitigate them, medical cost and utilization trends, commercial pricing pressures, underperformance of certain DMG business units and other market factors.

23. Variable interest entities

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

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

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

At December 31, 2018, these consolidated financial statements include total assets of VIEs of \$917,922 and total liabilities and noncontrolling interests of VIEs to third parties of \$507,445, including assets of \$658,684 and liabilities and noncontrolling interests of \$355,196 related to the Company's DMG business which is classified as held for sale.

The Company also sponsors certain deferred compensation plans whose trusts qualify as VIEs and the Company consolidates these plans as their primary beneficiary. The assets of these plans are recorded in short-term or long-term investments with related liabilities recorded in accrued compensation and benefits and other long-term liabilities. See Note 16

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

to these consolidated financial statements for disclosures on the assets of these consolidated non-qualified deferred compensation plans.

24. Fair values of financial instruments

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Fair value measurements are determined based on the principal or most advantageous market for the item being measured, assume that buyers and sellers are independent, willing and able to transact, and knowledgeable, with access to all information customarily available in such a transaction, and are based on assumptions that market participants would use in pricing the item, not assumptions specific to the reporting entity.

The Company measures the fair value of certain assets, liabilities and noncontrolling interests subject to put provisions (temporary equity) based upon certain valuation techniques that include observable or unobservable inputs and assumptions that market participants would use in pricing these assets, liabilities, temporary equity and commitments. The Company has also classified certain assets, liabilities and temporary equity that are measured at fair value into the appropriate fair value hierarchy levels as defined by the FASB.

The following table summarizes the Company's assets, liabilities and temporary equity measured at fair value on a recurring basis as of December 31, 2018 and 2017:

| | Total | Quoted prices in active markets for identical assets (Level 1) | Significant other observable inputs (Level 2) | Significant unobservable inputs (Level 3) |
|--|--------------|---|---|--|
| December 31, 2018 | | | | |
| Assets | | | | |
| Investments in equity securities | \$ 36,124 | \$ 36,124 | \$ — | \$ — |
| Interest rate cap agreements | \$ 851 | \$ — | \$ 851 | \$ — |
| Liabilities | | | | |
| Contingent earn-out obligations | \$ 2,608 | \$ — | \$ — | \$ 2,608 |
| Temporary equity | | | | |
| Noncontrolling interests subject to put provisions | \$ 1,124,641 | \$ — | \$ — | \$ 1,124,641 |
| December 31, 2017 | | | | |
| Assets | | | | |
| Investments in equity securities | \$ 38,895 | \$ 38,895 | \$ — | \$ — |
| Interest rate cap agreements | \$ 1,032 | \$ — | \$ 1,032 | \$ — |
| Liabilities | | | | |
| Contingent earn-out obligations | \$ 6,388 | \$ — | \$ — | \$ 6,388 |
| Temporary equity | | | | |
| Noncontrolling interests subject to put provisions | \$ 1,011,360 | \$ — | \$ — | \$ 1,011,360 |

Investments in equity securities represent investments in various open-ended registered investment companies (mutual funds) and common stock and are recorded at fair value estimated based on reported market prices or redemption prices, as applicable. See Note 5 to these consolidated financial statements for further discussion.

Interest rate cap agreements are recorded at fair value estimated from valuation models utilizing the income approach and commonly accepted valuation techniques that use inputs from closing prices for similar assets and liabilities in active markets as well as other relevant observable market inputs at quoted intervals such as current interest rates, forward yield curves, implied volatility and credit default swap pricing. The Company does not believe the ultimate amount that could be realized upon settlement of these interest rate cap agreements would be materially different from the fair value estimates currently reported. See Note 14 to these consolidated financial statements for further discussion.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

The estimated fair value measurements of contingent earn-out obligations are primarily based on unobservable inputs, including projected EBITDA. The estimated fair value of these contingent earn-out obligations is remeasured as of each reporting date and could fluctuate based upon any significant changes in key assumptions, such as changes in the Company credit risk adjusted rate that is used to discount obligations to present value. See Note 21 to these consolidated financial statements for further discussion.

See Note 18 to these consolidated financial statements for a discussion of the Company's methodology for estimating the fair values of noncontrolling interests subject to put obligations.

Other financial instruments consist primarily of cash, accounts receivable, accounts payable, other accrued liabilities and debt. The balances of non-debt financial instruments are presented in the consolidated financial statements at December 31, 2018 and 2017 at their approximate fair values due to the short-term nature of their settlements. The carrying amount of the Company's senior secured credit facilities totaled \$5,168,815, including a discount of \$6,104 and deferred financing costs of \$12,580, as of December 31, 2018, and the fair value was approximately \$5,194,163 based upon quoted market prices. The carrying amount of the Company's Senior Notes was approximately \$4,466,685, including deferred financing costs of \$33,316, at December 31, 2018 and the fair value was approximately \$4,241,250 at December 31, 2018 based upon quoted market prices. The fair value of all other debt approximates its carrying value.

25. Segment reporting

The Company consists of two major divisions, DaVita Kidney Care (Kidney Care) and DaVita Medical Group (DMG). The Kidney Care division is comprised of the Company's U.S. dialysis and related lab services business, various ancillary services and strategic initiatives, including its international operations, and the Company's corporate administrative support. See Note 1 "*Organization*" for a summary description of the Company's businesses.

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

The Company's separate operating segments include its U.S. dialysis and related lab services business, each of its ancillary services and strategic initiatives, its kidney care operations in each foreign sovereign jurisdiction, its other health operations in each foreign sovereign jurisdiction, and its equity method investment in the Asia Pacific joint venture. The U.S. dialysis and related lab services business qualifies as a separately reportable segment, and all other ancillary services and strategic initiatives operating segments, including the international operating segments, have been combined and disclosed in the other segments category.

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

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

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

| | Year ended December 31, | | |
|--|-------------------------|---------------|---------------|
| | 2018 | 2017 | 2016 |
| Segment revenues:⁽¹⁾ | | | |
| U.S. dialysis and related lab services | | | |
| Patient service revenues: | | | |
| External sources | \$ 10,274,046 | \$ 9,767,123 | \$ 9,524,067 |
| Intersegment revenues | 92,950 | 55,176 | 27,355 |
| Total U.S. dialysis and related lab services revenues | 10,366,996 | 9,822,299 | 9,551,422 |
| Provision for uncollectible accounts | (50,927) | (481,973) | (429,878) |
| Net U.S. dialysis and related lab services patient service revenues | 10,316,069 | 9,340,326 | 9,121,544 |
| Other revenues ⁽²⁾ | 19,880 | 19,739 | 16,645 |
| Total net U.S. dialysis and related lab services revenues | 10,335,949 | 9,360,065 | 9,138,189 |
| Other - Ancillary services and strategic initiatives | | | |
| Net patient service revenues | 437,275 | 323,156 | 201,867 |
| Other external sources | 724,577 | 1,248,589 | 1,394,766 |
| Intersegment revenues | 34,236 | 24,603 | 24,739 |
| Total ancillary services and strategic initiatives revenues | 1,196,088 | 1,596,348 | 1,621,372 |
| Total net segment revenues | 11,532,037 | 10,956,413 | 10,759,561 |
| Elimination of intersegment revenues | (127,186) | (79,779) | (52,094) |
| Consolidated net revenues | \$ 11,404,851 | \$ 10,876,634 | \$ 10,707,467 |
| Segment operating margin (loss): | | | |
| U.S. dialysis and related lab services | \$ 1,709,721 | \$ 2,297,198 | \$ 1,777,014 |
| Other—Ancillary services and strategic initiatives | (93,789) | (439,477) | 266,324 |
| Total segment margin | 1,615,932 | 1,857,721 | 2,043,338 |
| Reconciliation of segment operating margin to consolidated income from continuing operations before income taxes: | | | |
| Corporate administrative support | (90,108) | (44,966) | (13,628) |
| Consolidated operating income | 1,525,824 | 1,812,755 | 2,029,710 |
| Debt expense | (487,435) | (430,634) | (414,116) |
| Other income | 10,089 | 17,665 | 7,511 |
| Income from continuing operations before income taxes | \$ 1,048,478 | \$ 1,399,786 | \$ 1,623,105 |

- (1) On January 1, 2018, the Company adopted *Revenue from Contracts with Customers* (Topic 606) using the cumulative effect method for those contracts that were not substantially completed as of January 1, 2018. Results related to performance obligations satisfied beginning on and after January 1, 2018 are presented under Topic 606, while results related to the satisfaction of performance obligations in prior periods continue to be reported in accordance with the Company's historical accounting under *Revenue Recognition* (Topic 605). See Notes 1 and 2 of these consolidated financial statements for further discussion of the Company's adoption of Topic 606.
- (2) Includes management fee revenues from providing management and administrative services to dialysis ventures in which the Company owns a noncontrolling interest or which are wholly-owned by third parties.

Depreciation and amortization expense by reportable segment is as follows:

| | Year ended December 31, | | |
|--|-------------------------|------------|------------|
| | 2018 | 2017 | 2016 |
| U.S. dialysis and related lab services | \$ 558,810 | \$ 520,965 | \$ 482,768 |
| Other - Ancillary services and strategic initiatives | 32,225 | 38,946 | 26,729 |
| | \$ 591,035 | \$ 559,911 | \$ 509,497 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Summary of assets by reportable segment is as follows:

| | Year ended December 31, | |
|---|-------------------------|----------------------|
| | 2018 | 2017 |
| Segment assets | | |
| U.S. dialysis and related lab services (including equity investments of \$95,290 and \$84,866, respectively) | \$ 12,333,641 | \$ 11,802,131 |
| Other - Ancillary services and strategic initiatives ⁽¹⁾ (including equity investments of \$129,321 and \$160,668, respectively) | 1,387,046 | 1,410,763 |
| DMG - Held for sale (including equity investments of \$4,833 and \$10,321, respectively) | 5,389,565 | 5,761,642 |
| Consolidated assets | \$ 19,110,252 | \$ 18,974,536 |

(1) Includes approximately \$136,052 and \$125,932 in 2018 and 2017, respectively, of net property and equipment related to the Company's international operations.

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

| | Year ended December 31, | | |
|--|-------------------------|-------------------|-------------------|
| | 2018 | 2017 | 2016 |
| U.S. dialysis and related lab services | \$ 856,108 | \$ 769,732 | \$ 675,994 |
| Other - Ancillary services and strategic initiatives | 45,806 | 40,377 | 68,702 |
| DMG - Held for sale | 85,224 | 95,141 | 84,399 |
| | \$ 987,138 | \$ 905,250 | \$ 829,095 |

26. Supplemental cash flow information

The table below provides supplemental cash flow information:

| | Year ended December 31, | | |
|---|-------------------------|------------|------------|
| | 2018 | 2017 | 2016 |
| Cash paid: | | | |
| Income taxes | \$ 92,526 | \$ 387,159 | \$ 339,411 |
| Interest | \$ 488,974 | \$ 424,547 | \$ 406,987 |
| Non-cash investing and financing activities: | | | |
| Fixed assets under capital lease obligations | \$ 8,828 | \$ 48,378 | \$ 28,127 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

27. Selected quarterly financial data (unaudited)

| 2018 | December 31 | September 30 | June 30 | March 31 |
|---|--------------------|---------------------|----------------|-----------------|
| Total revenues | \$ 2,821,124 | \$ 2,847,330 | \$ 2,886,953 | \$ 2,849,444 |
| Operating income | \$ 387,908 | \$ 289,038 | \$ 438,192 | \$ 410,686 |
| Attributable to DaVita Inc.: | | | | |
| Net income from continuing operations ⁽¹⁾ | \$ 160,332 | \$ 73,371 | \$ 199,603 | \$ 191,015 |
| Net (loss) income from discontinued operations ⁽²⁾ | \$ (310,104) | \$ (210,167) | \$ 67,673 | \$ (12,329) |
| Net (loss) income | \$ (149,772) | \$ (136,796) | \$ 267,276 | \$ 178,686 |
| Per share attributable to DaVita Inc.: | | | | |
| Basic net income from continuing operations | \$ 0.97 | \$ 0.44 | \$ 1.16 | \$ 1.07 |
| Basic net (loss) income from discontinued operations | \$ (1.87) | \$ (1.26) | \$ 0.40 | \$ (0.07) |
| Basic net (loss) income | \$ (0.90) | \$ (0.82) | \$ 1.56 | \$ 1.00 |
| Diluted net income from continuing operations | \$ 0.96 | \$ 0.44 | \$ 1.15 | \$ 1.05 |
| Diluted net (loss) income from discontinued operations | \$ (1.86) | \$ (1.26) | \$ 0.38 | \$ (0.07) |
| Diluted net (loss) income | \$ (0.90) | \$ (0.82) | \$ 1.53 | \$ 0.98 |
| 2017 | | | | |
| Total revenues | \$ 2,780,913 | \$ 2,765,071 | \$ 2,699,399 | \$ 2,631,251 |
| Operating income | \$ 150,337 | \$ 395,294 | \$ 391,196 | \$ 875,928 |
| Attributable to DaVita Inc.: | | | | |
| Net income from continuing operations ⁽¹⁾ | \$ 156,210 | \$ 152,870 | \$ 151,292 | \$ 440,905 |
| Net income (loss) from discontinued operations ⁽²⁾ | \$ 147,186 | \$ (367,346) | \$ (24,291) | \$ 6,792 |
| Net income (loss) | \$ 303,396 | \$ (214,476) | \$ 127,001 | \$ 447,697 |
| Per share attributable to DaVita Inc.: | | | | |
| Basic net income from continuing operations | \$ 0.86 | \$ 0.81 | \$ 0.79 | \$ 2.29 |
| Basic net income (loss) from discontinued operations | \$ 0.80 | \$ (1.95) | \$ (0.13) | \$ 0.04 |
| Basic net income (loss) | \$ 1.66 | \$ (1.14) | \$ 0.66 | \$ 2.33 |
| Diluted net income from continuing operations | \$ 0.85 | \$ 0.80 | \$ 0.78 | \$ 2.26 |
| Diluted net income (loss) from discontinued operations | \$ 0.79 | \$ (1.92) | \$ (0.13) | \$ 0.03 |
| Diluted net income (loss) | \$ 1.64 | \$ (1.12) | \$ 0.65 | \$ 2.29 |

- (1) Included in the fourth quarter of 2018 is a net gain on changes in ownership interests of \$28,152; an equity investment loss of \$8,715 due to the sale of the APAC JV's India business; and an equity investment loss of \$1,530 due to impairments at the APAC JV. The third quarter of 2018 includes restructuring charges of \$11,366 and other asset impairment charges of \$6,093 related to the Company's pharmacy business; an equity investment loss of \$5,995 due to impairments at the APAC JV; an adjustment to the gain on changes in ownership interests on the sale of the Company's direct primary care business of \$1,506; and \$23,470 in additional stock-based compensation expense related to modification charges and net acceleration of expense. The second quarter of 2018 includes asset impairment charges of \$11,245 related to the pharmacy business; a net gain on changes in ownership interests of \$35,205 on the Company's direct primary care business; a loss of \$1,248 related to the unwinding of a business internationally; and a goodwill impairment charge of \$3,106 at the Company's German other health operations. Included in the fourth quarter of 2017 was an impairment of \$280,066 on the Company's investment in the APAC JV. The third quarter of 2017 included an equity investment loss of \$6,293 for goodwill impairments at the APAC JV and restructuring charges in the Company's international business of \$2,700. The second quarter of 2017 included goodwill impairment charges of \$10,498 related to the vascular access reporting unit. The first quarter of 2017 included a net gain on settlement of \$529,504; goodwill impairment charges of \$24,198 related to the vascular access reporting unit; an asset impairment of \$15,168 related to the restructuring of the pharmacy business; and a gain adjustment on the 2016 ownership change of the APAC JV of \$6,273.

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

- (2) Included in discontinued operations in the fourth quarter of 2018 is a \$218,639 disposal group valuation adjustment, a \$41,537 goodwill impairment charge and \$8,318 in related tax benefit. The third quarter of 2018 includes a \$216,147 charge on the Company's DMG business which included a \$98,201 disposal group valuation adjustment and \$117,946 in related tax expense on this held-for-sale business. The second quarter of 2018 includes a gain on the sale of the Company's Tandigm investment of \$25,096. The fourth quarter of 2017 includes a net tax benefit of \$163,555 due to a remeasurement of deferred taxes resulting from DMG's reclassification to held for sale. The third quarter of 2017 includes goodwill impairment charges of \$601,040 related to certain DMG reporting units; a non-cash gain associated with the Company's Magan acquisition of \$17,129; restructuring charges of \$9,569; and a reduction in estimated accruals for legal matters of \$11,100. The second quarter of 2017 includes goodwill impairment charges of \$50,619 related to certain DMG reporting units and a reduction in estimated accruals for legal matters of \$3,600.

28. Consolidating financial statements

The following information is presented in accordance with Rule 3-10 of Regulation S-X. The operating and investing activities of the separate legal entities included in the Company's consolidated financial statements are fully interdependent and integrated. Revenues and operating expenses of the separate legal entities include intercompany charges for management and other services. The Company's Senior Notes are guaranteed by substantially all of its domestic subsidiaries. Each of the guarantor subsidiaries has guaranteed the Senior Notes on a joint and several basis. However, the guarantor subsidiaries can be released from their obligations in the event of a sale or other disposition of all or substantially all of the assets of such subsidiary, including by merger or consolidation or the sale of all equity interests in such subsidiary owned by the Company, if such subsidiary guarantor is designated as an unrestricted subsidiary or otherwise ceases to be a restricted subsidiary, and if such subsidiary guarantor no longer guaranties any other indebtedness of the Company. Certain domestic subsidiaries, foreign subsidiaries, joint ventures, partnerships and third parties are not guarantors of the Senior Notes.

Consolidating Statements of Income

| For twelve months ended December 31, 2018 | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|-------------|---------------------------|-----------------------------------|------------------------------|-----------------------|
| Dialysis and related lab patient service revenues | \$ — | \$ 7,263,195 | \$ 3,657,456 | \$ (210,670) | \$ 10,709,981 |
| Less: Provision for uncollectible accounts | — | (36,377) | (13,210) | — | (49,587) |
| Net dialysis and related lab patient service revenues | — | 7,226,818 | 3,644,246 | (210,670) | 10,660,394 |
| Other revenues | 799,230 | 714,489 | 189,927 | (959,189) | 744,457 |
| Total net revenues | 799,230 | 7,941,307 | 3,834,173 | (1,169,859) | 11,404,851 |
| Operating expenses and charges | 646,640 | 7,100,415 | 3,301,831 | (1,169,859) | 9,879,027 |
| Operating income | 152,590 | 840,892 | 532,342 | — | 1,525,824 |
| Debt expense | (491,749) | (208,484) | (36,427) | 249,225 | (487,435) |
| Other income, net | 418,839 | 10,367 | 22,195 | (441,312) | 10,089 |
| Income tax expense | 23,482 | 187,691 | 47,227 | — | 258,400 |
| Equity earnings in subsidiaries | 103,196 | 344,025 | — | (447,221) | — |
| Net income from continuing operations | 159,394 | 799,109 | 470,883 | (639,308) | 790,078 |
| Net (loss) income from discontinued operations, net of tax | — | (695,913) | 46,788 | 192,087 | (457,038) |
| Net income | 159,394 | 103,196 | 517,671 | (447,221) | 333,040 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (173,646) | (173,646) |
| Net income attributable to DaVita Inc. | \$ 159,394 | \$ 103,196 | \$ 517,671 | \$ (620,867) | \$ 159,394 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Income - (continued)

| For twelve months ended December 31, 2017 | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|--------------------|-----------------------------------|--|--------------------------------------|-------------------------------|
| Dialysis and related lab patient service revenues | \$ — | \$ 6,884,750 | \$ 3,393,026 | \$ (184,106) | \$ 10,093,670 |
| Less: Provision for uncollectible accounts | — | (340,552) | (151,982) | 7,170 | (485,364) |
| Net dialysis and related lab patient service revenues | — | 6,544,198 | 3,241,044 | (176,936) | 9,608,306 |
| Other revenues | 793,751 | 1,204,467 | 68,322 | (798,212) | 1,268,328 |
| Total net revenues | 793,751 | 7,748,665 | 3,309,366 | (975,148) | 10,876,634 |
| Operating expenses and charges | 527,942 | 6,475,550 | 3,035,535 | (975,148) | 9,063,879 |
| Operating income | 265,809 | 1,273,115 | 273,831 | — | 1,812,755 |
| Debt expense | (426,149) | (209,612) | (34,831) | 239,958 | (430,634) |
| Other income, net | 411,731 | 11,169 | 18,467 | (423,702) | 17,665 |
| Income tax expense | 65,965 | 237,670 | 20,224 | — | 323,859 |
| Equity earnings in subsidiaries | 478,192 | 74,375 | — | (552,567) | — |
| Net income from continuing operations | 663,618 | 911,377 | 237,243 | (736,311) | 1,075,927 |
| Net (loss) income from discontinued operations, net of tax | — | (433,185) | 4,069 | 183,744 | (245,372) |
| Net income | 663,618 | 478,192 | 241,312 | (552,567) | 830,555 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (166,937) | (166,937) |
| Net income attributable to DaVita Inc. | \$ 663,618 | \$ 478,192 | \$ 241,312 | \$ (719,504) | \$ 663,618 |

| For twelve months ended December 31, 2016 | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|--------------------|-----------------------------------|--|--------------------------------------|-------------------------------|
| Dialysis and related lab patient service revenues | \$ — | \$ 6,665,601 | \$ 3,215,085 | \$ (153,326) | \$ 9,727,360 |
| Less: Provision for uncollectible accounts | — | (272,426) | (158,878) | — | (431,304) |
| Net dialysis and related lab patient service revenues | — | 6,393,175 | 3,056,207 | (153,326) | 9,296,056 |
| Other revenues | 767,791 | 1,378,952 | 30,184 | (765,516) | 1,411,411 |
| Total net revenues | 767,791 | 7,772,127 | 3,086,391 | (918,842) | 10,707,467 |
| Operating expenses and charges | 493,175 | 6,907,469 | 2,195,955 | (918,842) | 8,677,757 |
| Operating income | 274,616 | 864,658 | 890,436 | — | 2,029,710 |
| Debt expense | (407,925) | (191,083) | (40,434) | 225,326 | (414,116) |
| Other income, net | 396,797 | 3,726 | 7,694 | (400,706) | 7,511 |
| Income tax expense | 77,334 | 238,446 | 115,981 | — | 431,761 |
| Equity earnings in subsidiaries | 693,720 | 667,278 | — | (1,360,998) | — |
| Net income from continuing operations | 879,874 | 1,106,133 | 741,715 | (1,536,378) | 1,191,344 |
| Net (loss) income from discontinued operations, net of tax | — | (412,413) | 78,771 | 175,380 | (158,262) |
| Net income | 879,874 | 693,720 | 820,486 | (1,360,998) | 1,033,082 |
| Less: Net income attributable to noncontrolling interests | — | — | — | (153,208) | (153,208) |
| Net income attributable to DaVita Inc. | \$ 879,874 | \$ 693,720 | \$ 820,486 | \$ (1,514,206) | \$ 879,874 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Comprehensive Income

| For the year ended December 31, 2018 | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|--------------------|-----------------------------------|--|--------------------------------------|-------------------------------|
| Net income | \$ 159,394 | \$ 103,196 | \$ 517,671 | \$ (447,221) | \$ 333,040 |
| Other comprehensive income (loss) | 6,153 | — | (45,944) | — | (39,791) |
| Total comprehensive income | 165,547 | 103,196 | 471,727 | (447,221) | 293,249 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (173,646) | (173,646) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 165,547</u> | <u>\$ 103,196</u> | <u>\$ 471,727</u> | <u>\$ (620,867)</u> | <u>\$ 119,603</u> |
| For the year ended December 31, 2017 | | | | | |
| Net income | \$ 663,618 | \$ 478,192 | \$ 241,312 | \$ (552,567) | \$ 830,555 |
| Other comprehensive income | 3,106 | — | 99,770 | — | 102,876 |
| Total comprehensive income | 666,724 | 478,192 | 341,082 | (552,567) | 933,431 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (166,935) | (166,935) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 666,724</u> | <u>\$ 478,192</u> | <u>\$ 341,082</u> | <u>\$ (719,502)</u> | <u>\$ 766,496</u> |
| For the year ended December 31, 2016 | | | | | |
| Net income | \$ 879,874 | \$ 693,720 | \$ 820,486 | \$ (1,360,998) | \$ 1,033,082 |
| Other comprehensive loss | (290) | — | (29,337) | — | (29,627) |
| Total comprehensive income | 879,584 | 693,720 | 791,149 | (1,360,998) | 1,003,455 |
| Less: Comprehensive income attributable to noncontrolling interest | — | — | — | (153,398) | (153,398) |
| Comprehensive income attributable to DaVita Inc. | <u>\$ 879,584</u> | <u>\$ 693,720</u> | <u>\$ 791,149</u> | <u>\$ (1,514,396)</u> | <u>\$ 850,057</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Balance Sheets

| As of December 31, 2018 | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|----------------------|-----------------------------------|--|--------------------------------------|-------------------------------|
| Cash and cash equivalents | \$ 60,653 | \$ — | \$ 262,385 | \$ — | \$ 323,038 |
| Restricted cash and equivalents | 1,005 | 12,048 | 79,329 | — | 92,382 |
| Accounts receivable, net | — | 1,264,290 | 594,318 | — | 1,858,608 |
| Other current assets | 37,185 | 601,318 | 122,063 | — | 760,566 |
| Current assets held for sale | — | 4,440,953 | 948,612 | — | 5,389,565 |
| Total current assets | 98,843 | 6,318,609 | 2,006,707 | — | 8,424,159 |
| Property and equipment, net | 491,462 | 1,624,835 | 1,277,372 | — | 3,393,669 |
| Intangible assets, net | 153 | 42,933 | 75,760 | — | 118,846 |
| Investments in subsidiaries | 10,102,750 | 3,239,862 | — | (13,342,612) | — |
| Intercompany receivables | 3,419,448 | — | 1,471,203 | (4,890,651) | — |
| Other long-term assets and investments | 53,385 | 80,537 | 197,696 | — | 331,618 |
| Goodwill | — | 4,812,365 | 2,029,595 | — | 6,841,960 |
| Total assets | <u>\$ 14,166,041</u> | <u>\$ 16,119,141</u> | <u>\$ 7,058,333</u> | <u>\$ (18,233,263)</u> | <u>\$ 19,110,252</u> |
| Current liabilities | \$ 1,945,943 | \$ 1,251,534 | \$ 449,925 | \$ — | \$ 3,647,402 |
| Current liabilities held for sale | — | 722,766 | 520,993 | — | 1,243,759 |
| Total current liabilities | 1,945,943 | 1,974,300 | 970,918 | — | 4,891,161 |
| Intercompany payables | — | 3,327,026 | 1,563,625 | (4,890,651) | — |
| Long-term debt and other long-term liabilities | 7,918,581 | 715,065 | 552,406 | — | 9,186,052 |
| Noncontrolling interests subject to put provisions | 598,075 | — | — | 526,566 | 1,124,641 |
| Total DaVita Inc. shareholders' equity | 3,703,442 | 10,102,750 | 3,239,862 | (13,342,612) | 3,703,442 |
| Noncontrolling interests not subject to put provisions | — | — | 731,522 | (526,566) | 204,956 |
| Total equity | 3,703,442 | 10,102,750 | 3,971,384 | (13,869,178) | 3,908,398 |
| Total liabilities and equity | <u>\$ 14,166,041</u> | <u>\$ 16,119,141</u> | <u>\$ 7,058,333</u> | <u>\$ (18,233,263)</u> | <u>\$ 19,110,252</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Balance Sheets - (continued)

| As of December 31, 2017 | DaVita Inc. | Guarantor Subsidiaries | Non- Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|----------------------|-----------------------------------|--|--------------------------------------|-------------------------------|
| Cash and cash equivalents | \$ 149,305 | \$ — | \$ 358,929 | \$ — | \$ 508,234 |
| Restricted cash and equivalents | 1,002 | 9,384 | 300 | — | 10,686 |
| Accounts receivable, net | — | 1,208,715 | 506,035 | — | 1,714,750 |
| Other current assets | 67,025 | 621,409 | 86,955 | — | 775,389 |
| Current assets held for sale | — | 4,992,067 | 769,575 | — | 5,761,642 |
| Total current assets | 217,332 | 6,831,575 | 1,721,794 | — | 8,770,701 |
| Property and equipment, net | 408,010 | 1,560,390 | 1,180,813 | — | 3,149,213 |
| Intangible assets, net | 250 | 50,971 | 62,606 | — | 113,827 |
| Investments in subsidiaries | 10,009,874 | 3,085,722 | — | (13,095,596) | — |
| Intercompany receivables | 3,677,947 | — | 1,313,213 | (4,991,160) | — |
| Other long-term assets and investments | 47,297 | 68,344 | 214,875 | — | 330,516 |
| Goodwill | — | 4,732,320 | 1,877,959 | — | 6,610,279 |
| Total assets | <u>\$ 14,360,710</u> | <u>\$ 16,329,322</u> | <u>\$ 6,371,260</u> | <u>\$ (18,086,756)</u> | <u>\$ 18,974,536</u> |
| Current liabilities | \$ 238,706 | \$ 1,207,482 | \$ 436,262 | \$ — | \$ 1,882,450 |
| Current liabilities held for sale | — | 739,294 | 445,776 | — | 1,185,070 |
| Total current liabilities | 238,706 | 1,946,776 | 882,038 | — | 3,067,520 |
| Intercompany payables | — | 3,690,042 | 1,301,118 | (4,991,160) | — |
| Long-term debt and other long-term liabilities | 8,857,373 | 682,630 | 469,587 | — | 10,009,590 |
| Noncontrolling interests subject to put provisions | 574,602 | — | — | 436,758 | 1,011,360 |
| Total DaVita Inc. shareholders' equity | 4,690,029 | 10,009,874 | 3,085,722 | (13,095,596) | 4,690,029 |
| Noncontrolling interests not subject to put provisions | — | — | 632,795 | (436,758) | 196,037 |
| Total equity | 4,690,029 | 10,009,874 | 3,718,517 | (13,532,354) | 4,886,066 |
| Total liabilities and equity | <u>\$ 14,360,710</u> | <u>\$ 16,329,322</u> | <u>\$ 6,371,260</u> | <u>\$ (18,086,756)</u> | <u>\$ 18,974,536</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flow

| For the year ended December 31, 2018 | DaVita Inc. | Guarantor Subsidiaries | Non-Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|-------------|---------------------------|-------------------------------|------------------------------|-----------------------|
| Cash flows from operating activities: | | | | | |
| Net income | \$ 159,394 | \$ 103,196 | \$ 517,671 | \$ (447,221) | \$ 333,040 |
| Changes in operating assets and liabilities and non-cash items included in net income | (86,070) | 818,027 | 259,422 | 447,221 | 1,438,600 |
| Net cash provided by operating activities | 73,324 | 921,223 | 777,093 | — | 1,771,640 |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (175,787) | (534,278) | (277,073) | — | (987,138) |
| Acquisitions | — | (73,046) | (110,110) | — | (183,156) |
| Proceeds from asset sales, net of cash divested | — | 61,962 | 88,243 | — | 150,205 |
| Investments and other items | 30,962 | (16,362) | (154) | — | 14,446 |
| Net cash used in investing activities | (144,825) | (561,724) | (299,094) | — | (1,005,643) |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | 725,889 | (11,437) | (19,675) | — | 694,777 |
| Intercompany borrowing | 404,897 | (311,778) | (93,119) | — | — |
| Other items | (1,147,934) | (28,067) | (144,130) | — | (1,320,131) |
| Net cash used in financing activities | (17,148) | (351,282) | (256,924) | — | (625,354) |
| Effect of exchange rate changes on cash | — | — | (3,350) | — | (3,350) |
| Net (decrease) increase in cash, cash equivalents and restricted cash | (88,649) | 8,217 | 217,725 | — | 137,293 |
| Less: Net increase in cash, cash equivalents and restricted cash from discontinued operations | — | 5,553 | 235,240 | — | 240,793 |
| Net (decrease) increase in cash, cash equivalents and restricted cash from continuing operations | (88,649) | 2,664 | (17,515) | — | (103,500) |
| Cash, cash equivalents and restricted cash of continuing operations at beginning of the year | 150,307 | 9,384 | 359,229 | — | 518,920 |
| Cash, cash equivalents and restricted cash of continuing operations at end of the year | \$ 61,658 | \$ 12,048 | \$ 341,714 | \$ — | \$ 415,420 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flow - (continued)

| For the year ended December 31, 2017 | DaVita Inc. | Guarantor Subsidiaries | Non-Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|-------------|---------------------------|-------------------------------|------------------------------|-----------------------|
| Cash flows from operating activities: | | | | | |
| Net income | \$ 663,618 | \$ 478,192 | \$ 241,312 | \$ (552,567) | \$ 830,555 |
| Changes in operating assets and liabilities and non-cash items included in net income | (533,300) | 368,135 | 695,209 | 552,567 | 1,082,611 |
| Net cash provided by operating activities | 130,318 | 846,327 | 936,521 | — | 1,913,166 |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (155,972) | (490,800) | (258,478) | — | (905,250) |
| Acquisitions | — | (693,522) | (110,357) | — | (803,879) |
| Proceeds from asset and business sales, net of cash divested | — | 90,340 | 1,996 | — | 92,336 |
| Investments and other items | 211,619 | (7,004) | 47,446 | — | 252,061 |
| Net cash provided by (used in) investing activities | 55,647 | (1,100,986) | (319,393) | — | (1,364,732) |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | 173,529 | (12,662) | (6,019) | — | 154,848 |
| Intercompany borrowing | 22,589 | 218,980 | (241,569) | — | — |
| Other items | (781,697) | (2,493) | (136,915) | — | (921,105) |
| Net cash (used in) provided by financing activities | (585,579) | 203,825 | (384,503) | — | (766,257) |
| Effect of exchange rate changes on cash | — | — | 254 | — | 254 |
| Net (decrease) increase in cash, cash equivalents and restricted cash | (399,614) | (50,834) | 232,879 | — | (217,569) |
| Less: Net decrease in cash, cash equivalents and restricted cash from discontinued operations | — | (51,531) | (1,495) | — | (53,026) |
| Net (decrease) increase in cash, cash equivalents and restricted cash from continuing operations | (399,614) | 697 | 234,374 | — | (164,543) |
| Cash, cash equivalents and restricted cash of continuing operations at beginning of the year | 549,921 | 8,687 | 124,855 | — | 683,463 |
| Cash, cash equivalents and restricted cash of continuing operations at end of the year | \$ 150,307 | \$ 9,384 | \$ 359,229 | \$ — | \$ 518,920 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Consolidating Statements of Cash Flow - (continued)

| For the year ended December 31, 2016 | DaVita Inc. | Guarantor Subsidiaries | Non-Guarantor Subsidiaries | Consolidating Adjustments | Consolidated Total |
|--|-------------------|---------------------------|-------------------------------|------------------------------|-----------------------|
| Cash flows from operating activities: | | | | | |
| Net income | \$ 879,874 | \$ 693,720 | \$ 820,486 | \$ (1,360,998) | \$ 1,033,082 |
| Changes in operating assets and liabilities and non-cash items included in net income | (612,706) | 359,366 | (168,614) | 1,360,998 | 939,044 |
| Net cash provided by operating activities | 267,168 | 1,053,086 | 651,872 | — | 1,972,126 |
| Cash flows from investing activities: | | | | | |
| Additions of property and equipment, net | (139,303) | (382,305) | (307,487) | — | (829,095) |
| Acquisitions | — | (472,413) | (91,443) | — | (563,856) |
| Proceeds from asset sales | — | 70,342 | (5,617) | — | 64,725 |
| Investments and other items | 153,031 | (29,038) | 2,565 | — | 126,558 |
| Net cash provided by (used in) investing activities | 13,728 | (813,414) | (401,982) | — | (1,201,668) |
| Cash flows from financing activities: | | | | | |
| Long-term debt and related financing costs, net | (92,460) | (27,830) | (4,152) | — | (124,442) |
| Intercompany borrowing | 236,052 | (231,800) | (4,252) | — | — |
| Other items | (1,061,203) | (21,525) | (144,811) | — | (1,227,539) |
| Net cash used in financing activities | (917,611) | (281,155) | (153,215) | — | (1,351,981) |
| Effect of exchange rate changes on cash | — | — | 4,276 | — | 4,276 |
| Net (decrease) increase in cash, cash equivalents and restricted cash | (636,715) | (41,483) | 100,951 | — | (577,247) |
| Less: Net (decrease) increase in cash, cash equivalents and restricted cash from discontinued operations | — | (50,170) | 34,377 | — | (15,793) |
| Net (decrease) increase in cash, cash equivalents and restricted cash from continuing operations | (636,715) | 8,687 | 66,574 | — | (561,454) |
| Cash, cash equivalents and restricted cash of continuing operations at beginning of the year | 1,186,636 | — | 58,281 | — | 1,244,917 |
| Cash, cash equivalents and restricted cash of continuing operations at end of the year | <u>\$ 549,921</u> | <u>\$ 8,687</u> | <u>\$ 124,855</u> | <u>\$ —</u> | <u>\$ 683,463</u> |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

29. Supplemental data (unaudited)

The following information is presented as supplemental data as required by the indentures governing the Company's Senior Notes.

Condensed Consolidating Statements of Income

| For the year ended December 31, 2018 | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries ⁽¹⁾ |
|--|--------------------|------------------|---------------------------|--|
| Dialysis and related lab patient service revenues | \$ 10,709,981 | \$ — | \$ — | \$ 10,709,981 |
| Less: Provision for uncollectible accounts | (49,587) | — | — | (49,587) |
| Net dialysis and related lab patient service revenues | 10,660,394 | — | — | 10,660,394 |
| Other revenues | 744,457 | — | — | 744,457 |
| Total net revenues | 11,404,851 | — | — | 11,404,851 |
| Operating expenses and charges | 9,879,027 | — | — | 9,879,027 |
| Operating income | 1,525,824 | — | — | 1,525,824 |
| Debt expense | (487,435) | — | — | (487,435) |
| Other income, net | 10,089 | — | — | 10,089 |
| Income tax expense | 258,400 | — | — | 258,400 |
| Net income from continuing operations | 790,078 | — | — | 790,078 |
| Net (loss) income from discontinued operations, net of tax | (457,038) | 37,373 | 92 | (494,503) |
| Net income | 333,040 | 37,373 | 92 | 295,575 |
| Less: Net income attributable to noncontrolling interests | (173,646) | (7,841) | — | (165,805) |
| Net income attributable to DaVita Inc. | \$ 159,394 | \$ 29,532 | \$ 92 | \$ 129,770 |

Condensed Consolidating Statements of Comprehensive Income

| For the year ended December 31, 2018 | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries ⁽¹⁾ |
|--|--------------------|------------------|---------------------------|--|
| Net income | \$ 333,040 | \$ 37,373 | \$ 92 | \$ 295,575 |
| Other comprehensive loss | (39,791) | — | — | (39,791) |
| Total comprehensive income | 293,249 | 37,373 | 92 | 255,784 |
| Less: Comprehensive income attributable to noncontrolling interest | (173,646) | (7,841) | — | (165,805) |
| Comprehensive income attributable to DaVita Inc. | \$ 119,603 | \$ 29,532 | \$ 92 | \$ 89,979 |

(1) After the elimination of the unrestricted subsidiaries and the physician groups

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Condensed Consolidating Balance Sheets

| As of December 31, 2018 | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries⁽¹⁾ |
|--|---------------------------|-------------------------|----------------------------------|--|
| Cash and cash equivalents | \$ 323,038 | \$ — | \$ — | \$ 323,038 |
| Restricted cash and equivalents | 92,382 | — | — | 92,382 |
| Accounts receivable, net | 1,858,608 | — | — | 1,858,608 |
| Other current assets | 760,566 | — | — | 760,566 |
| Other current assets held for sale | 5,389,565 | 532,050 | 2,825 | 4,854,690 |
| Total current assets | 8,424,159 | 532,050 | 2,825 | 7,889,284 |
| Property and equipment, net | 3,393,669 | — | — | 3,393,669 |
| Amortizable intangibles, net | 118,846 | — | — | 118,846 |
| Other long-term assets | 331,618 | — | — | 331,618 |
| Goodwill | 6,841,960 | — | — | 6,841,960 |
| Total assets | \$ 19,110,252 | \$ 532,050 | \$ 2,825 | \$ 18,575,377 |
| Current liabilities | \$ 3,647,402 | \$ — | \$ — | \$ 3,647,402 |
| Current liabilities held for sale | 1,243,759 | 351,925 | — | 891,834 |
| Total current liabilities | 4,891,161 | 351,925 | — | 4,539,236 |
| Payables to parent | — | 25,456 | 2,825 | (28,281) |
| Long-term debt and other long-term liabilities | 9,186,052 | — | — | 9,186,052 |
| Noncontrolling interests subject to put provisions | 1,124,641 | — | — | 1,124,641 |
| Total DaVita Inc. shareholders' equity | 3,703,442 | 154,669 | — | 3,548,773 |
| Noncontrolling interests not subject to put provisions | 204,956 | — | — | 204,956 |
| Shareholders' equity | 3,908,398 | 154,669 | — | 3,753,729 |
| Total liabilities and shareholders' equity | \$ 19,110,252 | \$ 532,050 | \$ 2,825 | \$ 18,575,377 |

DAVITA INC.
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS - (continued)
(dollars in thousands, except per share data)

Condensed Consolidating Statements of Cash Flow

| For the year ended December 31, 2018 | Consolidated Total | Physician Groups | Unrestricted Subsidiaries | Company and Restricted Subsidiaries ⁽¹⁾ |
|--|--------------------|------------------|---------------------------|--|
| Cash flows from operating activities: | | | | |
| Net income | \$ 333,040 | \$ 37,373 | \$ 92 | \$ 295,575 |
| Changes in operating and intercompany assets and liabilities and non-cash items included in net income | 1,438,600 | 81,722 | (92) | 1,356,970 |
| Net cash provided by operating activities | 1,771,640 | 119,095 | — | 1,652,545 |
| Cash flows from investing activities: | | | | |
| Additions of property and equipment | (987,138) | (2,746) | — | (984,392) |
| Acquisitions and divestitures, net | (183,156) | — | — | (183,156) |
| Proceeds from asset sales | 150,205 | — | — | 150,205 |
| Investments and other items, net | 14,446 | (154) | — | 14,600 |
| Net cash used in investing activities | (1,005,643) | (2,900) | — | (1,002,743) |
| Cash flows from financing activities: | | | | |
| Long-term debt and related financing costs, net | 694,777 | — | — | 694,777 |
| Intercompany | — | 25,296 | — | (25,296) |
| Other items | (1,320,131) | — | — | (1,320,131) |
| Net cash (used in) provided by financing activities | (625,354) | 25,296 | — | (650,650) |
| Effect of exchange rate changes on cash | (3,350) | — | — | (3,350) |
| Net increase (decrease) in cash, cash equivalents and restricted cash | 137,293 | 141,491 | — | (4,198) |
| Less: Net increase in cash, cash equivalents and restricted cash from discontinued operations | 240,793 | 141,491 | — | 99,302 |
| Net decrease in cash, cash equivalents and restricted cash from continuing operations | (103,500) | — | — | (103,500) |
| Cash, cash equivalents and restricted cash of continuing operations at beginning of the year | 518,920 | — | — | 518,920 |
| Cash, cash equivalents and restricted cash of continuing operations at end of the year | \$ 415,420 | \$ — | \$ — | \$ 415,420 |

(1) After the elimination of the unrestricted subsidiaries and the physician groups

EXHIBIT INDEX

- [2.1](#) Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(28)
- [2.2](#) Amendment, dated as of July 6, 2012, to the Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(25)
- [2.3](#) Amendment No. 2, dated as of August 30, 2013, to the Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.✓
- [2.4](#) Amendment No. 3, dated as of June 22, 2018, to the Agreement and Plan of Merger, dated as of May 20, 2012, by and among DaVita Inc., Seismic Acquisition LLC, HealthCare Partners Holdings, LLC, and the Member Representative.(30)
- [3.1](#) Restated Certificate of Incorporation of DaVita Inc., as filed with the Secretary of State of Delaware on November 1, 2016.(1)
- [3.2](#) Amended and Restated Bylaws for DaVita Inc. dated as of September 7, 2016.(1)
- [4.1](#) Indenture, dated August 28, 2012, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(4)
- [4.2](#) Form of 5.750% Senior Notes due 2022 and related Guarantee (included in Exhibit 4.1).(4)
- [4.3](#) Indenture, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(26)
- [4.4](#) Form of 5.125% Senior Notes due 2024 and related Guarantee (included in Exhibit 4.3).(26)
- [4.5](#) Second Supplemental Indenture for the 5.750% Senior Notes due 2022, dated June 13, 2014, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(21)
- [4.6](#) Indenture for the 5.000% Senior Notes due 2025, dated April 17, 2015, by and among DaVita Inc., the guarantors named therein and The Bank of New York Mellon Trust Company, N.A., as Trustee.(22)
- [4.7](#) Form of 5.000% Senior Notes due 2025 and related Guarantee (included in Exhibit 4.6).(22)
- [10.1](#) Sourcing and Supply Agreement between DaVita Inc. and Amgen USA Inc. effective as of January 6, 2017.(6)**
- [10.2](#) Equity Purchase Agreement, dated as of December 5, 2017, by and among DaVita Inc., Collaborative Care Holdings, LLC, and solely with respect to Section 9.3 and Section 9.18 thereto, UnitedHealth Group Incorporated.(2)
- [10.3](#) Amendment No. 1 dated as of September 20, 2018, to that certain Equity Purchase Agreement, dated as of December 5, 2017, by and among DaVita, Inc., a Delaware corporation, Collaborative Care Holdings, LLC, a Delaware limited liability company and a wholly owned subsidiary of Optum, Inc., and solely with respect to Section 9.3 and Section 9.18 thereto, UnitedHealth Group Incorporated, a Delaware corporation.(31)

- [10.4](#) Second Amendment to Equity Purchase Agreement by and between DaVita, Inc., a Delaware corporation, and Collaborative Care Holdings, LLC, a Delaware limited liability company, dated as of December 11, 2018, amending that certain Equity Purchase Agreement, dated as of December 5, 2017, by and among DaVita, Inc., Collaborative Care Holdings, LLC, and, solely with respect to Section 9.3 and Section 9.18 thereto, UnitedHealth Group Incorporated (as previously amended).(14)
- [10.5](#) Credit Agreement, dated as of June 24, 2014, by and among DaVita Inc., the guarantors the guarantors party thereto, the lenders party thereto, JPMorgan Chase Bank, N.A., as Administrative Agent and Collateral Agent, Barclays Bank PLC, and Wells Fargo Bank, National Association as Co-Syndication Agents, Bank of America, N.A., Credit Suisse AG, Goldman Sachs Bank USA, JPMorgan Chase Bank, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Bank, as Co-Documentation Agents, Barclays Bank PLC, Wells Fargo Securities, LLC, Credit Suisse Securities (USA) LLC, Goldman Sachs Bank USA, J.P. Morgan Securities, LLC, Bank of America, N.A., Morgan Stanley Senior Funding, Inc., and SunTrust Robinson Humphrey, Inc. as Joint Lead Arrangers and Joint Bookrunners, The Bank of Nova Scotia, Credit Agricole Securities (USA) Inc., The Bank of Tokyo-Mitsubishi UFJ, Ltd., and Sumitomo Mitsui Banking Corporation, as Senior Managing Agents, HSBC Securities (USA) Inc., Fifth Third Bank, and Compass Bank as Managing Agents. (21)
- [10.6](#) Amendment No. 1, dated as of November 21, 2018, to that certain Credit Agreement, dated as of June 24, 2014, by and among DaVita Inc., the guarantors party thereto, the lenders party thereto, and JPMorgan Chase Bank, N.A., as Administrative Agent and Collateral Agent, and the other agents from time to time party thereto.(16)
- [10.7](#) Corporate Integrity Agreement, dated as of October 22, 2014, by and among the Office of Inspector General of The Department of Health and Human Services and DaVita Inc.(27)
- [10.8](#) Form of Non-Competition and Non-Solicitation Agreement, dated as of May 20, 2012, between DaVita Inc. and Dr. Robert Margolis, Dr. William Chin, Dr. Thomas Paulsen, Mr. Zan Calhoun, and Ms. Lori Glisson. (28)
- [10.9](#) Employment Agreement, effective July 25, 2008, between DaVita Inc. and Kent J. Thiry.(15)*
- [10.10](#) Amendment to Employment Agreement, effective December 31, 2014, by and between DaVita Inc. and Kent J. Thiry.*✓
- [10.11](#) Amendment Number Two to Employment Agreement, effective as of August 20, 2018, by and between DaVita Inc. and Kent J. Thiry (32).*
- [10.12](#) Employment Agreement, effective March 17, 2010, by and between DaVita Inc. and Javier Rodriguez.(20)*
- [10.13](#) Amendment to Employment Agreement, effective December 31, 2014, by and between DaVita Inc. and Javier Rodriguez.*✓
- [10.14](#) Employment Agreement, effective February 21, 2017, by and between DaVita Inc. and Joel Ackerman.(9)*
- [10.15](#) Employment Agreement, effective April 27, 2016, by and between DaVita HealthCare Partners Inc. and Kathleen A. Waters.(6)*
- [10.16](#) Employment Agreement, effective September 22, 2005, by and between DaVita Inc. and James Hilger.(8)*
- [10.17](#) Amendment to Mr. Hilger's Employment Agreement, effective December 12, 2008.(18)*
- [10.18](#) Second Amendment to Mr. Hilger's Employment Agreement, effective December 27, 2012.(23)*
- [10.19](#) Third Amendment to Employment Agreement, effective December 31, 2014, by and between DaVita Inc. and James Hilger.*✓
- [10.20](#) Transition Agreement, dated as of July 31, 2018, by and between DaVita Inc. and James Hilger.(30)*

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|------------------------------|--|
| <u>10.21</u> | Amendment to Stock Appreciation Rights Agreements, entered into effective as of March 1, 2018, by and between DaVita Inc. and Carol Anthony Davidson.(29)* |
| <u>10.22</u> | Consulting Agreement, effective June 15, 2017, by and between DaVita Inc. and Roger J. Valine.(3)* |
| <u>10.23</u> | Amendment to Stock Appreciation Rights Agreements, effective June 15, 2017, by and between DaVita Inc. and Roger J. Valine.(3)* |
| <u>10.24</u> | Form of Indemnity Agreement.(12)* |
| <u>10.25</u> | Form of Indemnity Agreement.(7)* |
| <u>10.26</u> | DaVita Deferred Compensation Plan.(9)* |
| <u>10.27</u> | Executive Incentive Plan (as Amended and Restated effective January 1, 2009).(19)* |
| <u>10.28</u> | DaVita Voluntary Deferral Plan.(5)* |
| <u>10.29</u> | Deferred Bonus Plan (Prosperity Plan).(17)* |
| <u>10.30</u> | Amendment No. 1 to Deferred Bonus Plan (Prosperity Plan).(18)* |
| <u>10.31</u> | Amended and Restated Employee Stock Purchase Plan.(13)* |
| <u>10.32</u> | DaVita Inc. Severance Plan for Directors and Above.*✓ |
| <u>10.33</u> | Change in Control Bonus Program.(18)* |
| <u>10.34</u> | DaVita Inc. Non-Employee Director Compensation Policy. (29)* |
| <u>10.35</u> | Amended and Restated DaVita Inc. 2011 Incentive Award Plan.(11)* |
| <u>10.36</u> | DaVita Inc. Rule of 65 Policy, adopted on August 19, 2018.(32)* |
| <u>10.37</u> | Form of Stock Appreciation Rights Agreement-Executives (DaVita Inc. 2011 Incentive Award Plan).(30)* |
| <u>10.38</u> | Form of Restricted Stock Units Agreement-Executives (DaVita Inc. 2011 Incentive Award Plan).(30)* |
| <u>10.39</u> | Form of Performance Stock Units Agreement -Executives (DaVita Inc. 2011 Incentive Award Plan).(30)* |
| <u>10.40</u> | Form of Stock Appreciation Rights Agreement-Board members (DaVita Inc. 2011 Incentive Award Plan).(30)* |
| <u>10.41</u> | Form of 2014 Long Term Incentive Program Stock Appreciation Rights Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program.(10)* |
| <u>10.42</u> | Form of 2014 Long Term Incentive Program Restricted Stock Units Agreement under the DaVita Inc. 2011 Incentive Award Plan and Long-Term Incentive Program.(10)* |
| <u>10.43</u> | Form of Stock Appreciation Rights Agreement-Board members (DaVita Inc. 2011 Incentive Award Plan).(24)* |

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|-----------------------|--|
| 10.44 | Form of Stock Appreciation Rights Agreement-Executives (DaVita Inc. 2011 Incentive Award Plan).(23)* |
| 10.45 | Form of Restricted Stock Units Agreement-Executives (DaVita Inc. 2011 Incentive Award Plan).(24)* |
| 10.46 | Form of Long-Term Incentive Program Award Agreement (For 162(m) designated teammates) (DaVita Inc. 2011 Incentive Award Plan).(23)* |
| 10.47 | Form of Long-Term Incentive Program Award Agreement (DaVita Inc. 2011 Incentive Award Plan).(23)* |
| 21.1 | List of our subsidiaries.✓ |
| 23.1 | Consent of KPMG LLP, independent registered public accounting firm.✓ |
| 24.1 | Powers of Attorney with respect to DaVita. (Included on Page S-1). |
| 31.1 | Certification of the Chief Executive Officer, dated February 22, 2019, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.✓ |
| 31.2 | Certification of the Chief Financial Officer, dated February 22, 2019, pursuant to Rule 13a-14(a) or 15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.✓ |
| 32.1 | Certification of the Chief Executive Officer, dated February 22, 2019, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.✓ |
| 32.2 | Certification of the Chief Financial Officer, dated February 22, 2019, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.✓ |
| 101.INS | XBRL Instance Document - the Instance Document does not appear in the Interactive Data File because its XBRL tags are embedded within the Inline XBRL document.✓ |
| 101.SCH | XBRL Taxonomy Extension Schema Document.✓ |
| 101.CAL | XBRL Taxonomy Extension Calculation Linkbase Document.✓ |
| 101.DEF | XBRL Taxonomy Extension Definition Linkbase Document.✓ |
| 101.LAB | XBRL Taxonomy Extension Label Linkbase Document.✓ |
| 101.PRE | XBRL Taxonomy Extension Presentation Linkbase Document.✓ |

✓ Included in this filing.

* Management contract or executive compensation plan or arrangement.

** Portions of this exhibit are subject to a request for confidential treatment and have been redacted and filed separately with the SEC.

- (1) Filed on November 2, 2016 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2016.
- (2) Filed on December 6, 2017 as an exhibit to the Company's Current Report on Form 8-K.
- (3) Filed on November 7, 2017 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2017.
- (4) Filed on August 28, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (5) Filed on November 8, 2005 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2005.
- (6) Filed on May 2, 2017 as an exhibit to the Company's Quarterly Report on 10-Q for the quarter ended March 31, 2017.

- (7) Filed on March 3, 2005 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2004.
- (8) Filed on August 7, 2006 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ending June 30, 2006.
- (9) Filed on February 24, 2017 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2016.
- (10) Filed on November 6, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014.
- (11) Filed on April 28, 2014 as Appendix A to the Company's Definitive Proxy Statement on Schedule 14A.
- (12) Filed on December 20, 2006 as an exhibit to the Company's Current Report on Form 8-K.
- (13) Filed on June 4, 2007 as an exhibit to the Company's Current Report on Form 8-K.
- (14) Filed on December 17, 2018 as an exhibit to the Company's Current Report on Form 8-K.
- (15) Filed on July 31, 2008 as an exhibit to the Company's Current Report on Form 8-K.
- (16) Filed on November 26, 2018 as an exhibit to the Company's Current Report on Form 8-K.
- (17) Filed on February 29, 2008 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2007.
- (18) Filed on February 27, 2009 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2008.
- (19) Filed on June 18, 2009 as an exhibit to the Company's Current Report on Form 8-K.
- (20) Filed on April 14, 2010 as an exhibit to the Company's Current Report on Form 8-K.
- (21) Filed on August 1, 2014 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014.
- (22) Filed on April 17, 2015 as an exhibit to the Company's Current Report on Form 8-K.
- (23) Filed on March 1, 2013 as an exhibit to the Company's Annual Report on Form 10-K for the year ended December 31, 2012.
- (24) Filed on August 4, 2011 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2011.
- (25) Filed on July 9, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (26) Filed on June 16, 2014 as an exhibit to the Company's Current Report on Form 8-K.
- (27) Filed on October 23, 2014 as an exhibit to the Company's Current Report on Form 8-K.
- (28) Filed on May 21, 2012 as an exhibit to the Company's Current Report on Form 8-K.
- (29) Filed on May 3, 2018 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended March 31, 2018.
- (30) Filed on August 1, 2018 as an exhibit to the Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2018.
- (31) Filed on September 24, 2018 as an exhibit to the Company's Current Report on Form 8-K.
- (32) Filed on August 23, 2018 as an exhibit to the Company's Current Report on Form 8-K.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, we have duly caused this Annual Report on Form 10-K to be signed on our behalf by the undersigned, thereunto duly authorized, in the City of Denver, State of Colorado, on February 22, 2019.

DAVITA INC.

By: /s/ KENT J. THIRY

Kent J. Thiry
Chairman and Chief Executive Officer

KNOW ALL MEN BY THESE PRESENT, that each person whose signature appears below constitutes and appoints Kent J. Thiry, Joel Ackerman, and Kathleen Waters, and each of them his or her true and lawful attorneys-in-fact and agents with full power of substitution and resubstitution, for him or her and in his or her name, place and stead, in any and all capacities, to sign any and all amendments to this Annual Report on Form 10-K, and to file the same, with all exhibits thereto, and other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents, and each of them, full power and authority to do and perform each and every act and thing requisite or necessary to be done in and about the premises, as fully to all intents and purposes as he or she might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or their or his or her substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this Annual Report on Form 10-K has been signed by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

| Signature | Title | Date |
|--|---|-------------------|
| /S/ KENT J. THIRY Kent J. Thiry | Chairman and Chief Executive Officer (Principal Executive Officer) | February 22, 2019 |
| /S/ JOEL ACKERMAN Joel Ackerman | Chief Financial Officer (Principal Financial Officer) | February 22, 2019 |
| /S/ JAMES K. HILGER James K. Hilger | Chief Accounting Officer (Principal Accounting Officer) | February 22, 2019 |
| /S/ PAMELA M. ARWAY Pamela M. Arway | Director | February 22, 2019 |
| /S/ CHARLES G. BERG Charles G. Berg | Director | February 22, 2019 |
| /S/ BARBARA J. DESOER Barbara J. Desoer | Director | February 22, 2019 |
| /S/ PASCAL DESROCHES Pascal Desroches | Director | February 22, 2019 |
| /S/ PAUL J. DIAZ Paul J. Diaz | Director | February 22, 2019 |
| /S/ PETER T. GRAUER Peter T. Grauer | Director | February 22, 2019 |
| /S/ JOHN M. NEHRA John M. Nehra | Director | February 22, 2019 |
| /S/ WILLIAM L. ROPER William L. Roper | Director | February 22, 2019 |
| /S/ PHYLLIS R. YALE Phyllis R. Yale | Director | February 22, 2019 |

DAVITA INC.
SCHEDULE II—VALUATION AND QUALIFYING ACCOUNTS

| Description | Balance at beginning of year | Acquisitions | Amounts charged to income | Amounts written off | Balance at end of year |
|---------------------------------------|------------------------------------|--------------|---------------------------------|------------------------|---------------------------|
| (in thousands) | | | | | |
| Allowance for uncollectible accounts: | | | | | |
| Year ended December 31, 2018 | \$ 218,399 | \$ — | \$ 42,287 | \$ 207,762 | \$ 52,924 |
| Year ended December 31, 2017 | \$ 238,897 | \$ — | \$ 478,365 | \$ 498,863 | \$ 218,399 |
| Year ended December 31, 2016 | \$ 251,734 | \$ — | \$ 442,985 | \$ 455,822 | \$ 238,897 |

Exhibit 2.3

AMENDMENT NO. 2 TO AGREEMENT AND PLAN OF MERGER

This Amendment, dated as of August 30, 2013 (this "Amendment"), to the AGREEMENT AND PLAN OF MERGER is by and among DAVITA HEALTHCARE PARTNERS INC., a Delaware corporation ("DaVita"), HEALTHCARE PARTNERS HOLDINGS, LLC, a California limited liability company (the "Company"), and ROBERT D. MOSHER, as the member representative (the "Member Representative"). Capitalized terms used and not otherwise defined herein have the meanings ascribed to them in that certain Agreement and Plan of Merger, dated as of May 20, 2012, as amended by that certain Amendment to Agreement and Plan of Merger, dated as of July 6, 2012 (the "Merger Agreement"), by and among DaVita, Seismic Acquisition LLC ("Merger Sub"), the Company, and the Member Representative, relating to the merger of Merger Sub with and into the Company, with the Company continuing as the surviving entity and as a wholly owned subsidiary of DaVita.

RECITALS

WHEREAS, pursuant to the Merger Agreement, if the Earn-Out EBITDA for the fiscal year ended December 31, 2013 is equal to or greater than \$600,000,000, then (x) DaVita shall pay to the Members and holders of Company Options the Second Tranche (less the aggregate amount payable pursuant to clause (y) below) in cash, which shall be allocated among the Members and the holders of Company Options pro rata based on the Fully Diluted Units held by such Members or attributable to the Company Options held by such holders of Company Options as of immediately prior to the Closing relative to Total Outstanding Company Units, and (y) DaVita shall pay, or cause to be paid, any Nevada Second Tranche Payment that is due and payable pursuant to Section 1(b) of each of the Nevada Settlement Agreements;

WHEREAS, in light of the uncertainty whether Earn-Out EBITDA for the fiscal year ended December 31, 2013 will be equal to or greater than \$600,000,000, DaVita and the Member Representative agree that, in lieu of waiting to the end of the fiscal year ending December 31, 2013, and making a final Earn-Out EBITDA determination for such period and calculating the resulting Per Unit Earn-Out Payment as described in Section 3.06 of the Merger Agreement, DaVita will pay the amounts as specified in this Amendment;

WHEREAS, it is the desire of DaVita and the Member Representative by entering into this Amendment to fully, completely, and permanently resolve all of the Member Representative's, and the Members' and holders of Company Options' claims, against DaVita and the Company, together with the subsidiaries, affiliates, officers, managers, employees, and agents of each (collectively the "Released Parties"), whether such claims are presently known or unknown, related to the Second Tranche;

WHEREAS, the parties hereby agree that any claims that the Member Representative, or the Members or holders of Company Options, may have against the Released Parties related to

the Second Tranche are fully released upon the execution of this Amendment and the payment of the amounts detailed below;

WHEREAS, JSA Healthcare Nevada, L.L.C., a Nevada limited liability company ("JSA"), and Sherif W. Abdou, M.D., a resident of the State of Nevada, are entering into an Amendment to Settlement Agreement, dated as of August 30, 2013 (the "Abdou Amendment"), pursuant to which the parties have agreed that they will release all claims against each other with respect to the Transaction Settlement Payment (as defined in the Abdou Amendment) and JSA will pay Dr. Abdou the amounts specified in the Abdou Amendment in full and final settlement of all claims relating to or arising out of the Transaction Settlement Payment;

WHEREAS, JSA and Amir Bacchus, M.D., a resident of the State of Nevada, are entering into an Amendment to Settlement Agreement, dated as of August 30, 2013 (the "Bacchus Amendment" and together with the Abdou Amendment, the "Doctor Amendments"), pursuant to which the parties have agreed that they will release all claims against each other with respect to the Transaction Settlement Payment (as defined in the Bacchus Amendment) and JSA will pay Dr. Bacchus the amounts specified in the Bacchus Amendment in full and final settlement of all claims relating to or arising out of the Transaction Settlement Payment; and

WHEREAS, pursuant to Section 10.07 of the Merger Agreement, the Merger Agreement may be amended or modified by an instrument in writing signed by, or on behalf of, DaVita, the Company, and the Member Representative.

NOW, THEREFORE, for and in consideration of the promises, covenants, and agreements contained herein and for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

AGREEMENTS

1. Earn-Out Payments.

- a. DaVita and the Member Representative agree that, in lieu of waiting to the end of the fiscal year ending December 31, 2013, making a final Earn-Out EBITDA determination for such period and calculating the resulting Per Unit Earn-Out Payment as described in Section 3.06 of the Merger Agreement, and making payment of the Second Tranche or any other payment pursuant to or in respect of Section 3.06 of the Merger Agreement, DaVita will pay the amounts specified in Section 1b and (if applicable) 1c of this Amendment as full and final settlement of the Second Tranche and any and all other payments that may be required pursuant to Section 3.06 of the Merger Agreement.
- b. As soon as practicable following the execution of this Amendment, DaVita shall pay to the Members and holders of Company Options \$68,750,000 (less \$5,000,000 payable to Drs. Abdou and Bacchus pursuant to Section 1(a) of the Doctor Amendments) in cash.

- c. In the event ABQ Health Partners, LLC ("ABQ") or any of its affiliates enters into a binding agreement (or other arrangement satisfactory to DaVita) with Health Care Service Corporation (operating Blue Shield of New Mexico) ("HCSC") to retain any portion of the Network Stability Payments described in that certain Coordinated Care Strategic Alliance Agreement, by and between ABQ and HCSC, effective July 23, 2012, then DaVita and the Member Representative will engage in negotiations to determine if, how much and when any additional payments will be made to the Members, holders of Company Options and Drs. Abdou and Bacchus.

2. Shareholder Releases.

- a. Effective as of the date of this Amendment, the Member Representative, on behalf of each Member and holder of Company Options, agrees not to sue and fully releases and discharges the Released Parties with respect to and from any and all claims, demands, rights, liens, contracts, covenants, proceedings, causes of action, obligations, debts, and losses of whatever kind or nature in law, equity, or otherwise, whether now known or unknown, and whether or not concealed or hidden, all of which each such person now owns or holds or has at any time owned or held against the Released Parties connected with or relating to any matter occurring on or prior to the date of this Amendment related to the Second Tranche, or any other payments that may be required pursuant to Section 3.06 of the Merger Agreement; provided, however, that nothing in this Section 2(a) will be deemed to constitute a release by the Member Representative, or any Member or holder of Company Options, of any right of such person under this Amendment or any right of such person under the Merger Agreement other than those related to the Second Tranche.
- b. It is the intention of the Member Representative, on behalf of each Member and holder of Company Options, that such release be effective as a bar to each and every claim, demand, and cause of action specified in Section 2(a).
- c. The Member Representative, on behalf of each Member and holder of Company Options, acknowledges and intends that the Released Parties are being released from unknown and unforeseen claims to the fullest extent permitted by law and the Member Representative, on behalf of each Member and holder of Company Options, waives any defenses based thereon. The Member Representative, on behalf of each Member and holder of Company Options, acknowledges that such person has been advised by his attorneys with respect to this release.

- 3. Transaction Settlement Payments. DaVita covenants and agrees that it shall timely make or pay any amounts required to be paid pursuant to Section 1 of each of the Doctor Amendments, and the Member Representative hereby authorizes such payments.
- 4. Governing Law. This Amendment shall be governed by, and construed in accordance with, the laws of the State of New York. All Actions arising out of or relating to this

Amendment shall be heard and determined exclusively in any federal court sitting in the Borough of Manhattan of the City of New York; provided, however, that, if such federal court does not have jurisdiction over such Action, such Action shall be heard and determined exclusively in any New York state court sitting in the Borough of Manhattan of the City of New York. Consistent with the preceding sentence, the parties hereto hereby (a) submit to the exclusive jurisdiction of any federal or state court sitting in the Borough of Manhattan of the City of New York for the purpose of any Action arising out of or relating to this Amendment brought by any party hereto; (b) consent to service of process in accordance with the procedure set forth in Section 10.02 of the Merger Agreement; and (c) irrevocably waive, and agree not to assert by way of motion, defense, or otherwise, in any such Action, any claim that it is not subject personally to the jurisdiction of the above-named courts, that its property is exempt or immune from attachment or execution, that the Action is brought in an inconvenient forum, that the venue of the Action is improper, or that this Amendment or the Transactions may not be enforced in or by any of the above-named courts.

5. Severability. If any term or other provision of this Amendment is invalid, illegal, or incapable of being enforced under any Law or public policy, all other terms and provisions of this Amendment shall nevertheless remain in full force and effect, provided that the economic and legal substance of the actions set forth herein is not affected in any manner materially adverse to any party hereto. Upon such determination that any term or other provision is invalid, illegal, or incapable of being enforced, the parties hereto shall negotiate in good faith to modify this Amendment so as to effect the original intent of the parties hereto as closely as possible in a mutually acceptable manner in order that the Transactions are consummated as originally contemplated to the greatest extent possible.
6. Counterparts. This Amendment may be executed and delivered (including by facsimile or other means of electronic transmission, such as by electronic mail in "pdf" form) in one or more counterparts, and by the different parties hereto in separate counterparts, each of which when executed shall be deemed to be an original, but all of which taken together shall constitute one and the same agreement.
7. No Other Amendment and Agreements. Except to the extent expressly amended by this Amendment, all terms of the Merger Agreement shall remain in full force and effect without further amendment, change, or modification.

[Signature page follows]

IN WITNESS WHEREOF, each of the parties hereto has caused this Amendment to be executed as of the date first written above by its representative thereunto duly authorized.

DAVITA INC.

By: /s/ Kent J. Thiry
Name: Kent J. Thiry
Title: Chief Executive Officer

HEALTHCARE PARTNERS HOLDINGS LLC

By: /s/ Robert J. Margolis
Name: Robert J. Margolis, M.D.
Title: Chief Executive Officer

MEMBER REPRESENTATIVE

/s/ Robert D. Mosher
Name: Robert D. Mosher

[Signature Page to Amendment No. 2 to Agreement and Plan of Merger]

AMENDMENT TO EMPLOYMENT AGREEMENT

This Amendment to Employment Agreement ("Third Amendment ") amends the Employment Agreement (the "Agreement"), entered into as of July 25, 2008 (the "Agreement"), by and between DaVita Inc. (now called DaVita HealthCare Partners Inc. and referred to in this Amendment "Employer") and Kent J. Thiry ("Employee"). Specifically, effective December 31, 2014, the parties agree to amend the Agreement as follows:

1. A new Section 2.1 is hereby added to the Agreement as follows:

"Possible Recoupment of Certain Compensation. Notwithstanding any other provision in this Agreement to the contrary, Employee shall be subject to the written policies of the Board of Directors as well as laws and regulations applicable to executives of the Employer, including without limitation the DaVita HealthCare Partners Inc. Incentive Compensation Clawback Policy approved by the Board of Directors on December 4, 2014 and rules adopted pursuant to the Dodd-Frank Act, and any other Board policy, law or regulation relating to recoupment or "clawback" of compensation that may exist from time to time during the Employee's employment by the Employer and thereafter."

In all other respects, and with the exception of any all previous amendments, the Agreement remains unchanged and in full force and effect.

EMPLOYER / DAVITA HEALTHCARE EMPLOYEE/
PARTNERS INC.

By /s/ Laura Mildenerger /s/ Kent Thiry
Laura Mildenerger Kent J. Thiry
Chief People Officer

Approved as to Form

/s/ Michael Freimann
Michael A. Freimann
Assistant General Counsel – Labor & Employment

AMENDMENT TO EMPLOYMENT AGREEMENT

This Amendment to Employment Agreement ("Amendment") amends the Employment Agreement (the "Agreement"), entered into as of March 17, 2010 (the "Agreement"), by and between DaVita Inc. (now called DaVita HealthCare Partners Inc. and referred to in this Amendment "Employer") and Javier Rodriguez ("Employee"). Specifically, effective December 31, 2014, the parties agree to amend the Agreement as follows:

1. A new Section 2.8 is hereby added to the Agreement as follows:

"Possible Recoupment of Certain Compensation. Notwithstanding any other provision in this Agreement to the contrary, Employee shall be subject to the written policies of the Board of Directors as well as laws and regulations applicable to executives of the Employer, including without limitation the DaVita HealthCare Partners Inc. Incentive Compensation Clawback Policy approved by the Board of Directors on December 4, 2014 and rules adopted pursuant to the Dodd-Frank Act, and any other Board policy, law or regulation relating to recoupment or "clawback" of compensation that may exist from time to time during the Employee's employment by the Employer and thereafter."

In all other respects, and with the exception of any all previous amendments, the Agreement remains unchanged and in full force and effect.

EMPLOYER / DAVITA HEALTHCARE EMPLOYEE/
PARTNERS INC.

By /s/ Laura Mildenerger /s/ Javier Rodriguez
Laura Mildenerger Javier Rodriguez
Chief People Officer

Approved as to Form

/s/ Michael Freimann
Michael A. Freimann
Assistant General Counsel – Labor & Employment

THIRD AMENDMENT TO EMPLOYMENT AGREEMENT

This Third Amendment to Employment Agreement ("Third Amendment") amends the Employment Agreement (the "Agreement"), entered into as of September 22, 2005 (the "Agreement"), by and between DaVita Inc. (now called DaVita HealthCare Partners Inc. and referred to in this Amendment "Employer") and James Hilger ("Employee"). Specifically, effective December 31, 2014, the parties agree to amend the Agreement as follows:

1. A new Section 2.10 is hereby added to the Agreement as follows:

"Possible Recoupment of Certain Compensation. Notwithstanding any other provision in this Agreement to the contrary, Employee shall be subject to the written policies of the Board of Directors as well as laws and regulations applicable to executives of the Employer, including without limitation the DaVita HealthCare Partners Inc. Incentive Compensation Clawback Policy approved by the Board of Directors on December 4, 2014 and rules adopted pursuant to the Dodd-Frank Act, and any other Board policy, law or regulation relating to recoupment or "clawback" of compensation that may exist from time to time during the Employee's employment by the Employer and thereafter."

In all other respects, and with the exception of any all previous amendments, the Agreement remains unchanged and in full force and effect.

EMPLOYER / DAVITA HEALTHCARE EMPLOYEE/
PARTNERS INC.

By /s/ Laura Mildenberger /s/ James Hilger
Laura Mildenberger James Hilger
Chief People Officer

Approved as to Form

/s/ Michael Freimann
Michael A. Freimann
Assistant General Counsel – Labor & Employment

DAVITA INC.
SEVERANCE PLAN FOR DIRECTORS AND ABOVE

DaVita Inc., a Delaware corporation (the “Company”), hereby restates the DaVita Inc. Severance Plan for Directors and Above (this “Plan”), effective September 1, 2016, for the benefit of certain Teammates of the Company and its subsidiaries.

This Plan is intended to secure the continued services and ensure the continued dedication of the Teammates (as defined in Section 1(d)) by providing to such Teammates certain protections in the event of a Qualifying Termination (as defined in Section 1(f)).

This Plan is intended to qualify as an employee welfare benefit plan as described in section 3(1) of the Employee Retirement Income Security Act of 1974, as amended (“ERISA”).

1. Definitions. As used in this Plan, the following terms shall have the respective meanings set forth below:

(a) “Base Salary” means the Teammate’s weekly base wage at the rate in effect on the Termination Date, excluding for this purpose all categories of pay that are not base wages (including, but not limited to overtime, bonuses, commissions, incentive pay and any taxable or nontaxable fringe benefit or payment).

(b) “Code” means the Internal Revenue Code of 1986, as amended.

(c) “Company” means DaVita Inc., a Delaware corporation.

(d) “Teammate” means any person who at the time of the Qualifying Termination is employed by the Company or any of its wholly owned subsidiaries in a position of Vice President or Director, as reflected on the Company’s records, but excluding:

i) independent contractors or consultants of the Company,

ii) teammates who are employed by DaVita DPC Holding Co., LLC or any of their subsidiaries, including Paladina Health LLC or any other subsidiaries of the Company operating as part of or included within the business unit of the Company known as Paladina Health or direct primary care,

iii) teammates who are employed by HealthCare Partners Holdings LLC, or any of its subsidiaries, or any other subsidiaries of the Company operating as part of or included

within the business unit known as HealthCare Partners or integrated health care delivery and management, and

iv) teammates who are employed by entities that are a part of or included within the international business operations of the Company, except to the extent that such teammates are employed by an entity incorporated in and are residents of one of the states of the United States of America.

(e) “Period of Service” means a consecutive period measured from a Teammate’s hire date with the Company, as reflected in the payroll records of the Company, during which the Teammate is employed by the Company, without interruption by quit, discharge, layoff, or other termination of employment.

(f) “Qualifying Termination” means the involuntary termination of a Teammate’s employment by the Company under circumstances for which the payment of severance payments and benefits under this Plan is approved by the Senior Vice President of People Services and the Assistant General Counsel-Labor of the Company; provided, however, that a Teammate will not incur a Qualifying Termination and will not receive severance payments and benefits under this Plan if the Teammate’s employment is terminated by the Company for any action which the Company, in its sole discretion, determines is for material cause, including, but not limited to, failure to perform job responsibilities, violation of the Company’s policies and procedures, an act of fraud or dishonesty affecting or involving the Company, or a breach of a material provision of the Teammate’s employment agreement or other similar agreement with the Company.

(g) “Termination Date” with respect to a Teammate means the last day of work for which the Teammate will be paid for work as designated in the notice advising the Teammate that he or she will be subject to a Qualifying Termination. Neither unused time off benefits nor the payment of severance pay under this Plan will extend a Teammate’s Termination Date.

2. Payments and Benefits Upon Qualifying Termination. If a Teammate shall incur a Qualifying Termination, and the Teammate (or the Teammate’s executor or other legal representative in the case of the Teammate’s death or disability following such termination) executes and does not revoke a waiver and release agreement substantially in the form of Exhibit A hereto (the “Severance Agreement”) and a noncompetition and confidentiality agreement substantially in the form of Exhibit B hereto (the “Noncompetition Agreement”) by the deadline specified in the agreements to sign and not revoke such agreements, the Company shall provide to the Teammate as compensation for services rendered to the Company, and in consideration of the covenants set forth in the Severance Agreement and Noncompetition Agreement, the payments and benefits described in this Section 2. Notwithstanding the foregoing provisions of this Section 2, if, as a result of a Teammate’s termination of employment on the Termination Date, a Teammate is entitled

to severance payments and benefits from the Company or any of its subsidiaries which are not payable pursuant to this Plan, but are payable pursuant to an employment agreement or other compensation arrangement entered into between such Teammate and the Company or any of its subsidiaries ("Other Severance Payments and Benefits"), the payments and benefits to be received by the Teammate pursuant to this Section 2 shall be reduced, but not below zero, on a dollar-for-dollar basis for every dollar of the Other Severance Payments and Benefits, if any, received by the Teammate.

(a) Subject to Section 3 of this Plan, the Company shall pay to the Teammate (or the Teammate's beneficiary or estate, as the case may be), commencing within 14 days following the date of execution of the Severance Agreement and Noncompetition Agreement, the Teammate's Base Salary for the applicable period set forth below based on the Teammate's job classification and Period of Service:

:

| <u>Job Classification</u> | <u>Period of Service</u> | <u>Salary Continuation Period</u> |
|---------------------------|--------------------------|-----------------------------------|
| Vice President and Above | Less than one year | 6 months |
| Vice President and Above | One year or more | 12 months |
| Director | Less than 1 months | 1 month |
| Director | 1 to less than 3 months | 2 months |
| Director | 3 to 24 months | 3 months |
| Director | More than 24 months | 6 months |

Such payments will be subject to all applicable tax and other withholdings, except that no withholding shall be made for the DaVita Retirement Savings Plan, or any other 401(k) plan, or for premiums for continued insurance coverage pursuant to the Consolidated Omnibus Budget Reconciliation Act ("COBRA").

(b) The Company shall provide outplacement assistance to the Teammate, the nature of which will be at the Company's discretion, and which shall, in no event be provided after the last day of the second calendar year following the calendar year in which the termination date occurs.

(c) The Teammate's stock options, restricted stock units, other stock-based awards, and other long-term incentives shall be treated in accordance with the terms of any agreements that Teammate has previously entered into with the Company concerning these benefits.

3. Section 409A of the Code. This Plan is intended to fall within the exemptions to Section 409A of the Code for separation pay plans and short-term deferrals that meet the

requirements of the exemption from Section 409A of the Code and shall be interpreted and construed consistent with that intent. Notwithstanding any other provision of this Plan, to the extent that the right to any payment (including the provision of benefits) to a Teammate hereunder provides for the “deferral of compensation” within the meaning of Section 409A(d)(1) of the Code, the payment shall be made (or provided) in accordance with the following:

If the Teammate is a “specified employee” within the meaning of Section 409A(a)(2)(B)(i) of the Code on the date of the Teammate’s Termination Date, then no such payment shall be made during the period beginning on the Termination Date and ending on the date that is six months following the Termination Date or, if earlier, on the date of the Teammate’s death, if the earlier making of such payment would result in tax penalties being imposed on the Teammate under Section 409A of the Code. The amount of any payment that would otherwise be made during this period shall instead be made on the first business day following the date that is six months following the Termination Date or, if earlier, the date of the Teammate’s death. Each payment and benefit hereunder shall constitute a “separately identified” amount within the meaning of Treasury Regulation Section 1.409A-2(b)(2).

With respect to any payments due under Section 2(a) of this Plan as a result of the Teammate’s Qualifying Termination made pursuant to the terms of this Plan, and which are subject to the Teammate’s execution and delivery of the Severance Agreement and Noncompetition Agreement described in Section 2 hereof, in any case where the Termination Date and the Release Expiration Date fall in two separate taxable years, any payments required to be made to the Teammate which are conditioned on the timely execution of the Severance Agreement and Noncompetition Agreement and are treated as nonqualified deferred compensation for purposes of Section 409A shall be made in the later taxable year. For purposes of this section, “Release Expiration Date” shall mean deadline following the Termination Date as described in Section 2 hereof, during which the Teammate may timely deliver an executed Severance Agreement and Noncompetition Agreement and not revoke such agreements in order to receive payments and benefits under this Plan.

4. Plan Administration; Claims Procedure.

(a) This Plan shall be interpreted and administered by the Company, or if the Company has delegated its authority to interpret and administer this Plan, by the person or persons appointed by the Company from time to time to interpret and administer this Plan (the “Plan Administrator”), who shall have complete authority, in his or her sole discretion subject to the express provisions of this Plan, to make all determinations necessary or advisable for the administration of this Plan. At the time of this restatement, the Company has delegated its authority as the Plan Administrator to the Welfare Benefits Committee. Such determinations shall include, but are not limited to, determination of eligibility, the Termination Date, termination of eligibility, and the amount payable to the Teammate. All questions arising in connection with the interpretation

of this Plan or its administration shall be submitted to and determined by the Plan Administrator in a fair and equitable manner in accordance with the procedure for claims and appeals described in Section 4(b).

(b) Any Teammate whose employment has been terminated who believes that he or she is entitled to receive benefits under this Plan, including benefits other than those initially determined by the Plan Administrator to be payable, may file a claim in writing with the Plan Administrator, specifying the reasons for such claim. The Plan Administrator shall, within 90 days after receipt of such written claim (unless special circumstances require an extension of time, but in no event more than 180 days after such receipt), send a written notification to the Teammate as to the disposition of such claim. Such notification shall be written in a manner calculated to be understood by the claimant and in the event that such claim is denied in whole or in part, shall (i) state the specific reasons for the denial, (ii) make specific reference to the pertinent Plan provisions on which the denial is based, (iii) provide a description of any additional material or information necessary for the Teammate to perfect the claim and an explanation of why such material or information is necessary, and (iv) set forth the procedure by which the Teammate may appeal the denial of such claim. The Teammate (or his or her duly authorized representative) may request a review of the denial of any such claim or portion thereof by making application in writing to the Plan Administrator within 60 days after receipt of such denial. Such Teammate (or his or her duly authorized representative) may, upon written request to the Plan Administrator, review any documents pertinent to such claim, and submit in writing issues and comments in support of such claim. Within 60 days after receipt of a written appeal (unless special circumstances require an extension of time, but in no event more than 120 days after such receipt), the Plan Administrator shall notify the Teammate of the final decision with respect to such claim. Such decision shall be written in a manner calculated to be understood by the claimant and shall state the specific reasons for such decision and make specific references to the pertinent Plan provision on which the decision is based.

(c) The Plan Administrator may from time to time delegate any of his or her duties hereunder to such person or persons as the Plan Administrator may designate. The Plan Administrator is empowered, on behalf of this Plan, to engage accountants, legal counsel and such other persons as the Plan Administrator deems necessary or advisable for the performance of his or her duties under this Plan. The functions of any such persons engaged by the Plan Administrator shall be limited to the specified services and duties for which they are engaged, and such persons shall have no other duties, obligations or responsibilities under this Plan. Such persons shall exercise no discretionary authority or discretionary control respecting the administration of this Plan. All reasonable fees and expenses of such persons shall be borne by the Company.

5. Withholding Taxes. The Company will withhold from all payments due under this Plan to each Teammate (or the Teammate's beneficiary or estate) all taxes which, by applicable federal, state, local or other law, the Company is required to withhold therefrom.

6. Amendment. The Company shall have the right, in its sole discretion, pursuant to action by the Company's Board of Directors or its delegate, to amend this Plan in any respect; provided, however, that no amendment may reduce any severance payments or benefits due hereunder with respect to a Teammate who previously incurred a Qualifying Termination and who has not forfeited such payments and benefits pursuant to the Noncompetition Agreement or the offset provisions of Sections 2 or 8. In the event that this Plan is determined to be a "deferred compensation plan" subject to Section 409A of the Code, the Company's Board of Directors or its delegate shall, as necessary, adopt such conforming amendments as are necessary to comply with Section 409A of the Code without reducing the payments and benefits due to the Teammates hereunder.

7. Effect of Plan. Any amount payable pursuant to this Plan shall be reduced by any other amount of severance relating to salary continuation or any other continuation of medical coverage to be received by the Teammate upon termination of employment of the Teammate under any severance plan, policy or arrangement of the Company. Subject to the foregoing and to the provisions of Sections 2 and 8 hereof, the rights of, and benefits payable to, a Teammate pursuant to this Plan are in addition to any rights of, or benefits payable to, a Teammate under any other Teammate benefit plan or compensation program of the Company. All rights of a Teammate under any such plan or program shall be determined in accordance with the provisions of such plan or program.

8. Offset; Mitigation.

(a) If the Company is obligated by law or contract to pay severance pay, notice pay or other similar benefits, or if the Company is obligated by law to provide advance notice of separation ("Notice Period"), then any payments hereunder shall be reduced, but not below zero, on a dollar-for-dollar basis by the amount of any such severance pay, notice pay or other similar benefits, as applicable, and by the amount of any severance pay, notice pay or other similar benefits received during any Notice Period.

(b) To the extent permitted by applicable law, the Company may, at its sole discretion, apply any payment amounts otherwise due and payable under this Plan against any Teammate loans outstanding to the Company or other debts of the Teammate to the Company existing on the Termination Date.

(c) Any amount payable pursuant to this Plan shall also be reduced, but not below zero, on a dollar-for-dollar basis by any amount of compensation received by the Teammate from another employer (as an employee, consultant, or independent contractor) during the applicable salary continuation period set forth in Section 2(a) hereof. Teammate may not defer compensation with his new employer or client or take any other action in an effort to avoid the dollar-for-dollar reduction required by this Plan, and that if Teammate does take such action, the benefits under this Plan may be reduced by the Plan Administrator in its sole discretion.

(d) A Teammate who is entitled to receive severance payments and benefits hereunder shall be obligated to seek other employment and to take all other reasonable actions so as to mitigate the amounts payable and the benefits to be provided to such Teammate under any of the provisions of this Plan. In order to receive payments pursuant to this Plan, a Teammate must:

i) attest, on a monthly basis, that he or she is actively seeking other employment, and provide any additional information as determined in the discretion of the Plan Administrator; and

ii) agree to advise the Company immediately whether he or she has obtained new employment (either as an employee, consultant, or independent contractor) or received any other earnings, and what his or her overall compensation is, including salary, all forms of bonuses, any deferred compensation, and any equity in lieu of cash compensation.

If a Teammate fails to meet the attestation and notification requirements, the Teammate will not be paid any remaining portion of the payments under this Plan, and any remaining payments will be cancelled.

9. Unfunded Plan. This Plan shall not be funded. No Teammate entitled to benefits hereunder shall have any right to, or interest in, any specific assets of the Company, but a Teammate shall have only the rights of a general creditor of the Company to receive benefits on the terms and subject to the conditions provided in this Plan.

10. Payments to Minors, Incompetents and Beneficiaries. Any benefit payable to or for the benefit of a minor, an incompetent person or other person incapable of giving a receipt therefor shall be deemed paid when paid to such person's guardian or to the party providing or reasonably appearing to provide for the care of such person, and such payment shall fully discharge the Company, the Plan Administrator and all other parties with respect thereto. If a Teammate shall die while any amounts would be payable to the Teammate under this Plan had the Teammate continued to live, all such amounts, unless otherwise provided herein, shall be paid in accordance with the terms of this Plan to such person or persons appointed in writing by the Teammate to receive such amounts or, if no person is so appointed, to the estate of the Teammate.

11. Non-Assignability. None of the payments, benefits or rights of any Teammate shall be subject to any claim of any creditor, and, in particular, to the fullest extent permitted by law, all such payments, benefits and rights shall be free from attachment, garnishment, trustee's process or any other legal or equitable process available to any creditor of such Teammate. Except as otherwise provided herein or by law, no right or interest of any Teammate under this Plan shall be assignable or transferable, in whole or in part, either directly or by operation of law or otherwise, including without limitation by execution, levy, garnishment, attachment or pledge; no attempted assignment or transfer thereof shall be effective; and no right or interest of any Teammate under this Plan shall be subject to any obligation or liability of such Teammate.

12. No Rights to Continued Employment. Neither the adoption of this Plan, nor any amendment hereof, nor the creation of any fund, trust or account, nor the payment of any benefits, shall be construed as giving any Teammate the right to be retained in the service of the Company, and all Teammates shall remain subject to discharge to the same extent as if this Plan had not been adopted.

13. Successors; Binding Agreement. This Plan shall inure to the benefit of and be binding upon the beneficiaries, heirs, executors, administrators, successors and assigns of the parties, including each Teammate, present and future, and any successor to the Company or one of its subsidiaries. This Plan shall not be terminated by any merger or consolidation of the Company whereby the Company is or is not the surviving or resulting corporation or as a result of any transfer of all or substantially all of the assets of the Company. In the event of any such merger, consolidation or transfer of assets, the provisions of this Plan shall be binding upon the surviving or resulting corporation or the person or entity to which such assets are transferred. The Company agrees that concurrently with any merger, consolidation or transfer of assets referred to in this Section 13, it will cause any surviving or resulting corporation or transferee unconditionally to assume all of the obligations of the Company hereunder.

14. Headings. The headings and captions herein are provided for reference and convenience only, shall not be considered part of this Plan and shall not be employed in the construction of this Plan.

15. Notices. Any notice or other communication required or permitted pursuant to the terms hereof shall have been duly given when delivered or mailed by United States mail, first class, postage prepaid, addressed to the intended recipient at his, her or its last known address.

16. Effective Date and Term. This Plan shall be effective as of the date hereof and shall end on the date on which this Plan is terminated by the Company; provided that this Plan and the obligations of the Company hereunder shall not terminate with respect to any severance payments or benefits due hereunder with respect to a Teammate who previously incurred a Qualifying Termination and who has not forfeited such payments and benefits pursuant to the Noncompetition Agreement until such obligations have been fully satisfied by the Company.

17. Employment with, and Action by, Subsidiaries. For purposes of this Plan, subject to Section 1(d), employment with the Company or actions taken by the Company with respect to the Teammate shall include employment with or actions taken by any corporation or other entity in which the Company has a direct or indirect ownership interest of 50% or more of the total combined voting power of the then outstanding securities of such corporation or other entity entitled to vote generally in the election of directors.

18. Governing Law; Validity. This Plan shall be governed by, and construed and enforced in accordance with, the internal laws of the State of Delaware (without regard to principles of conflicts of laws) to the extent not preempted by ERISA or other Federal law, which shall otherwise control. If any provision of this Plan shall be held invalid or unenforceable, such invalidity or unenforceability shall not affect any other provision hereof, and this Plan shall be construed and enforced as if such provision had not been included.

IN WITNESS WHEREOF, the Company has caused this Plan to be adopted as of the 2nd day of September, 2016.

DAVITA INC.

By: /s/ Susan Rutherford

SEVERANCE AGREEMENT

This Severance Agreement (“Agreement”) is entered into by [NAME OF EMPLOYEE] (“Employee”) and DaVita Inc. (“DaVita”), together the “Parties” on the date specified below, pursuant to Section 2 of the DaVita Inc. Severance Plan for Directors and Above (the “Plan”). This Severance Agreement is considered an integral part of the Plan.

1. Termination of Employment. Employee’s employment with DaVita will end on [INSERT DATE], the “Termination Date.”
2. Payment and Notices. Regardless of whether Employee signs this Agreement, Employee will receive payment of final wages for work through the Employee’s last day of employment; notice of the terms under which Employee may elect to continue health insurance coverage, and other notifications required by law.
3. Severance Payment. In exchange for Employee’s acceptance and agreement to all the terms of this Agreement, and Employee’s compliance with obligations contained in this Agreement and the Plan, DaVita will continue to pay Employee’s base salary for up to a period of ____ months (the “Severance Payment”) from which DaVita will deduct all withholding taxes required by federal, state and local laws. All Employee obligations in this Agreement and in the Plan are material terms, including but not limited to the following: Employee’s (i) release, waiver and covenant not to sue, (ii) obligation to return property, (iii) acknowledgements, (iv) exit-interview and disclosure obligations, (v) non-competition agreement, non-solicitation and confidentiality obligations, (vi) representations and warranties, and (vii) offset and mitigation provisions in Section 8 of the Plan (including, but not limited to, the notification and monthly attestation requirements) which may impact the duration and amount of such Severance Payments.
4. Return of Property. Employee has returned and/or will immediately return to DaVita within five business days of Employee’s termination date, unless prohibited by any applicable federal, state or local law or regulation, all DaVita-owned property in Employee’s possession, including, but not limited to, (i) credit cards, (ii) keys and access cards to DaVita buildings or property, (iii) DaVita-owned equipment, (iv) DaVita documents, papers, manuals, files, and price lists, and (v) trade secret and confidential DaVita information in paper or electronic form.
5. Waiver and Release of Claims by Employee. Employee, on his or her own behalf and on behalf of his or her heirs, family members, executors, agents, and assigns, agrees to fully

and forever release DaVita and its current and former successors, subrogees, assigns, principals, agents, attorneys, partners, heirs, employees, officers, subsidiaries and affiliates, shareholders, and directors, all in both their individual and representative capacities, (together the "Released Parties") from any and all claims, actions, causes of action, liabilities, demands, rights, damages, costs, attorneys' fees, expenses and controversies of every kind and description through the date of this Agreement. This general release and waiver shall include, but not be limited to, the following:

a. any and all claims relating to or arising from Employee's employment relationship with DaVita and the end of that relationship;

b. any and all claims relating to, or arising from, Employee's right to purchase, or actual purchase of shares of stock of DaVita, including, without limitation, any claims for fraud, misrepresentation, breach of fiduciary duty, breach of duty under applicable state corporate law, and securities fraud under any state or federal law;

c. any and all claims for violation of any federal, state, or municipal statute, regulation or constitutional provision, including, but not limited to, Title VII of the Civil Rights Act of 1964; the Civil Rights Act of 1991; Section 1981 of the Civil Rights Act; the National Labor Relations Act; the Americans with Disabilities Act as amended; the ADA Amendments Act of 2008; the Fair Labor Standards Act, except as prohibited by law; the Fair Credit Reporting Act; the Age Discrimination in Employment Act of 1967;; the Employee Retirement Income Security Act of 1974; the Worker Adjustment and Retraining Notification Act; the Family and Medical Leave Act; the Lilly Ledbetter Fair Pay Act;; and

d. [For California Employees only]. Certain California civil rights provided by the Ralph Civil Rights Act (Civil Code 51.7) and the Tom Bane Civil Rights Act (Civil Code 52.1).

6. Unknown Claims. This Agreement includes claims of every nature and kind, known or unknown, and suspected or unsuspected. Employee acknowledges that he or she may hereafter discover facts different from, or in addition to, those which they now know to be or believe to be true with respect to the Agreement, and he or she agrees that this Agreement and the releases contained herein shall be and remain effective in all respects, notwithstanding such different or additional facts or the discovery thereof.

7. [For California Employees only]. Employees in California, or to whom California law applies, knowingly voluntarily and expressly waive, relinquish and forfeit all rights and benefits accorded by the provisions of Section 1542 of the California Civil Code and furthermore waive any rights that he or she might have to invoke said provisions and furthermore waives any rights to invoke said provisions or other States' laws of similar effect now or in the future with

respect to the releases contained herein or other States' laws of similar effect now or in the future with respect to the releases contained herein. Section 1542 states:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

8. Limitation on Release. Notwithstanding the generality of the releases contained in this Agreement, it does not include a release of any claim which may not be released by private agreement without judicial or governmental supervision or any claim for DaVita benefits under a DaVita employee benefit plan that have accrued and vested as of Employee's termination date and that, by their express terms, survive any termination of employment.

9. Other litigation. Employee covenants that he or she will not initiate any lawsuit asserting any claim, action or cause of action, of any kind that he or she has herein released, except for those administrative matters permitted in paragraph 20 below.

10. Medicare Coverage/Acknowledgement. Employee affirms, covenants, and warrants he/she is not a Medicare beneficiary and is not currently receiving, has not received in the past, will not have received at the time of payment pursuant to this Agreement, is not entitled to, is not eligible for, and has not applied for or sought Social Security Disability or Medicare benefits. In the event any statement in the preceding sentence is incorrect (for example, but not limited to, if Employee is a Medicare beneficiary, etc.), the following sentences (i.e., the remaining sentences of this paragraph) apply. Employee affirms, covenants, and warrants he/she has made no claim for illness or injury against, nor is he/she aware of any facts supporting any claim against, the released parties under which the released parties could be liable for medical expenses incurred by the Employee before or after the execution of this agreement. Furthermore, Employee is aware of no medical expenses which Medicare has paid and for which the released parties are or could be liable now or in the future. Employee agrees and affirms that, to the best of his/her knowledge, no liens of any governmental entities, including those for Medicare conditional payments, exist. Employee will indemnify, defend, and hold the released parties harmless from Medicare claims, liens, damages, conditional payments, and rights to payment, if any, including attorneys' fees, and Employee further agrees to waive any and all future private causes of action for damages pursuant to 42 U.S.C. § 1395y(b)(3)(A) et seq.

11. Employee Representations and Warranties. Employee makes the following general representations and warranties:

- a. He or she has had a reasonable time to consider the terms of this Agreement.
- b. He or she has voluntarily executed this Agreement without being pressured or influenced by any statement or representation of any person acting on behalf of another Party including the officers, agents and attorneys for any other Party.
- c. He or she has no pending lawsuit, against DaVita or any of its officers, directors, agents or employees arising out of or otherwise connected with any of the matters herein released.
- d. He or she has not previously disclosed any information which, if disclosed after execution of this Agreement, would be a violation of the Confidentiality provisions as outlined in paragraph 22.
- e. He or she has full and complete legal capacity to enter into this Agreement.
- f. In making the decision to enter into this Agreement, he or she has not relied on any statement made by DaVita, either expressed or implied, either by statement or omission.

12. [For Employees age 40 or over.] Waiver and Release of Claims under ADEA. Employee acknowledges, warrants and represents the following:

- a. He or she is waiving and releasing any rights he or she may have under the Age Discrimination in Employment Act of 1967 ("ADEA"),
- b. This waiver and release does not apply to any rights or claims that may arise under the ADEA after the Effective Date of this Agreement.
- c. The consideration given for this waiver and release is in addition to anything of value to which Employee was already entitled.
- d. Employee has been advised by this writing that he or she should consult with an attorney prior to executing this Agreement.
- e. Employee has been provided with at least 21 days from the date he or she received this Agreement to consider whether to sign this Agreement, and that if Employee signs the Agreement in less than 21 days, that signature shall constitute a knowing and voluntary

waiver of his or her right to consider the agreement for the full 21 days. [~~Should this be a reduction in force for two or more employees delete e. above and add the following as e.:~~ Employee has been provided with at least 45 days from the date he or she received this Agreement to consider whether to sign this Agreement, and that if Employee signs the Agreement in less than 45 days, that signature shall constitute a knowing and voluntary waiver of his or her right to consider the agreement for the full 45 days.]

f. After Employee accepts this Agreement, Employee will have an additional 7 days (15 days in Minnesota) in which to revoke his or her acceptance, which Employee may do by returning to DaVita a written notice of revocation. Any such revocation notice shall be by hand delivery, fax or by priority mail, and it must be addressed to and received by the following within the revocation period:

Jan Schneider
DaVita Inc.
1551 Wewatta Street
Denver, CO 80202
eFax: (866) 894-2611

g. This Agreement shall not be effective until after the revocation period has expired.

h. [~~Should this be a reduction in force for two or more employees add as h:~~ Employee acknowledges that he or she has received the information attached hereto as Exhibit A concerning the selection of teammates for layoff.]

13. Acknowledgment with Respect to Payments. Employee hereby admits, acknowledges and agrees that with payments hereunder he or she has received, or will receive, full and final payment of any wages and/or bonus amounts and/or other benefits that are or could be due under the terms of his or her employment with DaVita.

14. Transfer into Regular Position Prior to Termination Date. If Employee transfers into a regular position at DaVita, or any of its affiliated companies, prior to the Termination Date, and thus is not terminated by DaVita, Employee is ineligible to sign this Agreement, this Agreement is void, and no payments or benefits will be provided under this Agreement. Furthermore, if after the Termination but before DaVita's receipt of this Agreement, Employee begins another regular position at DaVita or any of its affiliated companies, Employee will no longer be eligible for payments or benefits under this Agreement.

15. Offset/Termination of Severance Payments. DaVita reserves the right to offset from the Severance Payment any amount legally owed by Employee to DaVita on or after

termination of Employee's employment. DaVita also reserves the right to offset from the Severance Payment any compensation received by the Employee from any other employer (as an employee, consultant or independent contractor) for the period specified in the Plan. DaVita also reserves the right to cancel any remaining Severance Payments if the Employee fails to meet the attestation and notification requirements of the Plan.

16. Entire Agreement. The Agreement, including all forms and notices and the Plan referenced herein, together with the provisions of any written agreements with DaVita that survive termination of Employee's employment, e.g., provisions on post-employment non-competition, non-solicitation and confidentiality, constitute the entire agreement and understanding of the parties on the subjects contained herein and this Agreement and those provisions supersede and replace all prior negotiations and all prior agreements, proposed or otherwise, whether oral or written.

17. Cooperation. After the termination of Employee's employment with DaVita, Employee agrees to fully cooperate with DaVita with any actual or potential legal proceedings, or internal investigations, in which DaVita requests his or her assistance. Such assistance shall include, but is not limited to, participating in interviews with representatives of DaVita, attending, as a witness, depositions, trials, or other similar proceedings without requiring a subpoena, and producing and/or providing any documents.. This cooperation shall be at no additional cost to DaVita, with the exception of reasonable out-of-pocket expenses which must have been pre-approved in writing by DaVita.

18. Compliance Exit Questionnaire and Interview. Employee agrees to be available to participate in an exit interview with the Company's Corporate Compliance Department or its designee. Employee further agrees that he or she is required to answer any questions fully and completely and that a failure to do so is a material breach of this Agreement.

19. Compliance Obligations. Employee acknowledges that he or she has fulfilled all obligations to raise any and all compliance concerns while employed with DaVita and that he or she is not currently aware of any compliance-related issues that he or she has not previously raised with the company. If he or she is currently aware of a compliance-related issue, Employee acknowledges his or her obligation to raise the concern(s) during his or her compliance exit interview and that failure to do so is a material breach of this Agreement.

20. Non-disparagement. Employee agrees not to disparage DaVita or any other Released Party, orally or in writing; provided that Employee may respond accurately and fully to compulsory legal process. Employee agrees to notify immediately DaVita upon receipt of any subpoena or court order related to any of the Released Parties. However, nothing in this paragraph or paragraph 22 below shall limit Employee's right to engage in legally protected

conduct including the filing of administrative charges with governmental agencies or participating in the investigation of any such charges by governmental agencies, including providing documents or other information to such agencies.

21. No Admission of Liability. Nothing contained herein, and no action taken by any party hereto with regard to the Agreement, shall be construed as an admission by any party of liability for any purpose whatsoever.

22. Confidentiality of this Agreement. Employee agrees that from the date of this Agreement forward, he or she will keep the terms of this Agreement confidential and will not disclose the fact or terms to anyone except to members of his or her immediate family, his or her attorney or counselor, and persons assisting him/her in financial planning or income tax preparation, provided that these people agree to keep such information confidential.

23. Governing Law. This Agreement shall be governed by, and construed and enforced in accordance with, the internal laws of the State of Delaware (without regard to principles of conflicts of laws) to the extent not preempted by the Employee Retirement Income Security Act of 1974, as amended, or other Federal law, which shall otherwise control. **In any such proceeding, Employee hereby knowingly and voluntarily waives his or her right to a jury trial.**

24. Changes to Agreement. This Agreement may not be changed orally, but only in writing signed by all parties.

25. Severability. Should one or more of the terms of this Agreement be declared invalid by a court of competent jurisdiction, the rest will continue to be valid and interpreted to be fully effective to the maximum extent permitted by law, except that if Employee's release of claims is declared invalid, DaVita at its option may discontinue making any payments under this Agreement and recover any payments already made.

26. Effective Date of Agreement. This Agreement shall be effective 8 days after it has been dated and signed by all parties, and returned to DaVita via DocuSign.

27. Timing of Severance Payments. After DaVita has received this signed Agreement, and the time for revocation has passed without revocation being made, the payments under this Agreement will be made to Employee, at Employee's home address, as soon as administratively practicable in the payroll cycle. However, any severance obligations by DaVita does not arise until at a minimum of 14 days after the company receives an executed copy of both this Agreement and the Compliance Questionnaire and after Employee has returned all company

property. Any Agreements signed and received by DaVita prior to the Employee's termination date will be returned for signature after termination.

Employee acknowledges and represents that Employee has read this Agreement, understands its terms and effect, and freely and knowingly agrees to it on the date set out below.

DAVITA INC.

EMPLOYEE SIGNATURE

By: __ __

Name: __ Name: __

Title: __

Date: __

Employee's personal email address (required to receive severance benefits):

Approved as to Form

By: ____

Name: __

Assistant General Counsel - Labor and Employment

Exhibit B1 to Plan
CONFIDENTIALITY, NONCOMPETITION,
NONSOLICITATION, AND INTELLECTUAL PROPERTY AGREEMENT
(DIRECTOR LEVEL)

THIS CONFIDENTIALITY, NONCOMPETITION, NONSOLICITATION, AND INTELLECTUAL PROPERTY AGREEMENT (this "Agreement") is made and entered into as of _____, 201_ by and between DaVita Inc., which includes its subsidiaries and affiliated companies ("DaVita"), and _____ ("Teammate").

WHEREAS, DaVita is engaged in the highly competitive business of providing kidney care and related services to its Patients and Customers and has offered to hire or continue to employ Teammate and Teammate has agreed to work or continue to work for DaVita;

WHEREAS, DaVita will expend a great deal of time, money, and effort to develop Teammate's skills to assist Teammate in performing his or her duties for DaVita and will disclose to Teammate its proprietary, Confidential, and Trade Secret Information (defined below), all of which Teammate agrees are valuable assets of DaVita that are developed at great effort and expense to DaVita, and;

WHEREAS, Teammate understands that DaVita has a valid interest in protecting its valuable assets, including its Confidential Information and Trade Secrets, the goodwill and business relationships with its Patients and Customers, other employees, and the general public, and the specialized training of its employees, and acknowledges that the covenants and restrictions contained herein are necessary to protect these valuable assets of DaVita; and

NOW, THEREFORE, in consideration of DaVita's initial or continued employment of Teammate, DaVita's promise to disclose to Teammate Confidential Information and Trade Secrets and provide specialized training to allow Teammate to perform Teammate's duties for DaVita, and the mutual benefits conferred herein (the sufficiency of all of which are hereby acknowledged by Teammate), DaVita and Teammate agree as follows:

1. Definition of Key Terms.

- a. **"Business Contact"** means contact that is intended to establish or strengthen a business or professional relationship for DaVita, regardless of whether the contact is with a patient directly assigned to Teammate or a patient with which Teammate otherwise has contact in furtherance of the Teammate's job duties.
- b. **"Business of DaVita"** means providing a variety of health care services to patient populations throughout the United States and abroad through its various Business Units (as defined below and in Appendix A), including, but not limited to, dialysis and other services for Patients with chronic kidney failure and end stage renal disease, innovative clinical care, integrated treatment plans, personalized care teams, and health-management services for Patients and Customers.

- c. **“Business Units”** means one or more of the businesses within DaVita listed in Appendix A. Teammate understands that this list of Business Units may expand or contract during Teammate’s employment and is not meant to be all-inclusive or final. Teammate understands that DaVita intends to keep the restrictions in this Agreement narrow by defining the Business Units as a means of identifying the actual work Teammate performs for the Company and potential competitive activity as it relates to Teammate’s employment and post-employment activities and not as a means of broadening such activity to Business Units for which Teammate did not work.
- d. **“Competing Business”** means any individual (including Teammate), corporation, limited liability company, partnership, joint venture, association, or other entity, regardless of form, that is directly engaged in whole or in relevant part in any business or enterprise that is the same as, or substantially the same as, the Business of DaVita, or that is taking material steps to engage in such business.
- e. **“Confidential Information”** means (i) competitively sensitive information, (ii) of importance to DaVita, (iii) that is kept in confidence by DaVita, (iv) that becomes known to Teammate through his or her employment with DaVita, and (v) that is not a trade secret under the Colorado Trade Secrets Act, Defend Trade Secrets Act of 2016 or other applicable law, as trade secrets are and shall remain separately protected and enforceable pursuant to applicable law. Assuming the foregoing criteria are met, Confidential Information includes, but is not limited to, information about DaVita’s operations, services, research and development of DaVita’s operations or services, names and other listings of current or prospective Patients or Customers, proposals to any current or prospective Patients or Customers, the terms of any arrangements or agreements with any Patients or Customers, including payment and pricing information, the implementation of patient or Customer-specific projects, the composition or description of future services that will or may be offered by DaVita, marketing strategies, financial and sales information, and technical expertise and know-how developed by DaVita, including the unique manner in which DaVita conducts its business. Confidential Information also includes information disclosed to DaVita by any third party (including, but not limited to, current or prospective Customers) that DaVita is required to treat as confidential. Confidential Information shall not include information readily available in the public domain so long as such information was not made available through the wrongdoing or fault of Teammate or any other individual.
- f. **“Creative Works”** means any and all works of authorship including, for example, written documents, spreadsheets, graphics, designs, trademarks, service marks, algorithms, computer programs or code, protocols, formulas, mask works, brochures, presentations, photographs, music or compositions, manuals, reports, and compilations of various elements, whether patentable or registrable under copyright, trademark, or similar domestic and international laws.

- g. **“Patients and Customers”** means those individuals, companies, or other entities for whom DaVita has provided or does provide products or services in connection with the Business of DaVita or whom DaVita has provided written proposals concerning the Business of DaVita in the one (1) year period preceding the voluntary or involuntary termination of Teammate’s employment with DaVita for any reason and with or without cause, including but not limited to, hospitals, clinics, and other health care providers.
- h. **“Indirectly,”** as used in paragraphs 2 and 4-7 below, means that Teammate will not assist others in performing those activities Teammate is prohibited from engaging in directly in paragraphs 2 and 4-7.
- i. **“Intellectual Property”** means those ownership and other legal rights associated with any Invention or Creative Works.
- j. **“Invent”** means to conceive of, develop, reduce to practice, or otherwise invent, as that term is commonly understood, and is not limited to its general usage under U.S. or foreign patent law.
 - i. **“Invention”** means inventions, developments, concepts, improvements, designs, discoveries, inventive ideas, algorithms, computer software code, protocols, formulas, mask works, compositions, trademarks, service marks, or trade secrets, whether or not reduced to practice, patentable, or registrable under patent, copyright, trademark, or similar laws, which Teammate Invents, either solely or jointly during normal working hours or when Teammate is expected to be working, or that relate to the Business of DaVita or to DaVita’s actual or demonstrably anticipated research or development, or that are substantially aided by Teammate’s use of DaVita’s equipment, supplies, facilities, or confidential information, or contains **any** of DaVita’s Trade Secrets or Confidential Information, or that are the direct or substantial result of any work performed by Teammate for DaVita.
- k. **“Prior Inventions”** means all Inventions that were made by Teammate prior to his or her employment with DaVita, which belong to Teammate and which relate to DaVita’s current or proposed business, products, or research and development, and are not presently assigned to DaVita under this Agreement.
- l. **“Restricted Territory”** means the geographic territory in which Teammate worked, represented DaVita, or had Business Contact with DaVita’s Patients and Customers in the five (5) year period preceding the voluntary or involuntary termination of Teammate’s employment with DaVita for any reason and with or without cause.

- m. **“Trade Secret(s)”** means information defined as a trade secret by the Colorado Trade Secrets Act or other applicable law.
- n. **“Vendors and Suppliers”** means any individuals, companies, or government entities that supply materials or services to DaVita in furtherance of the Business of DaVita, regardless of whether or not they are also a Competing Business.

2. **Non-Disclosure and Non-Use of Confidential Information and Trade Secrets.** During the term of Teammate’s employment and following the voluntary or involuntary termination of Teammate’s employment for any reason and with or without cause, Teammate will not, except as authorized and required to perform Teammate’s duties for DaVita, directly or indirectly: use, disclose, reproduce, distribute, or otherwise disseminate DaVita’s Confidential Information or Trade Secrets, or take any action causing, or fail to take any action necessary, to prevent any such information to lose its character or cease to qualify as Confidential Information or a Trade Secret. Teammate agrees to ask DaVita, both during and after employment, if Teammate has any questions about whether particular information is Confidential Information or a Trade Secret before using or disclosing such information. For example, Teammate agrees to contact DaVita if Teammate takes a job with an entity that is not a Competing Business (e.g., a vendor, insurance provider, or government agency) where that job will require Teammate to use or disclose Confidential Information or Trade Secrets such as pricing or contracting information in a manner that could adversely affect DaVita. Teammate shall not be held criminally or civilly liable under any Federal or State trade secret law for the disclosure of a trade secret that: (1) is made (a) in confidence to a Federal, State, or local government official, either directly or indirectly, or to an attorney, and (b) solely for the purpose of reporting or investigating a suspected violation of law; or (2) is made in a complaint or other document filed in a lawsuit or other proceeding, if such filing is made under seal. Disclosures to attorneys, made under seal, or pursuant to court order are also protected in certain circumstances under 18 U.S.C. § 1833.

3. **Return of Company Records and Property.** Teammate agrees to immediately return to DaVita all property belonging to DaVita, including but not limited to, keys, credit cards, phones, computers, documents, data, as well as originals, copies, or other physical embodiments of DaVita’s Confidential Information and Trade Secrets (regardless of whether it is in paper, electronic, or any other format), at the termination of his or her employment or at any other time when DaVita so requests, and Teammate agrees not to retain or distribute any copies of any of the foregoing.

4. **Non-Solicitation of Patients and Customers.** Teammate agrees that during Teammate’s employment and for a period of one (1) year following the voluntary or involuntary termination of Teammate’s employment for any reason and with or without cause, Teammate will not, either on behalf of Teammate or for any Competing Business, directly or Indirectly solicit, divert, or appropriate, or attempt to solicit, divert, or appropriate any Patient or Customer with whom Teammate has had Business Contact in the twelve (12) month period preceding the termination of Teammate’s employment, or about whom Teammate has any Confidential Information or Trade Secrets, for the purposes of providing services that are the same as or substantially similar to those provided in the Business of DaVita.

5. **Non-Competition.** Teammate agrees that during Teammate's employment and for a period of six (6) months following the voluntary or involuntary termination of Teammate's employment for any reason and with or without cause, Teammate will not, directly or Indirectly, own, manage, operate, join, control, be employed by or with, or participate in any manner with a Competing Business that competes with any Business Unit for which Teammate worked during the last five (5) years of his or her employment anywhere in the Restricted Territory where doing so will require Teammate to provide the same or substantially similar services to any such Competing Business as those which he or she provided to those Business Units at DaVita where he or she worked during the last five (5) years of his or her employment.

6. **Non-Solicitation of Teammates.** Teammate agrees that during his or her employment with DaVita and for one (1) year following the voluntary or involuntary termination of his or her employment for any reason and with or without cause, Teammate will not directly or Indirectly solicit, recruit, or encourage current Teammates of DaVita or Teammates who have terminated their employment with DaVita within twelve (12) months of the solicitation, recruitment, or encouragement, to provide to a Competing Business the same or substantially similar services they provided to DaVita.

7. **Non-Interference of Vendors and Suppliers.** Teammate agrees that during his or her employment with DaVita and following the termination of his or her employment, Teammate will not directly or indirectly interfere with DaVita's relationships with its vendors and suppliers in any manner that is prohibited by contract or law.

8. **Ownership of Intellectual Property.**

- a. **Prior Inventions Retained and Licensed by Teammate.** Teammate has attached hereto, as Exhibit A, a list describing all Prior Inventions. If no such list is attached, Teammate represents that there are no such Prior Inventions. Teammate agrees not to incorporate, or permit to be incorporated, any Prior Invention owned by Teammate, or in which Teammate has an interest, into a Company product, process, program, or machine without DaVita's prior written consent.
- b. **Assignment of Inventions.** Teammate agrees to promptly make full written disclosure to DaVita of, to hold in trust for the sole right and benefit of DaVita, and **hereby presently assigns** to DaVita, or its designees, without any additional consideration, all of Teammate's right, title, and interest in and to any and all Inventions that are Invented **during Teammate's employment or for a period of one (1) year following the voluntary or involuntary termination of Teammate's employment.** Teammate understands that the obligations under this paragraph 8(b) do not apply to any Invention that is Invented that: (1) does not involve the use of any DaVita Trade Secrets or Confidential Information, DaVita equipment, supplies, or facilities; (2) that were developed by Teammate entirely on Teammate's own time; **and** (3) do not relate to the Business of DaVita.

- c. **Works Made For Hire.** Teammate acknowledges that all Creative Works that are made by Teammate (solely or jointly with others) within the scope of and during the period of Teammate's employment with DaVita and which are protectable by copyright are "works made for hire," as that term is defined in the United States Copyright Act.
- d. **Patent and Copyright Registrations.** Teammate agrees to assist DaVita (both during and after employment), or its designees, at DaVita's expense, but without additional compensation to Teammate, to secure DaVita's rights in any Inventions, copyrights, or other intellectual property rights relating thereto in any and all countries, hereby irrevocably designates and appoints DaVita, through its duly authorized officers and agents, as Teammate's agent and attorney in fact, to act for and on Teammate's behalf and stead to execute and file any such applications and to do all other lawfully permitted acts to further the prosecution and issuance of letters patent or copyright or trademark registrations thereon anywhere in the world with the same legal force and effect as if executed by Teammate.

9. **Tolling.** Employee agrees that if either party institutes litigation to enforce or challenge the protective covenants in paragraphs four (4) through eight (8) of this agreement, and Employee is not enjoined from breaching one or more of the protective covenants contained herein, and a court thereafter determines that one or more of the protective covenants are enforceable, the restricted time periods in this Agreement shall be tolled beginning on the date the litigation was instituted until the litigation is finally resolved and all periods of appeal have expired.

10. **Prior Agreements and Disclosure of Agreement to Third Parties.** Teammate represents that he or she is not a party to any agreement with any former employer or any other person or entity containing any non-disclosure, non-compete, non-solicitation, non-recruitment, intellectual property assignment, or other covenants that will affect Teammate's ability to devote his or her full time and attention to the Business of DaVita, that has not already been disclosed to DaVita in writing. Teammate also agrees to provide a copy of this Agreement to any subsequent employer, person, or entity to which Teammate intends to provide services that may conflict with any of Teammate's obligations in this Agreement prior to engaging in any such activities. Teammate agrees that DaVita may also provide a copy of this Agreement or a description of its terms to any Patient or Customer, subsequent employer, or other third party at any time as it deems necessary to protect its interests, and Teammate agrees to indemnify DaVita against any claims and hold DaVita harmless from any losses, costs, fees, expenses, and damages arising out of Teammate's failure to comply with this paragraph.

11. **Additional Teammate Disclosure Exceptions.** Nothing in this Agreement (including with respect to Confidential Information, Trade Secrets, and Inventions obligations) is intended to be or will be construed to prevent, impede, or interfere with Teammate's right to respond accurately and fully to any question, inquiry, or request for information regarding Teammate's employment with DaVita when required by legal process by a Federal, State or other legal authority, or from initiating communications directly with, or responding to any inquiry from, or providing truthful testimony and information to, any Federal, State,

or other regulatory authority in the course of an investigation or proceeding authorized by law and carried out by such agency. Teammate is not required to contact DaVita regarding the subject matter of any such communications before Teammate engages in such communications. In addition, nothing in this Agreement is intended to restrict Teammate's legally protected right to discuss wages, hours or other working conditions with co-workers or in any way limit Teammate's rights under the National Labor Relations Act or any whistleblower act.

12. Severability and Enforceability. Teammate and DaVita agree that if any particular paragraphs, subparagraphs, phrases, words, or other portions of this Agreement are determined by an appropriate court to be invalid or unenforceable as written, they shall be modified as necessary to be valid or enforceable, and such modification shall not affect the remaining provisions of this Agreement, or if they cannot be modified to be made valid or enforceable, then they shall be severed from this Agreement, and all remaining terms and provisions shall remain enforceable.

13. Governing Law. This Agreement shall be governed by, and construed and enforced in accordance with, the internal laws of the State of Delaware (without regard to principles of conflicts of laws) to the extent not preempted by the Employee Retirement Income Security Act of 1974, as amended, or other Federal law, which shall otherwise control.

14. Relief, Remedies, and Enforcement. The parties acknowledge that DaVita is engaged in a highly competitive business and the covenants and restrictions contained in this Agreement, including the geographic and temporal restrictions, are reasonably designed to protect DaVita's legitimate business interests, including Company goodwill and Patient and Customer relationships, Confidential Information and Trade Secrets, and the specialized skills and knowledge gained by Teammate and DaVita's other employees during their employment. Teammate acknowledges and agrees that a breach of any provision of this Agreement by the Teammate will cause serious and irreparable injury to DaVita that will be difficult to quantify and which may not be adequately compensated by monetary damages alone. Thus, in the event of a breach or threatened or intended breach of this Agreement by Teammate, DaVita shall be entitled to injunctive relief, both temporary and final, enjoining and restraining such breach or threatened or intended breach, despite any agreement between two parties to arbitrate any disputes related to any aspect of Teammate's employment. Teammate further agrees that nothing in this Agreement, or in any agreement between the parties to arbitrate any other aspect of Teammate's employment, shall be construed to prohibit DaVita from pursuing any and all other legal or equitable remedies available to it for breach of any of the provisions of this Agreement, including the disgorgement of any profits, commissions, or fees realized by Teammate, any subsequent employers, any business owned or operated by Teammate, or any of Teammate's agents, heirs, or assigns, as well as all costs and attorneys' fees incurred because of Teammate's breach of any provisions of this Agreement. Teammate also agrees that that the knowledge, skills, and abilities he or she possesses at the time of commencement of employment are sufficient to permit Teammate to earn a livelihood satisfactory to Teammate without violating any provision of this Agreement.

15. Entire Agreement and Validity of Terms. Teammate and DaVita agree that this Agreement contains the entire agreement by and between them on the subjects covered by this Agreement, that all sections of prior agreements concerning these subjects are replaced by this Agreement, that Teammate does

not rely, and has not relied, upon any representation or statement not set forth herein by DaVita or any of DaVita's agents, representatives, or attorneys, and that this Agreement may be changed only by a subsequent agreement in writing signed by both parties.

16. Survival. All non-competition, non-solicitation, non-disclosure and use, non-recruiting, and Agreement disclosure obligations in this Agreement shall survive the voluntary or involuntary termination of Teammate's employment for any reason and with or without cause, and no dispute regarding any other provisions of this Agreement or regarding Teammate's employment or the termination of Teammate's employment shall prevent the operation and enforcement of these obligations.

17. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be considered an original, but all of which construed together shall constitute one and the same Agreement. Teammate agrees that DaVita may enforce this Agreement with a copy that is only signed by Teammate.

18. Assignment and Successorship. This Agreement and the rights and obligations of DaVita hereunder may be assigned by DaVita and shall inure to the benefit of and shall be enforceable by any such assignee, as well as any of DaVita's successors in interest. This Agreement and the rights and obligations of Teammate hereunder may not be assigned by Teammate, but are binding upon Teammate's heirs, administrators, executors, and personal representatives.

19. Waiver. The waiver by DaVita of any breach of this Agreement by Teammate shall not be effective unless in writing signed by an officer of DaVita, and no such waiver with regards to Teammate or any other person under a similar agreement shall operate or be construed as a waiver of the same type of breach or any other breach on a subsequent occasion by Teammate or any other person or entity.

20. Headings. The Section headings are for convenience only and shall not affect the meaning of the provisions contained in this Agreement.

TEAMMATE ACKNOWLEDGES THAT HE OR SHE HAS READ AND UNDERSTANDS THE TERMS OF THIS AGREEMENT AND HAS BEEN GIVEN THE OPPORTUNITY TO REVIEW THIS AGREEMENT AND HAVE THE AGREEMENT REVIEWED BY AN ATTORNEY, IF HE OR SHE SO CHOOSES, PRIOR TO ITS EXECUTION.

IN WITNESS THEREOF, DaVita and Teammate have caused this Agreement to be executed as of the day and year first written above.

Teammate

DaVita Inc.

Signature: _____

By: _____

Print Name: _____

Name: _____

Residency Address: _____

Title: _____

Approved by DaVita Inc. as to Form:

Name:

Assistant General Counsel – Labor & Employment

APPENDIX A

- a. **DaVita Kidney Care “DKC”**: provides a variety of health care services to patient populations throughout the United States and abroad. A leading provider of dialysis services in the United States, DaVita Kidney Care treats patients with chronic kidney failure and end stage renal disease. This Business Unit includes and covers all aspects of the business that are not separately identified in sections b through i below.
- b. **DaVita Clinical Research “DCR”**: Provides early phase clinical research, late phase clinical research, biorepository, health economics outcomes research, and medical communications services.
- c. **DaVita Health Solutions “DHS”**: Provides an integrated care, multidisciplinary delivery model for high acuity chronically ill patients across a broad spectrum of diseases.
- d. **DaVita Rx**: Provides medication management services, analytics, prescription fulfillment, and pharmacy management services for clients for both standard and specialty drugs.
- e. **Falcon Physician**: Partners with practicing nephrologists and clinical excellence teams to develop and maintain web-based electronic health record solutions that integrate

with dialysis centers nationwide and help nephrologists improve efficiency while providing comprehensive CKD and ESRD patient care

f. **Hospital Services Group “HSG”**: Provides inpatient dialysis, Continuous Renal Replacement Therapy “CRRT”, and apheresis to hospitals, and assists in discharge planning and case management for acute and/or chronic renal patients leaving the hospital.

g. **Labs**: Provides clinical lab support for the diagnosis and treatment of ESRD and CKD patients.

h. **Lifeline**: Manages vascular access centers at which outpatient vascular access repairs and various other procedures on ESRD patients are performed.

i. **Nephrology Practice Solutions “NPS”**: Provides nephrology care through employed physicians, nephrology practice consulting and management services, including governance and compensation planning, market analysis and strategic plan development, and nephrologist recruitment services.

j. **Paladina**: Provides primary, preventative, and urgent care, 24/7 physician access, personalized care plans, wellness coaching, and chronic disease management with a health cost-savings to employers and patients.

k. **Village Health**: Partners with patients, physicians, and healthcare professionals as well as payors to provide integrated care management to patients with kidney disease.

Exhibit B2 to Plan

**CONFIDENTIALITY, NONCOMPETITION,
NONSOLICITATION, AND INTELLECTUAL PROPERTY AGREEMENT
(VICE PRESIDENT LEVEL)**

THIS CONFIDENTIALITY, NONCOMPETITION, NONSOLICITATION, AND INTELLECTUAL PROPERTY AGREEMENT (this “Agreement”) is made and entered into as of _____, 201_ by and between DaVita Inc., which includes its subsidiaries and affiliated companies (“DaVita”), and _____ (“Teammate”).

WHEREAS, DaVita is engaged in the highly competitive business of providing kidney care and related services to its Patients and Customers and has offered to hire or continue to employ Teammate and Teammate has agreed to work or continue to work for DaVita;

WHEREAS, DaVita will expend a great deal of time, money, and effort to develop Teammate's skills to assist Teammate in performing his or her duties for DaVita and will disclose to Teammate its proprietary, Confidential, and Trade Secret Information (defined below), all of which Teammate agrees are valuable assets of DaVita that are developed at great effort and expense to DaVita, and;

WHEREAS, Teammate understands that DaVita has a valid interest in protecting its valuable assets, including its Confidential Information and Trade Secrets, the goodwill and business relationships with its Patients and Customers, other employees, and the general public, and the specialized training of its employees, and acknowledges that the covenants and restrictions contained herein are necessary to protect these valuable assets of DaVita; and

NOW, THEREFORE, in consideration of DaVita's initial or continued employment of Teammate, DaVita's promise to disclose to Teammate Confidential Information and Trade Secrets and provide specialized training to allow Teammate to perform Teammate's duties for DaVita, and the mutual benefits conferred herein (the sufficiency of all of which are hereby acknowledged by Teammate), DaVita and Teammate agree as follows:

1. Definition of Key Terms.

- a. **"Business Contact"** means contact that is intended to establish or strengthen a business or professional relationship for DaVita, regardless of whether the contact is with a patient directly assigned to Teammate or a patient with which Teammate otherwise has contact in furtherance of the Teammate's job duties.
- b. **"Business of DaVita"** means providing a variety of health care services to patient populations throughout the United States and abroad through its various Business Units (as defined below and in Appendix A), including, but not limited to, dialysis and other services for Patients with chronic kidney failure and end stage renal disease, innovative clinical care, integrated treatment plans, personalized care teams, and health-management services for Patients and Customers.
- c. **"Business Units"** means one or more of the businesses within DaVita listed in Appendix A. Teammate understands that this list of Business Units may expand or contract during Teammate's employment and is not meant to be all-inclusive or final. Teammate understands that DaVita intends to keep the restrictions in this Agreement narrow by defining the Business Units as a means of identifying the actual work Teammate performs for the Company and potential competitive activity as it relates to Teammate's employment and post-employment activities and not as a means of broadening such activity to Business Units for which Teammate did not work.
- d. **"Competing Business"** means any individual (including Teammate), corporation, limited liability company, partnership, joint venture, association, or other entity, regardless of form, that is directly engaged in whole or in relevant part in any business or enterprise that is the same as, or substantially the same as, the Business of DaVita, or that is taking material steps to engage in such business.

- e. **“Confidential Information”** means (i) competitively sensitive information, (ii) of importance to DaVita, (iii) that is kept in confidence by DaVita, (iv) that becomes known to Teammate through his or her employment with DaVita, and (v) that is not a trade secret under the Colorado Trade Secrets Act, Defend Trade Secrets Act of 2016 or other applicable law, as trade secrets are and shall remain separately protected and enforceable pursuant to applicable law. Assuming the foregoing criteria are met, Confidential Information includes, but is not limited to, information about DaVita’s operations, services, research and development of DaVita’s operations or services, names and other listings of current or prospective Patients or Customers, proposals to any current or prospective Patients or Customers, the terms of any arrangements or agreements with any Patients or Customers, including payment and pricing information, the implementation of patient or Customer-specific projects, the composition or description of future services that will or may be offered by DaVita, marketing strategies, financial and sales information, and technical expertise and know-how developed by DaVita, including the unique manner in which DaVita conducts its business. Confidential Information also includes information disclosed to DaVita by any third party (including, but not limited to, current or prospective Customers) that DaVita is required to treat as confidential. Confidential Information shall not include information readily available in the public domain so long as such information was not made available through the wrongdoing or fault of Teammate or any other individual.
- f. **“Creative Works”** means any and all works of authorship including, for example, written documents, spreadsheets, graphics, designs, trademarks, service marks, algorithms, computer programs or code, protocols, formulas, mask works, brochures, presentations, photographs, music or compositions, manuals, reports, and compilations of various elements, whether patentable or registrable under copyright, trademark, or similar domestic and international laws.
- g. **“Patients and Customers”** means those individuals, companies, or other entities for whom DaVita has provided or does provide products or services in connection with the Business of DaVita or whom DaVita has provided written proposals concerning the Business of DaVita in the one (1) year period preceding the voluntary or involuntary termination of Teammate’s employment with DaVita for any reason and with or without cause, including but not limited to, hospitals, clinics, and other health care providers.
- h. **“Indirectly,”** as used in paragraphs 2 and 4-7 below, means that Teammate will not assist others in performing those activities Teammate is prohibited from engaging in directly in paragraphs 2 and 4-7.
- i. **“Intellectual Property”** means those ownership and other legal rights associated with any Invention or Creative Works.

- j. **“Invent”** means to conceive of, develop, reduce to practice, or otherwise invent, as that term is commonly understood, and is not limited to its general usage under U.S. or foreign patent law.
- i. **“Invention”** means inventions, developments, concepts, improvements, designs, discoveries, inventive ideas, algorithms, computer software code, protocols, formulas, mask works, compositions, trademarks, service marks, or trade secrets, whether or not reduced to practice, patentable, or registrable under patent, copyright, trademark, or similar laws, which Teammate Invents, either solely or jointly during normal working hours or when Teammate is expected to be working, or that relate to the Business of DaVita or to DaVita’s actual or demonstrably anticipated research or development, or that are substantially aided by Teammate’s use of DaVita’s equipment, supplies, facilities, or confidential information, or contains **any** of DaVita’s Trade Secrets or Confidential Information, or that are the direct or substantial result of any work performed by Teammate for DaVita.
- k. **“Prior Inventions”** means all Inventions that were made by Teammate prior to his or her employment with DaVita, which belong to Teammate and which relate to DaVita’s current or proposed business, products, or research and development, and are not presently assigned to DaVita under this Agreement.
- l. **“Restricted Territory”** means the geographic territory in which Teammate worked, represented DaVita, or had Business Contact with DaVita’s Patients and Customers in the five (5) year period preceding the voluntary or involuntary termination of Teammate’s employment with DaVita for any reason and with or without cause.
- m. **“Trade Secret(s)”** means information defined as a trade secret by the Colorado Trade Secrets Act or other applicable law.
- n. **“Vendors and Suppliers”** means any individuals, companies, or government entities that supply materials or services to DaVita in furtherance of the Business of DaVita, regardless of whether or not they are also a Competing Business.

2. **Non-Disclosure and Non-Use of Confidential Information and Trade Secrets.** During the term of Teammate’s employment and following the voluntary or involuntary termination of Teammate’s employment for any reason and with or without cause, Teammate will not, except as authorized and required to perform Teammate’s duties for DaVita, directly or indirectly: use, disclose, reproduce, distribute, or otherwise disseminate DaVita’s Confidential Information or Trade Secrets, or take any action causing, or fail to take any action necessary, to prevent any such information to lose its character or cease to qualify as Confidential Information or a Trade Secret. Teammate agrees to ask DaVita, both during and after

employment, if Teammate has any questions about whether particular information is Confidential Information or a Trade Secret before using or disclosing such information. For example, Teammate agrees to contact DaVita if Teammate takes a job with an entity that is not a Competing Business (e.g., a vendor, insurance provider, or government agency) where that job will require Teammate to use or disclose Confidential Information or Trade Secrets such as pricing or contracting information in a manner that could adversely affect DaVita. Teammate shall not be held criminally or civilly liable under any Federal or State trade secret law for the disclosure of a trade secret that: (1) is made (a) in confidence to a Federal, State, or local government official, either directly or indirectly, or to an attorney, and (b) solely for the purpose of reporting or investigating a suspected violation of law; or (2) is made in a complaint or other document filed in a lawsuit or other proceeding, if such filing is made under seal. Disclosures to attorneys, made under seal, or pursuant to court order are also protected in certain circumstances under 18 U.S.C. § 1833.

3. Return of Company Records and Property. Teammate agrees to immediately return to DaVita all property belonging to DaVita, including but not limited to, keys, credit cards, phones, computers, documents, data, as well as originals, copies, or other physical embodiments of DaVita's Confidential Information and Trade Secrets (regardless of whether it is in paper, electronic, or any other format), at the termination of his or her employment or at any other time when DaVita so requests, and Teammate agrees not to retain or distribute any copies of any of the foregoing.

4. Non-Solicitation of Patients and Customers. Teammate agrees that during Teammate's employment and for a period of one (1) year following the voluntary or involuntary termination of Teammate's employment for any reason and with or without cause, Teammate will not, either on behalf of Teammate or for any Competing Business, directly or Indirectly solicit, divert, or appropriate, or attempt to solicit, divert, or appropriate any Patient or Customer with whom Teammate has had Business Contact in the twelve (12) month period preceding the termination of Teammate's employment, or about whom Teammate has any Confidential Information or Trade Secrets, for the purposes of providing services that are the same as or substantially similar to those provided in the Business of DaVita.

5. Non-Competition. Teammate agrees that during Teammate's employment and for a period of one (1) year following the voluntary or involuntary termination of Teammate's employment for any reason and with or without cause, Teammate will not, directly or Indirectly, own, manage, operate, join, control, be employed by or with, or participate in any manner with a Competing Business that competes with any Business Unit for which Teammate worked during the last five (5) years of his or her employment anywhere in the Restricted Territory where doing so will require Teammate to provide the same or substantially similar services to any such Competing Business as those which he or she provided to those Business Units at DaVita where he or she worked during the last five (5) years of his or her employment.

6. Non-Solicitation of Teammates. Teammate agrees that during his or her employment with DaVita and for one (1) year following the voluntary or involuntary termination of his or her employment for any reason and with or without cause, Teammate will not directly or Indirectly solicit, recruit, or encourage current Teammates of DaVita or Teammates who have terminated their employment with DaVita within twelve (12) months of the solicitation, recruitment, or encouragement, to provide to a Competing Business the same or substantially similar services they provided to DaVita.

7. **Non-Interference of Vendors and Suppliers.** Teammate agrees that during his or her employment with DaVita and following the termination of his or her employment, Teammate will not directly or indirectly interfere with DaVita's relationships with its vendors and suppliers in any manner that is prohibited by contract or law.

8. **Ownership of Intellectual Property.**

a. **Prior Inventions Retained and Licensed by Teammate.** Teammate has attached hereto, as Exhibit A, a list describing all Prior Inventions. If no such list is attached, Teammate represents that there are no such Prior Inventions. Teammate agrees not to incorporate, or permit to be incorporated, any Prior Invention owned by Teammate, or in which Teammate has an interest, into a Company product, process, program, or machine without DaVita's prior written consent.

b. **Assignment of Inventions.** Teammate agrees to promptly make full written disclosure to DaVita of, to hold in trust for the sole right and benefit of DaVita, and **hereby presently assigns** to DaVita, or its designees, without any additional consideration, all of Teammate's right, title, and interest in and to any and all Inventions that are Invented **during Teammate's employment or for a period of one (1) year following the voluntary or involuntary termination of Teammate's employment**. Teammate understands that the obligations under this paragraph 8(b) do not apply to any Invention that is Invented that: (1) does not involve the use of any DaVita Trade Secrets or Confidential Information, DaVita equipment, supplies, or facilities; (2) that were developed by Teammate entirely on Teammate's own time; **and** (3) do not relate to the Business of DaVita.

c. **Works Made For Hire.** Teammate acknowledges that all Creative Works that are made by Teammate (solely or jointly with others) within the scope of and during the period of Teammate's employment with DaVita and which are protectable by copyright are "works made for hire," as that term is defined in the United States Copyright Act.

d. **Patent and Copyright Registrations.** Teammate agrees to assist DaVita (both during and after employment), or its designees, at DaVita's expense, but without additional compensation to Teammate, to secure DaVita's rights in any Inventions, copyrights, or other intellectual property rights relating thereto in any and all countries, hereby irrevocably designates and appoints DaVita, through its duly authorized officers and agents, as Teammate's agent and attorney in fact, to act for and on Teammate's behalf and stead to execute and file any such applications and to do all other lawfully permitted acts to further the prosecution and issuance of letters patent or copyright or trademark registrations thereon anywhere in the world with the same legal force and effect as if executed by Teammate.

9. **Tolling.** Employee agrees that if either party institutes litigation to enforce or challenge the protective covenants in paragraphs four (4) through eight (8) of this agreement, and Employee is not enjoined from breaching one or more of the protective covenants contained herein, and a court thereafter determines that one or more of the protective covenants are enforceable, the restricted time periods in this Agreement shall be tolled beginning on the date the litigation was instituted until the litigation is finally resolved and all periods of appeal have expired.

10. **Prior Agreements and Disclosure of Agreement to Third Parties.** Teammate represents that he or she is not a party to any agreement with any former employer or any other person or entity containing any non-disclosure, non-compete, non-solicitation, non-recruitment, intellectual property assignment, or other covenants that will affect Teammate's ability to devote his or her full time and attention to the Business of DaVita, that has not already been disclosed to DaVita in writing. Teammate also agrees to provide a copy of this Agreement to any subsequent employer, person, or entity to which Teammate intends to provide services that may conflict with any of Teammate's obligations in this Agreement prior to engaging in any such activities. Teammate agrees that DaVita may also provide a copy of this Agreement or a description of its terms to any Patient or Customer, subsequent employer, or other third party at any time as it deems necessary to protect its interests, and Teammate agrees to indemnify DaVita against any claims and hold DaVita harmless from any losses, costs, fees, expenses, and damages arising out of Teammate's failure to comply with this paragraph.

11. **Additional Teammate Disclosure Exceptions.** Nothing in this Agreement (including with respect to Confidential Information, Trade Secrets, and Inventions obligations) is intended to be or will be construed to prevent, impede, or interfere with Teammate's right to respond accurately and fully to any question, inquiry, or request for information regarding Teammate's employment with DaVita when required by legal process by a Federal, State or other legal authority, or from initiating communications directly with, or responding to any inquiry from, or providing truthful testimony and information to, any Federal, State, or other regulatory authority in the course of an investigation or proceeding authorized by law and carried out by such agency. Teammate is not required to contact DaVita regarding the subject matter of any such communications before Teammate engages in such communications. In addition, nothing in this Agreement is intended to restrict Teammate's legally protected right to discuss wages, hours or other working conditions with co-workers or in any way limit Teammate's rights under the National Labor Relations Act or any whistleblower act.

12. **Severability and Enforceability.** Teammate and DaVita agree that if any particular paragraphs, subparagraphs, phrases, words, or other portions of this Agreement are determined by an appropriate court to be invalid or unenforceable as written, they shall be modified as necessary to be valid or enforceable, and such modification shall not affect the remaining provisions of this Agreement, or if they cannot be modified to be made valid or enforceable, then they shall be severed from this Agreement, and all remaining terms and provisions shall remain enforceable.

13. **Governing Law.** This Agreement shall be governed by, and construed and enforced in accordance with, the internal laws of the State of Delaware (without regard to principles of conflicts of laws)

to the extent not preempted by the Employee Retirement Income Security Act of 1974, as amended, or other Federal law, which shall otherwise control.

14. Relief, Remedies, and Enforcement. The parties acknowledge that DaVita is engaged in a highly competitive business and the covenants and restrictions contained in this Agreement, including the geographic and temporal restrictions, are reasonably designed to protect DaVita's legitimate business interests, including Company goodwill and Patient and Customer relationships, Confidential Information and Trade Secrets, and the specialized skills and knowledge gained by Teammate and DaVita's other employees during their employment. Teammate acknowledges and agrees that a breach of any provision of this Agreement by the Teammate will cause serious and irreparable injury to DaVita that will be difficult to quantify and which may not be adequately compensated by monetary damages alone. Thus, in the event of a breach or threatened or intended breach of this Agreement by Teammate, DaVita shall be entitled to injunctive relief, both temporary and final, enjoining and restraining such breach or threatened or intended breach, despite any agreement between two parties to arbitrate any disputes related to any aspect of Teammate's employment. Teammate further agrees that nothing in this Agreement, or in any agreement between the parties to arbitrate any other aspect of Teammate's employment, shall be construed to prohibit DaVita from pursuing any and all other legal or equitable remedies available to it for breach of any of the provisions of this Agreement, including the disgorgement of any profits, commissions, or fees realized by Teammate, any subsequent employers, any business owned or operated by Teammate, or any of Teammate's agents, heirs, or assigns, as well as all costs and attorneys' fees incurred because of Teammate's breach of any provisions of this Agreement. Teammate also agrees that that the knowledge, skills, and abilities he or she possesses at the time of commencement of employment are sufficient to permit Teammate to earn a livelihood satisfactory to Teammate without violating any provision of this Agreement.

15. Entire Agreement and Validity of Terms. Teammate and DaVita agree that this Agreement contains the entire agreement by and between them on the subjects covered by this Agreement, that all sections of prior agreements concerning these subjects are replaced by this Agreement, that Teammate does not rely, and has not relied, upon any representation or statement not set forth herein by DaVita or any of DaVita's agents, representatives, or attorneys, and that this Agreement may be changed only by a subsequent agreement in writing signed by both parties.

16. Survival. All non-competition, non-solicitation, non-disclosure and use, non-recruiting, and Agreement disclosure obligations in this Agreement shall survive the voluntary or involuntary termination of Teammate's employment for any reason and with or without cause, and no dispute regarding any other provisions of this Agreement or regarding Teammate's employment or the termination of Teammate's employment shall prevent the operation and enforcement of these obligations.

17. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be considered an original, but all of which construed together shall constitute one and the same Agreement. Teammate agrees that DaVita may enforce this Agreement with a copy that is only signed by Teammate.

18. Assignment and Successorship. This Agreement and the rights and obligations of DaVita hereunder may be assigned by DaVita and shall inure to the benefit of and shall be enforceable by any such assignee, as well as any of DaVita's successors in interest. This Agreement and the rights and obligations of Teammate hereunder may not be assigned by Teammate, but are binding upon Teammate's heirs, administrators, executors, and personal representatives.

19. Waiver. The waiver by DaVita of any breach of this Agreement by Teammate shall not be effective unless in writing signed by an officer of DaVita, and no such waiver with regards to Teammate or any other person under a similar agreement shall operate or be construed as a waiver of the same type of breach or any other breach on a subsequent occasion by Teammate or any other person or entity.

20. Headings. The Section headings are for convenience only and shall not affect the meaning of the provisions contained in this Agreement.

TEAMMATE ACKNOWLEDGES THAT HE OR SHE HAS READ AND UNDERSTANDS THE TERMS OF THIS AGREEMENT AND HAS BEEN GIVEN THE OPPORTUNITY TO REVIEW THIS AGREEMENT AND HAVE THE AGREEMENT REVIEWED BY AN ATTORNEY, IF HE OR SHE SO CHOOSES, PRIOR TO ITS EXECUTION.

IN WITNESS THEREOF, DaVita and Teammate have caused this Agreement to be executed as of the day and year first written above.

Teammate

DaVita Inc.

Signature: _____

By: _____

Print Name: _____

Name: _____

Residency Address: _____

Title: _____

Approved by DaVita Inc. as to Form:

Name: _____

Assistant General Counsel – Labor & Employment

APPENDIX A

- a. **DaVita Kidney Care “DKC”**: provides a variety of health care services to patient populations throughout the United States and abroad. A leading provider of dialysis services in the United States, DaVita Kidney Care treats patients with chronic kidney failure and end stage renal disease. This Business Unit includes and covers all aspects of the business that are not separately identified in sections b through i below.
- b. **DaVita Clinical Research “DCR”**: Provides early phase clinical research, late phase clinical research, biorepository, health economics outcomes research, and medical communications services.
- c. **DaVita Health Solutions “DHS”**: Provides an integrated care, multidisciplinary delivery model for high acuity chronically ill patients across a broad spectrum of diseases.
- d. **DaVita Rx**: Provides medication management services, analytics, prescription fulfillment, and pharmacy management services for clients for both standard and specialty drugs.
- e. **Falcon Physician**: Partners with practicing nephrologists and clinical excellence teams to develop and maintain web-based electronic health record solutions that integrate with dialysis centers nationwide and help nephrologists improve efficiency while providing comprehensive CKD and ESRD patient care
- f. **Hospital Services Group “HSG”**: Provides inpatient dialysis, Continuous Renal Replacement Therapy “CRRT”, and apheresis to hospitals, and assists in discharge planning and case management for acute and/or chronic renal patients leaving the hospital.
- g. **Labs**: Provides clinical lab support for the diagnosis and treatment of ESRD and CKD patients.
- h. **Lifeline**: Manages vascular access centers at which outpatient vascular access repairs and various other procedures on ESRD patients are performed.
- i. **Nephrology Practice Solutions “NPS”**: Provides nephrology care through employed physicians, nephrology practice consulting and management services, including governance and compensation planning, market analysis and strategic plan development, and nephrologist recruitment services.
- j. **Paladina**: Provides primary, preventative, and urgent care, 24/7 physician access, personalized care plans, wellness coaching, and chronic disease management with a health cost-savings to employers and patients.
- k. **Village Health**: Partners with patients, physicians, and healthcare professionals as well as payors to provide integrated care management to patients with kidney disease.

SUBSIDIARIES OF THE COMPANY
as of December 31, 2018

| Name | Jurisdiction of Organization |
|---|------------------------------|
| DaVita Kidney Care: | |
| Aberdeen Dialysis, LLC | Delaware |
| Adair Dialysis, LLC | Delaware |
| Afton Dialysis, LLC | Delaware |
| Ahern Dialysis, LLC | Delaware |
| Alamosa Dialysis, LLC | Delaware |
| Alenes Dialysis, LLC | Delaware |
| American Medical Insurance, Inc. | Arizona |
| Animas Dialysis, LLC | Delaware |
| Ashdow Dialysis, LLC | Delaware |
| Astro, Hobby, West Mt. Renal Care Limited Partnership | Delaware |
| Atchison Dialysis, LLC | Delaware |
| Athio Dialysis, LLC | Delaware |
| Atlantic Dialysis, LLC | Delaware |
| Austin Dialysis Centers, L.P. | Delaware |
| Babler Dialysis, LLC | Delaware |
| Bainbridge Dialysis, LLC | Delaware |
| Baker Dialysis, LLC | Delaware |
| Bannack Dialysis, LLC | Delaware |
| Bannon Dialysis, LLC | Delaware |
| Barnell Dialysis, LLC | Delaware |
| Barnstable Dialysis, LLC | New York |
| Barrons Dialysis, LLC | Delaware |
| Barton Dialysis, LLC | Delaware |
| Bastrop Dialysis, LLC | Delaware |
| Beachside Dialysis, LLC | Delaware |
| Beck Dialysis, LLC | Delaware |
| Bedell Dialysis, LLC | Delaware |
| Bellevue Dialysis, LLC | Delaware |
| Bemity Dialysis, LLC | Delaware |
| Beverly Hills Dialysis Partnership | California |
| Bidwell Dialysis, LLC | Delaware |
| Birch Dialysis, LLC | Ohio |
| Bladon Dialysis, LLC | Delaware |
| Bluegrass Dialysis, LLC | Delaware |
| Bogachiel Dialysis, LLC | Delaware |
| Bohama Dialysis, LLC | Delaware |
| Bonister Dialysis, LLC | Delaware |
| Borrego Dialysis, LLC | Delaware |
| Bothwell Dialysis, LLC | Delaware |
| Brache Dialysis, LLC | Delaware |
| Braddock Dialysis, LLC | Delaware |

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| Bretton Dialysis, LLC | Delaware |
| Bridges Dialysis, LLC | Delaware |
| Brimfield Dialysis, LLC | Delaware |
| Brook Dialysis, LLC | Delaware |
| Brooksprings Dialysis, LLC | Delaware |
| Brownsville Kidney Center, Ltd. | Texas |
| Bruno Dialysis, LLC | Delaware |
| Buckhorn Dialysis, LLC | Delaware |
| Bullards Dialysis, LLC | Delaware |
| Butano Dialysis, LLC | Delaware |
| Caddoan Dialysis, LLC | Delaware |
| Cadiz Dialysis, LLC | Delaware |
| Calante Dialysis, LLC | Delaware |
| Cama Dialysis, LLC | Delaware |
| Campton Dialysis, LLC | Delaware |
| Canoe Dialysis, LLC | Delaware |
| Canyon Dialysis, LLC | Delaware |
| Canyon Springs Dialysis, LLC | Delaware |
| Capano Dialysis, LLC | Delaware |
| Capes Dialysis, LLC | Delaware |
| Capital Dialysis Partnership | California |
| Capron Dialysis, LLC | Delaware |
| Captree Dialysis, LLC | Delaware |
| Carroll County Dialysis Facility Limited Partnership | Maryland |
| Carroll County Dialysis Facility, Inc. | Maryland |
| Caverns Dialysis, LLC | Delaware |
| Central Carolina Dialysis Centers, LLC | Delaware |
| Central Georgia Dialysis, LLC | Delaware |
| Central Kentucky Dialysis Centers, LLC | Delaware |
| Centro de Terapia Renal de Araruama Ltda. | Brazil |
| Centro de Terapia Renal de Itabori Ltda. | Brazil |
| Chadron Dialysis, LLC | Delaware |
| Chaffee Dialysis, LLC | Delaware |
| Challis Dialysis, LLC | Delaware |
| Channel Dialysis, LLC | Delaware |
| Cheraw Dialysis, LLC | Delaware |
| Chicago Heights Dialysis, LLC | Delaware |
| Chicot Dialysis, LLC | Delaware |
| Chouteau Dialysis, LLC | Delaware |
| Churchill Dialysis, LLC | Delaware |
| Cinco Rios Dialysis, LLC | Delaware |
| Clark Dialysis, LLC | Delaware |
| Cleburne Dialysis, LLC | Delaware |
| Clinica Central do Bonfim S.A. | Portugal |
| Clinica Medica DaVita Arapongas Servicos de Nefrologia Ltda. | Brazil |
| Clinica Medica DaVita Londrina Servicos de Nefrologia Ltda. | Brazil |
| Clinica Medica DaVita Rolandia Servicos de Nefrologia Ltda. | Brazil |

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|---|----------------|
| Clini-Rim Clinica do Rim e Hipertensao Arterial Ltda. | Brazil |
| Clinisa - Clinica de Nefrologia de Itapecerica da Serra Ltda. | Brazil |
| Clover Dialysis, LLC | Delaware |
| Clyfee Dialysis, LLC | Delaware |
| Cobbles Dialysis, LLC | Delaware |
| Columbus-RNA-DaVita, LLC | Delaware |
| Conconully Dialysis, LLC | Delaware |
| Conecuh Dialysis, LLC | Delaware |
| Continental Dialysis Center of Springfield-Fairfax, Inc. | Virginia |
| Continental Dialysis Center, Inc. | Virginia |
| Coral Dialysis, LLC | Delaware |
| Couer Dialysis, LLC | Delaware |
| Cowell Dialysis, LLC | Delaware |
| Croskee Dialysis, LLC | Delaware |
| Crossings Dialysis, LLC | Delaware |
| Crowder Dialysis, LLC | Delaware |
| Crystals Dialysis, LLC | Delaware |
| Cuivre Dialysis, LLC | Delaware |
| Curlew Dialysis, LLC | Delaware |
| Dale Dialysis, LLC | Delaware |
| Dalhart Dialysis, LLC | Delaware |
| Dallas-Fort Worth Nephrology, L.P. | Delaware |
| Davis Dialysis, LLC | Delaware |
| DaVita - Riverside II, LLC | Delaware |
| DaVita - Riverside, LLC | Delaware |
| DaVita - West, LLC | Delaware |
| DaVita APAC Holding B.V. | Netherlands |
| DaVita Brasil Participações e Serviços de Nefrologia Ltda. | Brazil |
| DaVita Brasil Servicos de Nefrologia Uber Ltda. | Brazil |
| DaVita Care (Saudi Arabia) | Saudi Arabia |
| DaVita Deutschland AG | Germany |
| DaVita Deutschland Beteiligungs GmbH & Co. KG | Germany |
| DaVita Germany GmbH | Germany |
| DaVita Health Solutions, LLC | Delaware |
| DaVita HealthCare Brasil Servicos Medicos Ltda. | Brazil |
| DaVita International Limited | United Kingdom |
| DaVita of New York, Inc. | New York |
| DaVita Rien Servicos de Nefrologia Ltda. | Brazil |
| DaVita Rx, LLC | Delaware |
| DaVita S.A.S. | Colombia |
| DaVita Servicos de Nefrologia de Araraquara Ltda. | Brazil |
| DaVita Servicos de Nefrologia Distrito Federal Ltda. | Brazil |
| DaVita Servicos de Nefrologia Jardim das Imbuías Ltda. | Brazil |
| DaVita Servicos de Nefrologia Juiz Fora Ltda. | Brazil |
| DaVita Servicos de Nefrologia Meireles Ltda. | Brazil |
| DaVita Servicos de Nefrologia Mondubim Ltda. | Brazil |
| DaVita Servicos de Nefrologia Niteroi Ltda. | Brazil |

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| DaVita Servicos de Nefrologia Recife Ltda. | Brazil |
| DaVita Servicos de Nefrologia Santos Ltda. | Brazil |
| DaVita Servicos de Nefrologia Sao Bernardino do Campo Ltda. | Brazil |
| DaVita Servicos de Nefrologia Sao Caetano do Sul Ltda. | Brazil |
| DaVita Servicos de Nefrologia Sao Gerardo Ltda. | Brazil |
| DaVita Servicos Medicos Ltda. | Brazil |
| DaVita Sp. z o.o. | Poland |
| DaVita Tidewater - Virginia Beach, LLC | Delaware |
| DaVita UTR Servicos de Nefrologia Ltda. | Brazil |
| DaVita VillageHealth, Inc. | Delaware |
| Dawson Dialysis, LLC | Delaware |
| DC Healthcare International, Inc. | Delaware |
| Decklund Dialysis, LLC | Delaware |
| Deowee Dialysis, LLC | Delaware |
| DiaCare AG | Switzerland |
| Dialysis Holdings, Inc. | Delaware |
| Dialysis of Northern Illinois, LLC | Delaware |
| Dialysis Specialists of Dallas, Inc. | Texas |
| Dierks Dialysis, LLC | Delaware |
| Dighton Dialysis, LLC | Delaware |
| DNP Management Company, LLC | Delaware |
| Dolores Dialysis, LLC | Delaware |
| Doves Dialysis, LLC | Delaware |
| Downriver Centers, Inc. | Michigan |
| Dresher Dialysis, LLC | Delaware |
| Dunes Dialysis, LLC | Delaware |
| Duston Dialysis, LLC | Delaware |
| DV Care Netherlands B.V. | Netherlands |
| DV Care Netherlands C.V. | Netherlands |
| DVA Healthcare - Southwest Ohio, LLC | Tennessee |
| DVA Healthcare of Maryland, LLC | Maryland |
| DVA Healthcare of Massachusetts, Inc. | Massachusetts |
| DVA Healthcare of New London, LLC | Tennessee |
| DVA Healthcare of Norwich, LLC | Tennessee |
| DVA Healthcare of Pennsylvania, LLC | Pennsylvania |
| DVA Healthcare of Tuscaloosa, LLC | Tennessee |
| DVA Healthcare Procurement Services, Inc. | California |
| DVA Healthcare Renal Care, Inc. | Nevada |
| DVA Holdings Pte. Ltd. | Singapore |
| DVA Laboratory Services, Inc. | Florida |
| DVA of New York, Inc. | New York |
| DVA Renal Healthcare, Inc. | Tennessee |
| Dworsher Dialysis, LLC | Delaware |
| East End Dialysis Center, Inc. | Virginia |
| East Ft. Lauderdale, LLC | Delaware |
| Edisto Dialysis, LLC | Delaware |
| Egonsa Dialysis, LLC | Delaware |

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| Elberton Dialysis Facility, Inc. | Georgia |
| Eldrist Dialysis, LLC | Delaware |
| Elgin Dialysis, LLC | Delaware |
| Elk Grove Dialysis Center, LLC | Delaware |
| Ellacoya Dialysis, LLC | Delaware |
| Ellmac Dialysis, LLC | Delaware |
| Empire State DC, Inc. | New York |
| Etowah Dialysis, LLC | Delaware |
| Ettleton Dialysis, LLC | Delaware |
| Eufaula Dialysis, LLC | Delaware |
| EURODIAL - Centro de Nefrologia e Dialise de Leiria S.A. | Portugal |
| Falcon, LLC | Delaware |
| Farragut Dialysis, LLC | Delaware |
| Federal Way Assurance, Inc. | Colorado |
| Ferne Dialysis, LLC | Delaware |
| Ferron Dialysis, LLC | Delaware |
| Fields Dialysis, LLC | Delaware |
| Five Star Dialysis, LLC | Delaware |
| Flagler Dialysis, LLC | Delaware |
| Flamingo Park Kidney Center, Inc. | Florida |
| Flandrau Dialysis, LLC | Delaware |
| Flor Dialysis, LLC | Delaware |
| Fort Dialysis, LLC | Delaware |
| Foss Dialysis, LLC | Delaware |
| Freehold Artificial Kidney Center, L.L.C. | New Jersey |
| Freeman Dialysis, LLC | Delaware |
| Frierton Dialysis, LLC | Delaware |
| Frontier Dialysis, LLC | Delaware |
| Fullerton Dialysis Center, LLC | Delaware |
| Ganois Dialysis, LLC | Delaware |
| Gansett Dialysis, LLC | Delaware |
| Garner Dialysis, LLC | Delaware |
| Garrett Dialysis, LLC | Delaware |
| Garson Dialysis, LLC | Delaware |
| Gate Dialysis, LLC | Delaware |
| GDC International, LLC | Delaware |
| Gebhard Dialysis, LLC | Delaware |
| Genesis KC Development, LLC | Delaware |
| Geyser Dialysis, LLC | Delaware |
| Gilwards Dialysis, LLC | Delaware |
| GiveLife Dialysis, LLC | Delaware |
| Glacier Dialysis, LLC | Delaware |
| Glarus Dialysis, LLC | Delaware |
| Glassland Dialysis, LLC | Delaware |
| Glosser Dialysis, LLC | Delaware |
| Golden ASC, LLC | Delaware |
| Goliad Dialysis, LLC | Delaware |

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| Granue Dialysis, LLC | Delaware |
| Greater Las Vegas Dialysis, LLC | Delaware |
| Greater Los Angeles Dialysis Centers, LLC | Delaware |
| Green Desert Dialysis, LLC | Delaware |
| Groten Dialysis, LLC | Delaware |
| Guilder Dialysis, LLC | Delaware |
| Hailstone Dialysis, LLC | Delaware |
| Hampton Dialysis, LLC | Delaware |
| Harmony Dialysis, LLC | Delaware |
| Hart Dialysis, LLC | Delaware |
| Havanna Dialysis, LLC | Delaware |
| Hawn Dialysis, LLC | Delaware |
| Hays Dialysis, LLC | Delaware |
| Hazelton Dialysis, LLC | Delaware |
| Helmer Dialysis, LLC | Delaware |
| Hewett Dialysis, LLC | Delaware |
| Higbee Dialysis, LLC | Delaware |
| Higden Dialysis, LLC | Delaware |
| Hilgards Dialysis, LLC | Delaware |
| Hills Dialysis, LLC | Delaware |
| Holten Dialysis, LLC | Delaware |
| Honeyman Dialysis, LLC | Delaware |
| Houston Kidney Center/Total Renal Care Integrated Service Network Limited Partnership | Delaware |
| Hummer Dialysis, LLC | Delaware |
| Hunter Dialysis, LLC | Delaware |
| Huntington Artificial Kidney Center, Ltd. | New York |
| Huntington Park Dialysis, LLC | Delaware |
| Hyattsville Dialysis, LLC | Delaware |
| Hyde Dialysis, LLC | Delaware |
| Icelandic Dialysis, LLC | Delaware |
| IDC -International Dialysis Centers, Lda | Portugal |
| Instituto de Nefrologia da Regiao dos Lagos Ltda. | Brazil |
| Iroquois Dialysis, LLC | Delaware |
| ISD Bartlett, LLC | Delaware |
| ISD I Holding Company, Inc. | Delaware |
| ISD II Holding Company, Inc. | Delaware |
| ISD Las Vegas, LLC | Delaware |
| ISD Renal, Inc. | Delaware |
| ISD Schaumburg, LLC | Delaware |
| ISD Spring Valley, LLC | Delaware |
| ISD Summit Renal Care, LLC | Ohio |
| Jacinto Dialysis, LLC | Delaware |
| Jenness Dialysis, LLC | Delaware |
| Jericho Dialysis, LLC | Delaware |
| Kadden Dialysis, LLC | Delaware |
| Kamakee Dialysis, LLC | Delaware |
| Kamiah Dialysis, LLC | Delaware |

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| Kanika Dialysis, LLC | Delaware |
| Kasaskia Dialysis, LLC | Delaware |
| Kavett Dialysis, LLC | Delaware |
| Kerricher Dialysis, LLC | Delaware |
| Kershaw Dialysis, LLC | Delaware |
| Kidney Care Services, LLC | Delaware |
| Kidney Center South LLC | Delaware |
| Kidney HOME Center, LLC | Delaware |
| Kidney Life, LLC | New Jersey |
| Kimball Dialysis, LLC | Delaware |
| Kingston Dialysis, LLC | Delaware |
| Kinnick Dialysis, LLC | Delaware |
| Kiowa Dialysis, LLC | Delaware |
| Knickerbocker Dialysis, Inc. | New York |
| Landor Dialysis, LLC | Delaware |
| Lantell Dialysis, LLC | Delaware |
| Lassen Dialysis, LLC | Delaware |
| Latrobe Dialysis, LLC | Delaware |
| Lawrenceburg Dialysis, LLC | Delaware |
| Leawood Dialysis, LLC | Delaware |
| Lees Dialysis, LLC | Delaware |
| Legare Development LLC | Delaware |
| Liberty RC, Inc. | New York |
| Lifeline Pensacola, LLC | Delaware |
| Lifeline Vascular Center-Albany, LLC | Delaware |
| Lincoln Park Dialysis Services, Inc. | Illinois |
| Little Rock Dialysis Centers, LLC | Delaware |
| Livingston Dialysis, LLC | Delaware |
| Llano Dialysis, LLC | Delaware |
| Lockhart Dialysis, LLC | Delaware |
| Lofield Dialysis, LLC | Delaware |
| Logoley Dialysis, LLC | Delaware |
| Long Beach Dialysis Center, LLC | Delaware |
| Lory Dialysis, LLC | Delaware |
| Lourdes Dialysis, LLC | Delaware |
| Lyndale Dialysis, LLC | Delaware |
| Machesney Bay Dialysis, LLC | Delaware |
| Madigan Dialysis, LLC | Delaware |
| Magney Dialysis, LLC | Delaware |
| Magnolia Dialysis, LLC | Delaware |
| Magoffin Dialysis, LLC | Delaware |
| Makonee Dialysis, LLC | Delaware |
| Manito Dialysis, LLC | Delaware |
| Manzano Dialysis, LLC | Delaware |
| Maple Grove Dialysis, LLC | Delaware |
| Margette Dialysis, LLC | Delaware |
| Marseille Dialysis, LLC | Delaware |

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| Marysville Dialysis Center, LLC | Delaware |
| Mashero Dialysis, LLC | Delaware |
| Mason-Dixon Dialysis Facilities, Inc. | Maryland |
| Matheson Dialysis, LLC | Delaware |
| Mautino Dialysis, LLC | Delaware |
| Mazonia Dialysis, LLC | Delaware |
| Meadows Dialysis, LLC | Delaware |
| Mellen Dialysis, LLC | Delaware |
| Memorial Dialysis Center, L.P. | Delaware |
| Meridian Dialysis, LLC | Delaware |
| Mermet Dialysis, LLC | Delaware |
| Mesilla Dialysis, LLC | Delaware |
| Middlesex Dialysis Center, LLC | Delaware |
| Millonee Dialysis, LLC | Delaware |
| Milltown Dialysis, LLC | Delaware |
| Milo Dialysis, LLC | Delaware |
| Minam Dialysis, LLC | Delaware |
| Mocca Dialysis, LLC | Delaware |
| Moraine Dialysis, LLC | Delaware |
| Morrison Dialysis, LLC | Delaware |
| Mountain West Dialysis Services, LLC | Delaware |
| Mulgee Dialysis, LLC | Delaware |
| MVZ DaVita Alzey GmbH | Germany |
| MVZ DaVita Ambulantes Kardiologisches Zentrum Peine GmbH | Germany |
| MVZ DaVita Aurich GmbH | Germany |
| MVZ DaVita Bad Aibling GmbH | Germany |
| MVZ DaVita Bad Duben GmbH | Germany |
| MVZ DaVita Cardio Centrum Dusseldorf GmbH | Germany |
| MVZ DaVita Dillenburg GmbH | Germany |
| MVZ DaVita Dinkelsbuhl GmbH | Germany |
| MVZ DaVita Dormagen GmbH | Germany |
| MVZ DaVita Dresden GmbH | Germany |
| MVZ DaVita Duisburg GmbH | Germany |
| MVZ DaVita Elsterland GmbH | Germany |
| MVZ DaVita Emden GmbH | Germany |
| MVZ DaVita Geilenkirchen GmbH | Germany |
| MVZ DaVita Gera GmbH | Germany |
| MVZ DaVita Hannover Linden GmbH | Germany |
| MVZ DaVita Iserlohn GmbH | Germany |
| MVZ DaVita Monchengladbach GmbH | Germany |
| MVZ DaVita Neuss GmbH | Germany |
| MVZ DaVita Niederrhein GmbH | Germany |
| MVZ DaVita Nierenzentrum Berlin-Britz GmbH | Germany |
| MVZ DaVita Nierenzentrum Hamm-Ahlen GmbH | Germany |
| MVZ DaVita Prenzlau-Pasewalk GmbH | Germany |
| MVZ DaVita Rhein-Ahr GmbH | Germany |
| MVZ DaVita Rhein-Ruhr GmbH | Germany |

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| MVZ DaVita Salzgitter-Seesen GmbH | Germany |
| MVZ DaVita Schwalm-Eder GmbH | Germany |
| MVZ DaVita Sud-Niedersachsen GmbH | Germany |
| MVZ DaVita Viersen GmbH | Germany |
| Nansen Dialysis, LLC | Delaware |
| Natomas Dialysis, LLC | Delaware |
| Nauvue Dialysis, LLC | Delaware |
| Navarro Dialysis, LLC | Delaware |
| Nefros Unidade De Nefrologia e Hipertensao Sociedade Simples Ltda. | Brazil |
| Neoport Dialysis, LLC | Delaware |
| Nephrology Medical Associates of Georgia, LLC | Georgia |
| Nephrology Practice Solutions, LLC | Delaware |
| Nephron Care Assistencia Medica Ltda. | Brazil |
| Neptune Artificial Kidney Center, L.L.C. | New Jersey |
| New Bay Dialysis, LLC | Delaware |
| Norbert Dialysis, LLC | Delaware |
| Norte Dialysis, LLC | Delaware |
| North Atlanta Dialysis Center, LLC | Delaware |
| North Colorado Springs Dialysis, LLC | Delaware |
| Odiome Dialysis, LLC | Delaware |
| Ogano Dialysis, LLC | Delaware |
| Ohio River Dialysis, LLC | Delaware |
| Okanogan Dialysis, LLC | Delaware |
| Olive Dialysis, LLC | Delaware |
| Onota Dialysis, LLC | Delaware |
| Orange Dialysis, LLC | California |
| Ossipee Dialysis, LLC | Delaware |
| Owens Dialysis, LLC | Delaware |
| Owyhee Dialysis, LLC | Delaware |
| Pablo Dialysis, LLC | Delaware |
| Palo Dialysis, LLC | Delaware |
| Panther Dialysis, LLC | Delaware |
| Parkside Dialysis, LLC | Delaware |
| Patient Pathways, LLC | Delaware |
| Pattison Dialysis, LLC | Delaware |
| Pawlier Dialysis, LLC | Delaware |
| Pedernales Dialysis, LLC | Delaware |
| Pendster Dialysis, LLC | Delaware |
| Petra Dialysis, LLC | Delaware |
| Pharis Dialysis, LLC | Delaware |
| Physicians Choice Dialysis Of Alabama, LLC | Delaware |
| Physicians Choice Dialysis, LLC | Delaware |
| Physicians Dialysis Acquisitions, Inc. | Delaware |
| Physicians Dialysis of Lancaster, LLC | Pennsylvania |
| Physicians Dialysis Ventures, LLC | Delaware |
| Physicians Dialysis, Inc. | Delaware |
| Physicians Management, LLC | Delaware |

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| Pible Dialysis, LLC | Delaware |
| Pine Dialysis, LLC | Delaware |
| Pittsburgh Dialysis Partners, LLC | Delaware |
| Piute Dialysis, LLC | Delaware |
| Plaine Dialysis, LLC | Delaware |
| Platte Dialysis, LLC | Delaware |
| Plover Dialysis, LLC | Delaware |
| Pluribus Dialise - Benfica, S.A. | Portugal |
| Pluribus Dialise - Cascais, S.A. | Portugal |
| Pluribus Dialise, S.A. | Portugal |
| Poinsett Dialysis, LLC | Delaware |
| Pokagon Dialysis, LLC | Delaware |
| Portola Dialysis, LLC | Delaware |
| Prineville Dialysis, LLC | Delaware |
| Prings Dialysis, LLC | Delaware |
| Pyramid Dialysis, LLC | Delaware |
| Ramsey Dialysis, LLC | Delaware |
| Randolph Dialysis, LLC | Delaware |
| Ravalli Dialysis, LLC | Delaware |
| Rayburn Dialysis, LLC | Delaware |
| Red Willow Dialysis, LLC | Delaware |
| Redcliff Dialysis, LLC | Delaware |
| Refuge Dialysis, LLC | Delaware |
| Renal Center of Beaumont, LLC | Delaware |
| Renal Center of Flower Mound, LLC | Delaware |
| Renal Center of Frisco, LLC | Delaware |
| Renal Center of Hamilton, LLC | Delaware |
| Renal Center of Lewisville, LLC | Delaware |
| Renal Center of Monroe, LLC | Delaware |
| Renal Center of Morristown, LLC | Delaware |
| Renal Center of Mountain Home, LLC | Delaware |
| Renal Center of Newton, LLC | Delaware |
| Renal Center of North Denton, L.L.L.P. | Delaware |
| Renal Center of Port Arthur, LLC | Delaware |
| Renal Center of Waterton, L.L.L.P. | Delaware |
| Renal Center of West Beaumont, LLC | Delaware |
| Renal Center of Westwood, LLC | Delaware |
| Renal Life Link, Inc. | Delaware |
| Renal Treatment Centers - California, Inc. | Delaware |
| Renal Treatment Centers - Hawaii, Inc. | Delaware |
| Renal Treatment Centers - Illinois, Inc. | Delaware |
| Renal Treatment Centers - Mid-Atlantic, Inc. | Delaware |
| Renal Treatment Centers - Northeast, Inc. | Delaware |
| Renal Treatment Centers - Southeast, LP | Delaware |
| Renal Treatment Centers - West, Inc. | Delaware |
| Renal Treatment Centers, Inc. | Delaware |
| Renal Ventures Management, LLC | Delaware |

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| RenalServ LLC | Delaware |
| Riddle Dialysis, LLC | Delaware |
| River Valley Dialysis, LLC | Delaware |
| RMS Lifeline Inc. | Delaware |
| Rocky Mountain Dialysis Services, LLC | Delaware |
| Rollins Dialysis, LLC | Delaware |
| Ronan Dialysis, LLC | Delaware |
| Roose Dialysis, LLC | Delaware |
| Rophets Dialysis, LLC | Delaware |
| Roushe Dialysis, LLC | Delaware |
| Routt Dialysis, LLC | Delaware |
| Royale Dialysis, LLC | Delaware |
| Rusk Dialysis, LLC | Delaware |
| Rutland Dialysis, LLC | Delaware |
| RV Academy, LLC | Delaware |
| Sahara Dialysis, LLC | Delaware |
| SAKDC-DaVita Dialysis Partners, L.P. | Delaware |
| San Marcos Dialysis, LLC | Delaware |
| Sands Dialysis, LLC | Delaware |
| Sapelo Dialysis, LLC | Delaware |
| Saunders Dialysis, LLC | Delaware |
| Schuler Dialysis, LLC | Delaware |
| Seabay Dialysis, LLC | Delaware |
| Secour Dialysis, LLC | Delaware |
| Seneca Dialysis, LLC | Delaware |
| Sensiba Dialysis, LLC | Delaware |
| Shadow Dialysis, LLC | Delaware |
| Shelby Dialysis, LLC | Delaware |
| Shelling Dialysis, LLC | Delaware |
| Sherman Dialysis, LLC | Delaware |
| Shetek Dialysis, LLC | Delaware |
| Shining Star Dialysis, Inc. | New Jersey |
| Shoals Dialysis, LLC | Delaware |
| Shone Dialysis, LLC | Delaware |
| Shoshone Dialysis, LLC | Delaware |
| Sierra Rose Dialysis Center, LLC | Delaware |
| Silverwood Dialysis, LLC | Delaware |
| Simeon Dialysis, LLC | Delaware |
| Skagit Dialysis, LLC | Delaware |
| Sloss Dialysis, LLC | Delaware |
| Smithgall Dialysis, LLC | Delaware |
| South Central Florida Dialysis Partners, LLC | Delaware |
| South Fork Dialysis, LLC | Delaware |
| Southcrest Dialysis, LLC | Delaware |
| Southlake Dialysis, LLC | Delaware |
| Southwest Atlanta Dialysis Centers, LLC | Delaware |
| Sparda Dialysis, LLC | Delaware |

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| Sprague Dialysis, LLC | Delaware |
| Springpond Dialysis, LLC | Delaware |
| St. Luke's Dialysis, LLC | Delaware |
| Star Dialysis, LLC | Delaware |
| Stines Dialysis, LLC | Delaware |
| Storrie Dialysis, LLC | Delaware |
| Sugarloaf Dialysis, LLC | Delaware |
| Sunapee Dialysis, LLC | Delaware |
| Sunset Dialysis, LLC | Delaware |
| Talimena Dialysis, LLC | Delaware |
| Tarleton Dialysis, LLC | Delaware |
| Terre Dialysis, LLC | Delaware |
| Tetona Dialysis, LLC | Delaware |
| Texas Renal Ventures, L.P.L.L.P. | Delaware |
| The DaVita Collection, Inc. | California |
| Tolland Dialysis, LLC | Delaware |
| Tolowa Dialysis, LLC | Delaware |
| Toltec Dialysis, LLC | Delaware |
| Total Acute Kidney Care, Inc. | Florida |
| Total Renal Care Of North Carolina, LLC | Delaware |
| Total Renal Care Texas Limited Partnership | Delaware |
| Total Renal Care, Inc. | California |
| Total Renal Laboratories, Inc. | Florida |
| Total Renal Research, Inc. | Delaware |
| Toulouse Dialysis, LLC | Delaware |
| Trailstone Dialysis, LLC | Delaware |
| Transmountain Dialysis, L.P. | Delaware |
| TRC - Indiana, LLC | Indiana |
| TRC - Petersburg, LLC | Delaware |
| TRC EL Paso Limited Partnership | Delaware |
| TRC of New York, Inc. | New York |
| TRC West, Inc. | Delaware |
| TRC-Georgetown Regional Dialysis, LLC | District Of Columbia |
| Tree City Dialysis, LLC | Delaware |
| Tross Dialysis, LLC | Delaware |
| Tunnel Dialysis, LLC | Delaware |
| Turlock Dialysis Center, LLC | Delaware |
| Twain Dialysis, LLC | Delaware |
| Tyler Dialysis, LLC | Delaware |
| Ukiah Dialysis, LLC | Delaware |
| Unicoi Dialysis, LLC | Delaware |
| University Dialysis Center, LLC | Delaware |
| Upper Valley Dialysis, L.P. | Delaware |
| USC-DaVita Dialysis Center, LLC | California |
| Valley Springs Dialysis, LLC | Delaware |
| Vancile Dialysis, LLC | Delaware |
| Vancleer Dialysis, LLC | Delaware |

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| Victory Dialysis, LLC | Delaware |
| VillageHealth DM, LLC | Delaware |
| Villanueva Dialysis, LLC | Delaware |
| Vogel Dialysis, LLC | Delaware |
| Volo Dialysis, LLC | Delaware |
| Waddell Dialysis, LLC | Delaware |
| Wakoni Dialysis, LLC | Delaware |
| Walker Dialysis, LLC | Delaware |
| Walton Dialysis, LLC | Delaware |
| Watkins Dialysis, LLC | Delaware |
| Watson Dialysis, LLC | Delaware |
| Weldon Dialysis, LLC | California |
| West Sacramento Dialysis, LLC | Delaware |
| Williston Dialysis, LLC | Delaware |
| Willowbrook Dialysis Center, L.P. | Delaware |
| Winds Dialysis, LLC | Delaware |
| Woodford Dialysis, LLC | Delaware |
| Wyota Dialysis, LLC | Delaware |
| Yards Dialysis, LLC | Delaware |
| Zephyrhills Dialysis Center, LLC | Delaware |
| Zillmar Dialysis, LLC | Delaware |
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| DaVita Medical Group: | |
| Coastal Physicians Management, Inc. | California |
| Colorado Innovative Physician Solutions, Inc. | Colorado |
| DaVita Clinical Trials, LLC | Delaware |
| DaVita Health Plan of California, Inc. | Delaware |
| DaVita Health Plan of Nevada, Inc. | Nevada |
| DaVita Magan Management, Inc. | California |
| DaVita Medical Colorado ASC, LLC | Colorado |
| DaVita Medical Colorado, LLC | Colorado |
| DaVita Medical Endoscopy Center New Mexico, LLC | New Mexico |
| DaVita Medical Florida, Inc. | Delaware |
| DaVita Medical Group Colorado Springs, LLC | Colorado |
| Davita Medical Group Florida CI, LLC | Delaware |
| DaVita Medical Group New Mexico, LLC | Delaware |
| DaVita Medical Group South Florida, LLC | Florida |
| DaVita Medical Holding Company, New Mexico, LLC | New Mexico |
| Davita Medical Holdings Colorado, LLC | Colorado |
| DaVita Medical Holdings Florida, Inc. | Delaware |
| DaVita Medical Holdings, LLC | California |
| DaVita Medical Management, LLC | California |
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| Everett MSO, Inc. | Washington |
| HCP ACO California, LLC | California |
| HCP IPA Nevada, LLC | Nevada |
| HCP Medical LV, LLC | Nevada |
| HealthCare Partners ASC-LB, LLC | California |

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| HealthCare Partners Management Services California, LLC | Delaware |
| HealthCare Partners Management Services Nevada, LLC | Nevada |
| HealthCare Partners of Nevada, LLC | Nevada |
| HealthCare Partners RE, LLC | Delaware |
| Mountain View Medical Group, LLC | Colorado |
| North Puget Sound Oncology Equipment Leasing Company, LLC | Washington |

Consent of Independent Registered Public Accounting Firm

The Board of Directors
DaVita Inc.:

We consent to the incorporation by reference in the registration statements on Forms S-8 (No. 333-213119, No. 333-190434, No. 333-169467, No. 333-158220, No. 333-144097, No. 333-86550, and No. 333-30736), and on Form S-4 (No. 333-182572) and on Forms S-3 (No. 333-203394, No. 333-196630, No. 333-183285, and No. 333-169690) of DaVita Inc. of our reports dated February 22, 2019 with respect to the consolidated balance sheets of DaVita Inc. as of December 31, 2018 and 2017, the related consolidated statements of income, comprehensive income, equity, and cash flows for each of the years in the three-year period ended December 31, 2018, and the related notes and financial statement Schedule II - Valuation and Qualifying Accounts (collectively, the consolidated financial statements), and the effectiveness of internal control over financial reporting as of December 31, 2018, which reports appear in the December 31, 2018 annual report on Form 10-K of DaVita Inc. Our report includes an explanatory paragraph that described the change in the Company's method of accounting for revenue recognition in 2018, as discussed in Notes 1 and 2 to the consolidated financial statements, due to the adoption of the Financial Accounting Standards Board's Accounting Standards Codification Topic 606 *Revenue from Contracts with Customers*.

/s/ KPMG LLP

Seattle, Washington
February 22, 2019

SECTION 302 CERTIFICATION

I, Kent J. Thiry, certify that:

1. I have reviewed this annual report on Form 10-K of DaVita Inc.;
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(s) 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 we 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(s) 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.

/s/ KENT J. THIRY

Kent J. Thiry
Chief Executive Officer

Date: February 22, 2019

SECTION 302 CERTIFICATION

I, Joel Ackerman, certify that:

1. I have reviewed this annual report on Form 10-K of DaVita Inc.;
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(s) 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 we 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(s) 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.

/s/ JOEL ACKERMAN

Joel Ackerman
Chief Financial Officer

Date: February 22, 2019

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER
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 DaVita Inc. (the “Company”) on Form 10-K for the year ending December 31, 2018 as filed with the Securities and Exchange Commission on the date hereof (the “Periodic Report”), I, Kent J. Thiry, Chief Executive Officer of the Company, certify, pursuant to 18.U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- 1 The Periodic Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2 The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ KENT J. THIRY

Kent J. Thiry
Chief Executive Officer

February 22, 2019

**CERTIFICATION OF CHIEF FINANCIAL OFFICER
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 DaVita Inc. (the “Company”) on Form 10-K for the year ending December 31, 2018 as filed with the Securities and Exchange Commission on the date hereof (the “Periodic Report”), I, Joel Ackerman, Chief Financial Officer of the Company, certify, pursuant to 18.U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

- 1 The Periodic Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2 The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/S/ JOEL ACKERMAN

Joel Ackerman
Chief Accounting Officer

February 22, 2019

Appendix 11

Ancillary and Support Agreements and Vendors

Federal Way Community Dialysis Center
Existing Ancillary and Support Agreements and Vendors

| Agreement | Vendor |
|----------------------------------|-------------------------------|
| Extensive Facility Maintenance | CBRE |
| Patient Transfer | St. Joseph Medical Center |
| Janitorial | Corrigal Asset Wellness |
| Waste Disposal | Waste Management |
| Alarm | Washington Alarm, Inc. |
| Mutual Emergency Backup Dialysis | Northwest Kidney Centers |
| Laboratory Services | DaVita Laboratory Services |
| Stat Laboratory Services | St. Francis Hospital |
| Additional Lab Services | LabCorp |
| Student Internship | Clover Park Technical College |
| Home Training Supplies | Baxter/NxState |

The above list is representative of those vendor relationships engaged in by Federal Way Community Dialysis Center and is not represented to be an exhaustive list of every support and ancillary agreement relationship into which the facility may enter or may have entered.

Appendix 12

Patient Transfer Agreement



ST. JOSEPH HOSPITAL AND HEALTH CARE CENTER

OFFICE OF THE VICE PRESIDENT

CONTRACT ID #

53227

April 27, 1993

Richard Turner
Director of Acquisitions
Medical Ambulatory Care, Inc.
908 Broadway, Suite 300
P.O. Box 2076
Tacoma, WA 98401-2076

RE: Patient Transfer

Dear Mr. Turner,

St. Joseph Hospital and Health Care Center will admit patients from Medical Ambulatory Care, Inc., facility in Federal Way, Washington, to its hospital facilities under the following terms and conditions:

1. Emergency care will be provided in the same manner and to the same extent as is provided to other patients seeking emergency treatment at our emergency facility in accordance with the rules and regulations governing our hospital and in accordance with state and federal laws and regulations.
2. Patients seeking inpatient or outpatient services will be provided such services in the same manner and to the same extent as other patients in accordance with the bylaws of the medical staff, the rules and regulations of the hospital and in accordance with federal and state laws and regulations.
3. If a patient is transferred to our hospital from your facility, at the time of transfer (or in the case of emergency as promptly as possible) you should provide administrative information necessary to determine the appropriateness of the placement and enable the hospital to provide care to the patient. The information provided should include current medical findings, diagnosis, rehabilitation potential, long-term care plan, a brief summary of the course of treatment followed in your institution, nursing and dietary information, ambulation status and pertinent administrative and social information.

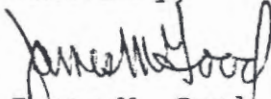
Richard Turner
April 23, 1993
Page 2

4. You shall be responsible for effecting the transfer of the patient, including arranging for appropriate disposition of personal effects, particularly money and valuables and information related to those items.
5. You shall be responsible for effecting the transfer of the patient, including arranging for appropriate and safe transportation and care of the patient during the transfer in accordance with applicable federal and state law.
6. This arrangement shall terminate three (3) days after written notice to you based on (a) any change in the method, manner or amount of reimbursement for Medicare patients or for patients covered by other payor contracts, or (b) the hospital restricting or terminating its services relating to inpatient treatment of dialysis patients. This arrangement shall terminate without cause thirty (30) days after written notice to you.

Unless I hear from you to the contrary within five (5) days of the date of this letter, I will assume the terms and conditions of this letter are acceptable to you.

We do not now desire to enter into an agreement as it regards your proposed Lakewood facility. We are currently challenging in court the granting of the certificate of need for that facility. If we are unsuccessful in establishing that there is no need for that facility, and if you then request some agreement relating to inpatient and other hospital services, including home dialysis services, we will negotiate with you to arrive at an agreement.

Sincerely,


James M. Good
Vice President

c: Elvin Vandenberg
John Long
Marty Zoloth -
Marcia Johnson
Dr. John Kennedy
Dr. Gerard Ames

Appendix 13

State Regulatory Agencies

| AGENCY NAME | AGENCY NAME 2 | ADDRESS | ADDRESS 2 | CITY | STATE | ZIP CODE |
|--|---|---|-------------------------------|----------------|-------|------------|
| ACS New Mexico Medicaid | NM Medicaid Provider Enrollment | P O Box 27460 | | Albuquerque | NM | 87125-7460 |
| Agency for Health Care Administration | Certification | 2727 Mahan Drive | Mail Stop 32 | Tallahassee | FL | 32308 |
| Agency for Health Care Administration | Certification | 2727 Mahan Drive | Mail Stop 32 | Tallahassee | FL | 32308 |
| Agency for Health Care Administration | Certification | 2727 Mahan Drive | Mail Stop 32 | Tallahassee | FL | 32308 |
| AHCCCS | Provider Registration Unit | 801 East Jefferson Street | | Phoenix | AZ | 85034 |
| Alabama Department of Public Health | Survey | The RSA Tower | 201 Monroe St | Montgomery | AL | 36104-3735 |
| Alabama Medicaid Program | HP Provider Enrollment | 301 Techna Center Drive | | Montgomery | AL | 36117-6008 |
| Alachua Field Office - Region 3 | State Survey Field Office-Alachua | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Bradford | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Citrus | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Columbia | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Dixie | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Gilchrist | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Hamilton | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Hernando | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Lafayette | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Lake | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Levy | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Marion | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Putnam | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Suwannee | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| Alachua Field Office - Region 3 | State Survey Field Office-Union | 14101 N.W. Hwy. 441 | Suite 800 | Alachua | FL | 32615-5669 |
| AR Medicaid/HP Enterprise Services - Provider Enrollment | Provider Enrollment | PO Box 8105 | | Little Rock | AR | 72203-8105 |
| AR Medicaid/HP Enterprise Services - Provider Enrollment | Provider Enrollment | PO Box 8105 | | Little Rock | AR | 72203-8105 |
| Arizona Division of Assurance & Licensing Services | Provider Enrollment | 150 North 18th Avenue, Ste 450 | | Phoenix | AZ | 85007 |
| Atlanta Regional Office - Region 4 | R.O. 4 Div. of Survey and Certification Ops | 61 Forsyth Street, SW | Ste 4120 | Atlanta | GA | 30303-8909 |
| Boston Regional Office - Region 1 | R.O. 1 Div. of Survey and Certification Ops | JFK Federal Building, Government Center | Room 2275 | Boston | MA | 2203 |
| CA Department of Health Care Services | Provider Enrollment Division | P O Box 997413 | MS 4704 | Sacramento | CA | 95899-7413 |
| Cabinet for Health Services | KY Licensing Dept | Health Services Bldg. | 275 East Main Street - 5 East | Frankfort | KY | 40621 |
| Cahaba GBA - AL (J10) | AL (J10) Provider Enrollment | PO Box 1537 | | Birmingham | AL | 35201-1537 |
| Cahaba GBA - GA (J10) | GA (J10) Provider Enrollment | PO Box 1537 | | Birmingham | AL | 35201-1537 |
| Cahaba GBA - TN (J10) | TN (J10) Provider Enrollment | PO Box 1537 | | Birmingham | AL | 35201-1537 |
| California Dept of Public Health | Bakersfield District Office | 4540 California Ave., Ste 200 | Licensing & Certification | Bakersfield | CA | 93308 |
| California Dept of Public Health | San Diego North District Office | 7575 Metropolitan Dr., Suite 104 | Licensing & Certification | San Diego | CA | 92108-4402 |
| California Dept of Public Health | San Bernardino District Office | 464 W 4th St., Suite 529 | Licensing & Certification | San Bernardino | CA | 92401- |
| California Dept of Public Health | Los Angeles District Office | 3400 Aerojet Ave Ste 323 | Licensing & Certification | El Monte | CA | 91731 |
| California Dept of Public Health | East Bay District Office | 850 Marina Bay Parkway, Bldg P, 1st Floor | Licensing & Certification | Richmond | CA | 94804-6403 |
| California Dept of Public Health | Fresno District Office | 285 W Bullard Ave Suite 101 | Licensing & Certification | Fresno | CA | 93704 |
| California Dept of Public Health | Chico District Office | 126 Mission Ranch Blvd | Licensing & Certification | Chico | CA | 95926 |
| California Dept of Public Health | Orange County District Office | 681 S Parker St Ste 200 | Licensing & Certification | Orange | CA | 92668 |
| California Dept of Public Health | Redwood Coast/Santa Rosa District Office | 2170 Northpoint Pkwy | Licensing & Certification | Santa Rosa | CA | 95407 |
| California Dept of Public Health | Riverside District Office | 625 E Carnegie Dr Ste 280 | Licensing & Certification | San Bernardino | CA | 92408 |
| California Dept of Public Health | Sacramento District Office | 3901 Lennane Dr Ste 210 | Licensing & Certification | Sacramento | CA | 95834 |
| California Dept of Public Health | San Francisco District Office | 150 North Hill Dr Ste 22 | Licensing & Certification | Brisbane | CA | 94005 |
| California Dept of Public Health | San Jose District Office | 100 Paseo de San Antonio Ste 235 | Licensing & Certification | San Jose | CA | 95113 |
| California Dept of Public Health | Ventura District Office | 1889 N Rice Ave Ste 200 | Licensing & Certification | Oxnard | CA | 93030 |
| CGS (J15) | (J15) Provider Enrollment | PO Box 20004 | | Nashville | TN | 37202 |
| Chicago Regional Office - Region 5 | R.O. 5 Div. of Survey and Certification Ops | 233 North Michigan Avenue | Ste 600 | Chicago | IL | 60601-5519 |
| CLIA Programs, DHH | | P.O. Box 3767 | | Baton Rouge | LA | 70821-3767 |
| Colorado Department of Public Health & Environment | | 4300 Cherry Creek Drive South | | Denver | CO | 80246-1530 |
| Colorado Medical Assistance Program | CO Medicaid Provider Enrollment | PO Box 1100 | | Denver | CO | 80201-1100 |
| CT Medicaid/HP | CT Provider Enrollment Unit | PO Box 5007 | | Hartford | CT | 6104 |
| Dallas Regional Office - Region 6 | R.O. 6 Div. of Survey and Certification Ops | 1301 Young Street | Room 827 | Dallas | TX | 75202 |

| AGENCY NAME | AGENCY NAME 2 | ADDRESS | ADDRESS 2 | CITY | STATE | ZIP CODE |
|--|---|-----------------------------|-----------------------------------|--------------------|-------|------------|
| DC Dept of Health Regulation Administration | | 899 North Capitol Street NE | Second Floor | Washington | DC | 20002 |
| DC Medicaid/Xerox State Healthcare Solutions | | 750 1st Street, NE | Ste. 1020 | Washington | DC | 20002 |
| DE Medicaid/HP Enterprise Services, LLC | DE Medicaid Provider Enrollment | PO Box 909 | | New Castle | DE | 19720 |
| Delaware Dept. of Health Services | | 1901 N Dupont Hwy | | New Castle | DE | 19720 |
| Delray Beach Field Office - Region 9 & 10 | State Survey Field Office-Broward | 5150 Union Boulevard | Suite 500 | Delray Beach | FL | 33484 |
| Delray Beach Field Office - Region 9 & 10 | State Survey Field Office-Indian River | 5150 Union Boulevard | Suite 500 | Delray Beach | FL | 33484 |
| Delray Beach Field Office - Region 9 & 10 | State Survey Field Office-Martin | 5150 Union Boulevard | Suite 500 | Delray Beach | FL | 33484 |
| Delray Beach Field Office - Region 9 & 10 | State Survey Field Office-Okeechobee | 5150 Union Boulevard | Suite 500 | Delray Beach | FL | 33484 |
| Delray Beach Field Office - Region 9 & 10 | State Survey Field Office-Palm Beach | 5150 Union Boulevard | Suite 500 | Delray Beach | FL | 33484 |
| Delray Beach Field Office - Region 9 & 10 | State Survey Field Office-St. Lucie | 5150 Union Boulevard | Suite 500 | Delray Beach | FL | 33484 |
| Denver Regional Office - Region 8 | R.O. 8 Div. of Survey and Certification Ops | 1600 Broadway | Ste 700 | Denver | CO | 80202 |
| Department of Health | Division of Home Health Services | 132 Mine Place, Suite A | | Harrisburg | PA | 17104- |
| Department of Public Health | | Div of Health Systems Reg. | 410 Capitol Ave., MS #12FLUS | Hartford | CT | 06134-0308 |
| Dept of Health, HSQA | | 111 Israel Road SE | | Tumwater | WA | 98501 |
| Dept of Health, HSQA | | PO Box 47874 | | Olympia | WA | 98504 |
| Dept. of Health and Human Services | | 1205 Umstead Dr. | Licensure & Certification Section | Raleigh | NC | 27603 |
| Director, Division of Health Provider | Bureau of Certification/Health Regulation | SC DHEC | 301 Gervais St | Columbia | SC | 29201- |
| First Coast Service Options - FL (J9) | FL (J9) Provider Enrollment | 532 Riverside Avenue | | Jacksonville | FL | 32202-4914 |
| FL Dept of Health | Brevard County Environmental Health | 2725 Judge Fran Way | | Viera | FL | 32940-6605 |
| FL Dept of Health | Alachua County Environmental Health | 224 SE 24th St | Ste A116 | Gainesville | FL | 32641-3405 |
| FL Dept of Health in Bay County | Biomedical Waste | 597 W 11th St | | Panama City | FL | 32401 |
| FL Dept of Health in Broward County | Biomedical Waste | 780 SW 24 Street | Building OPS | Ft Lauderdale | FL | 33315 |
| FL Dept of Health in Charlotte County | Biomedical Waste | 18500 Muirdock Cir | Ste 203 | Port Charlotte | FL | 33948 |
| FL Dept of Health in Clay County | Biomedical Waste | PO Box 578 | | Green Cove Springs | FL | 32043 |
| FL Dept of Health in Collier County | Biomedical Waste | PO Box 429 | | Naples | FL | 34106-0429 |
| FL Dept of Health in Dade County | Biomedical Waste | 1725 167th St | | Miami Gardens | FL | 33056 |
| FL Dept of Health in DeSoto County | Biomedical Waste | 34 South Baldwin Avenue | | Arcadia | FL | 34266 |
| FL Dept of Health in Duval County | Biomedical Waste-Duval | 900 University Blvd N | Ste 300, MC-45 | Jacksonville | FL | 32211 |
| FL Dept of Health in Duval County | Biomedical Waste-St. Johns | 900 University Blvd N | Ste 300, MC-45 | Jacksonville | FL | 32211 |
| FL Dept of Health in Escambia County | Biomedical Waste-Escambia | 1300 W Gregory Street | | Pensacola | FL | 32502 |
| FL Dept of Health in Escambia County | Biomedical Waste-Okaloosa | 1300 W Gregory Street | | Pensacola | FL | 32502 |
| FL Dept of Health in Escambia County | Biomedical Waste-Santa Rosa | 1300 W Gregory Street | | Pensacola | FL | 32502 |
| FL Dept of Health in Flagler County | Biomedical Waste | PO Box 847 | | Bunnell | FL | 32110 |
| FL Dept of Health in Hernando County | Biomedical Waste | 7551 Forest Oaks Blvd | | Spring Hill | FL | 34606 |
| FL Dept of Health in Hillsborough County | Biomedical Waste | PO Box 5135 | | Tampa | FL | 33675 |
| FL Dept of Health in Indian River County | Biomedical Waste | 1900 27th Street | | Vero Beach | FL | 33960 |
| FL Dept of Health in Jackson County | Biomedical Waste | PO Box 310 | | Marianna | FL | 32447 |
| FL Dept of Health in Lake County | Biomedical Waste | 315 W Main Street | | Tavares | FL | 32778 |
| FL Dept of Health in Lake County | Biomedical Waste | 2295 Victoria Ave | | Fort Myers | FL | 33901 |
| FL Dept of Health in Leon County | Biomedical Waste | PO Box 2745 | | Tallahassee | FL | 32316 |
| FL Dept of Health in Manatee County | Biomedical Waste | 410 Sixth Ave E | | Bradenton | FL | 34208 |
| FL Dept of Health in Marion County | Biomedical Waste-Marion | PO Box 2408 | | Ocala | FL | 34478 |
| FL Dept of Health in Monroe County | Biomedical Waste | PO Box 6193 | | Key West | FL | 33040 |
| FL Dept of Health in Nassau County | Biomedical Waste | PO Box 15100 | | Fernandina Beach | FL | 32035 |
| FL Dept of Health in Orange County | Biomedical Waste | 800 N Mercy Drive | Ste 1 | Orlando | FL | 32808 |
| FL Dept of Health in Osceola County | Biomedical Waste | 1 Courthouse Square | Ste 1200 | Kissimmee | FL | 34741 |
| FL Dept of Health in Palm Beach County | Biomedical Waste | PO Box 29 - Fiscal Office | | West Palm Beach | FL | 33402 |
| FL Dept of Health in Pasco County | Biomedical Waste | 11611 Denton Avenue | | Hudson | FL | 34667 |
| FL Dept of Health in Pinellas County | Biomedical Waste | 8751 Ulmerton Road | Suite 2000 | Largo | FL | 33771 |
| FL Dept of Health in Sarasota County | Biomedical Waste | 1001 Sarasota Center Blvd | | Sarasota | FL | 34240 |
| FL Dept of Health in Seminole County | Biomedical Waste | 400 W Airport Blvd | | Sanford | FL | 32773 |
| FL Dept of Health in St. Lucie County | Biomedical Waste | 5150 NW Milner Dr | | Port St. Lucie | FL | 34983 |
| FL Dept of Health in Sumter County | Biomedical Waste | PO Box 98 | | Bushnell | FL | 33513 |
| FL Dept of Health in Taylor County | Biomedical Waste | 1215 N Peacock Avenue | | Perry | FL | 32347 |

| AGENCY NAME | AGENCY NAME 2 | ADDRESS | CITY | STATE | ZIP CODE |
|---|---|----------------------------------|---------------|-------|------------|
| FL Dept of Health in Volusia County | Biomedical Waste | PO Box 9190 | Daytona Beach | FL | 32120 |
| FL Dept of Health in Washington County | Biomedical Waste | PO Box 648 | Chipley | FL | 32428 |
| FL Medicaid/Agency for Health Care Administration | | 2727 Mahan Drive | Tallahassee | FL | 32308 |
| Florida Board of Pharmacy | Pharmacy | 4052 Bald Cypress Way | Tallahassee | FL | 32399 |
| Florida Board of Pharmacy | Pharmacy | 4052 Bald Cypress Way | Tallahassee | FL | 32399 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-Charlotte | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-Collier | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-DeSoto | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-Glades | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-Hendry | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-Lee | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-Monroe | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| Fort Myers Field Office - Region 8 | State Survey Field Office-Sarasota | 2295 Victoria Ave. | Ft. Myers | FL | 33901 |
| GA Dept of Community Health | Certification | 2 Peachtree St; Suite 31.477 | Atlanta | GA | 30303-3167 |
| GA Dept of Community Health | Licensure | 2 Peachtree St; Suite 31.477 | Atlanta | GA | 30303-3167 |
| GA Medicaid/HP Enterprise Services | GA Medicaid Provider Enrollment | 100 Crescent Center Pkwy | Atlanta | GA | 30084 |
| Gadsden County Health Dept | Biomedical Waste | PO Box 1000 | Quincy | FL | 32353 |
| Gulf County Health Dept | Biomedical Waste | 2475 Garrison Ave | Port St. Joe | FL | 32456 |
| HP Enterprise Services | FL Medicaid MS Medicaid Provider Enrollment | 2671 Executive Center Circle | Tallahassee | FL | 32301 |
| IA Dept. of Inspections & Appeals | Certification | 321 East 12th Street | Des Moines | IA | 50319-0083 |
| ID Dept. of Health & Welfare | | 3232 Elder street | Boise | ID | 83720-0036 |
| Idaho Dept of Health | Division of Medicaid | PO Box 70082 | Boise | ID | 83707 |
| IL Department of Health | Certification | 525 W. Jefferson St. | Springfield | IL | 62761- |
| IL Dept of Public Health | IL CLIA PROGRAM | 525 W Jefferson St | Springfield | IL | 62761 |
| Illinois Department of Public Aid | IL Medicaid Provider Enrollment | 607 E Adams St | Springfield | IL | 62739 |
| IME - Iowa Medicaid Enterprise | IA Medicaid Provider Enrollment | 100 Army Post Road | Des Moines | IA | 50315-6241 |
| IN Dept of Health Acute Care Services | Indiana CLIA Program | 2 N Meridian St | Indianapolis | IN | 46204 |
| Indiana Dept. of Health Services | Certification | 2 N. Meridian Street, Section 4A | Indianapolis | IN | 46204- |
| Indiana Medicaid Program | IN Medicaid Provider Enrollment | 950 North Meridian Street | Indianapolis | IN | 46204 |
| Jacksonville Field Office - Region 4 | State Survey Field Office-Baker | 921 N. Davis St. | Jacksonville | FL | 32209 |
| Jacksonville Field Office - Region 4 | State Survey Field Office-Clay | 921 N. Davis St. | Jacksonville | FL | 32209 |
| Jacksonville Field Office - Region 4 | State Survey Field Office-Duval | 921 N. Davis St. | Jacksonville | FL | 32209 |
| Jacksonville Field Office - Region 4 | State Survey Field Office-Flagler | 921 N. Davis St. | Jacksonville | FL | 32209 |
| Jacksonville Field Office - Region 4 | State Survey Field Office-Nassau | 921 N. Davis St. | Jacksonville | FL | 32209 |
| Jacksonville Field Office - Region 4 | State Survey Field Office-St. Johns | 921 N. Davis St. | Jacksonville | FL | 32209 |
| Jacksonville Field Office - Region 4 | State Survey Field Office-Volusia | 921 N. Davis St. | Jacksonville | FL | 32209 |
| Kansas Bureau of Health & Environment | | 1000 SW Jackson St., Suite 200 | Topeka | KS | 66612-1274 |
| Kansas City Regional Office - Region 7 | R.O. 7 Div. of Survey and Certification Ops | 601 East 12th Street | Kansas City | MO | 64106 |
| Kansas Medical Assistance Program | KMAP Provider Enrollment Unit | 6700 SW Topeka Blvd | Topeka | KS | 66601 |
| Kentucky Dept. of Health Services | | 275 East Main Street - 5 East | Frankfort | KY | 40621- |
| Kidney Health Care | State Kidney Program | PO Box 149347 | Austin | TX | 78714-9347 |
| KY Medicaid Program | KY Provider Enrollment Unit | 275 E Main St | Frankfort | KY | 40621 |
| Louisiana Medicaid-Molina Medicaid Solutions | LA Medicaid Provider Enrollment | PO Box 80159 | Baton Rouge | LA | 70898-0159 |
| Madison County Health Department | Madison County Environmental Health | 801 SW Smith St | Madison | FL | 32340 |
| Maryland Kidney Program | MD Medicaid Provider Enrollment | PO Box 17030 | Baltimore | MD | 21203 |
| Maryland Medicaid | | 201 West Preston Street | Baltimore | MD | 21201 |
| Massachusetts Department of Health | | 10 West Street, 5th Floor | Boston | MA | 2111 |
| MassHealth | MA Medicaid Provider Enrollment | 55 Summer St. | Boston | MA | 2110 |
| MD Commission on Kidney Disease | | | | MD | |
| ME Medicaid/Molina | ME Medicaid Provider Enrollment | 189 Water St | Augusta | ME | 4330 |
| Miami Field Office - Region 11 | State Survey Field Office-Miami-Dade | 8333 N.W. 53rd St | Miami | FL | 33166 |
| Michigan Dept of Community Health | | 611 W. Ottawa St. | Lansing | MI | 48933-1070 |
| Michigan Dept. of Community Health | | 320 South Walnut St. | Lansing | MI | 48933-2014 |
| Minnesota Dept. of Human Services | MN Medicaid Provider Enrollment | 540 Cedar St | St. Paul | MN | 55101 |

| AGENCY NAME | AGENCY NAME 2 | ADDRESS | ADDRESS 2 | CITY | STATE | ZIP CODE |
|--|---|--|-----------------------------------|----------------|-------|------------|
| Missouri Dept of Social Services | MO Medicaid Provider Enrollment | 615 Howerton Ct | | Jefferson City | MO | 65109 |
| Montana Medicaid - Xerox | MT Medicaid FL Medicaid Provider Enrollment | PO Box 4936 | | Helena | MT | 59604 |
| MS Division of Medicaid | Provider Enrollment | 550 High St | Ste 1000 | Helena | MS | 39201 |
| MT Dept of Public Health and Human Services | CSC | Quality Assurance Div - License Bureau | 2401 Colonial Dr | Helena | MT | 59620-2953 |
| N.C. Medicaid Provider Enrollment | | 2610 Wycliff Road | Suite 102 | Raleigh | NC | 27607-3073 |
| National Government Services - IL (J6) | IL (J6) Provider Enrollment | P.O. Box 6474 | | Indianapolis | IN | 46206-6474 |
| National Government Services - MA (JK) | MA (JK) Provider Enrollment | P.O. Box 7149 | | Indianapolis | IN | 46207-7149 |
| National Government Services - NH (JK) | NH (JK) Provider Enrollment | P.O. Box 7149 | | Indianapolis | IN | 46207-7149 |
| National Government Services - RI (JK) | RI (JK) Provider Enrollment | P.O. Box 7149 | | Indianapolis | IN | 46207-7149 |
| National Government Services - WI (J6) | WI (J6) Provider Enrollment | P.O. Box 6474 | | Indianapolis | IN | 46206-6474 |
| National Government Services - ME (JK) | ME (JK) Provider Enrollment | P.O. Box 7149 | | Indianapolis | IN | 46207-7149 |
| National Government Services MN (J6) | MN (J6) Provider Enrollment | P.O. Box 6474 | | Indianapolis | IN | 46206-6474 |
| National Government Services, Inc. - NY (JK) | NY (JK) Provider Enrollment | P.O. Box 7149 | | Indianapolis | IN | 46207-7149 |
| National Government Services LLC - CT (JK) | CT (JK) Provider Enrollment | P.O. Box 7149 | | Indianapolis | IN | 46207-7149 |
| ND Dept of Human Services | Attn: Provider Enrollment | 600 E Blvd Ave | Dept 325 | Bismarck | ND | 58505 |
| ND Dept. of Health | Medicaid Provider Enrollment | 600 East Blvd. Avenue Dept 301 | | Bismarck | ND | 58505-0200 |
| Nebraska Dept. of Health & Human Serv. | | 301 Centennial Mall South | | Lincoln | NE | 68509 |
| Nebraska Health & Human Services System | Licensure Unit | 301 Centennial Mall South | | Lincoln | NE | 68509-5007 |
| Nebraska Department of Health | Bureau of Licensure & Certification | 301 Centennial Mall South | | Lincoln | NE | 68509-5007 |
| Nevada Medicaid Program | NV Medicaid Provider Enrollment | 727 Fairview Dr | Ste E | Carson City | NV | 89701 |
| Nevada State Treasurer | Nevada State Lab | P O Box 30042 | | Reno | NV | 89520-3042 |
| New Mexico Board of Pharmacy Office | New Mexico Pharmacy | 727 Fairview Dr | Ste E | Carson City | NV | 89701 |
| New Mexico Department of Health | | 5500 Oakland NE | Ste C | Albuquerque | NM | 87109 |
| New York Dept. of Health | | 2040 South Pacheco St | 2nd Floor Room 202 | Santa Fe | NM | 87505 |
| New York Regional Office - Region 2 | | Hedley Park Place | 433 River Street, 6th Floor | Troy | NY | 12180 |
| New York State Department of Health | R.O. 20th. of Survey and Certification Ops | 26 Federal Plaza | Room 37-130 | New York | NY | 10278-0063 |
| NH Department of Health & Human Services | | 150 Broadway | Suite 6E | Albany | NY | 12204 |
| NH Medicaid/Xerox | | 129 Pleasant St. | | Concord | NH | 03301-3857 |
| NJ Dept. of Health & Senior Services | NH Medicaid Provider Enrollment | 2 Pillsbury St., | Suite 200 | Concord | NH | 3301 |
| NJ Medicaid/Molina | | 171 Jersey St. | Bldg. 5, 1st Floor | Trenton | NJ | 8611 |
| Noridian - AZ (JF) | NJ Medicaid Provider Enrollment | P.O. Box 4804 | | Trenton | NJ | 8650 |
| Noridian - CA (JE) | AZ (JF) Provider Enrollment | 900 42nd St S | | Fargo | ND | 58103 |
| Noridian - ID (JF) | CA (JE) Provider Enrollment | 901 42nd St S | | Fargo | ND | 58103 |
| Noridian - MT (JF) | ID (JF) Provider Enrollment | 903 42nd St S | | Fargo | ND | 58103 |
| Noridian - ND (JF) | MT (JF) Provider Enrollment | 904 42nd St S | | Fargo | ND | 58103 |
| Noridian - NV (JE) | ND (JF) Provider Enrollment | 905 42nd St S | | Fargo | ND | 58103 |
| Noridian - OR (JF) | NV (JE) Provider Enrollment | 906 42nd St S | | Fargo | ND | 58103 |
| Noridian - SD (JF) | OR (JF) Provider Enrollment | 900 42nd St S | | Fargo | ND | 58103 |
| Noridian - UT (JF) | SD (JF) Provider Enrollment | 900 42nd St S | | Fargo | ND | 58103 |
| Novitas (AR - JH) | UT (JF) Provider Enrollment | 902 42nd St S | | Fargo | ND | 58103 |
| Novitas (CO - JH) | WA (JF) Provider Enrollment | 900 42nd St S | | Fargo | ND | 58103 |
| Novitas (D.C. - JL) | AR (JH) Provider Enrollment | P.O. Box 3095 | | Fargo | ND | 58103 |
| Novitas (DE - JL) | CO (JH) Provider Enrollment | P.O. Box 3095 | | Mechanicsburg | PA | 17055-1813 |
| Novitas (LA - JH) | DC (JL) Provider Enrollment | PO Box 3157 | | Mechanicsburg | PA | 17055-1836 |
| Novitas (MD - JL) | DE (JL) Provider Enrollment | PO Box 3157 | | Mechanicsburg | PA | 17055-1836 |
| Novitas (MS - JH) | LA (JH) Provider Enrollment | P.O. Box 3095 | | Mechanicsburg | PA | 17055-1813 |
| Novitas (NJ - JL) | MD (JL) Provider Enrollment | PO Box 3157 | | Mechanicsburg | PA | 17055-1836 |
| Novitas (NM - JH) | MS (JH) Provider Enrollment | P.O. Box 3095 | | Mechanicsburg | PA | 17055-1836 |
| Novitas (OK - JH) | NJ (JL) Provider Enrollment | PO Box 3157 | | Mechanicsburg | PA | 17055-1813 |
| Novitas (PA - JL) | NM (JH) Provider Enrollment | P.O. Box 3095 | | Mechanicsburg | PA | 17055-1813 |
| Novitas (TX - JH) | OK (JH) Provider Enrollment | PO Box 3157 | | Mechanicsburg | PA | 17055-1836 |
| Office of Health Care Quality | PA (JL) Provider Enrollment | P.O. Box 3095 | | Mechanicsburg | PA | 17055-1813 |
| | TX (JH) Provider Enrollment | Spring Grove Center | 55 Wade Avenue, Bland Bryant Bldg | Catoonsville | MD | 21228 |

| AGENCY NAME | AGENCY NAME 2 | ADDRESS | ADDRESS 2 | CITY | STATE | ZIP CODE |
|--|--|---|---------------------------------|----------------|-------|------------|
| Office of Health Facility | Licensure and Certification | 1 Davis Square | Suite 101 | Charleston | WV | 25301- |
| Office of Health Regulation | | IMS Dept of Health 570 E Woodrow Wilson Ave | | Jackson | MS | 39216 |
| Office of Inspector General | KENTUCKY CLIA PROGRAM | 275 East Main Street | SE - A | Frankfort | KY | 40621 |
| Ohio Department of Health | DQA / BIOS (Certification) | 246 N High St | | Columbus | OH | 43216-2412 |
| Ohio Department of Health | Non Long Term Care Unit (Survey) | 246 N High St | | Columbus | OH | 43216-2412 |
| Ohio Department of Health | DQA / BIOS (Licensure) | 246 N High St | | Columbus | OH | 43216-2412 |
| Ohio Medicaid Program | OH Medicaid Provider Enrollment | 255 East Main Street | 2nd Floor | Columbus | OH | 43215-5222 |
| Ohio State Board of Pharmacy | Pharmacy | 77 South High St | 17th Floor | Columbus | OH | 43266 |
| Oklahoma Health Care Authority | OK Medicaid Provider Enrollment | 4545 North Lincoln Blvd | Suite 124 | Oklahoma City | OK | 73107 |
| Oregon Department of Human Services | Health Care Licensure and Certification | 800 NE Oregon Street | #21, Suite 640 | Portland | OR | 97232- |
| Oregon Health Authority | DMAP Provider Enrollment | 500 Summer St NE | E44 | Salem | OR | 97301 |
| Oregon State Public Health Division | Laboratory Compliance Program | 3150 NW 29th Avenue | Ste 100 | Hillsboro | OR | 97124 |
| Orlando Field Office - Region 7 | State Survey Field Office-Brevard | 400 W. Robinson St. | Hurston South Tower, Suite S309 | Orlando | FL | 32801 |
| Orlando Field Office - Region 7 | State Survey Field Office-Orange | 400 W. Robinson St. | Hurston South Tower, Suite S309 | Orlando | FL | 32801 |
| Orlando Field Office - Region 7 | State Survey Field Office-Osceola | 400 W. Robinson St. | Hurston South Tower, Suite S309 | Orlando | FL | 32801 |
| Orlando Field Office - Region 7 | State Survey Field Office-Seminole | 400 W. Robinson St. | Hurston South Tower, Suite S309 | Orlando | FL | 32801 |
| PA Dept of Health | Chronic Renal Disease Program | 625 Foster St | 7th Fl East | Harrisburg | PA | 17120 |
| PA Medicaid/Bureau of Fee For Service Programs | PA Medicaid Provider Enrollment | PO Box 8045 | | Harrisburg | PA | 17110 |
| Palmetto GBA - NC (J11) | NC (J11) Provider Enrollment | PO Box 100238 | | Columbia | SC | 29202-3238 |
| Palmetto GBA - SC (J11) | SC (J11) Provider Enrollment | PO Box 100238 | | Columbia | SC | 29202-3238 |
| Palmetto GBA - VA (J11) | VA (J11) Provider Enrollment | PO Box 100238 | | Columbia | SC | 29202-3238 |
| Palmetto GBA - WV (J11) | WV (J11) Provider Enrollment | PO Box 100238 | | Columbia | SC | 29202-3238 |
| Philadelphia Regional Office - Region 3 | R.O. 3 Div. of Survey and Certification Ops | 150 S. Independence Mall, West | | Philadelphia | PA | 19106-3413 |
| Program Assurance Unit, Lic. & Certification Program | | P.O. Box 64900 | | St. Paul | MN | 55164-0900 |
| Rhode Island Dept of Health | Office of Health Systems Development - CON | Three Capitol Hill | Room 410 | Providence | RI | 02908-5097 |
| Rhode Island Dept of Health | Office of Health Systems Development | Three Capitol Hill | Room 404 | Providence | RI | 02908-5097 |
| RI Medicaid/HP | MT Medicaid Provider Enrollment | PO Box 2010 | | Warwick | RI | 2887 |
| San Francisco Regional Office - Region 9 | R.O. 9 Div. of Survey and Certification Ops | 90 7th Street | Ste 5-300 | San Francisco | CA | 94103-6707 |
| Seattle Regional Office - Region 10 | R.O. 10 Div. of Survey and Certification Ops | 701 Fifth Avenue | Ste 1600 | Seattle | WA | 98104 |
| South Dakota Department of Health | Office of Licensure & Certification | 615 East 4th Street | | Pierre | SD | 57501 |
| South Dakota Dept. of Social Serv. | SD Medicaid Provider Enrollment | 700 Governors Drive | | Pierre | SD | 57501-2291 |
| St. Petersburg Field Office - Regions 5 & 6 | State Survey Field Office-Hardee | 525 Mirror Lake Drive North | Sebring Building, Suite 410A | St. Petersburg | FL | 33701 |
| St. Petersburg Field Office - Regions 5 & 6 | State Survey Field Office-Highlands | 525 Mirror Lake Drive North | Sebring Building, Suite 410A | St. Petersburg | FL | 33701 |
| St. Petersburg Field Office - Regions 5 & 6 | State Survey Field Office-Hillsborough | 525 Mirror Lake Drive North | Sebring Building, Suite 410A | St. Petersburg | FL | 33701 |
| St. Petersburg Field Office - Regions 5 & 6 | State Survey Field Office-Manatee | 525 Mirror Lake Drive North | Sebring Building, Suite 410A | St. Petersburg | FL | 33701 |
| St. Petersburg Field Office - Regions 5 & 6 | State Survey Field Office-Pasco | 525 Mirror Lake Drive North | Sebring Building, Suite 410A | St. Petersburg | FL | 33701 |
| St. Petersburg Field Office - Regions 5 & 6 | State Survey Field Office-Pinellas | 525 Mirror Lake Drive North | Sebring Building, Suite 410A | St. Petersburg | FL | 33701 |
| St. Petersburg Field Office - Regions 5 & 6 | State Survey Field Office-Polk | 525 Mirror Lake Drive North | Sebring Building, Suite 410A | St. Petersburg | FL | 33701 |
| State Hygienic Laboratory | Iowa CLIA Laboratory Program | 2490 Crosspark Road | Ste E | Coraville | IA | 52241 |
| State of Louisiana Dept of Health & Hospitals | | P.O. Box 3767 | | Baton Rouge | LA | 70821-3767 |
| State of Oklahoma Health Dept. | | 1000 N. E. Tenth Street | Room 1114 | Oklahoma City | OK | 73117-1299 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Bay | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Calhoun | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Escambia | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Franklin | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Gadsden | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Gulf | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Holmes | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Jackson | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Jefferson | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Liberty | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Leon | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Madison | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Okaloosa | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 |

| AGENCY NAME | | AGENCY NAME 2 | | ADDRESS | ADDRESS 2 | CITY | STATE | ZIP CODE |
|---|--|-----------------------------|-------------------------------|----------------|-----------|------------|-------|----------|
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Santa Rosa | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 | | |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Taylor | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 | | |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Wakulla | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 | | |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Walton | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 | | |
| Tallahassee Field Office - Regions 1 & 2 | State Survey Field Office-Washington | 2727 Mahan Drive | Mail Stop 46 | Tallahassee | FL | 32308 | | |
| Tennessee Department of Health | Division of Health Care Facilities (Licensure) | 227 French Landing, STE 501 | 665 Mainstream Dr 2nd Fl | Nashville | TN | 37243 | | |
| Texas Department of State Health Services | Zone I | 8407 Wall St | 8407 Wall Street | Austin | TX | 78754 | | |
| Texas Department of State Health Services | Zone II | 1301 South Bowen | 1301 South Bowen, Ste 200 | Arlington | TX | 76013 | | |
| Texas Department of State Health Services | Zone III | 2303 SE Military Dr | 2303 Military Drive, Bldg 514 | San Antonio | TX | 78223-3597 | | |
| Texas Department of State Health Services | Zone IV | 5425 Polk Ave | 5425 Polk Ave, Ste J | Houston | TX | 77023-1497 | | |
| Texas Department of State Health Services | Zone V | 1517 West Front St | 2521 West Front St | Tyler | TX | 75702 | | |
| TN Bureau of TennCare | TN Provider Enrollment Unit | 310 Great Circle Road | 2W | Nashville | TN | 37243 | | |
| Tricare North | Tricare North Provider Enrollment | P. O. Box 870141 | Provider Data Management | Surfside Beach | SC | 29587-9741 | | |
| Tricare South | Provider Data Management | P.O. Box 7032 | Provider Data Management | Camden | SC | 29021-7032 | | |
| Tricare West | Tricare West Provider Enrollment | P.O. Box 7065 | | Camden | SC | 29021-7065 | | |
| TX Medicaid and Healthcare Partnership | TX Medicaid Provider Enrollment | 12357 B. Riata Trace Pkwy. | | Austin | TX | 78727-6474 | | |
| UT Medicaid/Bureau of Medicaid Operations | UT Medicaid Provider Enrollment | PO Box 143106 | | Salt Lake City | UT | 84114 | | |
| Utah Department of Health | Manager, Facility Licensing | P.O. Box 144103 | 288 North 1460 West | Salt Lake City | UT | 84114-4103 | | |
| Utah Department of Health | Manager, Facility Licensing | P.O. Box 144103 | 288 North 1460 West | Salt Lake City | UT | 84114-4103 | | |
| VA Department of Health Services | | 9960 Mayland Drive | STE 401 | Henrico | VA | 23233 | | |
| VA Department of Health Services | | 9960 Mayland Drive | STE 401 | Henrico | VA | 23233 | | |
| VA Medicaid/Xerox | Virginia Medicaid Provider Enrollment Services | PO Box 26803 | | Richmond | VA | 23261 | | |
| WA Health Care Authority Legal Services & Admin | State Kidney Program | PO Box 42702 | | Olympia | WA | 98504 | | |
| Washington State Healthcare Authority | WA Medicaid Provider Enrollment | PO Box 45562 | | Olympia | WA | 98504 | | |
| WI Bureau of Quality Assurance | | 1 West Wilson Street | P.O. Box 2969 | Madison | WI | 53703-3445 | | |
| Wisconsin Chronic Disease Program | WCDP Provider Enrollment | 313 Blettner Blvd | | Madison | WI | 53784 | | |
| Wisconsin Medicaid Program | Provider Enrollment Dept | 313 Blettner Blvd | | Madison | WI | 53784 | | |
| Wisconsin Physician Services - IA (J5) | IA (J5) Provider Enrollment | P.O. Box 8248 | | Madison | WI | 53708-8248 | | |
| Wisconsin Physician Services - IN (J8) | IN (J8) Provider Enrollment | P.O. Box 8248 | | Madison | WI | 53708-8248 | | |
| Wisconsin Physician Services - MI (J8) | MI (J8) Provider Enrollment | P.O. Box 8248 | | Madison | WI | 53708-8248 | | |
| Wisconsin Physician Services - NE (J5) | NE (J5) Provider Enrollment | P.O. Box 8248 | | Madison | WI | 53708-8248 | | |
| Wisconsin Physician Services - KS (J5) | KS (J5) Provider Enrollment | P.O. Box 8248 | | Madison | WI | 53708-8248 | | |
| Wisconsin Physicians Services - MO (J5) | MO (J5) Provider Enrollment | P.O. Box 8248 | | Madison | WI | 53708-8248 | | |
| WV Medicaid/Molina | WV Medicaid Provider Enrollment | 1600 Pennsylvania Avenue | | Charleston | WV | 25302 | | |
| Wyoming Department of Health | | 2020 Carey Ave. - 8th floor | | Cheyenne | WY | 82002- | | |

Appendix 14

Accepting Patients for Treatment
Indigent Care Policy
Involuntary Transfer Procedure
Patients Rights Policy

Dialysis Regulatory and Ancillary Policies & Procedures
Policy: 3-01-03
DaVita Inc.

Printed copies are for reference only. Please refer to the electronic copy for the latest version.

**TITLE: ACCEPTING END STAGE RENAL DISEASE PATIENTS FOR
 TREATMENT**

PURPOSE: To establish requirements for admitting End Stage Renal Disease (ESRD) patients to a DaVita dialysis facility and to allow DaVita to obtain necessary information from the patient/personal representative and to enter the correct information into the appropriate information system prior to providing dialysis treatment to a patient at a DaVita dialysis facility.

DEFINITION(S):

Visiting patient: A patient who is visiting a facility and plans to return to his/her home facility within 30 days. A visiting patient refers to patients visiting from a non-DaVita facility to a DaVita facility as well as visiting from a DaVita facility to another DaVita facility.

Medical Evidence Report Form (CMS 2728): Required by Medicare to determine if an individual is medically entitled to Medicare under the ESRD provisions of the law and to register patients with the United States Renal Data System. The 2728 form is used as the primary source in determining the COB for patient's insurance. Physicians have a 45 day grace period to sign the 2728 form when the patients are new to dialysis. A patient is generally only required to complete the 2728 form once, not for every facility visit or transfer (Refer to *Completion of Centers for Medicare & Medicaid Services (CMS) 2728*, available on the Clinical P&P website in Vol. 3. on the VillageWeb).

Medicare Secondary Payor Form (MSP): Determines if a commercial Employer Group Health Plan (EGHP) (or other insurance carrier) will be primary payer. This form is completed online in the Registration System and must be completed for all patients who have Medicare coverage when they start treatment at DaVita.

Patient Authorization and Financial Responsibility Form (PAFR): Document that informs patients of their financial obligations regarding services provided to them by DaVita. The form must be signed and witnessed prior to the start of the first dialysis treatment. By signing the PAFR, the patient/personal representative is assigning the payment for services provided by DaVita, directly to DaVita from insurance companies. The PAFR form must be signed each year at each DaVita facility where the patient receives treatments.

Note: California facilities: For all Medi Cal patients (Medicaid program for California), a new form must be signed the first full week in January regardless of dialysis start date. Example: First date of DaVita Dialysis 12-31-2011, need PAFR for December and one for January 2012.

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Origination Date: September 2006

Revision Date: March 2008, September 2008, December 2008, April 2009, September 2009, October 2010, September 2011, September 2012, March 2013, September 2013, March 2014, September 2014, March 2015, September 2015, March 2016, December 2016

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Permanent patient: A patient who has selected a DaVita dialysis facility as his/her home facility.

Personal Representative: An individual who is legally appointed, designated and/or authorized pursuant to state law to: (a) make health care decisions on behalf of a patient, or (b) act on behalf of a deceased individual or a deceased individual's estate. Reference: *Personal Representatives of Patients* (available on the HIPAA website on the VillageWeb).

Transfer patient: An existing dialysis patient who is permanently relocating from any dialysis facility to a DaVita dialysis facility. Once the transfer is complete, the patient will become a "permanent patient."

POLICY:

1. DaVita will accept and dialyze patients with renal failure needing a regular course of dialysis without regard to race, color, national origin, gender, sexual orientation, age, religion, or disability if:
 - a. The admitting physician or Medical Director must provide the appropriate diagnosis of Acute Kidney Injury (AKI) or End Stage Renal Disease (ESRD) in the treatment orders prior to a patient's first treatment.
 - b. If the Nephrologist determines patient renal status of AKI and decides to admit, follow the policy: *Accepting Patients with Acute Kidney Injury for Treatment*.
 - c. If the Nephrologist determines patient renal status of ESRD, follow the policy outlined below for admission.
 - d. Final decision on whether or not the candidate patient will be admitted rests with the Medical Director. The Medical Director's determination is based on assessment of the facility's ability to safely dialyze the candidate patient without adversely affecting the quality and safety of all patients.
 - e. Should the patient not have an admitting physician, refer to: *Patients without an Admitting Physician* policy (available on the Team Quest website on the VillageWeb).
 - f. The patient's care can be managed in an outpatient dialysis facility according to individual modality.
 - g. The patient is under the care of a nephrologist who is credentialed in the DaVita facility.

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- h. There is adequate treatment space, equipment and appropriately trained staff available to provide appropriate care to the patient.
- i. The patient (a) has been verified as Medicare or Medicaid eligible and/or has private insurance coverage issued by an Insurance Provider licensed and operating in the United States or United States Territories which has been verified, and from which an authorization for treatment has been received by DaVita as required, (b) accepts financial responsibility for care by signing the *Patient Authorization & Financial Responsibility* (PAFR) Form.
 - i. Patients who are uninsured must be authorized at the facility level with written approval by the facility's Divisional Vice President (DVP), or their designee, prior to treatment. (*Cash Payment Fee Schedule for Patients with no Insurance Coverage Policy* (available on the ROPS website on the VillageWeb).
 - ii. Patients who have an out-of-state Medicaid plan that will not pay for treatment(s) cannot be requested to pay for these services, either as primary or secondary to Medicare. Admittance to the facility must be authorized at the facility level with written approval by the facility's DVP, or their designee, prior to treatment.
 - iii. Patients who are out-of-network and have no out of network benefits must be authorized at the facility level with written approval by the facility's DVP, or their designee, prior to treatment.
2. Patients without adequate medical insurance coverage will be responsible to pay their portion of the cost prior to actual treatment.
3. All visiting patients, including patients visiting a non-contracted facility, will be responsible to sign a new PAFR Form specific to the visiting facility.
4. The facility will obtain height and weight on all visiting patients, including patients visiting a non-contracted facility. This information will be recorded in Snappy on the first treatment in the visiting facility.
5. A Purchase Order for services and treatments outside of their area is required prior to treatment for patients who have Indian Health Services coverage.
6. Any new patient who is uninsured must be approved for treatment by the facility's DVP, or their designee, prior to treatment.

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7. DaVita dialysis facility will transmit the required information to the corresponding Corporate Business Office (CBO) ROPS registration teammate upon notification of a new or visiting patient.
8. ROPS registration teammate will verify all insurances and obtain authorization if needed to complete the registration process.
9. Visiting patients must make payment for non-covered, and out of network services in the form of cashier's check, money order, travelers check, American Express, Visa, Discover or MasterCard prior to treatment. Please see *Money Received at Centers Policy* and *Credit Card Process Policy* (available on the ROPS website on the VillageWeb).
10. DaVita will bill using the name and number as it appears on the beneficiary Medicare card or other document confirming the patient's health care coverage through a third party, and as the patient's name is confirmed by two (2) additional forms of identification which has the patient's current legal name listed on it. Reference DaVita's *Patient Identification and Verification Policy Attachment A: Acceptable Forms of Personal Identification* (available on the eP&P site Dialysis Regulatory and Ancillary Policies & Procedures folder) for acceptable forms of personal identification. Reference DaVita's *Entering Patient's Name Policy* (available on the ROPS website on the VillageWeb) for guidance on entering patient name into DaVita systems.
11. If any information on the beneficiary Medicare card is incorrect, DaVita will advise the beneficiary to contact their local servicing Social Security Office to obtain a new Medicare card.
12. If information contained on the insurance card is incorrect, DaVita will advise the policyholder to contact their insurance company to obtain a new insurance card. All insurance cards should match the patient's identification. The patient must produce evidence that a change was initiated with the appropriate insurance carrier within 90 days of the noted discrepancy.
13. There are four (4) mandatory data elements for any patient to be registered in Registration System. These fields must be completed accurately prior to treatment. Required Registration System fields are:
 - a. First and last name;
 - b. DOB (date of birth);
 - c. Anticipated start date at DaVita; and

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- d. An ICD-9/ICD-10 code(s), representing the condition (ESRD) as specified by the admitting physician (may also consult the hospital discharge/pre-discharge summary).
14. Listed below are the following documents that are required for in-center dialysis patients and home dialysis patients prior to first treatment at a DaVita Dialysis facility, unless otherwise required by applicable state regulation:
- a. Patient demographics and insurance information;
 - b. Copy of History and Physical (within the last year – must be legible);
 - c. Hepatitis and TB Testing Results: For Hepatitis and TB testing requirements, refer to policies: *Hepatitis Surveillance, Vaccination and Infection Control Measures* and *Tuberculosis Infection Control Policy* (available on the eP&P site Incenter Hemodialysis Policies & Procedures, Peritoneal Dialysis and Home Hemodialysis folders); Note: Hepatitis C testing is strongly recommended, but not required;
 - d. Copy of current hemodialysis orders for treatment;
 - e. Two (2) forms of personal identification, in addition to the patient's insurance card, verifying the patient's legal name and current legal residence, one of which is a picture ID. Reference DaVita's *Patient Identification and Verification Policy Attachment A: Acceptable Forms of Personal Identification* (available on the eP&P site Regulatory and Ancillary Policies and Procedures folder) for acceptable forms of personal identification;
 - f. All copies of patient's current insurance cards-front and back;
 - g. Initiation of CMS 2728. Once completed, within the 45-day guideline, it should include the patient's and nephrologists' signature and date. This is the official document of the patient's first date of dialysis ever, first dialysis modality, and provides transplant information, if applicable; *Patient Authorization & Financial Responsibility Form* (PAFR). Must be signed and witnessed prior to the start of the first dialysis treatment. This form allows DaVita to receive payment from insurance companies and informs the patient of the financial responsibilities regarding treatment provided to them. Without a signed PAFR Form, DaVita may not be reimbursed for services provided to the patient;
 - h. Medicare Secondary Payor Form (MSP). Determines if a commercial Employer Group Health Plan (EGHP) will be primary payor. Must be completed for all patients who have Medicare coverage when they start treatment at DaVita;
 - i. DaVita's *Notice of Privacy Practices*. Each patient/personal representative will be provided with the notice.

Facilities may elect to require documents a. through h. listed above prior to admission to a DaVita Dialysis facility.

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For patients who have dialyzed before* (permanent transfers or visiting patients) the following will also be required:

- a. Copy of most recent Plan of Care including: Nursing, Dietary and Social Work Assessments;
- b. Copies of three (3) flowsheets within two (2) weeks of requested treatment(s);
- c. Monthly labs within 30 days prior to first treatment date including hematocrit, hemoglobin, URR, electrolytes.
- d. Current list of medications being administered to patient in-center and at home (recommended for patient to bring in current medications at time of first treatment);
- e. Allergies;
- f. Access Information;
- g. Hospitalization Discharge information; and
- h. Advance Directives, if patient has executed an Advance Directive and confirmed with patient as current.

*For patients displaced by disaster/emergency event, please see policy: *Facility Emergency and Disaster Plan*.

15. The following document is to be requested (but not required) for a safe transition of care for in-center dialysis patients and home dialysis patients prior to admission to a DaVita Dialysis facility:

- a. Consultations (Hematology, GI, Cardiology).

16. Unless otherwise provided for under this policy, prior to the first treatment at the facility, all patients, including Transfer, Guest, and Permanent Patients will be given the following documents to read and sign:

- a. Patient Rights;
- b. Patient Responsibilities;
- c. Patient Authorization and Financial Responsibility Form (PAFR);
- d. Patient Standards of Conduct;
- e. Patient Grievance Procedure;
- f. Authorization for and Verification of Consent to Hemodialysis/Peritoneal Dialysis;
- g. HIPAA Permission to Discuss;

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- h. HIPAA Notice Acknowledgement form; and
 - i. Affidavit of Patient Identification form (Note: This form is only given if the patient or Personal Representative on behalf of the patient is not able to produce the requested two (2) forms of personal identification verifying the patient's legal name and current legal residence upon admission or within seven (7) days of admission).
- 17. The patient/personal representative will agree to follow the *Patient's Rights and Responsibilities, Patient's Standards of Conduct and the Patient Grievance Procedure*. (Refer to *Patient's Standards of Conduct; Patient Grievance Procedure; Patient Rights and Responsibilities* available on the eP&P site Dialysis Regulatory and Ancillary Policies & Procedures folder).
- 18. Visiting patients are only required to sign the *Patient's Rights and Responsibilities, Patient's Standards of Conduct and the Patient Grievance Procedure* one time for each DaVita facility they visit, as long as these forms are visibly posted at the facility, unless there are changes made to any of those forms/policies, or state specifications require otherwise.
- 19. If the patient, or Personal Representative on behalf of the patient, is not able to produce the requested two (2) forms of personal identification verifying the patient's legal name and current legal residence, the teammate admitting the patient should follow the procedures set forth in the *Patient Identification and Verification Policy* (available on the eP&P site Dialysis Regulatory and Ancillary Policies & Procedures folders), and any other relevant policies based on the situation at hand.
- 20. Any conflict with the criteria established or refusal to sign appropriate consents and authorization to bill would constitute a need for prior written authorization by the facility's DVP or designee.
- 21. Other than a PAFR which is always required, a permanent DaVita patient may be treated at a DaVita facility other than his /her home facility without completing the required documentation, when:
 - a. The attending nephrologist has privileges at both the facilities in question (the patient's home facility and the anticipated visiting facility);
 - b. A visiting record is generated by the home facility at least one hour before the scheduled treatment;
 - c. The Facility Administrator (FA) at the visiting facility agrees to treat the patient; and

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- d. The visiting facility has the space and resources to treat the patient.
- 22. All other exceptions to this policy are subject to approval by the DVP for the region/division.
- 23. Clinical documentation: add all to ESRD
 - a. Use ICD-9/ICD-10 code(s) as specified by admitting physician for justification in the dialysis treatment order
- 24. Use ICD-9/ICD-10 code(s) as specified by admitting physician for justification in all medication and laboratory orders

ATTACHMENTS:

Attachment A: Procedures for Accepting Patients for Treatment

Teammates are expected to report possible violations of this policy and procedure. You may make your report to an appropriate DaVita manager, to the Corporate Compliance Hotline (1-888-458-5848 or DaVitaComplianceHotline.com.) DaVita has a Non-Retaliation policy and will not tolerate any form of retaliation against anyone who files a Compliance report in good faith. Reports can be made anonymously or you may request confidentiality. Questions regarding this policy should be directed to policies&procedures@davita.com.

Printed copies are for reference only. Please refer to the electronic copy for the latest version.

TITLE: PATIENT BEHAVIOR AGREEMENTS, 30 DAY DISCHARGE, INVOLUNTARY DISCHARGE OR INVOLUNTARY TRANSFER

PURPOSE: To provide guidance on Patient Behavior Agreements, 30 Day Discharge, Involuntary Discharge or Involuntary Transfer. These may become necessary when a patient does not conform to the *Patient's Standards of Conduct* and/or *Patient's Rights, Responsibilities and Facility Rules*. When a facility is considering involuntary discharge, the patient is automatically designated as "unstable" and therefore requires an assessment. The Interdisciplinary Team (IDT) must assess the patient with an intent to identify any potential action or plan that could prevent the need to discharge or transfer the patient involuntarily.

POLICY:

Disruptive, Non-Threatening Behavior:

1. If the patient's behavior is disruptive to the facility, but is non-threatening, a comprehensive patient assessment will be completed by the Interdisciplinary Team (IDT) in order to identify any potential action or plan of correction required. The assessment must focus on identifying the root causes of the disruptive behavior and result in a plan of care aimed at addressing those causes and resolving disruptive behavior. This assessment may require a change in health status to unstable.
2. At the completion of the assessment, a Patient Care Conference (PCC) is required. The IDT should meet with the patient in a conference setting. The PCC will specifically address patient behavior and any patient concerns. The PCC and assessment will be documented in the medical record.
3. If the patient's behavior continues to be disruptive to the facility, but is non-threatening to others, the patient should receive a First Letter of Concern. This letter will be written in collaboration with your Risk Manager and will provide specific details of the patient's behavior and concerns the facility has regarding the patient's behavior.

Threatening Behavior/Behavior Agreements:

4. If at any time teammates or other patients feel an immediate severe threat or safety is a concern, the police should be notified immediately via 911. (See **Immediate Severe Threat** below).

5. If a patient's behavior in the dialysis facility is threatening, either verbally or physically, the treatment that day will be terminated and the patient will be asked to leave the facility. The facility will immediately notify the Medical Director, the patient's physician, the Regional Operations Director (ROD), the ESRD Network and the Risk Manager.
6. In collaboration with the ESRD Network, the facility and Risk Manager will make a determination of whether the patient should be immediately discharged from the facility due to the nature of the threatening behavior or placed on a Behavior Agreement. The collaboration with the ESRD Network will be documented in the medical record.
7. If it is determined that a Behavior Agreement is appropriate, the Behavior Agreement will be drafted in collaboration with the Risk Manager and address the behavior exhibited. The Medical Director, patient's physician, ROD, Divisional Vice President (DVP) and ESRD Network will be notified. A PCC will be scheduled with the patient and IDT to discuss the Behavior Agreement. The Behavior Agreement will also be mailed to patient via certified mail, return receipt requested.
8. Behavior Agreements will not be used for non-adherence or for patients who choose to sign off Against Medical Advice (AMA).

30 Day Discharge, Involuntary Transfer and Involuntary Discharge:

9. Lost to Follow-Up is defined as a patient who has not dialyzed for 30 days at the facility and the dialysis facility is unable to locate the patient. In the event that a patient is considered Lost to Follow-Up and at risk for involuntary discharge, dialysis facilities are to notify their ESRD Network. Notify the Risk Manager for further guidance.
10. If the patient acts in violation of the Behavior Agreement, your Risk Manager is to be notified for further direction. The facility and Risk Manager will consult with the ESRD Network regarding 30 day discharge or involuntary discharge or transfer to another facility.
11. The patient's physician and facility Medical Director must be notified of the pending involuntary transfer or discharge and provide a signed order. This notification and order will be documented in the patient's medical record.
12. The ROD, DVP, State agency and ESRD Network must be notified of the involuntary discharge. If a 30 day notice is given, the effective date is the day the notice is written. This notification will be documented in the medical record.

13. The patient has the right to choose and to change physician and/or treatment facility provided that the new physician and/or facility can reasonably accommodate the patient. The patient is advised to confirm that the facility under consideration has been certified by Medicare.
14. Social Worker/designee will provide the patient with a list of area dialysis facilities (DaVita and non DaVita) that may be able to accept the patient, and the patient will be allowed to provide input as to facility preference. The patient will be advised to consult with his or her treating physician about alternative treatment options and to confirm the physician has privileges at selected dialysis facilities.
15. Good faith efforts should be made to place the patient at the patient's preferred facility and/or find the closest facility to the patient's residence that will accept the patient in transfer. The patient will be informed that DaVita cannot guarantee the transfer to the identified facility. The applicable patient's medical record must include evidence of those placement efforts.
16. The goal of contacting another dialysis facility is for continuity of care and the HIPAA privacy rules do not require patient consent to contact another dialysis facility. The HIPAA privacy rule does limit sharing of protected health information to medical records requested by the other provider and prohibits sharing information obtained through hearsay.

Immediate Severe Threat:

17. If it is determined that a patient will be immediately discharged due to the nature of the threatening behavior ("immediate, severe threat"), 30 day patient notice is not required. An immediate severe threat is considered to be a threat of physical harm. For example, if a patient has a gun or a knife or is making credible threats of physical harm, this would be considered an "immediate severe threat". An angry verbal outburst or verbal abuse is not considered to be an immediate severe threat.
18. In instances of an immediate severe threat, facility teammates may utilize "abbreviated" involuntary discharge or transfer procedures. These abbreviated procedures may include taking immediate protective action such as calling "911" and asking for police assistance. In this scenario, there may not be time or opportunity for re-assessment, intervention, or contact with another facility for possible transfer.
19. After the emergency is addressed and teammates and other patients are safe, teammates must notify the Medical Director, patient's physician, Risk Manager, ROD and DVP, State agency and ESRD Network of the involuntary discharge. Document this notification and the exact nature of the "immediate severe threat" in the patient's medical

record. The Risk Manager may recommend onsite security for a period of time after the discharge of the patient (mutually agreed upon by Operations and Risk Manager).

Discharge for Lack of Physician Coverage:

20. If the reason for discharge is the physician's determination to no longer care for a particular patient and there is no other physician available that is willing to accept the patient, generally the state practice boards for physicians require the patient be given some notice to avoid a charge of patient abandonment. The facility will need to follow this regulation as to reassessment, 30 day notice of discharge, attempts for placement, etc. during the physician's period of notice to the patient. The Facility Administrator/designee should follow state law requirements regarding notice.

TITLE: Patient Financial Evaluation Policy

PURPOSE:

To establish policies and procedures for the individualized determination of patient financial need for services provided by DaVita.

DEFINITIONS:

Obligation – The amount a patient must pay for dialysis and related services after all other third party payers (Medicare, Medicaid, commercial insurers, etc.) have paid DaVita, including copayments, coinsurance, deductibles, noncovered services and self-pay amounts.

PFE – Patient Financial Evaluation form (Addendum A) utilized to determine a patient's individual financial status and ability to pay the patient's Obligation.

Patient Assistance – The amount by which the patient's Obligation is reduced as a result of the PFE. Patient Assistance may be a full or partial reduction of the patient's Obligation.

Patient Assistance Scale – Sliding scale based on the Federal Poverty Guidelines used to determine the level of Patient Assistance for which the patient is eligible. (Addendum B)

Household Size – All persons residing in the same household as determined by this Policy.

Household Income – income of all persons identified in Household Size. Visitor – A patient who is at the facility for less than 30 consecutive days.

POLICY:

DaVita may provide Patient Assistance related to Patient Obligations based on an individualized determination of a patient's financial need. Any approval for Patient Assistance will be based on current facts and the agreement of the patient to maintain current coverage. Any amounts paid by an insurance company directly to the patient for services furnished by DaVita must be paid to DaVita and are not included in the patient Obligation amounts eligible for Patient Assistance.

Patients with previously approved PFEs will continue to receive Patient Assistance under the prior agreement until the first of any of the following events occurs:

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Origination Date: 01/01/06

Revision Date: 01-14-08, 01-25-12, 03-30-12, 02-7-13

Review Date: 4/07/2014

Page 1 of 6

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TITLE: Patient Financial Evaluation Policy

- ☐ Current PFE expires
- ☐ Insurance coverage changes
- ☐ Patient notifies DaVita of a change in household size or income and requests an updated PFE

PROCEDURE:

A Patient Financial Evaluation (Addendum A) may be offered for patients who have a patient Obligation and have indicated some financial need to a DaVita Teammate. If the patient refuses and/or declines offer of a PFE, the Social Worker must inform the patient that he/she is responsible for the full amount of the patient Obligation.

For patients within the state of Rhode Island, if a Community Health Center, listed on Attachment C, refers a patient and notifies the center that the patient has NO insurance and a household income up to the 200% of the Federal Poverty Limits (Full Waiver level on the PFE Scale), the center will require no further documentation from that patient and the patient will qualify for a full waiver PFE.

The PFE applies equally to all patients, without regard to the source of payment. Prior to applying for Patient Assistance, the patient must make a good faith effort to obtain insurance and exhaust all coverage options that will improve the patient's insurance coverage. All patients must have a current signed PAFR on file in order to apply for a PFE; California patients must have a PAFR signed within the current calendar year.

Patient Assistance is based on household financial status and the ability to pay after all other options for third party coverage and payment has been exhausted. The Social Worker (SW) or center designee is required to document these efforts to obtain any and all third party coverage in the patient's account record.

All patients must apply for Medicaid programs and any other available state financial assistance programs prior to applying for a PFE and provide copy of denial/approval with PFE application. If an uninsured patient is not able to apply for Medicaid, the Social Worker must document the reason. Note that patients with Medicare coverage MUST seek apply for Medicaid.

This policy is not available to patients who have had lapses in insurance coverage that the patient could control or other forms of patient non-compliance with obtaining or maintaining insurance coverage, including but not limited to; the failure to pay premiums or provide documentation necessary. If a patient is being discharged from a hospital, the patient must first attempt to secure a Single Patient Agreement (SPA) prior to utilizing the PFE Policy. Should the patient fail or refuse to provide the required PFE documentation, the patient will be discharged according to the procedures outlined in the Non-Payment Discharge Policy.

Property of DaVita Inc.

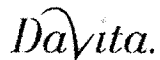
Origination Date: 01/01/06

Revision Date: 01-14-08, 01-25-12, 03-30-12, 02-7-13

Review Date: 4/07/2014

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TITLE: Patient Financial Evaluation Policy

This policy is not applicable when superseded by state law. Patients who have a Cash Pay Agreement with the center do not qualify. DaVita reserves the right to deny or revoke patient assistance at its full discretion.

An existing PFE applies to all DaVita centers, even when the patient is a Visitor. PFEs cannot be used for visiting charges only.

With regard to any state law regarding patient "share of cost" or spend-down obligations for Medicaid, the patient shall be considered to have (1) incurred expenses for medical services and (2) assumed legal responsibility for medical services expenses, as of the date that medical services having a cost or charge equal to or greater than the amount of the patient's share of cost or spend-down obligations actually were rendered to the patient. This is the date the patient Obligation is created, notwithstanding any later application of Patient Assistance to the patient Obligation amount.

The patient is required to provide proof of Household Size and Personal Income to determine eligibility for Patient Assistance to the Social Worker or designee.

Household Size - at least one of the following documents showing proof of the household size:

- Federal Tax Return – No later than previous tax year and signed.
- State Assistance Program letters which name household members.
- Social Security Letters which name all parties in one letter.

If the patient is unable to produce the above documents and is not otherwise covered by a government health plan, the following documents may be used to support household size:

- School records that identify an address for the children stated as part of the household that matches a lease agreement or address on a utility bill in the name of the patient
- Copy of an official marriage license
- Copy of Official birth certificate
- Court records for legal guardianship
- Adoption records
- Proof of domestic partnership

*If we do not have evidence that the patient's household size is different, we will default to one person.

TITLE: **Patient Financial Evaluation Policy**

Income – The patient must provide at least one (1) of the following documents listed in Column A showing proof of income. If the patient is not able to provide any of the documentation listed in Column A, patient may provide at least two (2) of the documents listed in Column B, or at least three (3) of the documents listed in Column C.

*Please note, if patient is currently a financial need patient of DaVita Healthcare Partners Inc., the patient must provide an item of documentation from Column A. Additionally, any patient that is eligible for a government health plan (e.g., Medicare, Medicaid) must submit documentation from Column A.

If patient is not able to provide the required income verification documentation listed in Columns A, B and C, patient must provide a signed document explaining his/her situation that prevents the patient from furnishing the required documentation.. If the patient is able to provide the required income verification documentation listed in Columns A, B and C but refuses to do so, the patient is not eligible for Patient Assistance under this Policy.

OR

If patient is not able to provide the required income verification documentation listed in Columns A, B and C, patient may complete a W-7 Form to file for an IRS Individual Taxpayer Identification Number (ITIN). Once the patient has received an ITIN, the patient may either file a federal income tax return and submit a copy as stated in Column A or sign an affidavit explaining why the patient is not required to file a federal income tax return.

(The remainder of this page is intentionally left blank)

TITLE: Patient Financial Evaluation Policy

Income Verification

| Column A | Column B | Column C |
|--|--|--|
| <ul style="list-style-type: none"> ✓ Federal Income Tax Return from no later than the previous year ✓ W2-form or 1099 from no later than the previous year ✓ Social Security Statement of Earnings (cannot be older than the previous tax year) ✓ One (1) consecutive month of paycheck stubs (within 60 days of PFE application) ✓ Retirement Income (Annuity, Pension, Dividends Paid Out, Veteran's Benefits) ✓ Copy of Medicaid Application (including Emergency Medicaid) along with Approval/Denial Letter | <ul style="list-style-type: none"> ✓ Credit Check Report ✓ Document of Assets ✓ Bank Statements (last 3 months) ✓ Worker's Compensation income statements ✓ Unemployment Compensation Determination Letter ✓ Statement from Employer of employment and salary ✓ Documentation of Homeless Shelter Use | <ul style="list-style-type: none"> ✓ *Living Expenses (i.e. rent, utility bills, cell phone carrier bill, grocery receipts, etc) along with copies of checks paid or money order receipts paying such expenses ✓ Food Stamp Benefit Information ✓ Proof of Participation in other Government Assistance Programs ✓ Court Documentation of Bankrupt Condition ✓ Proof of Residence in Area of High Poverty ✓ Proof that family is eligible for free or reduced-fare school lunch ✓ Children's School Records ✓ Strike Benefits from Union Funds ✓ Alimony ✓ Child Support ✓ PFE from another institution ✓ Other Documents of Sources of Income <p>*Living Expenses shall not be used to offset income or determine actual expenses; rather, Living Expenses shall be used as a proxy for income that cannot otherwise be proved.</p> |

Any change in family size or insurance coverage will require a new application to be submitted. A change in insurance coverage will cause any current PFE to terminate.

The patient must sign the PFE stating that all information provided is accurate. A PFE lacking proof of income and/or family size will be denied.

TITLE: **Patient Financial Evaluation Policy**

Determination for awarding Patient assistance will be based on the attached Patient Assistance Scale (Addendum B).

1. Household income and household size of patient compared to a % of the federal poverty guidelines per the Patient Assistance Scale (Addendum B).
2. If the patient qualifies for 100% assistance, deeming him/her indigent, the patient will not be billed for any patient Obligations.
3. If the patient qualifies for partial Patient Assistance, he/she will be billed for the lesser of the remaining patient Obligation for the month of services or the Patient Assistance rate.
4. If the patient does not qualify for Patient Assistance, he/she will be billed for the remaining patient Obligation for the month of services.

The status of the PFE and the level of Patient Assistance which has been approved will be communicated to the patient, Social Worker and IMT.

The PFE and related documentation will be maintained in the patient's account record. The billing office designee will enter the PFE approval or denial into the patient record and patient bills will be calculated based on this information.

An approved PFE is valid for one year from the month of the submission and can retro up to twelve months, if necessary. Any payments made by the patient for Patient Obligations that are within the approval range of the PFE will not be refunded. The PFE is reviewed on an annual basis.

This policy applies equally to all patient types, including patients who are DaVita Teammates.

Teammates are expected to report possible violations of this policy and procedure. You may make your report to an appropriate DaVita manager, to the Corporate Compliance Hotline (1-888-458-5848 or DaVitaComplianceHotline.com). DaVita has a Non-Retaliation policy and will not tolerate any form of retaliation against anyone who files a Compliance report in good faith. Reports can be made anonymously or you may request confidentiality.

Dialysis Regulatory and Ancillary Policies & Procedures
Policy: 3-01-07A
DaVita Inc.

Printed copies are for reference only. Please refer to the electronic copy for the latest version.

TITLE: PATIENT'S RIGHTS

YOUR RIGHTS AS A PATIENT:

As a DaVita patient I understand I am entitled to the following:

1. To be fully informed of my rights (including privacy rights), responsibilities and all rules governing conduct related to patient care, services and financial policies/responsibilities.
2. To be accepted for admission without regard to national origin or sponsor, race, age, sex, religion, disability, payer, sexual orientation, marital status, or other factors unrelated to the provision of appropriate medical care.
3. To be treated with (i) respect, dignity, and recognition of my individuality, choices, strengths, abilities, cultural values, religious beliefs and personal needs, to the extent possible during treatment; and (ii) sensitivity to my psychological needs and ability to cope with ESRD.
4. The right to privacy and confidentiality in all aspects of treatment. The dialysis facility will make accommodations to provide for patient privacy when patients are examined or body exposure is required, for example privacy screens or curtains.
5. To be free from abuse, neglect, exploitation, coercion, manipulation, sexual abuse, sexual assault, seclusion, or restraint (if not necessary to prevent harm to myself or others), or misappropriation of my personal property by the facility's teammates.
6. To receive adequate, safe, sanitary, and efficient dialysis treatment and respectful care by competent personnel in a comfortable environment.
7. To receive all information in a way that I can understand.
8. To receive assistance from a family member, representative or other individual in understanding, protecting and/or exercising my rights.
9. To be fully informed of all services available in the facility and charges not covered under Medicare or other health insurance, as applicable.
10. Upon request, to receive any information which the facility has available relative to financial assistance and free health care.
11. To be fully informed of my right to execute an advance directive and of DaVita's policy that properly executed and documented advance directives will be honored and carried out in DaVita facilities.
12. The right to choose and to change physician and/or treatment facility provided that the new physician and/or facility can reasonably accommodate me. I am advised to confirm that the facility under consideration has been certified by Medicare.
13. To know who my primary physician is, and to participate with my primary physician in planning my care.
14. To know the names, professional status, and experience of the staff who are providing and coordinating my care and treatment.
15. Upon request, to obtain an explanation as to the relationship, if any, of the facility to any other health care facility or educational institutions insofar as that relationship relates to my care or treatment.

Dialysis Regulatory and Ancillary Policies & Procedures

Policy: 3-01-07A

DaVita Inc.

16. To receive a full explanation by my physician/allied health professional of the nature of my medical status and the necessity for recommended treatment/appointment(s), including the risks, side effects, expected outcomes, and other treatment/appointment options before giving consent to or refusing treatment/appointment.
17. To expect and receive appropriate assessment, management and treatment of pain as an integral component of my care.
18. To receive a full explanation of facility policies regarding patient care including, but not limited to, certain policies about infectious diseases that may require me to be dialyzed in a separate space from other patients and policies about visitors and socialization within the facility .
19. To be fully informed about all treatment modalities, including but not limited to, transplantation, home dialysis (home hemodialysis, intermittent peritoneal dialysis, continuous ambulatory peritoneal dialysis, continuous cycling peritoneal dialysis), in-facility hemodialysis, in-facility nocturnal hemodialysis, hospice, and the option of no treatment.
20. To receive resource information for dialysis modalities not offered by the facility, including information about alternative scheduling options for working patients.
21. To be advised of research studies that affect my care and give my informed, written consent to participate in such research or refuse to participate.
22. To be informed about whether the facility is participating in any teaching programs and to refuse to allow their participation in my treatment.
23. To be transferred or discharged only for medical reasons, for my own welfare or that of other patients, or for nonpayment of fees. If I am discharged for these reasons, I will be given advance written notice of 30 days unless the reason involves issues of immediate safety to other patients or teammates. These actions may result in an immediate discharge. Reasons for involuntary discharge may include failure to comply with items in the *Patient's Standards of Conduct, Responsibilities and Facility Rules*, which are provided in the Patient Registration Packet.
24. To review my medical record with supervision by the Facility Administrator or designee and at a time mutually agreed upon by me and the Facility Administrator or designee in advance.
25. To receive a copy of my medical records. All requests for medical records will be put in writing. Based on individual state requirements for accessing medical records, there may be a fee charged for copying the medical records. All records requests will be completed within 30 days of the request.
26. To receive necessary services or referrals as outlined in my individualized plan of care.
27. To know my medical records and the information contained will be considered private and confidential and only released in compliance with state and federal law.
28. To freely express comments, complaints or grievances verbally or in writing personally, anonymously, or through a representative of my choosing. My comments, complaints and grievances may be expressed to facility teammates, administration, DaVita's Corporate Compliance Department, the ESRD Network organization and appropriate regulatory agencies without fear of reprisal or denial of services, discrimination or retaliation. All comments, complaints and grievances will be resolved in a timely manner in accordance with the facility's grievance process. Information regarding the grievance process will be provided to me and the facility Social Worker will assist you if needed.
29. To have all reasonable requests responded to promptly and adequately within the capacity of the facility.

Dialysis Regulatory and Ancillary Policies & Procedures

Policy: 3-01-07A

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30. To be informed about and participate, if desired, in all aspects of my individualized plan of care and be informed of the right to refuse treatment and to be fully informed of the medical consequences of refusing treatment/appointment.

31. If I require hemodialysis and dialyzer reuse is practiced in the facility, I am entitled to the following:

- To give or refuse permission to participate in the reuse program and to request to change from one to the other at any time either verbally or in writing. Refusal to participate in reuse will still allow me to dialyze in this facility and receive other services, however, failure to agree to reuse will minimally restrict your choice of a dialyzer.
- To have questions about reuse answered in a complete and understandable way.

Please note, this version of the document is not intended for distribution to patients. The companion version of this document that is intended for distribution to patients (which is identical to this form, but includes a patient signature block) can be found electronically in the Reggie system.

Dialysis Regulatory and Ancillary Policies & Procedures
Policy: 3-01-07A
DaVita Inc.

PATIENT RIGHTS:

TEMPLATE FOR FACILITY INFORMATION

Name of Facility: _____

Phone Number of Facility: _____

Facility Address: _____

Facility Medical Director: _____

Attending Physician: _____

Facility Administrator: _____

Nurse Responsible for Clinical Care: _____

Social Worker: _____

Dietitian: _____

Facility Normal Hours of Operation: _____

Dialysis Schedule (days & time): _____

How to contact physician and obtain emergency assistance after facility normal hours of operation: _____

Appendix 15

Lease Agreement

File: _____

Imaged: _____

LEASE AGREEMENT

BY AND BETWEEN

N.W.C.H. INVESTMENT PROPERTIES, LLC,
a Washington limited liability company
("LESSOR")

AND

TOTAL RENAL CARE, INC., a California corporation **("LESSEE")**

Dated: November 9, 2004

Referral Source "No" per par. 27c

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EXHIBIT A--DESCRIPTION OF SHOPPING CENTER

EXHIBIT B--SITE PLAN OF SHOPPING CENTER

EXHIBIT C--BUILDING FLOOR PLAN

EXHIBIT D--LESSEE IMPROVEMENTS

EXHIBIT E-- MEMORANDUM CONFIRMING TERM OF LEASE

EXHIBIT F-- LESSOR IMPROVEMENTS

EXHIBIT G--TERMINATION OF LEASE

EXHIBIT H--PERMITTED ENCUMBRANCES

(Handwritten initials: CRH and mp)

THIS LEASE AGREEMENT, made and entered into this 9th day of November, 2004 by and between **N.W.C.H. Investment Properties, LLC**, a Washington limited liability company ("Lessor"), and **Total Renal Care, Inc.**, a California corporation ("Lessee").

WITNESSETH:

WHEREAS, Lessor desires to demise, lease and rent unto Lessee, and Lessee desires to rent and lease from Lessor, that certain 8,900 square foot building to be constructed by Lessor to Lessee's specifications (the "Premises") on real property that is a part of the Brooklake Village Shopping Center (the "Shopping Center") in Federal Way, Washington, which is described on Exhibit A attached hereto (the "Property"). A Site Plan of the Property showing the location of the Premises in the Shopping Center is attached hereto as Exhibit B. A floor plan of the one-story building, which has been approved by Lessee, is attached hereto as Exhibit C.

WHEREAS, Lessee currently leases 5,559 square feet of office in the Shopping Center pursuant to the terms of a Brooklake Village Lease dated June 17, 1992, as amended by amendment, dated January 13, 1993, Amendment 2 dated January 14, 1993, Amendment 3 dated February 8, 1993, Amendment 4 dated May 13, 1993, and Amendment to Lease – Renewal Expansion dated May 20, 1997 (collectively the "Existing Lease"). The lessor's interest in the Existing Lease was transferred and assigned to Lessor by Assignment of Lease dated March 20, 1999. It is the intent of the parties that upon the occupancy of the Premises by Lessee the Existing Lease will terminate.

NOW, THEREFORE, for and in consideration of the promises and mutual covenants herein contained, the parties agree as follows:

1. Premises. Lessor does hereby demise, lease and rent to Lessee, and Lessee does hereby rent and lease from Lessor, upon and subject to the terms, covenants, provisions and conditions of this Lease, the Premises. Such lease of the Premises includes without limitation, use of all heating, venting, air conditioning, mechanical, electrical, and plumbing systems, roofs, walls, foundations, fixtures, and the exclusive use of twenty seven (27) parking spaces in the immediate vicinity of the main entrance to the Premises to be designated by Lessor. In addition, Lessor shall grant Lessee the right to use a designated area of the roof of the Premises for the purpose of installing and maintaining a satellite dish.

2. Term. This Lease shall be effective upon its full execution and delivery by Lessor and Lessee (the "Effective Date"). The term (the "Term") of the Lease shall commence upon the earlier of: (a) 150 days after completion of the Lessor improvements described in Exhibit F attached hereto (the "Lessor Improvements") and the delivery of possession of the Premises to Lessee (the "Delivery Date") or (b) Lessee's opening for business in the Premises. (The date of commencement being hereinafter referred to as the "Commencement Date"). The Term shall expire (unless renewed, extended or earlier terminated as provided herein) on the day preceding the tenth (10th) anniversary of the Commencement Date (the "Termination Date"). Each twelve (12) month period beginning on the Commencement Date or any anniversary thereof shall

hereinafter be called a "Lease Year." When the Commencement Date and Expiration Date have been ascertained, the parties shall immediately execute a memorandum confirming the term of this Lease in the form and content as set forth in Exhibit E attached hereto.

3. Lessor Improvements and Delivery of Premises. Within ten (10) days of the execution of this Lease Lessor shall file with the City of Federal Way a master land use application for construction of the Premises. The application shall include the Building Floor Plan attached hereto as Exhibit C. Lessor shall diligently prosecute the application in order to obtain a building permit as soon as possible. Within one hundred eighty (180) days of the issuance of the building permit Lessor shall complete all Lessor Improvements set forth in Exhibit F attached hereto and deliver possession of the Premises to Lessee. The Premises shall be delivered to Lessee free of debris and in broom swept condition with all final approvals of Lessor's Improvements by the appropriate governmental authorities and with all building systems in good working order. If Lessor fails to deliver the Premises to Lessee in accordance with the requirements set forth in this Section 3, Lessee may elect to terminate the Lease by written notice to Lessor. If Lessor is not able to obtain a building permit within six (6) months of the execution of this Lease, either party may elect to terminate this Lease by written notice to the other party.

4. Early Possession. Provided that Lessee has obtained the insurance required by Section 20(a), Lessee shall be entitled to occupy the Premises on the Delivery Date for the purpose of designing and constructing the Lessee improvements described in Exhibit D attached hereto (the "Lessee Improvements") and installing Lessee's fixtures and equipment. Lessee shall have no obligation to pay Rent during the period of such early possession, but all other terms of this Lease (including but not limited to Lessee's obligations to pay Lessee's Proportionate Share of common area Operating Expenses, real property taxes and insurance premiums and to maintain the Premises) shall be in effect during such period. Any such early possession shall not affect the Commencement Date or Termination Date.

5. Rent. (a) Beginning on the Commencement Date, Lessee covenants and agrees to pay an initial annual base rent ("Rent") of One Hundred Eighty Six Thousand Nine Hundred Dollars (\$186,900) in equal monthly installments of Fifteen Thousand Five Hundred Seventy Five Dollars (\$15,575). Said monthly installments are payable in advance on the first day of each calendar month and shall be prorated for any partial calendar month in which the Commencement Date or Termination Date shall occur. Beginning on the sixth (6th) anniversary of the Commencement Date, the Rent shall be adjusted in accordance with Section 6 hereinbelow. All amounts (unless otherwise provided herein) other than the Rent and the adjustments thereto described in Section 5 hereof owed by Lessee to Lessor hereunder shall be deemed additional rent. Any installment of Rent or additional rent that is not paid within ten (10) days of the date on which it is due shall incur a late charge of five percent (5%).

(b) The Rent for years one (1) through five (5) following the Commencement Date shall be based on a \$21.00 per rentable square foot per year. The actual square footage for the Premises will be determined by space planning and programming with all measurements

computed in accordance with BOMA method of floor measurement. Lessor or Lessee may elect to have the square footage of the Premises measured prior to the Commencement Date. The Rent provided for in Section 5(a) assumes that the rentable area of the Premises is 8,900 square feet. If the actual square footage of the Premises is more or less than 8,900 square feet the Rent shall be increased or decreased correspondingly, provided that in no event shall Rent for years one (1) through (5) exceed One Hundred Eighty Nine Thousand Dollars (\$189,000) per year regardless of the square footage of the Premises.

(c) Except as otherwise provided in this Lease, it is the intention of the parties that the Lessor shall receive the Rent, additional rent, and all sums payable by Lessee under this Lease free of all taxes, expenses, charges, damages and deductions of any nature whatsoever (except as otherwise provided hereinafter). Lessee shall, however, be under no obligation to pay principal or interest on any mortgage on the fee of the Premises, any franchise or income tax payable by the Lessor or any other tax is imposed upon or measured by Lessor's income or profits, or any gift, inheritance, transfer, estate, or succession tax by reason of any present or future law which may be enacted during the Term of this Lease.

6. Rent Adjustments. (a) On the sixth (6th) anniversary of the Commencement Date, the Rent shall be increased by \$2.00 per year per rentable square foot of the Premises over the Rent for the prior Lease Year. The Rent for years six (6) through ten (10) shall be based on a \$23.00 per rentable square foot per year.

7. Options To Extend. (a) Lessee shall have three (3) consecutive options to extend the Lease Term for a period of five (5) years each (each a "Renewal Term"). Lessee shall exercise an option to extend the Term by notifying Lessor in writing not less than one hundred eighty (180) days before the expiration of initial Term or the then-applicable Renewal Term of Lessee's intention to exercise its option to extend. In the event that Lessee elects to extend this Lease, then, for such extended period of the Term, all of the terms, covenants and conditions of this Lease shall continue to be, and shall be, in full force and effect during such extended period of the Term hereof, except that (i) the Rent shall be adjusted pursuant to subsection (b) below, and (ii) "Term" shall be construed to include, when applicable, the Renewal Term. Failure to exercise any one (1) option to extend shall terminate the remaining option(s).

(b) The Rent for each Renewal Term shall be one hundred and ten percent (110%) of the Rent payable during the Lease Year immediately preceding the start of the Renewal Term.

8. Condition of Premises. Lessor warrants to Lessee for a period of one (1) year after the Commencement Date that the systems and equipment a constructed or installed by Lessor as part of the Lessor Improvements shall be in good order and condition, ordinary wear and tear excepted. Lessee shall give written notice to Lessor within such one (1) year period of any condition with such systems and equipment of the Premises which Lessee reasonably determines to be defective or other than as represented by Lessor herein. Lessor will, upon receipt of such notice from Lessee, repair such defective condition at Lessor's cost and expense.

9. Use of Premises. (a) Lessee may occupy and use the Premises during the Term for purpose of the operation of a dialysis facility and related medical and business offices. All other uses shall require the prior written consent of Lessor which shall not be unreasonably withheld, conditioned or delayed. Lessee may operate during such days and hours as Lessee may determine, without the imposition of minimum or maximum hours of operation by Lessor and Lessee shall have access to the Premises and may operate its facility twenty four (24) hours per day, seven (7) days per week, three hundred sixty five (365) days per year.

(b) Lessor represents and warrants that (i) to the best of Lessor's knowledge, the Premises may be used by Lessee as a dialysis facility and related medical and business offices under all federal, state and local laws, ordinances, rules and regulations applicable to the Premises ("Laws") including, without limitation, zoning Laws; and (ii) such uses are not prohibited by any existing superior lease and mortgage affecting the Premises.

(c) Lessor agrees that it will not lease or permit the leasing, subleasing or assignment of a lease of any premises owned or controlled by Lessor for operation of a renal dialysis facility within a radius of five (5) miles of the Premises.

(d) If at any time after the Commencement Date the use of the Premises as a dialysis facility becomes illegal for any reason not wholly or partially attributable to any act or omission of Lessee, or Lessee's officers, directors, employees, or agents, then notwithstanding any other permitted uses, Lessee may terminate this Lease by giving Lessor at least thirty (30) days prior written notice of early termination to Lessor. To be effective such notice must be given within thirty (30) days of the date that use of the Premises as a dialysis facility first became illegal. Thereafter, neither party shall have any obligations hereunder after the date of early termination established by Lessee's notice except those obligations which expressly survive the termination of this Lease.

10. Assignment/Subletting. (a) Lessee shall not assign this Lease, or sublet the Premises, or any part thereof, without Lessor's prior written consent which consent shall not be unreasonably withheld, conditioned or delayed. Prior to any sublease or assignment, Lessee shall first notify Lessor in writing of its election to sublease all or a portion of the Premises or to assign this Lease or any interest thereunder. At any time within thirty (30) days after service of said notice, Lessor shall notify Lessee that it consents or refuses to consent to the sublease or assignment. A failure by Lessor to respond within such thirty (30) day period shall be deemed to be a consent.

(b) Lessor shall not have the right to recapture any sublease or assignment space. Lessor's denial of Lessee's request for a sublease or assignment must be predicated upon a "commercially reasonable basis". Lessee shall retain any net profits paid in connection with a sublease or assignment in excess of Lessee's Rent obligations hereunder.

(c) Any assignment or subletting shall not release Lessee of its liability under this Lease nor permit any subsequent assignment, subletting or other prohibited act, unless specifically provided in such consent.

(d) Notwithstanding the foregoing, Lessor's consent is not required for Lessee to assign or otherwise transfer (by operation of law or otherwise) this Lease or any of its rights hereunder: (i) to any person, corporation, partnership or other entity which acquires all or substantially all of the business or assets of Lessee or stock in Lessee; or (ii) to any person, corporation, partnership or other entity which controls, is controlled by or is under common control with Lessee; or (iii) to any affiliate (as defined in Rule 501 of Regulation D under the Federal Securities Act of 1933 ('Affiliate')) of Lessee. Lessee and Lessee's transferee or assignee shall provide notice of any transfer or assignment described in (i), (ii), or (iii) hereof and a copy of the transfer or assignment agreement not less than fifteen (15) days prior to the effective date of such transfer or assignment unless otherwise required by law.

(e) Lessor hereby consents to a collateral assignment or mortgage of this Lease by Lessee to Lessee's lender, provided, however, Lessee shall be and remain liable for the performance of its obligations under this Lease.

11. Operating Expenses.

(a) Lessee shall pay all real estate taxes levied on the Premises, all insurance premiums for the Premises, and all maintenance expenses of the Premises. In addition, Lessee shall pay "Lessee's Proportionate Share" (as defined herein) of all real estate taxes assessed against the land included in the Shopping Center, the premiums for Lessor's commercial general liability insurance policy covering the Shopping Center, and the expenses of maintaining and operating the parking areas, driveways, sidewalks and landscaped areas (the "common areas") of the Shopping Center (collectively, the "CAM Charges") in advance, in equal monthly installments, concurrently with the payment of Rent. Lessee's monthly payments shall be based on Lessor's estimate of the taxes, insurance premiums, building maintenance expenses, and CAM Charges for the applicable calendar year, which estimate may be revised by Lessor from time to time. For reference purposes, taxes, insurance premiums, building maintenance expenses, and CAM Charges are collectively referred to as the "Operating Expenses". Promptly after the actual Operating Expenses for a calendar year are determined by Lessor, Lessor shall provide Lessee with a statement of such actual Operating Expenses for such calendar year and Lessee, within thirty (30) days, shall pay to Lessor any deficiency shown on such statement, which obligation shall survive the expiration or termination of this Lease. If such Statement shows an over payment by Lessee, then any surplus paid by Lessee shall be credited to Lessee's next monthly installment of Operating Expenses or, if this Lease has expired or been terminated for reasons other than Lessee's breach or default, be paid to Lessee within thirty (30) days of the end of the Term.

(b) "Lessee's Proportionate Share" is the quotient obtained by dividing the rentable area of the Premises by the rentable area of all building in the Shopping Center

including the Premises. Assuming that the Premises will have 8,900 square feet, Lessee's Proportionate Share as of the Commencement Date will be 23.68 percent. Lessee's Proportionate Share shall be adjusted in the event the Premises rentable area is more or less than 8,900 square feet or the Shopping Center's rentable area increases or decreases at any time. Lessor represents that the Shopping Center's rentable area has been determined without reference to whether such area is actually leased or occupied.

(c) Lessee may contest the amount or validity of any imposition described in this Section 11 by appropriate proceedings. However, Lessee shall promptly pay such imposition unless such proceedings shall operate to prevent or stay the collection of the imposition so contested. Lessor, at Lessee's sole expense, shall join in any such contestation proceedings if any Law shall so require.

(d) All sums (other than the Rent) which may be due and payable under this Lease shall be deemed to be additional rent hereunder and in the event that Rent shall be prorated or shall abate pursuant to the terms of this Lease then such additional rent shall be prorated or abate to the same extent and in the same manner, unless otherwise specifically provided for in this Lease.

(e) Notwithstanding the foregoing, the term "Operating Expenses" does not include the following:

- (i) depreciation;
- (ii) interest on and amortization of debt;
- (iii) the cost of leasehold improvements, including redecorating work, for other lessees of the Shopping Center;
- (iv) fees and expenses (including legal and brokerage fees) for procuring new lessees for the Shopping Center or settling disputes with lessees of the Building;
- (v) costs incurred in connection with the transfer of direct or indirect ownership interests in Lessor or the Premises or the Shopping Center;
- (vi) costs incurred in financing or refinancing the Premises or the Shopping Center;
- (vii) the cost of any work or service performed for any lessee in the Shopping Center (other than Lessee) to a materially greater extent or in a materially more favorable manner than that furnished generally to lessees (including Lessee) in the Shopping Center;
- (viii) the cost of any repair or replacement which would be required to be capitalized under generally accepted accounting principles, including without limitation the

cost of leasing any equipment or materials, which cost would be so capitalized if the equipment or materials were purchased, not leased;

(ix) the cost of any item included in Operating Expenses to the extent that Lessor is actually reimbursed for such cost by an insurance company, a condemning authority, another lessee or any other party;

(x) ground rent;

(xi) wages, salaries or other compensation paid to any employees at or below the grade of Building manager, or the, salaries or other compensation paid to employees above such grade;

(xii) wages, salaries or other compensation paid for clerks or attendants in concessions or newsstands operated by Lessor or an affiliate of Lessor;

(xiii) the cost of correcting defects (latent or otherwise) in the construction of the Premises or in the building equipment, except that conditions (other than construction defects) resulting from ordinary wear and tear shall not be considered defects for purposes hereof;

(xiv) the cost of installing, operating and maintaining any specialty service (e.g., observatory, broadcasting facility, luncheon club, retail stores, newsstands or recreational club);

(xv) any costs representing an amount paid to an entity related to Lessor which is in excess of the amount which would have been paid absent such relationship;

(xvi) any expenses for repairs or maintenance to the extent covered by warranties or service contracts;

(xvii) any type of utility service which is separately metered to or separately charged or paid by Lessee or any other lessee in the Premises or Shopping Center, including, without limitation, water and sewer charges, charges for fuel oil or gas, and the cost of electricity, air conditioning, heat or ventilation;

(xviii) the cost of any environmental remediation for which Lessor is responsible under Section 14 of this Lease;

(xix) if the Premises are located on the ground floor of the building, any costs related to elevators in the building, including without limitation costs of operating, repairing, maintaining and insuring the same; and

(xx) any fee or other expenditure in excess of the amount which would be paid in an arms-length transaction for materials or services of comparable quality, if such materials or services are purchased from an affiliate of Lessor.

(f) Lessor shall keep and maintain books and records of Operating Expenses for each Lease year, in reasonable detail, at the Shopping Center. Lessee and Lessee's agents and accountants shall have the right, upon fifteen (15) business days' prior notice, to examine the same for the current Lease year and two (2) prior Lease years during normal business hours for the purpose of verifying Lessor's calculation of Operating Expenses and Lessee's Proportionate Share of Operating Expenses.

(g) If any objection regarding Operating Expenses shall not have been settled by agreement within sixty (60) days after notice of such objection by Lessee, either party may submit the dispute to arbitration. The party requesting arbitration shall do so by giving notice to that effect to the other party, and to the American Arbitration Association (or any organization successor thereto). The arbitration shall be conducted in Federal Way, Washington in accordance with the then prevailing commercial arbitration rules of the American Arbitration Association (or any organization successor thereto). There shall be a single arbitrator who shall have had at least ten (10) years experience in the management of first-class office buildings in Federal Way. In rendering such decision and award, the arbitrator shall not add to, subtract from or otherwise modify the provisions of this Lease nor shall the arbitrator have any power to make an award of reformation and the jurisdiction of the arbitrator is hereby expressly limited accordingly. The arbitrator shall be obligated to render his/her decision within thirty (30) days of the conclusion of the arbitration hearing. All the expenses of the arbitration shall be borne by the parties equally. Each party shall bear the expense of its own counsel, experts and preparation and presentation of proof.

(h) If Lessor agrees or if it is determined by arbitration that Lessor overcharged Lessee by more than five percent (5%) for any calendar year, Lessor shall pay the reasonable cost of Lessee's examination of Lessor's books and records of Operating Expenses, with interest on the amount(s) of the overcharge at eight percent (8%) per annum from the date paid by Lessee until the date refunded by Lessor to Lessee.

(i) The term "Operating Expenses" may include an administrative/overhead charge which shall not exceed five percent (5%) of the all other Operating Expenses.

12. Utilities. Lessee shall pay for all utilities and other services used in the operation of the Premises, including but not be limited to, gas, fuel oil, electrical, water, sewer, telephone and other utility charges. Lessor shall provide separate meters for all utilities, including gas, water and electricity, prior to the Commencement Date at Lessor's sole cost and expense.

13. Alterations/Signage/Roof Rights. (a) Except as provided herein, Lessee shall not make any alterations, or additions or leasehold improvements to the Premises ("Alterations") without Lessor's prior written consent in each and every instance, such consent not to be unreasonably withheld, conditioned or delayed. Notwithstanding the foregoing, Lessee shall have the right to make non-structural Alterations to the Premises which do not exceed in cost Fifty Thousand Dollars (\$50,000.00) in the aggregate during each Lease Year, without Lessor's

consent. All furniture, removable trade fixtures, equipment and personal property ("Fixtures") installed or located on or in the Premises shall remain the property of Lessee and may be removed by Lessee at the end of the Term provided that Lessee repairs any and all damage caused by the removal of the foregoing. All Alterations and other tenant improvements which Lessee does not elect to remove at the expiration of the Term shall be surrendered with the Premises at the termination of this Lease.

(b) Lessee shall have the right to install and affix Lessee's standard signage on the exterior of the Premises in accordance with the rules and regulations of the Premises. A monument sign near the Premises shall be permitted provided that it does not reduce the area of the signage available to Lessor on its monument signs at the entrances to the Shopping Center. All such signs shall comply with all applicable zoning Laws and shall be subject to City of Federal Way permits and Lessor's prior approval, which approval shall not be unreasonably withheld, conditioned or delayed.

(c) Lessee shall have the right to use a designated area of the roof of the Premises for the purpose of installing and maintaining a satellite dish and the right to use and/or add utility conduits necessary for the operation of the satellite dish. Lessee shall pay for the installation, maintenance, repairs, and removal of the satellite dish and any ancillary equipment or fixtures. Lessee shall also repair and restore any damage to the roof caused by such installation, maintenance, repair, or removal of the satellite dish.

(d) To the maximum extent permitted by applicable Laws, Lessor hereby waives any rights which Lessor may have, as to any of Lessee's furniture, fixtures, equipment, and personal property, in the nature of a Lessor's lien, security interest or otherwise and further waives the right to enforce any such lien or security interest.

14. Environmental. (a) Lessee shall not cause or permit any hazardous or toxic substances, materials or waste, including, without limitation, medical waste and asbestos ("Hazardous Substances") to be used, generated, stored or disposed of in, on or under, or transported to or from the Premises unless such Hazardous Substances are reasonably necessary for Lessee's business conducted in the Premises; provided, however, Lessee shall at all times and in all material respects comply with all local, state, and federal laws, ordinances, rules, regulations and orders, whether now in existence or hereafter adopted relating to Hazardous Substances or otherwise pertaining to the environment (the "Environmental Laws") and further provided that Lessee shall periodically cause to be removed from the Premises such Hazardous Substances placed thereon by Lessee or Lessee's agents, servants, employees, guests, invitees and/or independent contractors in accordance with good business practices, such removal to be performed by persons or entities duly qualified to handle and dispose of Hazardous Substances. Without limiting the generality of the foregoing, Lessor acknowledges that the following Hazardous Substances, among others, are required for Lessee's business operations: bleach, cidex, hibiclana, metrocide, hydrogen peroxide, and formaldehyde. Upon the expiration or earlier termination of this Lease, Lessee shall cause all Hazardous Substances placed on the

Premises by Lessee to be removed, at Lessee's cost and expense, from the Premises and disposed of in strict accordance with the Environmental Laws.

(b) Lessee shall indemnify, defend (by counsel reasonably acceptable to Lessor), protect, and hold Lessor harmless, from and against any and all claims, liabilities, penalties, fines, judgment, forfeitures, losses, costs (including clean-up costs) or expenses (including attorney's fees, consultant's fees and expert's fees) for the death of or injury to any person or damage to any property whatsoever, arising from or caused in whole or in part, directly or indirectly, by (a) the presence in, on, under, or about the Premises of any Hazardous Substances caused by Lessee or its agents, servants, employees, guests, invitees and/or independent contractors; (b) any discharge or release by Lessee or its agents, servants, employees, guests, invitees and/or independent contractors of any Hazardous Substances in or about the Premises; (c) Lessee's use, storage, transportation, generation, disposal, release or discharge of Hazardous Substances, in, on, under or about the Premises; or (d) Lessee's failure to comply with any Environmental Law after the Delivery Date.

(c) Lessor shall indemnify, defend (by counsel reasonably accepted to Lessee), protect, and hold Lessee harmless, from and against any and all claims, liabilities, penalties, fines, judgment, forfeitures, losses, costs (including clean-up costs) or expenses (including attorney's fees, consultant's fees and expert's fees) for the death of or injury to any person or damage to any property whatsoever, arising from or caused in whole or in part, directly or indirectly, by (a) the presence of any Hazardous Substances in, on, under, or about the Premises that existed prior to the Possession Date; (b) any discharge or release of any Hazardous Substance in or from the Premises by Lessor, or its agents, servants, employees, guests, invitees and/or independent contractors; (c) Lessor's use, storage, transportation, generation, disposal, release or discharge of Hazardous Substances, in, on, under, about or from the Premises; (d) Lessor's failure to comply with any Environmental Law; or (e) any Hazardous Substances in or about the Premises not due to any act or omission of Lessee or its agents, servants, employees, guests, invitees and/or independent contractors. Lessor agrees to remediate at Lessor's expense any condition described in (a) through (e) of the previous sentence.

(d) Lessor represents and warrants to Lessee that (i) to the best of Lessor's knowledge, there are no Hazardous Substances on the Premises, including asbestos or mold, and (ii) Lessor has received no notice from any governmental or private entity relating to Hazardous Substances on the Premises. Lessor hereby covenants and agrees that if Lessee discovers mold at the Premises which has been caused by anything other than Lessee's acts or omissions, Lessor shall, upon written notice from Lessee, immediately remediate the mold. If Lessor shall not commence such remediation within fifteen (15) days following written notice from Lessee and Lessee determines in Lessee's sole discretion that such remediation is necessary for the safety of Lessee's patients and employees, Lessee may, at its option, cause such remediation work to be performed at Lessor's cost and expense and Lessee shall furnish Lessor with a written statement of costs of the remediation work. Lessor shall reimburse Lessee for the cost of such remediation work plus a service charge equal to ten percent (10%) of such cost, within twenty (20) days of the date of the statement from Lessee setting forth the amount due. Should Lessor fail to

reimburse Lessee within said twenty (20) day period, then Lessee may, at its option, offset such amount against subsequent Rent due under this Lease. If the remediation work cannot be substantially completed within sixty (60) days and Lessee is unable to utilize the Premises in Lessee's sole discretion, Lessee may elect to terminate the Lease on thirty (30) days written notice to Lessor.

(e) Lessee shall promptly deliver to Lessor copies of all notices made by Lessee to, or received by Lessee from, any state, county, municipal or other agency having authority to enforce any environmental law ("Enforcement Agency") or from the United States Occupational Safety and Health Administration concerning environmental matters or Hazardous Substances at the Premises. Lessor shall promptly deliver to Lessee copies of all notices received by Lessor from any Enforcement Agency or from the United States Occupational Safety and Health Administration concerning environmental matters or Hazardous Substances at the Premises.

15. Damage to Premises by Fire or Casualty. (a) In the event the Premises shall be substantially damaged (as hereinafter defined) by fire or other casualty during the Term of this Lease, and the Premises are rendered untenable as a result thereof, then Lessee may elect to terminate this Lease by giving written notice to Lessor within thirty (30) days after the date of such fire or casualty. If Lessee does not elect to terminate this Lease, then Lessor shall diligently repair, restore or rehabilitate the Premises, including improvements made by Lessee to substantially the condition immediately prior to such damage or destruction, at Lessor's expense, and all Rent due the Lessor shall be abated for the period of time during which the Premises are being repaired and/or restored. In the event of any termination of this Lease, Rent shall be paid only to the date of such fire or casualty.

(b) For the purpose of this Section 15, the term "Substantial Damage" shall mean either: (i) the repair, restoration or rehabilitation of the damage cannot reasonably be expected to be substantially completed within one hundred eighty (180) days from the date of such damage; or (ii) so much of the Premises is destroyed or rendered untenable by such fire or other casualty as to make it impracticable for Lessee to use at least seventy five percent (75%) of the certified dialysis stations operated by it prior to the fire or casualty.

(c) In the event that the Premises are partially damaged by fire or other casualty (but not substantially damaged), then Lessor shall immediately proceed with all due diligence to repair and restore the Premises including improvements made by Lessee and the Rent shall abate in proportion to the portion of the Premises that are rendered untenable during the period of restoration.

16. Eminent Domain. If the Premises shall be taken or condemned for any public or quasi-public use or purpose, the Term of this Lease shall end upon, and not before, the date of "early possession" established by the condemning authority, and without apportionment of the award. Lessee hereby assigns to Lessor, Lessee's interest in such award, if any, except for any portion of the award which compensates Lessee for its relocation expenses or Lessee's

Alterations or tenant improvements. Rent shall be apportioned as of the date of such termination. If there is a taking or condemnation of a Substantial Part of the Premises (as defined below) or access to or from any street adjacent to the Premises is changed or restricted by any public authority, then Lessee shall have the right to terminate this Lease by giving Lessor not less than thirty (30) days prior written notice but in any event not later than sixty (60) days following the date Lessee is notified by Lessor of such taking or condemnation or change or restriction of access, in which event Rent shall be apportioned as of the date of such termination. A taking or condemnation of a Substantial Part of the Premises is defined as such a taking or condemnation as renders impracticable the use of the Premises as a dialysis facility operating at least seventy five percent (75%) of the certified dialysis stations operating prior to such taking or condemnation. No money or other consideration shall be payable by Lessor to Lessee or Lessee to Lessor for the right of cancellation, and Lessee shall have no right to share in the condemnation award or in any judgment for damages caused by such taking or the change or restriction of access except to the extent any such award attributes value to Lessee's Alterations, tenant improvements or relocation expenses. The value of Lessee's alterations and tenant improvements shall be considered to be their original cost depreciated on a straight line basis over the Term or the Renewal Term in which they are made. Lessor represents that, as of the date hereof, it has no knowledge of any taking or condemnation, actual or threatened, regarding the Premises or access to or from any street adjacent to the Premises. In the event of any taking or condemnation involving the Premises or access to or from any street adjacent to the Premises which does not result in the termination of this Lease, Lessor shall restore the Premises to substantially the condition prior to such taking with all due diligence and Rent shall abate in proportion to the untenability of the Premises during the period of restoration and, to the extent appropriate, for the remainder of the Term.

17. Right of Entry by Lessor. (a) Lessor, or any of its agents, shall have the right to enter the Premises during all reasonable hours upon at least twenty-four (24) hours prior notice (except in cases of emergency).

(b) Any work done by Lessor to Premises in furtherance of its building maintenance duties under Section 22(a) hereof shall be performed during hours that Lessee is not open for business (except in emergencies) unless Lessee, in the exercise of its reasonable discretion otherwise agrees. Lessor shall be liable for all loss, damage, or injury to persons or property and shall indemnify and hold Lessee harmless from all claims, losses, costs, expenses and liability, including reasonable attorney's fees resulting from Lessor's entry except to the extent such entry was necessary to remedy the Lessee's failure to maintain the Premises and prior notice of the entry was given to Lessee as provided in Section 22(d) hereof or except to the extent such claims, losses, costs, expenses and liabilities were caused by the negligent or intentional act of Lessee or its contractors, agents, employees or licensees. If Lessor's entry into the Premises pursuant to this Lease interferes with the conduct by Lessee of its business to such an extent that Lessee, in the exercise of its reasonable business judgment, must close the Premises for business for two (2) or more business days, then unless the entry was necessary to remedy the Lessee's failure to maintain the Premises, Rent and Lessee's Proportionate Share of

Operating Expenses shall totally abate for each day or portion thereof that such interference continues.

(c) To examine the same or to exhibit said Premises, and to put or keep upon the doors or windows thereof a notice "FOR RENT" at any time within sixty (60) days before the expiration of this Lease.

18. Indemnity. Lessee agrees to indemnify Lessor and save Lessor harmless from any and all liability, claims and loss for personal injury or property damage, or both, sustained or claimed to have been sustained by any person or persons, or property in, upon or about the leased Premises arising out of or related to Lessee's use or occupancy of the Premises or caused or brought about by the act or neglect of Lessee, its agents, servants or employees. Lessor agrees to indemnify Lessee and save Lessee harmless from any and all liability, claims and loss for personal injury or property damage, or both, sustained or claimed to have been sustained by any person or persons, or property in, upon or about the common areas of the Shopping Center caused or brought about by the act or neglect of the Lessor, its agents, servants or employees. The indemnities set forth in this Section 18 shall survive the expiration of the term of this Lease.

19. Default and Remedies

(a) Lessee Default and Lessor Remedies. In the event that Lessee defaults in the payment of Rent hereunder and such Rent remains due and unpaid for five (5) days following written notice of such default from Lessor to Lessee, or should Lessee default in the performance of any other provisions of this Lease and such default is not cured within thirty (30) days following written notice from Lessor specifying such default (unless such default is not reasonably capable of being cured within such thirty (30) day period and Lessee is diligently prosecuting such cure to completion) or should Lessee be adjudged bankrupt, or should Lessee make an assignment for the benefit of its creditors, or should a receiver be appointed for the said Lessee and such receiver is not dismissed within sixty (60) days of his appointment, then, in any of these events, the Lessor, at its option, may terminate this Lease by written notice to Lessee. Upon and after termination of this Lease, Lessor shall use its commercially reasonable efforts to relet the Premises or any part thereof to any person, firm or corporation other than Lessee for such rent, for such time and upon such terms as Lessor in Lessor's reasonable discretion shall determine. Following such termination, Lessee shall remain liable to Lessor for Rent, additional rent and other charges due under this Lease as and when they come due, provided that any rent collected by Lessor upon a reletting shall be allowed as a credit. If the consideration collected by Lessor upon any such reletting is not sufficient to pay the full amount of the monthly Rent and additional rent reserved in this Lease then Lessee shall pay to Lessor the amount of each monthly deficiency as it becomes due hereunder. Whether or not this Lease is terminated by Lessor or by any provision of law or court decree, Lessee shall have no obligation to pay any Rent or additional rent until the date it would otherwise have become due in the absence of any event of default or termination of the Lease by Lessor, and Lessor agrees that it shall have no right to accelerate (i.e. declare the same immediately due and payable) any Rent which would have become due in the future ("Future Rent"); provided, however, that following termination of

this Lease by Lessor, Lessee shall pay and reimburse to Lessor, upon demand, the amount of any leasing commissions, the cost of securing and protecting the Premises, and the cost of Lessor improvements related to the reletting.

(b) Lessor Default and Lessee Remedies. Subject to the terms and provisions hereinbelow, and in addition to any other remedy expressly available to Lessee pursuant to this Lease or at law or in equity, should Lessor fail to perform any term or covenant under this Lease (each and any such failure being herein sometimes referred to as a "Lessor Default") and if any such Lessor Default shall not be cured and shall accordingly be continuing thirty (30) days following written notice by certified mail by Lessee to Lessor of such Lessor Default (in the event that such Lessor Default consists of a breach or failure by Lessor to pay any monetary amount due and payable by Lessor to Lessee) or sixty (60) days following written notice by certified mail by Lessee to Lessor of such Lessor Default (in the event such default consists of a breach or failure by Lessor to comply with any obligation of Lessor other than one involving the payment of a monetary amount payable by Lessor to Lessee hereunder), then, in either such event, Lessee shall have the option (at Lessee's sole discretion) of (i) commencing an action against Lessor for damages sustained as a result of the Lessor Default or (ii) remedying such Lessor Default and, in connection therewith, incurring expenses for the account of Lessor, and any and all such sums expended or obligations incurred by Lessee in connection therewith shall be paid by Lessor to Lessee upon demand, and if Lessor fails to immediately reimburse and pay same to Lessee, Lessee may, in addition to any other right or remedy that Lessee may have under this Lease, deduct such amount (together with interest thereon at eight percent (8%) per annum from the date of any such expenditure by Lessee until the date of repayment thereof by Lessor to Lessee) from subsequent installments of Rent and other charges (if any) that from time to time thereafter may become due and payable by Lessee to Lessor hereunder. Any such deduction shall not constitute a default by Lessee unless Lessee shall fail to pay the amount of such abatement or deduction to Lessor within thirty (30) days after final adjudication that such amount is owing to Lessor. Notwithstanding the foregoing, in all events Lessee shall have the right to remedy any Lessor Default without prior notice in the event of an emergency (so long as Lessee gives notice within a reasonable period of time thereafter) and invoice Lessor for the cost of the remedy and deduct such cost from Rent (if necessary) in the manner set forth in the preceding sentences of this Section 19. Lessee shall look solely to rents, issues and profits from the Premises for the satisfaction of any judgment or decree against Lessor based upon any Lessor Default under this Lease, and no other property or assets of the Lessor shall be subject to levy, execution or other enforcement procedures for satisfaction of any such judgment or decree.

20. Insurance.

(a) Lessee's Insurance. During the Term of this Lease, Lessee shall obtain and keep in full force and effect, the insurance described in subsections (i) and (ii) below which may be provided under blanket insurance policies covering other properties as well as the Premises and shall be maintained with an insurance company rated at least A-VIII or better in Best's Insurance Reports. Upon Lessor's request, Lessee will provide Lessor with a

certificate(s) evidencing such insurance and indicating that the insurance may not be canceled or modified without at least thirty (30) days prior written notice to Lessor.

(i) Liability Insurance. Commercial general liability and property damage insurance, naming Lessor and Lessor's mortgagee as additional insureds against liability arising out of Lessee's use, occupancy or maintenance of the Premises. Such insurance shall provide coverage for and shall be in an amount of not less than Three Million Dollars (\$3,000,000) combined single limit per occurrence and in the aggregate (the aggregate amount being applicable to the Premises only if the insurance is part of a blanket policy). Lessee's insurance shall be primary with respect to any claim arising out of events that occur in the Premises.

(ii) Property Insurance. Commercial property fire insurance with a special all-risks perils form endorsement to the extent of at least eighty percent (80%) of the replacement cost of Lessee's moveable fixtures, equipment and inventory in the Premises. During the Term, Lessee shall use the proceeds from any such policy or policies of insurance for the repair or replacement of the insured property unless Lessee elects to terminate the Lease as may be otherwise provided herein. Lessor shall have no interest in any insurance proceeds Lessee receives for Lessee's moveable fixtures, equipment, inventory and personal property. Lessor shall sign all documents which are necessary or appropriate in connection with the settlement of any claim or loss by Lessee.

(b) Lessor's Insurance. During the Term of this Lease, Lessor shall obtain and keep in full force and effect the insurance described in subsections (i) and (ii) below from an insurance company rated at least A-VIII or better in Best's Insurance Reports. The insurance required to be carried by Lessor under this Section shall be referred to herein as "Lessor's Insurance." Upon Lessee's request, Lessor will provide Lessee with a copy of the certificate evidencing Lessor's Insurance.

(i) Liability Insurance. Commercial general liability and property damage insurance insuring against claims of bodily injury or death, personal injury or property damage sustained in, on or about the common areas of the Shopping Center, including the parking spaces for which Lessee has the exclusive use thereof, in an amount of not less than Three Million Dollars (\$3,000,000.00) combined single limit per occurrence and in the aggregate (the aggregate amount being applicable to the Shopping Center only if the insurance is part of a blanket policy). Lessor's Insurance shall be primary with respect to any claim arising out of events that occur outside the Premises.

(ii) Property Insurance. Extended coverage (all-risk) insurance insuring the Premises [including any tenant improvements of a permanent nature made by Tenant but excluding any property which Tenant is obligated to insure under Section 10 (a)(ii)] against all hazards covered by an "all-risk" Special form policy or its equivalent with endorsements for replacement cost at an agreed value, ordinance or law coverage, legal liability coverage, boiler and machinery, and differences in conditions including earthquake.

21. Subrogation. Neither Lessor nor Lessee shall be liable to the other party or to any insurance company (by way of subrogation or otherwise) insuring the other party for any loss or damage to the Premises, improvements to the Premises or other tangible property, or any resulting loss of income and benefits, even though such loss or damage might have been occasioned by the negligence of such party, its agents or employees if any such loss or damage is covered by insurance benefiting the party suffering such loss or damage or was required to be covered by insurance pursuant to this Lease. Lessor and Lessee shall require their respective insurance companies to include a standard waiver of subrogation provision in their respective policies.

22. Repairs and Maintenance.

(a) Maintenance and Repair of Premises by Lessor. Lessor shall repair and maintain in good condition, at Lessor's expense, the structural portions of the Premises, including without limitation the roof, foundation, exterior walls and other structural elements of the Premises. Lessor may elect to have the Premises' HVAC system and alarm systems serviced and maintained on a routine basis by a maintenance company selected by it, and in such case Lessee shall pay and reimburse to Lessor, as additional rent, the cost of such maintenance.

(b) Maintenance and Repair of Premises by Lessee. Lessee shall, at Lessee's expense, maintain and keep in good condition, repair and working order all non-structural parts of the Premises including without limitation, the exterior and interior doors and related opening/closing apparatuses of the Premises and the operating systems, fixtures and equipment located on or serving the Premises including the HVAC system, the alarm systems, and the plumbing and electrical systems. Lessee shall immediately replace all broken glass and keep the glass of all windows and doors of the Premises clean and presentable; shall at reasonable intervals paint or refinish the interior walls of the Premises; shall repair any damage to the interior of the Premises; shall keep the Premises' interior neat and clean; and shall promptly comply with all statutes, ordinances and governmental regulations which may require alterations to the Premises arising out of Lessee's use and occupancy of the Premises.

(c) Maintenance and Repair of Common Areas by Lessor. Lessor shall be responsible for maintaining in good condition and repair the common areas of the Shopping Center including the parking spaces for which Lessee has exclusive use. Lessee shall reimburse Lessor for its proportionate share of the operating and maintenance expenses for such areas in the manner set forth in Section 11(a) hereof.

(d) Failure to Maintain. If either party fails to keep and perform its maintenance duties as required in this Section 22, then the other party may, at its option, following thirty (30) days' prior written notice to the first party in which the failure is specifically identified, put or cause the same to be put in the condition and state of repair agreed upon, and in such case the party failing to perform as required shall promptly pay and reimburse the entire cost thereof to the other party. The notice requirement in the preceding sentence may

be shortened or given by telephone or facsimile transmission (as the circumstances may require or permit) if the repair presents an emergency which requires immediate correction. Failure of Lessor to pay within ten (10) days of receipt of written notice from Lessee shall entitle Lessee to deduct the cost of repair from Rent. Failure of Lessee to pay within ten (10) days of receipt of written notice from Lessor shall be considered to be a breach or default of this Lease.

23. Brokers. Lessor and Lessee each represent to the other that it has had no dealings with any real estate broker or agent in connection with the negotiation of this Lease, except for USI Real Estate Brokerage Services Inc. representing Lessee and and Lessor.

24. Liens. Lessee shall keep the Premises free and clear of all liens arising out of Lessee's use or occupancy of the Premises; provided that Lessee may contest any lien in the manner provided by law. Upon the request of Lessor, Lessee shall provide, as Lessee's sole cost and expense, a lien release bond or other security in an amount s equal to 150% of the amount of such contested lien.

25. Title. (a) Lessor hereby represents that Lessor is the owner in fee simple of the Premises, including the Building and all improvements thereon free from any liens or encumbrances and has the right and authority to enter into this Lease. Lessor further represents that Lessor and those signatories executing this Lease on behalf of Lessor have full power and authority to execute this Lease.

*other than permitted encumbrances set forth on Exhibit H

26. Parking. Lessor agrees that Lessor will not make any material modifications to the Premises the parking areas that include the spaces for which Lessee has the exclusive use thereof or the accesses to the Premises without Lessee's prior written consent, such consent not to be unreasonably withheld, conditioned or delayed. Without limiting the generality of the foregoing, the Premises shall at all times have a minimum for twenty seven (27) parking spaces, including handicap-striped parking spaces as may be required by applicable Laws. Lessor represents and warrants that all parking spaces shall be dimensioned and configured and shall be in such a configuration as is required by applicable Laws.

27. Compliance with Laws. (a) Both parties hereby agree to comply with all applicable Laws throughout the Term of the Lease. Lessor represents and warrants to Lessee that as of the Commencement Date the Premises shall be in compliance with all Laws, including, without limitation, Environmental Laws, all laws relating to handicapped accessibility and the Americans with Disabilities Act, applicable zoning Laws, ordinances, rules and regulations and with applicable instruments affecting title to the Premises. Lessor further represents that it has received no notices or communications from any public authority having jurisdiction alleging violation of any Laws relating to the real property on which the Premises will be constructed and has received no notices alleging violation of any title instrument. Without limiting the generality of the foregoing, Lessor represents that the use of the Premises and the improvements to be constructed thereon for purposes of operation of a dialysis clinic and related medical and business offices is permitted by and will not violate applicable Laws and does not constitute a "non-conforming use" thereunder.

(b) If at any time or from time to time any alterations, including, without limitation, structural alterations, are required in order for the Premises to comply with any generally applicable Laws from time to time applicable to the Premises (and not to Lessee's use and occupancy thereof), Lessor shall immediately make such alterations at Lessor's sole cost and expense. If at any time or from time to time any alterations, including, without limitation, structural alterations, are required in order for the Premises to comply with any Laws specifically applicable to the Premises due to Lessee's use as a dialysis facility, Lessee shall immediately make such alterations at its sole cost and expense.

(c) Lessor represents to Lessee that Lessor is not directly or indirectly a source of referrals for patients or business to Lessee during the Term of this Lease.

28. Lessee to Subordinate. Lessee shall, upon request of the holder of a mortgage or deed of trust in the nature of a mortgage, which holder is a commercial or institutional lender ("Mortgagee"), subordinate any interest which it has by virtue of this Lease, and any extensions and renewals thereof to any mortgages or deeds of trust placed upon the Premises by Lessor, if and only if such Mortgagee shall execute, deliver and record in the appropriate registry of deeds a recognition and non-disturbance agreement in form and content generally used in commercial loan transactions and approved by Lessee, such approval not to be unreasonably withheld. Such agreements shall provide by their terms in substance that notwithstanding any foreclosure of such mortgage or deeds of trust this Lease shall survive and Lessee may continue to occupy the Premises during the Term of this Lease or any extensions or renewals thereof under the same terms, conditions and provisions of this Lease unless Lessee shall be in default beyond any applicable grace periods provided for herein. Lessor shall at or prior to the Commencement Date, secure from Lessor's present mortgagee of the Premises a non-disturbance agreement in a form reasonably acceptable to Lessee. Lessor shall also secure from any future mortgagee or lienholders of Lessor non-disturbance agreements during the initial Term or any Renewal Term, if exercised. Lessee shall in the event of the sale or assignment of Lessor's interest in the Premises, or in the event of any proceedings brought for the foreclosure of, or in the event of exercise of the power of sale under any mortgage or deed of trust made by Lessor covering the Premises, attorn to the purchaser and recognize such purchaser as lessor under this Lease.

29. Quiet Enjoyment. Lessee, upon paying the Rent, additional rent and other sums due under this Lease, and subject to all of the terms and covenants of this Lease, on Lessee's part to be kept, observed, and performed, shall quietly have and enjoy the Premises during the Term of this Lease. Lessor agrees that Lessee shall have continuous, peaceful, uninterrupted and exclusive possession and quiet enjoyment of the Premises during the Term of this Lease.

30. Memorandum of Lease. This Lease shall not be recorded. Lessor agrees to enter into and record a memorandum or notice of this Lease reasonably satisfactory to Lessee. Lessee shall be responsible for the preparation thereof and the cost of recording the same.

31. Notices. All notices, demands and requests which may be or are required to be given by either party to the other shall be in writing and shall be either (i) sent by registered or

certified mail, return receipt requested, postage prepaid or (ii) delivered, by hand, or (iii) sent by national overnight courier such as Federal Express. All notices to Lessor should be addressed to Lessor at 5312 Pacific Highway East, Fife, Washington 98424, Attention: Jeffery C. Hogan, or at such other place as Lessor may from time to time designate in written notice to Lessee. All notices to Lessee shall be addressed to Lessee c/o DaVita Inc., 601 Hawaii Street, El Segundo, California 90245, Attention: General Counsel, or to any such other place as Lessee may from time to time designate in written notice to Lessor. All notices, demands and requests which shall be served upon Lessor and Lessee in the manner aforesaid shall be deemed sufficiently served or given for all purposes hereunder.

32. Estoppel Certificate. Each of Lessor and Lessee agrees at any time and from time to time upon not less than fifteen (15) days' prior written request by the other to execute, acknowledge and deliver to the other a statement in writing certifying that (a) this Lease is unmodified and in full force and effect (or if there have been modifications that the same is in full force and effect as modified and stating the modifications), (b) the dates to which the Rent and other charges have been paid in advance, if any, and (c) all of the defaults of Lessor or Lessee hereunder, if any, (and if there are no defaults a statement to that effect) and any other information reasonably requested, it being intended that any such statement delivered pursuant to this Section 32 may be relied upon by any prospective purchaser of the Premises or any mortgagee or assignee of any mortgage upon the fee or leasehold of the Premises or by any prospective assignee of this Lease or sublessee of the whole or any portion of the Premises and/or by other party interested in the Premises or any part thereof.

33. Holding Over. In the event Lessee remains in possession of the Premises after the expiration of the Term of this Lease, or any extensions hereof, without the written consent of Lessor, the Rent shall be increased to one hundred twenty five percent (125%) of the Rent payable immediately prior to the expiration of this Lease and the Term shall thereafter be a month-to-month tenancy, which occupancy shall be subject to all of the same terms and conditions of the Lease. Lessee acknowledges that this Section 33 does not confer any right to holdover.

34. Binding Effect. All covenants, agreements, stipulations, provisions, conditions and obligations herein expressed and set forth shall extend to, bind and inure to the benefit of, as the case may require, the successors and assigns of Lessor and Lessee respectively, as fully as if such words were written wherever reference to Lessor or Lessee occurs in this Lease

35. Complete Agreement. Any stipulations, representations, promises or agreements, oral or written, made prior to or contemporaneously with this Lease shall have no legal or equitable consequences and the only agreements made and binding upon the parties with respect to the leasing of the Premises are contained herein, and this Lease is the complete and total integration of the intent and understanding of Lessor and Lessee with respect to the leasing of the Premises.

36. Severability. If any term, covenant or condition of this Lease or the application thereof to any person or circumstance shall, to any extent, be invalid or unenforceable, the remainder of this Lease, or the application of such term, covenant or condition to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each term, covenant or condition of this Lease shall be valid and be enforced to the fullest extent permitted by law.

37. Applicable Law. The laws of the State of Washington shall govern the validity, performance and enforcement of this Lease, without regard to such State's conflict-of-law principles.

38. Force Majeure. Time is of the essence of the performance of all obligations of the parties; however, if either party hereto shall be delayed or hindered in or prevented from the performance of any obligation required hereunder by reason of strikes, lock-outs, labor troubles, inability to procure materials, failure of power, restrictive governmental laws or regulations, riots, insurrection, war, acts of terrorism, military or usurped power, sabotage, unusually severe weather, fire or other casualty or other reason (but excluding inadequacy of insurance proceeds, financial inability or the lack of suitable financing) of a like nature beyond the reasonable control of the party delayed in performing its obligations under this Lease ("Force Majeure Event"), the time for performance of such obligation shall be extended for the period of the delay.

39. Amendment. This Lease and the exhibits attached hereto and forming a part hereof set forth all the covenants, promises, agreements, conditions and understandings between Lessor and Lessee concerning the Premises, and there are no covenants, promises, agreements, conditions or understandings, either oral or written, between them other than are herein set forth. Except as herein otherwise provided, no subsequent alteration, amendment, change or addition to this Lease shall be binding upon Lessor or Lessee unless reduced to writing and signed by them.

40. Waivers. No waiver by a party of any provision hereof shall be deemed a waiver of any other provision hereof or any subsequent breach by the other party of the same or any other provision. The acceptance of Rent by Lessor shall not be a waiver of any preceding breach at the time of acceptance of such Rent.

41. Attorneys' Fees. If either party brings an action to enforce the terms hereof or declare rights hereunder, the prevailing party in any such action, on trial or appeal, shall be entitled to recover its reasonable attorneys' fees to be paid by the losing party as fixed by the court.

42. Counterparts. This Lease may be executed in several counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same instrument.

43. Lessor's Sale of the Building. Lessor may, at any time, without the prior consent of Lessee, contract to and/or perform any of the following transactions with respect to an interest

in Lessor, the Lease, the Premises, the realty underlying the Premises, and/or any portion of or interest in the realty or improvements of the Premises owned or hereafter acquired by Lessor: sale, purchase, exchange, transfer, assignment, lease, conveyance (collectively referred to herein as "Sale"); and/or encumbrance, pledge, mortgage, deed of trust, hypothecation or sale and leaseback transaction (collectively referred to herein as "Mortgage"). From and after a Sale, Lessor shall be released from all liability to Lessee and Lessee's successors and assigns arising from this Lease because of any act, occurrence or omission of Lessor occurring after such Sale, and Lessee shall look solely to Lessor's successor in connection with the same. Lessor shall not be released from liability to Lessee and Lessee's successors and assigns from this Lease because of any act, occurrence or omission of Lessor occurring prior to such Sale irrespective of whether such liability is expressly assumed by Lessor's successor-in-interest. Within a commercially reasonable time period prior to the effective date of a Sale, Lessor shall notify Lessee whether Lessor's successor-in-interest and assignee to this Lease would or would not be a source of referrals for patients or business to Lessee as described in Section 27 above.

44. Lessee Improvements. Lessee shall construct the tenant improvements described on Exhibit D at the Premises (the "Lessee Improvements"). Lessor shall provide Lessee with a Tenant Improvement Allowance (the "Allowance") of not less than Eighty Nine Thousand Dollars (\$89,000) for Lessee Improvements and such other improvements as Lessee may reasonably require in connection with its occupancy of the Premises. The Tenant Improvement Allowance shall be based on a \$10.00 per square foot basis. Up to ninety percent (90%) of such Allowance shall be payable to Lessee by Lessor upon the submission of invoices and proper releases from Lessee's contractors, the remaining ten percent (10%) shall be paid upon Lessee's receipt of a copy of the Certificate of Occupancy from the City of Federal Way and Lessor's receipt of final lien releases from Lessee's contractors. Lessor shall reasonably cooperate with Lessee with obtaining any required certificate or permit from the City of Federal Way. Lessee shall contract for the installation of Lessee Improvements with a contractor of Lessee's choice. Lessor and Lessee shall mutually approve the plans and specifications of Lessee Improvements prior to the commencement of work. All work shall be completed in a good and workmanlike manner and in accordance with all applicable laws. Lessor shall not charge Lessee any fee or other charges for the supervision and/or overhead associated with the construction of Lessee Improvements. The Lessee Improvements shall not include the work described in Exhibit F and the cost and expense of this work will not be deducted from the Allowance.

45. Termination of Existing Lease. Concurrently with the Commencement Date, the Existing Lease for Lessee's existing facility located at 1109 South 348th Street, Federal Way, Washington shall terminate, except that if Lessee has not completed the Lessee Improvements by the Commencement Date it may continue the Existing Lease on a month-to-month basis until it completes the Lessee Improvements and occupies the Premises. In conjunction with the termination of the Existing Lease, the parties shall execute a Termination Agreement in the form attached hereto as Exhibit G.

IN TESTIMONY WHEREOF, the Lessor and Lessee have caused this Lease to be executed as of the day and year first above written.

LESSOR:

N.W.C.H. INVESTMENT PROPERTIES, LLC,
a Washington limited liability company

By: Carl R. Hogan
Name: Carl R. Hogan
Title: Manager

By: Neilan I. Weinstein
Name: Neilan I. Weinstein
Title: Manager

LESSEE:

TOTAL RENAL CARE, INC.,
a California corporation

By: Monica Demetor
Name: MONICA DEMETOR
Title: GROUP DIRECTOR

Date Rec'd ³⁻¹⁸⁻⁰⁵ Smith

Date Filed _____

Filed by _____

STATE OF WASHINGTON

)

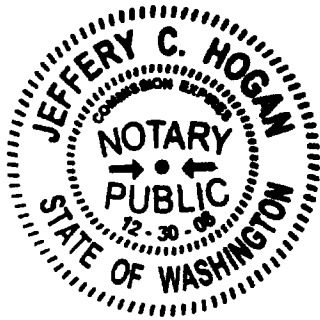
) ss.

County of PIERCE

)

On this 10 of ^{January} ~~December~~, 2004, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared Carl R. Hogan and Neilan I. Weinstein, to me known to be Managers of N.W.C.H. INVESTMENT PROPERTIES, LLC, the limited liability company that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said limited liability company, for the uses and purposes therein mentioned, and on oath stated that they are authorized to execute said instrument on behalf of said limited liability company.

Witness my hand and official seal hereto affixed the day and year first above written.



Jeffery C. Hogan
JEFFERY Hogan

[Print Name]

NOTARY PUBLIC in and for the State of Washington, residing at Edgewood

My Commission expires: 12-30-06

STATE OF WASHINGTON

)

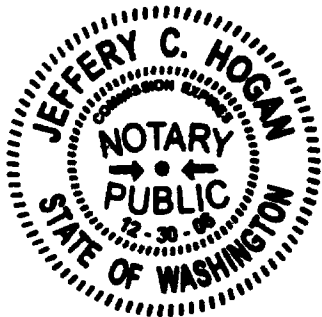
) ss.

County of PIERCE

)

On this 10 of ~~December~~ ^{February}, 2004, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared Carl R. Hogan and Neilan I. Weinstein, to me known to be Managers of N.W.C.H. INVESTMENT PROPERTIES, LLC, the limited liability company that executed the within and foregoing instrument, and acknowledged said instrument to be the free and voluntary act and deed of said limited liability company, for the uses and purposes therein mentioned, and on oath stated that they are authorized to execute said instrument on behalf of said limited liability company.

Witness my hand and official seal hereto affixed the day and year first above written.



Jeffery C. Hogan
JEFFERY HOGAN

[Print Name]

NOTARY PUBLIC in and for the State of Washington, residing at Edgewood

My Commission expires: 12-30-06

EXHIBIT A

DESCRIPTION OF SHOPPING CENTER

The Land referred to in this policy is situated in the County of King, State of Washington, and described as follows:

PARCEL A:

Commencing at a brass cap Municipality of Cosmopolitan Seattle Monument marking the southwest corner of the northeast quarter of the southwest quarter of the southeast quarter of Section 20, Township 21 North, Range 4 East, W.M., in King County, Washington; thence running north 01°20'41" east, 630.34 feet to a point on the southerly margin of South 348th Street; thence south 88°39'46" east along said southerly margin a distance of 459.40 feet to the TRUE POINT OF BEGINNING; thence continuing south 88°39'46" east, 255.00 feet; thence south 01°20'14" west, 10.00 feet; thence south 88°39'46" east, 100.00 feet to a point on the westerly margin of Pacific Highway South; thence south 22°49'11" west along said westerly margin a distance of 39.44 feet; thence south 67°10'49" east 15.00 feet; thence south 22°49'11" west 149.81 feet; thence north 86°07'32" west 250.00 feet; thence south 22°49'11" west 38.36 feet; thence north 88°39'46" west 35.88 feet; thence north 01°20'41" east a distance of 216.22 feet to the TRUE POINT OF BEGINNING; EXCEPT that portion of thereof conveyed to King County by deeds recorded under Recording Numbers 8608290390 and 8611100342 for south 348th Street;

(ALSO KNOWN AS Lot A of King County Lot Line Adjustment Number 8602004 recorded under Recording Number 8704171353 and which also appears of record as Recording Number 8908231072).

PARCEL B:

Commencing at a brass cap Municipality of Cosmopolitan Seattle Monument marking the southwest corner of the northeast quarter of the southwest quarter of the southeast quarter of Section 20, Township 21 North, Range 4 East, W.M., in King County, Washington; thence running north 01°20'41" east, 326.80 feet to the TRUE POINT OF BEGINNING; thence continuing north 01°20'41" EAST, 303.54 feet to a point on the southerly margin of South 348th Street; thence south 88°39'46" east, along said southerly margin, 459.40 feet; thence south 01°20'41" west, 216.22 feet;

thence south 88°29'46" east, 35.88 feet;
thence south 22°49'11" west, 115.41 feet;
thence north 86°07'32" west, 453.47 feet, to the TRUE POINT OF BEGINNING;
EXCEPT that portion thereof conveyed to King County by deed recorded under Recording
Number 8611100342.

(ALSO KNOWN AS Lot C of King County Lot Line Adjustment Number 8602004 recorded
under Recording Number 8704171353, and which also appears of record as Recording Number
8908231072).

EXHIBIT B

SITE PLAN OF SHOPPING CENTER

(attached)

EXHIBIT C
BUILDING FLOOR PLAN
(attached)

EXHIBIT C BUILDING FLOOR PLAN

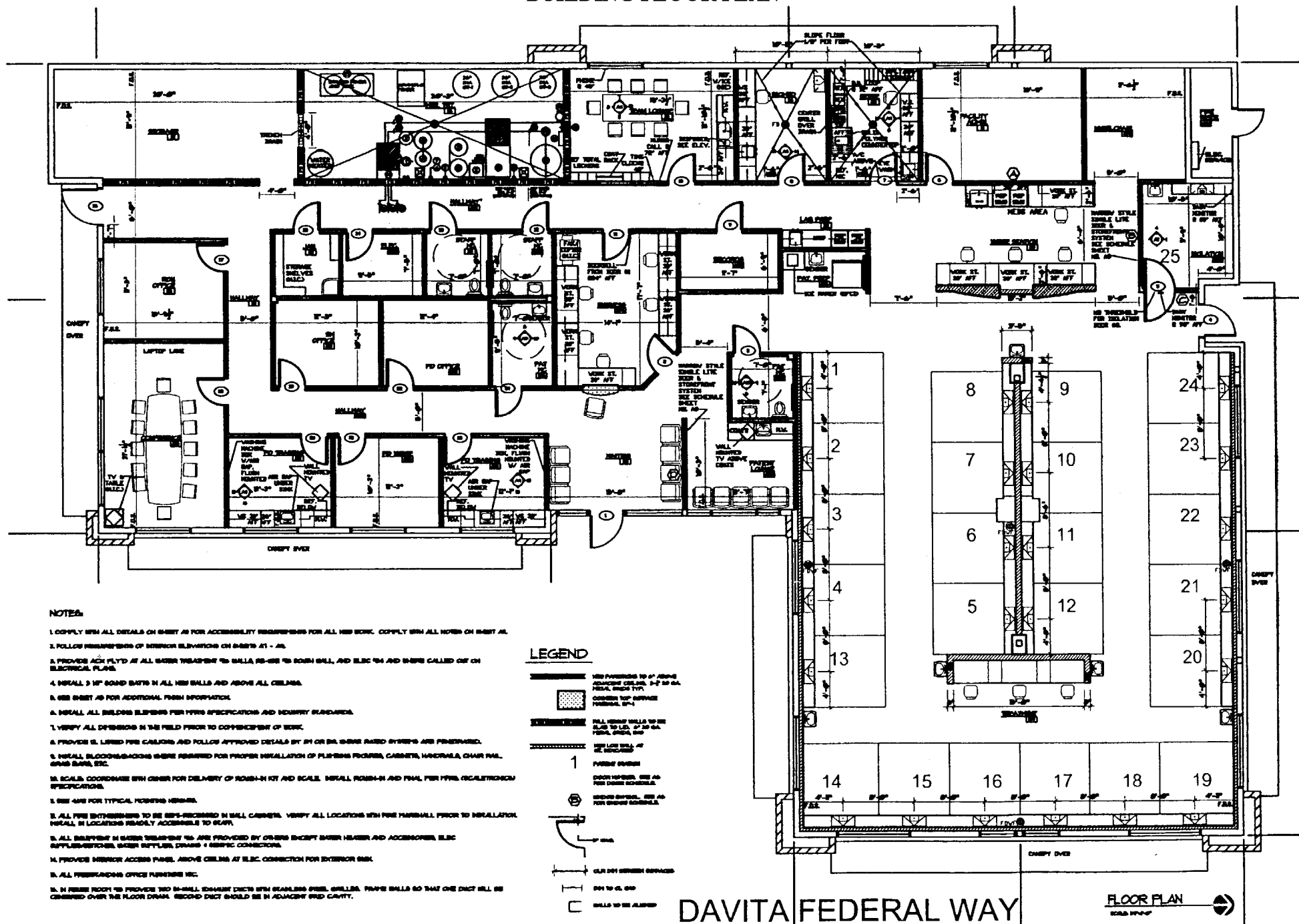
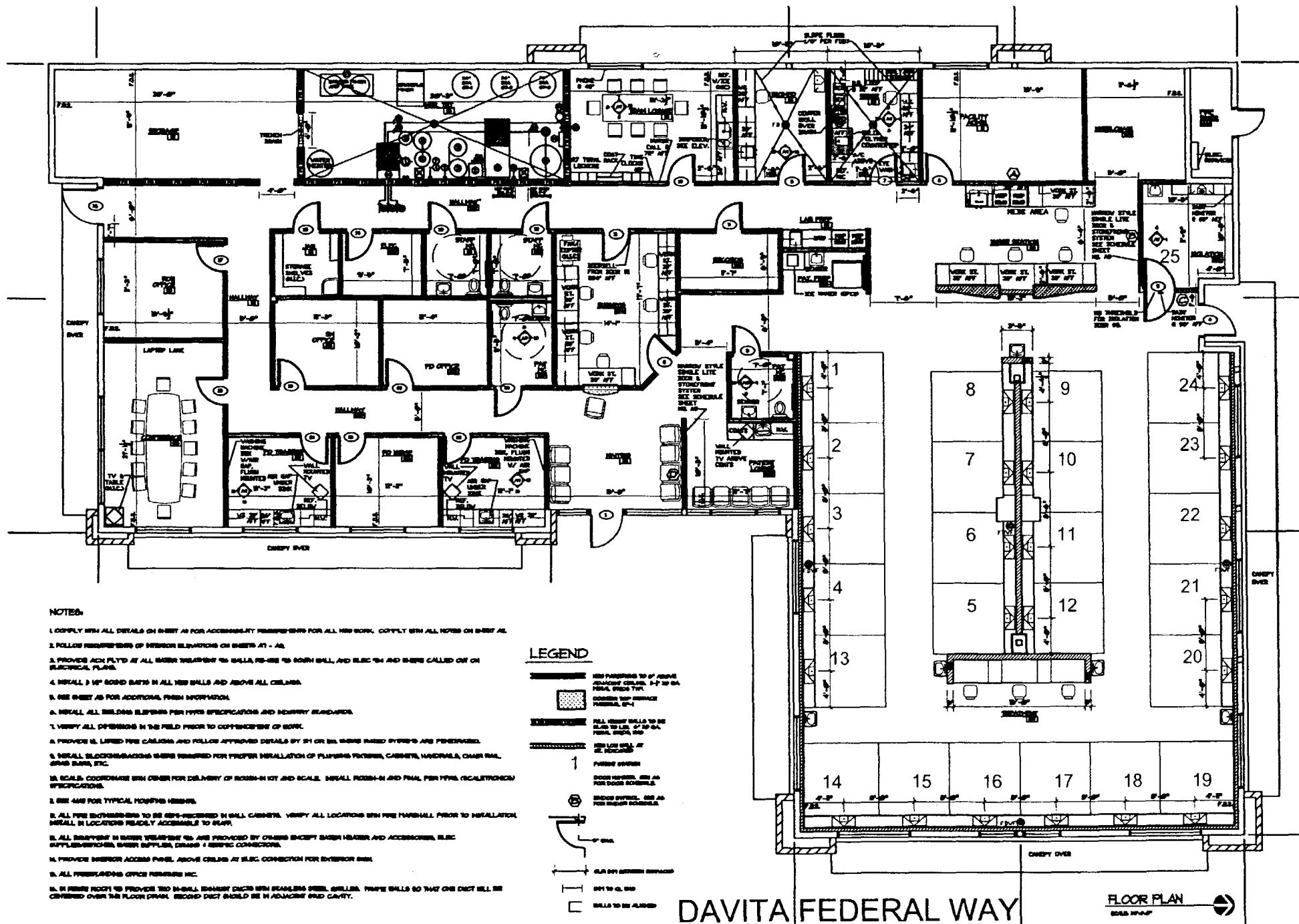


EXHIBIT D
LESSEE IMPROVEMENTS
(attached)

EXHIBIT D

LESSEE IMPROVEMENTS



DAVITA | FEDERAL WAY

FLOOR PLAN

EXHIBIT E

MEMORANDUM CONFIRMING TERM OF LEASE

This confirmation of term of Lease is made on _____, 200____, between **N.W.C.H. Investment Properties, LLC**, a Washington limited liability company (collectively "Lessor") and Total Renal Care, Inc. ("Lessee") who agree as follows:

1. Lessor and Lessee entered into a Lease dated November 9, 2004 in which Lessor leased to Lessee and Lessee leased from Lessor the that certain 8,900 square foot building to be constructed by Lessor to Lessee's specifications (the "Premises") on real property that is a part of the Brooklake Village Shopping Center (the "Shopping Center") in Federal Way, Washington, which is described on Exhibit A attached hereto (the "Property").

2. Under Section 2 of the Lease, Lessor and Lessee agree to confirm the commencement and expiration dates of the term as follows:

a. _____, 200____ shall be the commencement date of the initial term of the Lease ("Commencement Date"); and

b. _____, 200____ shall be the expiration date of the initial term of the Lease ("Expiration Date").

LESSOR:

N.W.C.H. INVESTMENT PROPERTIES, LLC,
a Washington limited liability company

By: _____
Name: _____
Title: _____

By: _____
Name: _____
Title: _____

LESSEE:

TOTAL RENAL CARE, INC.,
a California corporation

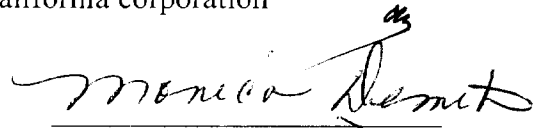
By: 
Name: MONICA DEMITUR
Title: GROUP DIRECTOR

EXHIBIT F

LESSOR IMPROVEMENTS (additional work attached)

Minimum Base Building Improvements (Lessor's Work)

At a minimum, Lessor shall provide the following Base Building Improvements to the entire Premises:

Building Shell – All work that is associated with the construction of the Premises will have approved plans and specifications prepared by a licensed architect and engineer. The plans and specifications will include the design of all utilities (mechanical, electrical and plumbing), shell construction, and utility tie-in construction (interior and exterior) to the existing structure. Lessor shall provide a building shell with no interior walls. The Building shall conform to all federal, state and local code requirements.

Utility – All utilities, including a dedicated 2" water line required for Lessee's exclusive and specific water use, a separate sprinkler pipe water line, sanitary sewer (4" min.), electric, gas, telephone, and CATV to be provided to the Premises at locations approved by the Lessee. Lessor will provide Lessee with water flow tests (to include psi and gallons per minute readings taken at the 2" connecting point to the building). Gas service, at a minimum, will be rated to have 6" water column pressure and supply 800,000 BTU's.

Foundation and Floor – The foundation and floor of the building shall be in accordance with local code requirements. The foundation and concrete slab shall be designed by Lessor's engineer to accommodate specific soil conditions. The concrete floor slab shall be a minimum of a 3000 psi reinforced concrete slab on grade. Lessor shall provide a floor that is level, smooth, broom clean, and has no adhesive residues. Concrete floor shall be level and in a condition that is acceptable to install floor coverings in accordance with the manufacturer's specifications. Concrete floors shall be constructed so that no more than 3 lbs./ of moisture per 1000/ sf/ 24 hours is emitted. An integral moisture removal additive such as Con Cure product is suggested to get the desired results of 3lbs. of moisture tolerance on the concrete slab. Underslab plumbing and electrical shall be installed by Lessee prior to pouring the building slab.

Structural – Structural systems shall be designed to provide a minimum 14'0" clearance to underside of structural beams.

Roof – Lessee shall be provided with a no dollar limit (NDL) fifteen (15) year manufacturer's guarantee against leakage due to ordinary wear and tear on the roof installed by Lessor.

Windows – Energy efficient windows with 1" insulated glass.

Thermal Insulation – Lessor to provide all exterior insulation per Code. Insulation shall be provided at all perimeter walls.

Exterior Doors – Front entry door to be 3 feet 8 inches in width. Side door to be 3 feet 6 inches in width and service door to be 4 feet in width. All doors to have weather-stripping and commercial grade hardware (equal to Schlage L Series or better). All doors shall meet ADA and State Department of Health requirements. Front door shall have a button that permits opening by a person in a wheelchair. Service doors to be 20 gauge insulated hollow metal.

Mechanical/HVAC – Equipment to be Carrier as specified by Lessee. All equipment shall be new. Supply air shall be provided to Lessee space shall be sufficient for cooling at the rate of 300 square feet per ton. Ductwork shall be extended Throughout the Premises by Lessee. Ductwork distribution within the Premises shall be installed by Lessor. Two separate exhaust air means shall be provided sufficient for (i) 1500 cfm; and (ii) 200 cfm from the roof. The location of the dedicated exhausts shall be coordinated with Lessee. Air conditioning to be electric, heating to be gas. Prior to the Lessor's procurement and installation of the HVAC system, Lessor shall submit shop drawings to Lessee for approval. Air handling units shall be located above the ceiling and installed to local building code. Lessee's engineer shall have the final approval on the model numbers, sizes tonnages and number of HVAC units.

Plumbing – Water shall be provided to the Lessee space in the amount of a 2 inch dedicated, sub-metered, supply pipe with a continuous minimum 50 psi and corresponding nominal flow rate. Lessee requires a minimum flow rate of 30 gallons per minute. Line shall be stubbed in Lessee space with sub-meter and valve in place by Lessor. Lessor shall provide Lessee with water flow and pressure test results (gallons per minute and psi) for Lessee approval. Sewer shall be stubbed into Lessee's space and sufficient to continuously waste the corresponding amount of water. Natural gas line shall be stubbed into Lessee space, metered and capped by Lessor.

Electrical – Provide a separately metered, 600 amps, 120/208 volt, 3 phase, 4 wire electric service to a panel in the Premises (location to be coordinated with Lessee) for Lessee's exclusive use in powering equipment, appliances and lighting

Sprinkler – Lessor shall design and install a complete sprinkler system on a dedicated water line independent of Lessee's water line requirements. Design of sprinkler system to be coordinated with Lessee.

Telephone – Lessor shall provide wiring to Lessee space for Lessee's telephone termination and punch down strips. Location shall be coordinated with Lessee.

Cable TV – Lessor shall provide wiring to Lessee's space for cable and satellite television service complete to termination and punch down strips and all other necessary appurtenances necessary for cable TV service. Location shall be coordinated with Lessee.

Handicap Accessibility – Full compliance with ADA and all local jurisdiction's handicap requirements. Lessor shall comply with all ADA regulations affecting the Building including, but not limited to, exterior doors, parking lot, delivery area and walkways.

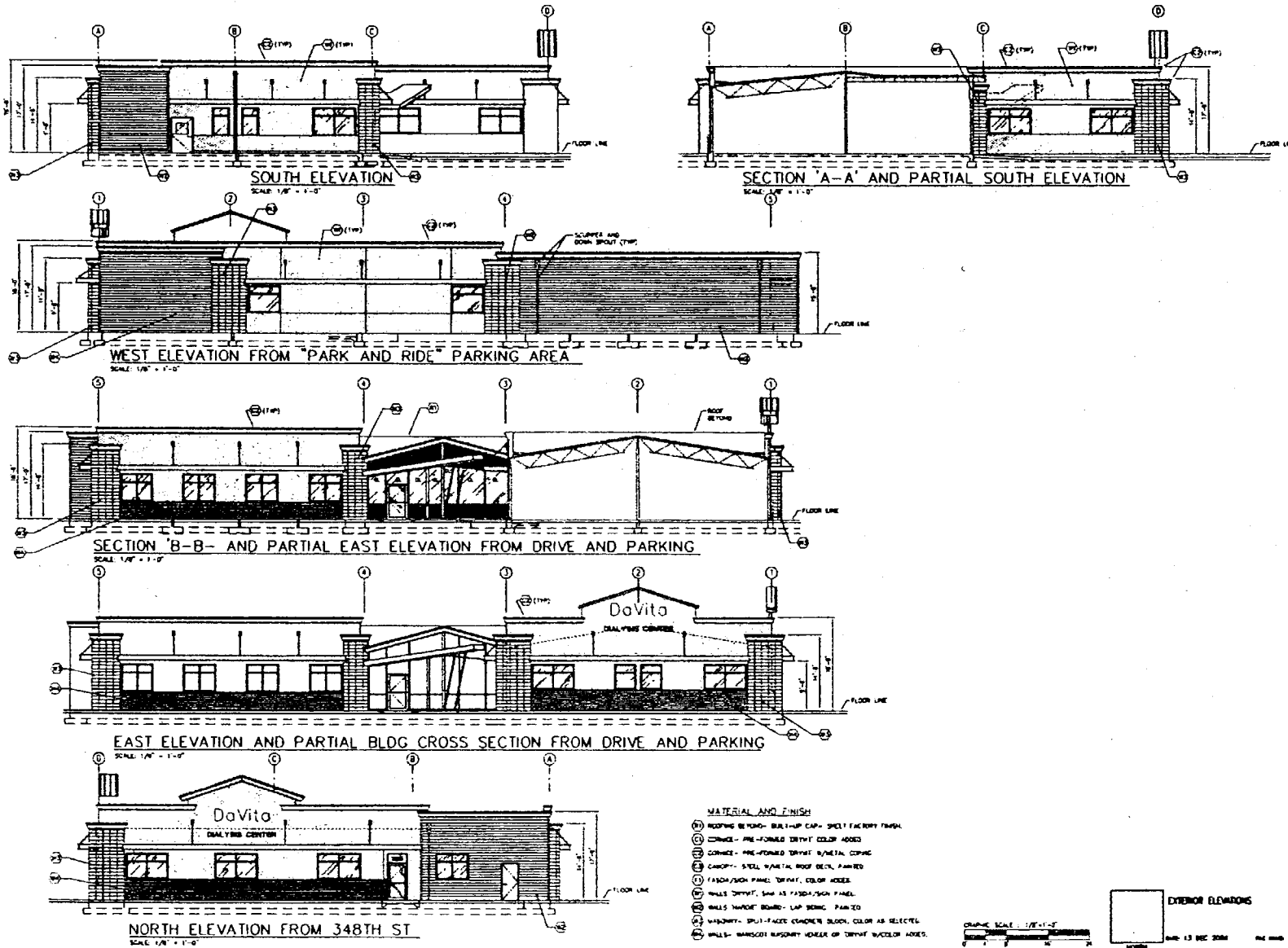
Exiting – Exit doors, lights, signs, and alarms (audio and visual) in accordance with applicable building codes, local fire codes and other applicable regulations, ordinances and codes.

Building Codes – All Minimum Base Building Improvements are to be performed in accordance with all building codes, fire codes, ADA regulations, and other applicable federal, state and/or local regulations, ordinances and codes.

Exterior Sign – Lessor shall stub an electrical outlet at the location on the exterior wall designated by Lessee.

EXHIBIT F

LESSOR IMPROVEMENTS



OFFICE BUILDING - DAVITA CLINC
RENOVATION PHASE II
1100 SOUTH JASON ST. FLORENCE, WA, WA
DATE: 13 DEC 2004 FILE: 0000 ALBDC

A2

EXHIBIT G

TERMINATION OF LEASE

This Lease Termination Agreement ("Agreement") is made as of November 9, 2004, by and between **N.W.C.H. INVESTMENT PROPERTIES, LLC**, a Washington limited liability company ("Lessor") and **TOTAL RENAL CARE, INC.**, a California corporation ("Lessee").

RECITALS

A. Lessor's predecessor-in-interest and Lessee are parties to a certain lease agreement dated as of June 17, 1992, as amended from time to time (the "Lease");

B. Pursuant to the Lease, Lessee is currently in possession of the real property and improvements commonly known as: 1109 South 348th Street, Federal Way, Washington (the "Premises"); and

C. Lessor and Lessee desire to terminate the Lease on the terms and conditions set forth in this Agreement.

For good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Lessor and Lessee agree as follows:

1. Termination of Lease. Lessor and Lessee agree to terminate the Lease effective as of the Commencement Date (the "Termination Date") of that certain lease agreement between Lessor and Lessee dated as of November 9, 2004 for that certain 8,900 square foot building to be constructed by Lessor to Lessee's specifications (the "Premises") on real property that is a part of the Brooklake Village Shopping Center (the "Shopping Center") in Federal Way, Washington, which is described on Exhibit A attached hereto (the "Property"), subject to the fulfillment of the following conditions:

a. Lessee agrees to pay Lessor base rent and all other amounts due pursuant to the Lease through the Termination Date;

b. Lessee shall surrender possession of the Premises and all tenant improvements constructed by Lessee during Lessee's tenancy of the Premises to Lessor; and

c. Lessee shall surrender the Premises to Lessor in good condition (as required by the Lease), clean and free of all debris.

2. Indemnity. Lessee agrees to defend, indemnify and hold harmless Lessor from any claims, demands, costs, losses and expenses, arising from or related to Lessee's tenancy or use of the Premises prior to the Termination Date.

3. Mutual Release. Except for the obligations created by this Agreement, and those obligations which are provided in the Lease to survive the termination of the Lease, Lessor and Lessee shall release one another and their respective agents, officers, directors and employees from any claims, actions, causes of action, demands, costs, losses and expenses arising from and/or related to the other party's obligations under the Lease arising after the Termination Date.

4. Miscellaneous.

a. Entire Agreement. This Agreement contains the entire agreement between the parties regarding the matters covered in this Agreement.

b. Amendment. This Agreement may not be altered, modified, or otherwise changed in any respect, except by a writing executed by an authorized representative of each party.

c. Counterparts. This Agreement may be executed in one or more counterparts.

d. Other and Further Documents. Each party agrees to execute such other and further documents as may be reasonably required to effectuate the purposes of this Agreement.

e. Successors and Assigns. This Agreement shall bind and inure to the benefit of the parties and their respective heirs, successors, and assigns.

f. Governing Law. This Agreement is governed and construed in accordance with the laws of the State of Washington.

Executed on the date first above written.

Lessor:

N.W.C.H. INVESTMENT PROPERTIES, LLC,
a Washington limited liability company

By: _____

Its: _____

Date: _____

By: _____

Its: _____

Date: _____

Lessee:

TOTAL RENAL CARE, INC.,
a California corporation

By: _____

Its: _____

Date: _____

STATE OF WASHINGTON

)

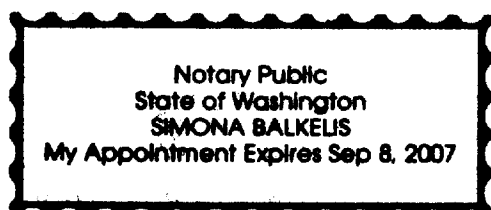
) ss.

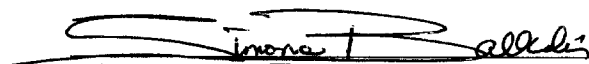
County of KING

)

On this 24th of January, 2005, before me, the undersigned, a Notary Public in and for the State of Washington, duly commissioned and sworn, personally appeared Monica Demitor, to me known to be an authorized signatory of TOTAL RENAL CARE, INC., the corporation that executed the within and foregoing instrument, and on oath stated that she is authorized to execute said instrument on behalf of said corporation.

Witness my hand and official seal hereto affixed the day and year first above written.




SIMONA BALKELIS

[Print Name]

NOTARY PUBLIC in and for the State of
Washington, residing at SEATTLE
My Commission expires: 9-8-07

EXHIBIT H

PERMITTED ENCUMBRANCES

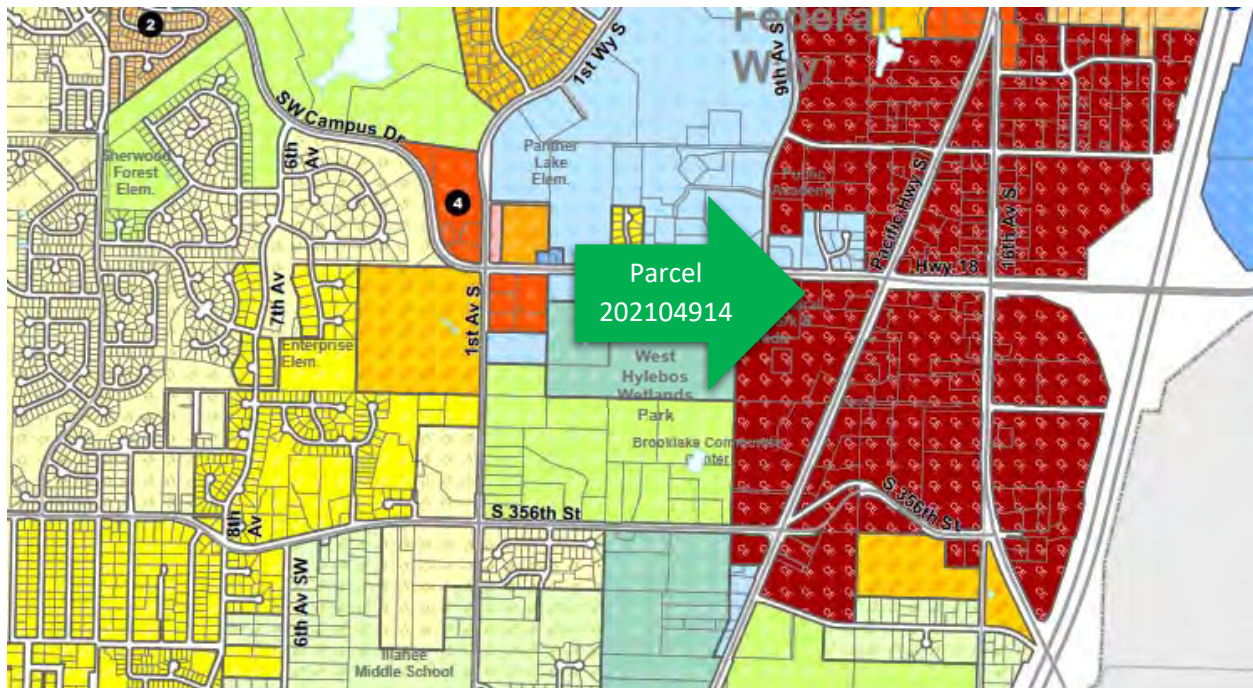
Deed of trust in the original amount of \$3,450,000 dated June 3, 2003, recorded June 9, 2003, under Pierce County recording no. 20030609002617. *mdm 3/4/08*

Appendix 16

Zoning Documentation

Zoning Documentation

Federal Way Community Dialysis Center



Legend

Special Conditions:

- Resolution #05-439
① (Replaces Council Agreement #90-8, Resolutions #93-128 and #93-144)
- Resolution #05-443
② (Replaces Council Agreement #90-9, Resolutions #93-144 and #97-253)
- ③ Council Agreement #90-10
- ④ Ordinance #91-099
- ⑤ Ordinance #93-190
- ⑥ Council Agreement #94-210
- ⑦ Council Agreement #94-211
- ⑧ Ordinance #98-310
- ⑨ Ordinance #04-461
- ⑩ Ordinance #05-490; #07-556; #08-581; #09-614
- ⑪ Ordinance #05-491
- ⑫ Ordinance #10-645

Federal Way Zoning Designations:

Commercial Zones

- BC - Community Business
- BN - Neighborhood Business
- CE - Commercial Enterprise

Source: http://www.cityoffederalway.com/sites/default/files/maps/Zoning_0.pdf

King County Department of Assessments

Fair, Equitable, and Understandable Property Valuations

You're in: [Assessor](#) >> [Look up Property Info](#) >> [eReal Property](#)Department
of
Assessments500 Fourth
Avenue,
Suite ADM-
AS-0708,
Seattle, WA
98104Office Hours:
Mon - Fri
8:30 a.m. to
4:30 p.m.TEL: 206-
296-7300
FAX: 206-
296-5107
TTY: 206-
296-7888[Send us
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PARCEL

| | |
|---------------|--|
| Parcel Number | 202104-9140 |
| Name | M.W.C.H. INVESTMENT PROPERTY |
| Site Address | 1105 S 348TH ST |
| Legal | PCL B OF FEDERAL WAY LLA # 05-100275-000-00-SU REC# 20050524900001 SD LLA BEING LOCATED IN POR OF N 1/2 OF S 1/2 OF SE 1/4 OF SEC 20-21-4 LY WLY OF PACIFIC HWY S LESS NLY 10 FT FOR RD PER DEED REC #20070620001883 |

BUILDING 1

| | |
|-----------------------------|-----------------------|
| Year Built | 2006 |
| Building Net Square Footage | 8717 |
| Construction Class | MASONRY |
| Building Quality | AVERAGE |
| Lot Size | 62697 |
| Present Use | Medical/Dental Office |
| Views | No |
| Waterfront | |

TOTAL LEVY RATE DISTRIBUTION

Tax Year: 2018 Levy Code: 1205 Total Levy Rate: \$13.93728 Total Senior Rate: \$6.77297



55.07% Voter Approved

[Click here to see levy distribution comparison by year.](#)

TAX ROLL HISTORY

| Valued Year | Tax Year | Appraised Land Value (\$) | Appraised Imps Value (\$) | Appraised Total (\$) | Taxable Land Value (\$) | Taxable Imps Value (\$) | Taxable Total (\$) |
|-------------|----------|---------------------------|---------------------------|----------------------|-------------------------|-------------------------|--------------------|
| 2017 | 2018 | 443,900 | 1,203,600 | 1,647,500 | 443,900 | 1,203,600 | 1,647,500 |
| 2016 | 2017 | 358,500 | 1,289,000 | 1,647,500 | 358,500 | 1,289,000 | 1,647,500 |
| 2015 | 2016 | 376,100 | 1,271,400 | 1,647,500 | 376,100 | 1,271,400 | 1,647,500 |
| 2014 | 2015 | 376,100 | 1,271,400 | 1,647,500 | 376,100 | 1,271,400 | 1,647,500 |
| 2013 | 2014 | 376,100 | 1,218,300 | 1,594,400 | 376,100 | 1,218,300 | 1,594,400 |
| 2012 | 2013 | 501,500 | 1,012,100 | 1,513,600 | 501,500 | 1,012,100 | 1,513,600 |
| 2011 | 2012 | 501,500 | 1,012,100 | 1,513,600 | 501,500 | 1,012,100 | 1,513,600 |
| 2010 | 2011 | 501,500 | 1,101,200 | 1,602,700 | 501,500 | 1,101,200 | 1,602,700 |
| 2009 | 2010 | 501,500 | 1,098,500 | 1,600,000 | 501,500 | 1,098,500 | 1,600,000 |
| 2008 | 2009 | 501,500 | 1,077,400 | 1,578,900 | 501,500 | 1,077,400 | 1,578,900 |
| 2007 | 2008 | 501,200 | 1,059,700 | 1,560,900 | 501,200 | 1,059,700 | 1,560,900 |
| 2006 | 2007 | 438,600 | 1,010,000 | 1,448,600 | 438,600 | 1,010,000 | 1,448,600 |
| 2005 | 2006 | 454,300 | 0 | 454,300 | 454,300 | 0 | 454,300 |
| 2004 | 2005 | 549,800 | 0 | 549,800 | 549,800 | 0 | 549,800 |
| 2003 | 2004 | 955,600 | 855,600 | 1,811,200 | 955,600 | 855,600 | 1,811,200 |
| 2002 | 2003 | 955,600 | 1,374,900 | 2,330,500 | 955,600 | 1,374,900 | 2,330,500 |
| 2001 | 2002 | 955,600 | 1,168,700 | 2,124,300 | 955,600 | 1,168,700 | 2,124,300 |
| 2000 | 2001 | 955,600 | 565,000 | 1,520,600 | 955,600 | 565,000 | 1,520,600 |
| 1999 | 2000 | 955,600 | 565,000 | 1,520,600 | 955,600 | 565,000 | 1,520,600 |
| 1998 | 1999 | 955,600 | 565,000 | 1,520,600 | 955,600 | 565,000 | 1,520,600 |
| 1997 | 1998 | 0 | 0 | 0 | 955,600 | 565,000 | 1,520,600 |

Reference
Links:

- [King County Taxing Districts Codes and Levies \(.PDF\)](#)
- [King County Tax Links](#)
- [Property Tax Advisor](#)
- [Washington State Department of Revenue \(External link\)](#)
- [Washington State Board of Tax Appeals \(External link\)](#)
- [Board of Appeals/Equalization](#)
- [Districts Report](#)
- [iMap](#)
- [Recorder's Office](#)
- [Scanned images of surveys and other map documents](#)

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| | | | | | | | |
|------|------|---|---|---|---------|---------|-----------|
| 1996 | 1997 | 0 | 0 | 0 | 955,600 | 565,000 | 1,520,600 |
| 1994 | 1995 | 0 | 0 | 0 | 955,600 | 565,000 | 1,520,600 |
| 1992 | 1993 | 0 | 0 | 0 | 955,600 | 620,000 | 1,575,600 |
| 1990 | 1991 | 0 | 0 | 0 | 546,000 | 0 | 546,000 |
| 1988 | 1989 | 0 | 0 | 0 | 457,300 | 0 | 457,300 |
| 1987 | 1988 | 0 | 0 | 0 | 67,000 | 0 | 67,000 |
| 1986 | 1987 | 0 | 0 | 0 | 67,000 | 0 | 67,000 |
| 1984 | 1985 | 0 | 0 | 0 | 70,000 | 0 | 70,000 |
| 1982 | 1983 | 0 | 0 | 0 | 70,000 | 0 | 70,000 |

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Updated: March 17, 2016

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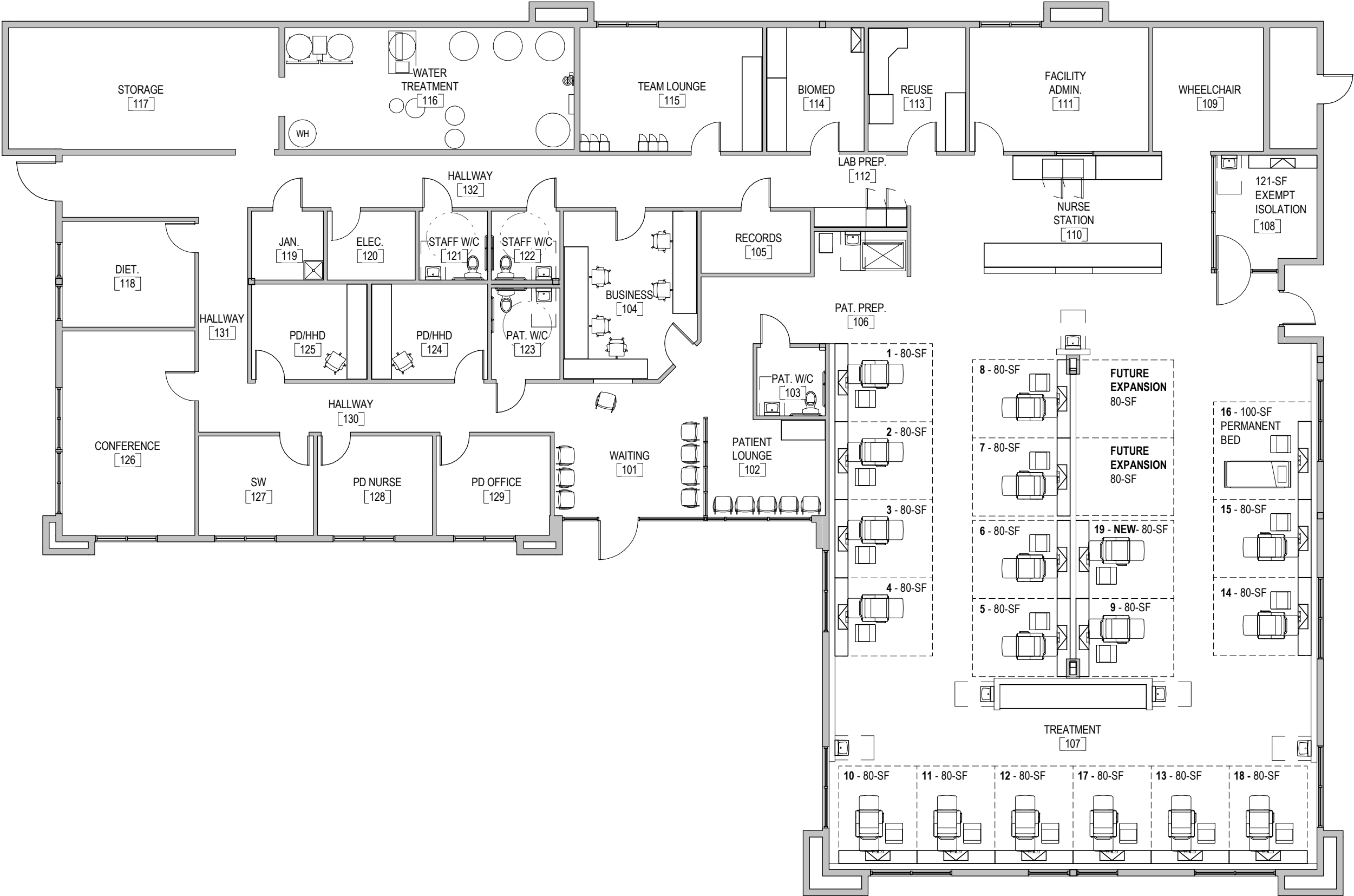
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Appendix 17

Single Line Drawing



PROPOSED PRELIMINARY FLOOR PLAN - 8,679-SF (NET) 8,900-SF (GROSS)

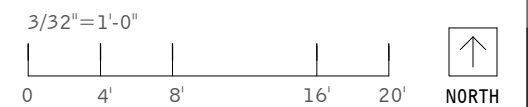
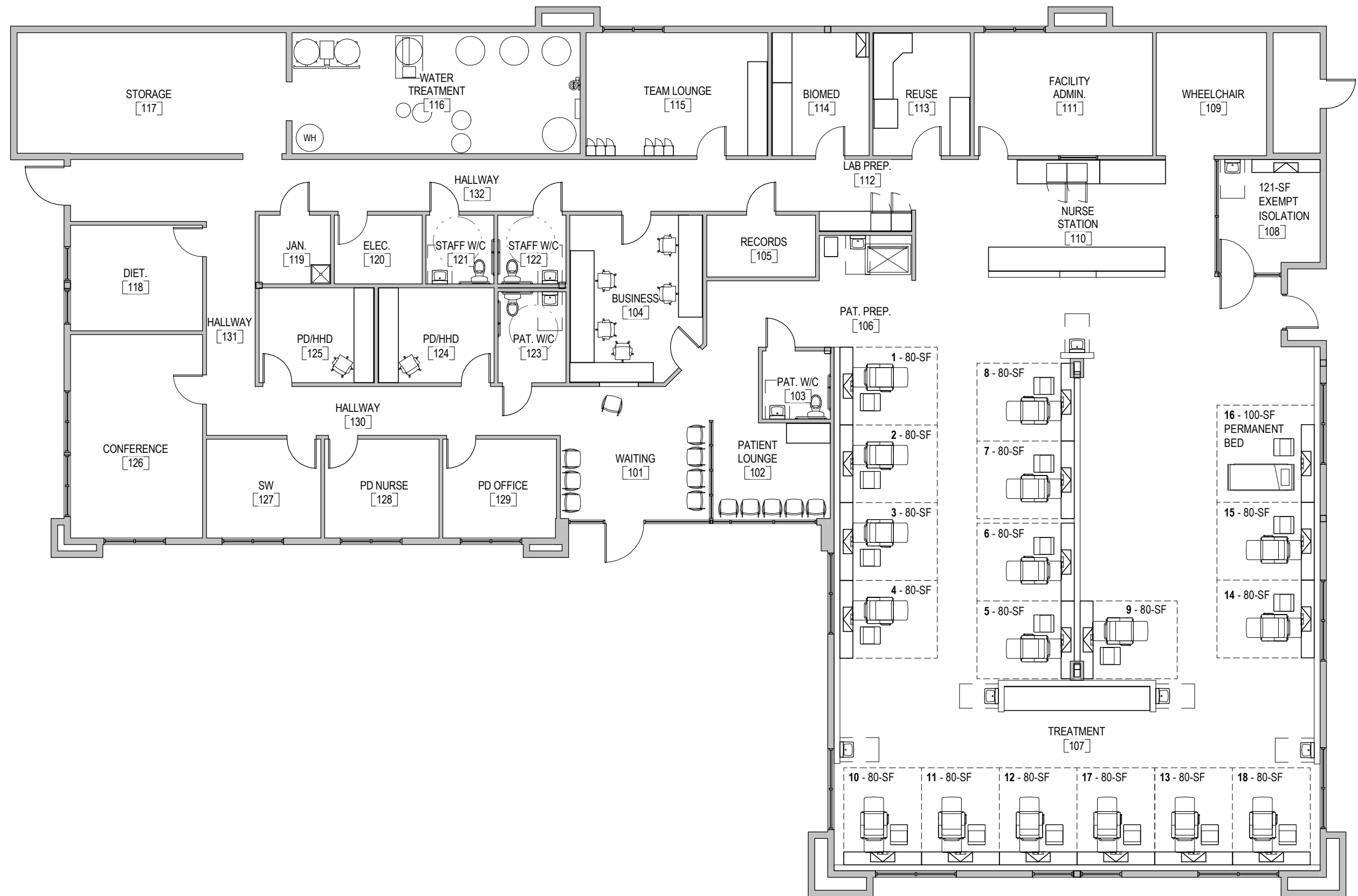
DaVita | Federal Way Community Dialysis
1015 S 348TH ST
FEDERAL WAY, WA 98003

WARE MALCOMB

SEA18-6093-00
10.29.2019

SHEET
PFP1-01

This preliminary Space Plan represents our understanding of the space code requirements. The final construction documents are subject to review and comments from the landlord as well as local governmental agencies. Changes to the plan may be required to address comments after review of the plans through the plan check process. All square footages noted are preliminary and also may change when the Space Plan is finalized.



EXISTING PRELIMINARY FLOOR PLAN - 8,679-SF (NET) 8,900 (GROSS)

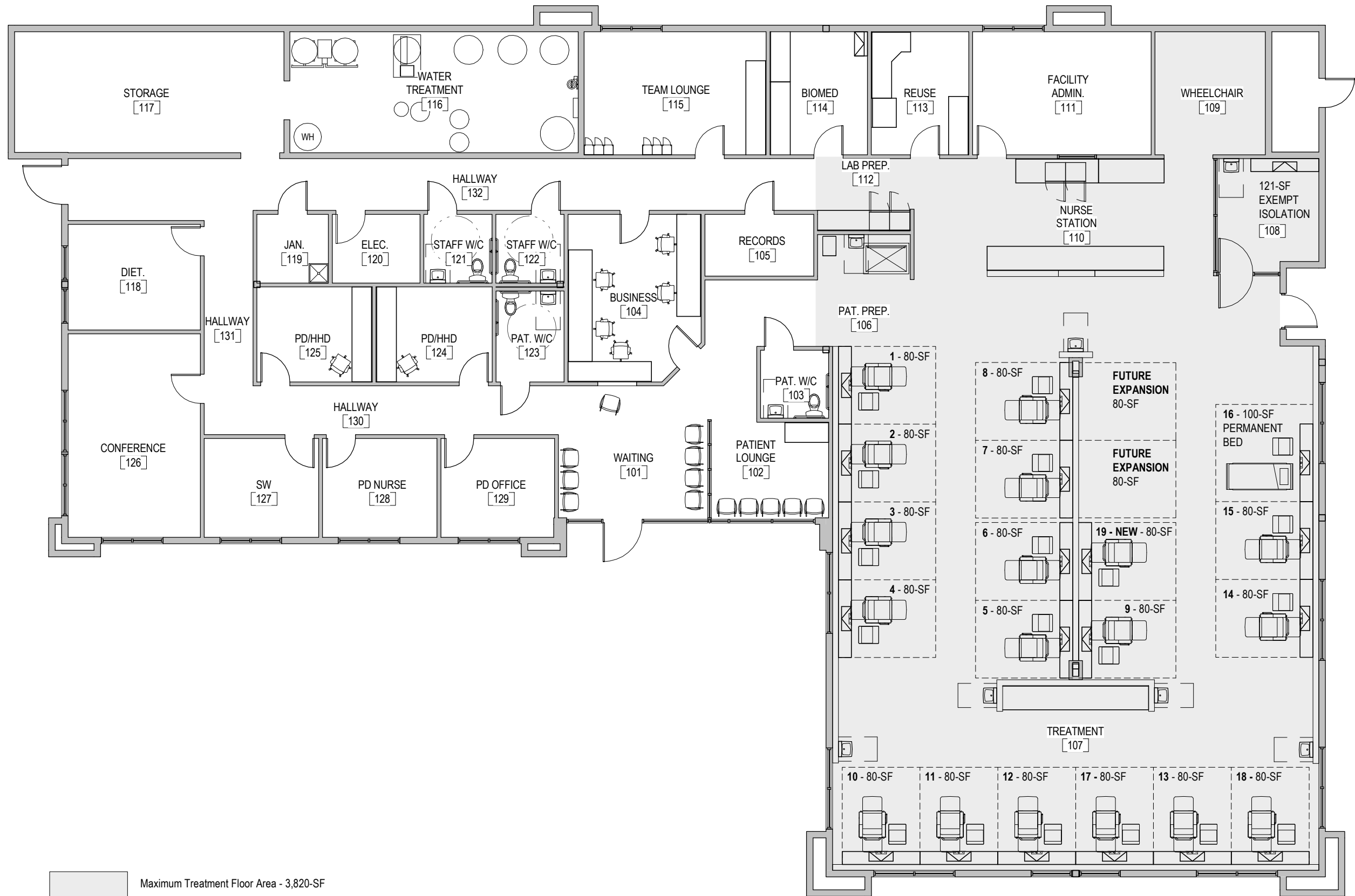
DaVita | Federal Way Community Dialysis
1015 S 348TH ST
FEDERAL WAY, WA 98003

WARE MALCOMB

SEA18-6093-00
10.29.2019

SHEET
FFP1-02

This preliminary Space Plan represents our understanding of the space code requirements. The final construction documents are subject to review and comments from the landlord as well as local governmental agencies. Changes to the plan may be required to address comments after review of the plans through the plan check process. All square footages noted are preliminary and also may change when the Space Plan is finalized.



This preliminary Space Plan represents our understanding of the space code requirements. The final construction documents are subject to review and comments from the landlord as well as local governmental agencies. Changes to the plan may be required to address comments after review of the plans through the plan check process. All square footages noted are preliminary and also may change when the Space Plan is finalized.

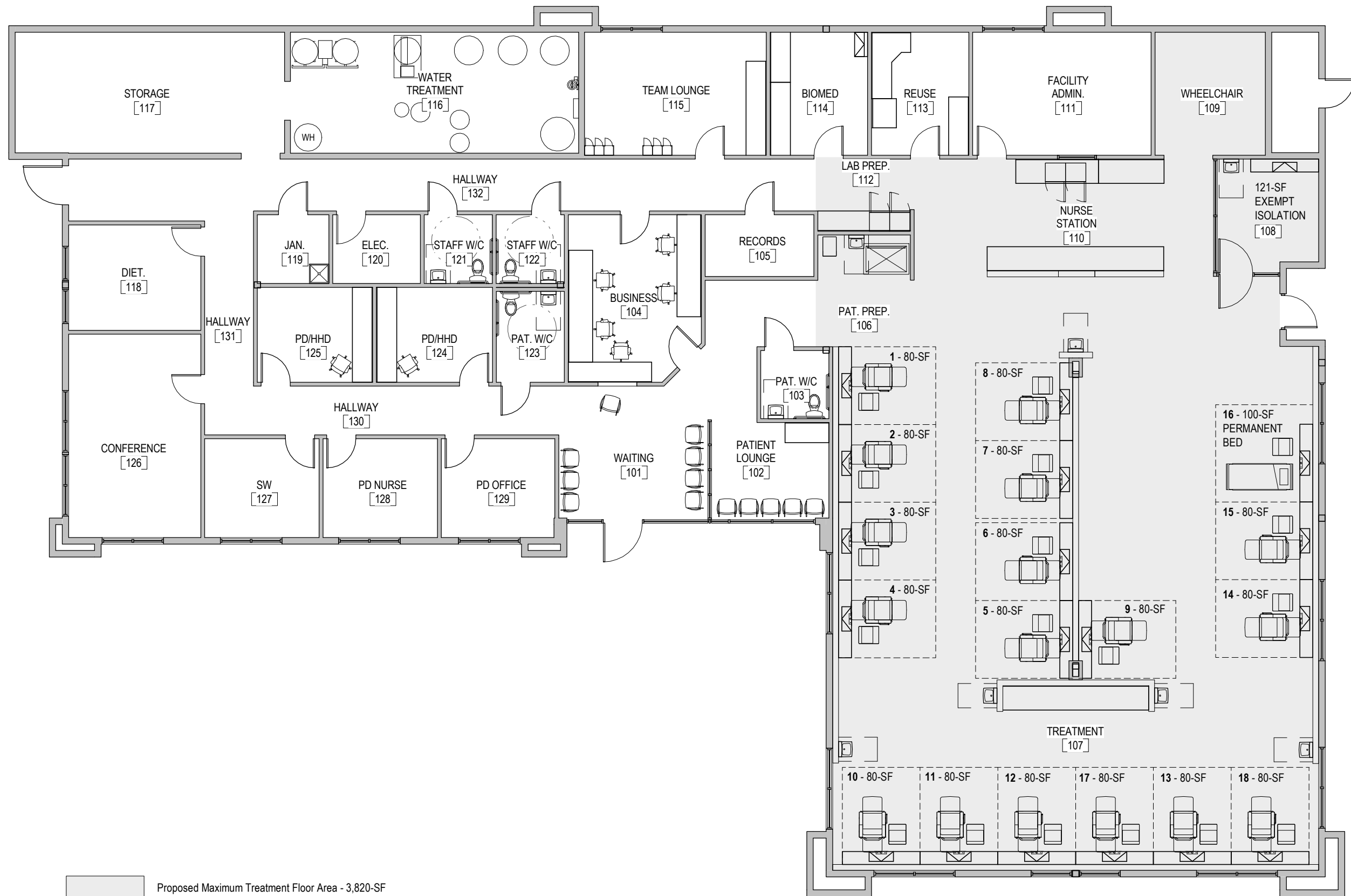
PROPOSED PRELIMINARY FLOOR PLAN - 8,679-SF (NET) 8,900-SF (GROSS)

DaVita | Federal Way Community Dialysis
1015 S 348TH ST
FEDERAL WAY, WA 98003

WARE MALCOMB

SEA18-6093-00
10.29.2019

SHEET
PFP1-03



Proposed Maximum Treatment Floor Area - 3,820-SF



EXISTING

PRELIMINARY FLOOR PLAN - 8,679 (NET) 8,900 (GROSS)

DaVita | Federal Way Community Dialysis
1015 S 348TH ST
FEDERAL WAY, WA 98003

WARE MALCOMB

SEA18-6093-00
10.29.2019

SHEET
PFP1-04

This preliminary Space Plan represents our understanding of the space code requirements. The final construction documents are subject to review and comments from the landlord as well as local governmental agencies. Changes to the plan may be required to address comments after review of the plans through the plan check process. All square footages noted are preliminary and also may change when the Space Plan is finalized.

| SQUARE FOOTAGE ALLOCATION | | |
|---------------------------------------|-------------------|------------------|
| Category | Before Completion | After Completion |
| Treatment Floor Area | | |
| Chronic Dialysis Stations | 1,360 | 1,440 |
| Isolation Station | 121 | 121 |
| Permanent Bed Station | 100 | 100 |
| Expansion Stations | 0 | 160 |
| Nurse Station / Med Prep Area | 375 | 375 |
| Patient Prep | 116 | 116 |
| Circulation | 1,636 | 1,396 |
| Treatment Floor Area Total | 3,708 | 3,708 |
| Non-Treatment Floor Area | | |
| Water Room / Lab Prep | 483 | 483 |
| Re-Use | 141 | 141 |
| Bio-Med | 141 | 141 |
| Staff Toilet / Lounge | 370 | 370 |
| Janitorial / Electric | 128 | 128 |
| Business Office / Medical Records | 318 | 318 |
| Reception | 379 | 379 |
| Conference Room / Huddle | 315 | 315 |
| Home Training, PD & HHD Nurses | 384 | 384 |
| Patient Toilets | 130 | 130 |
| Storage / Med Waste / Wheelchair | 547 | 547 |
| Staff Offices | 685 | 685 |
| HVAC / Circulation | 949 | 949 |
| Non-Treatment Floor Area Total | 4,970 | 4,970 |
| Total Space (NET) | 8,679 | 8,679 |

| MAX. TREATMENT FLOOR SQUARE FOOTAGE | | | |
|--|---------|-----------------|---------------|
| Category | Sq. Ft. | No. of Stations | Sq. Ft. Total |
| (a) General use in-center station and each nonisolation station | 150 | 17 | 2,550 |
| (b) Each isolation station and each permanent bed station | 200 | 1 Bed / 1 ISO | 400 |
| (c) Future expansion of two in-center treatment stations; and | 150 | 2 | 300 |
| (d) Other treatment floor space is 75% of the sum of (a), (b), and (c) | | | 570 |
| Maximum Treatment Floor Area Square Footage | | | 3,820 |

CALCULATIONS

PRELIMINARY FLOOR PLAN - 8,679 (NET) 8,900 (GROSS)

DaVita | Federal Way Community Dialysis
1015 S 348TH ST
FEDERAL WAY, WA 98003

This preliminary Space Plan represents our understanding of the space code requirements. The final construction documents are subject to review and comments from the landlord as well as local governmental agencies. Changes to the plan may be required to address comments after review of the plans through the plan check process. All square footages noted are preliminary and also may change when the Space Plan is finalized.

WARE MALCOMB

SEA18-6093-00 SHEET
10.29.2019 **PFP1-05**

Appendix 18

DaVita Quality Index (DQI) Data
DaVita Continuous Quality Improvement (CQI) Data

Printed copies are for reference only. Please refer to the electronic copy for the latest version.

TITLE: CONTINUOUS QUALITY IMPROVEMENT PROGRAM

PURPOSE: To improve patient safety and outcomes including the reduction of medical errors in accordance with the Quality Assessment and Performance Improvement (QAPI) requirements in the CMS Conditions for Coverage.

POLICY:

1. Each dialysis facility will have a Continuous Quality Improvement (CQI) Committee comprised of at least the following individuals from the interdisciplinary team:
 - Facility Medical Director
 - Facility Administrator (FA)/designee
 - Registered Nurse
 - Biomed Technician
 - Registered Dietitian
 - Social Worker
2. Facility Administrators (FAs) conduct periodic Facility Health Meetings (FHM) with the CQI committee to review issues and indicators regarding facility's management and performance. FHMs are conducted monthly.
3. Written documentation and plans of action will be documented within the FHM application known as Facility Health Record and will be maintained in a confidential manner. Copies of the QI meeting minutes will be provided upon request to CMS.
4. The Facility Medical Director is responsible for verifying the execution as well as participation in the Quality Improvement Program including implementation, continuous monitoring, development of action plans and program evaluation. The FA or designee of the facility will serve as the facility program coordinator unless otherwise appointed by the CQI Committee.
5. The facility CQI Program is organized, documented and reflects current knowledge and professional standards.
6. The facility will develop an annual CQI plan/calendar of indicators for review. Annually, a review of the CQI calendar of activities will occur and revisions/updates made as necessary.
7. The facility will measure, analyze, and track quality indicators or other aspects of performance. The program must include, but not be limited to, the following:
 - Patient Safety, including

- Review of sentinel events
 - Review of trends of adverse patient occurrences including falls and blood loss
 - Review of product, equipment, or medication notices or recalls
 - Infection Control, including
 - Incidence of infections
 - Vaccination rates for Hepatitis B, Influenza, and Pneumococcal
 - Adequacy of Dialysis (Kt/V)
 - Nutritional Status (Albumin)
 - Mineral Metabolism and Renal Bone Disease
 - Anemia Management
 - Vascular Access
 - Growth and Capacity
 - Mortality – review of deaths
 - Hospitalizations and Emergency Ambulance Transfers
 - Patient Satisfaction and Grievances, including KDQOL
 - Other indicators as reflected in the Facility Health Record application
8. Continuous monitoring of the above indicators will be reflected in the meeting minutes. Any area identified as underperforming will be reviewed to identify root causes for underperformance, will have an action plan identified that will result in performance improvement, and will track this change in performance over time to verify improvements are sustained.
9. Each action plan will be evaluated as to priority with Patient Safety and Clinical Outcomes indicators considered for the highest level of priority.

| Facility Name | DQI Score | CVC Rate | Kt/V Rate | Vaccination (Flu) Rate | Med Review Rate | Fluid PW Above TW | CAHPS Composite Score Rate | BSI Rate | HMT Rate |
|---------------------------------------|-----------|----------|-----------|------------------------|-----------------|-------------------|----------------------------|----------|----------|
| Battle Ground Dialysis | 43.89 | 14.29% | 96.67% | 86.67% | 100.00% | 43.33% | | 0.00 | 8.49% |
| Belfair Dialysis | | 12.50% | 100.00% | 100.00% | 100.00% | 25.00% | | 0.00 | 6.87% |
| Cascade Dialysis | | 10.53% | 94.74% | 94.74% | 100.00% | 0.00% | | 0.00 | 5.59% |
| Chinook Kidney Center | 92.00 | 6.15% | 100.00% | 98.48% | 100.00% | 24.24% | 75.91% | 0.00 | 5.37% |
| Davita-mount Baker Kidney Center | 68.00 | 10.53% | 99.14% | 91.38% | 100.00% | 35.34% | 74.32% | 0.85 | 3.33% |
| Downtown Spokane Renal Center | 54.00 | 31.15% | 98.39% | 82.26% | 100.00% | 33.87% | 74.70% | 0.00 | 7.39% |
| East Wenatchee Dialysis | | 20.00% | 100.00% | 100.00% | 100.00% | 20.00% | | 0.00 | 0.50% |
| Echo Valley Dialysis | | 12.50% | 100.00% | 87.50% | 100.00% | 12.50% | | 0.00 | 4.35% |
| Ellensburg Dialysis Center | 89.00 | 9.09% | 100.00% | 100.00% | 100.00% | 9.09% | 75.11% | 0.00 | 7.43% |
| Everett Dialysis Center | 38.00 | 18.18% | 85.29% | 97.06% | 100.00% | 64.71% | 68.56% | 0.51 | 6.86% |
| Federal Way Community Dialysis Center | 49.00 | 19.48% | 100.00% | 93.59% | 100.00% | 30.77% | 71.86% | 0.41 | 5.05% |
| Graham Dialysis Center | 70.00 | 13.33% | 100.00% | 97.78% | 100.00% | 33.33% | | 0.00 | 6.09% |
| Kennewick Dialysis | 95.00 | 9.68% | 100.00% | 87.10% | 100.00% | 16.13% | | 0.00 | 4.38% |
| Kent Dialysis Center | 47.00 | 14.63% | 96.34% | 93.90% | 100.00% | 29.27% | 62.17% | 2.46 | 6.01% |
| Lakewood Community Dialysis Center | 41.00 | 21.18% | 95.45% | 96.59% | 100.00% | 35.23% | 57.95% | 0.77 | 6.85% |
| Mid Columbia Kidney Center | 87.00 | 4.94% | 97.53% | 93.83% | 100.00% | 24.69% | 80.63% | 0.39 | 5.40% |
| Mill Creek Dialysis Center | 66.00 | 19.15% | 97.87% | 100.00% | 100.00% | 36.17% | 78.04% | 0.00 | 4.83% |
| Moscow Dialysis | | 12.50% | 100.00% | 100.00% | 100.00% | 12.50% | | 0.00 | 10.48% |
| Mt Adams Kidney Center | 71.00 | 10.81% | 100.00% | 98.67% | 100.00% | 30.67% | 75.11% | 0.45 | 4.75% |
| North Spokane Renal Center | 81.00 | 12.33% | 100.00% | 85.14% | 100.00% | 22.97% | 75.60% | 0.00 | 2.83% |
| Olympia Dialysis Center | 70.00 | 3.33% | 100.00% | 96.77% | 100.00% | 41.94% | | 0.00 | 8.11% |
| Olympic View Dialysis Center | 73.00 | 7.94% | 96.83% | 93.65% | 100.00% | 34.92% | 65.43% | 0.00 | 6.55% |
| Parkland Dialysis | 32.00 | 14.29% | 93.40% | 95.28% | 100.00% | 38.68% | 70.52% | 0.63 | 8.25% |
| Pilchuck Dialysis | 78.89 | 12.20% | 100.00% | 95.35% | 100.00% | 6.98% | | 0.00 | 7.82% |
| Puyallup Dialysis | 28.00 | 23.86% | 95.56% | 94.44% | 100.00% | 46.67% | 63.11% | 2.37 | 6.60% |
| Rainier View Dialysis | 67.50 | 6.12% | 96.00% | 86.00% | 100.00% | 28.00% | 85.89% | 1.29 | 6.71% |
| Redondo Heights Dialysis | 26.00 | 27.78% | 90.91% | 94.55% | 100.00% | 49.09% | 74.95% | 1.79 | 8.93% |
| Renton Dialysis | | 18.75% | 100.00% | 100.00% | 100.00% | 43.75% | | 0.00 | 10.98% |
| Seaview Dialysis Center | | 5.88% | 100.00% | 94.12% | 100.00% | 35.29% | | 0.00 | 6.00% |
| Spokane Valley Renal Center | 71.00 | 20.00% | 98.18% | 94.55% | 100.00% | 25.45% | 86.61% | 0.00 | 5.96% |
| Tacoma Dialysis Center | 40.50 | 22.58% | 93.55% | 86.02% | 100.00% | 34.41% | 75.65% | 0.74 | 7.91% |
| Tumwater Dialysis | 45.56 | 15.63% | 96.88% | 90.63% | 100.00% | 34.38% | | 0.00 | 9.44% |
| Union Gap Dialysis | 70.00 | 12.12% | 100.00% | 92.54% | 100.00% | 1.49% | 72.30% | 1.60 | 5.54% |
| Vancouver Dialysis Center | 62.50 | 13.56% | 100.00% | 87.10% | 100.00% | 38.71% | 74.08% | 0.57 | 4.79% |
| Wenatchee Valley Dialysis | 51.00 | 21.05% | 97.44% | 94.87% | 100.00% | 47.44% | 76.00% | 0.43 | 5.29% |
| Westwood Dialysis Center | 28.33 | 18.42% | 100.00% | 86.84% | 100.00% | 44.74% | | 2.86 | 8.78% |
| Whidbey Island Dialysis Center | 90.00 | 9.09% | 100.00% | 90.91% | 100.00% | 27.27% | | 0.00 | 3.61% |
| Yakima Dialysis Center | 86.00 | 7.55% | 99.07% | 96.26% | 100.00% | 18.69% | 64.99% | 0.00 | 6.56% |
| Zillah Dialysis | 59.00 | 4.76% | 100.00% | 100.00% | 100.00% | 23.81% | 66.50% | 1.71 | 12.50% |

Appendix 19

CKD Community Education

TITLE: No-Cost Patient Education

Department: Compliance (Team Quest)

Effective date: 12/09/2016

Teammates must promptly report all potential violations of DaVita's Code of Conduct, Corporate Integrity Agreement (CIA) obligations, Compliance Policies and Procedures and/or applicable laws or regulations. Reports should be made to the Compliance Department (Team Quest), or the Compliance Hotline (888-458-5848 or DaVitaComplianceHotline.com). In accordance with DaVita's Non-Retaliation policy, DaVita will not tolerate any form of retaliation against anyone who files a compliance report in good faith. Questions regarding any Compliance Policy may be directed to Team Quest via the QUESTionLine at 855-687-9645 or QUESTionLine@davita.com.

1. PURPOSE

The purpose of this policy is to provide guidelines for no-cost patient education and teammate interaction with participants related to such initiatives.

2. SCOPE

This policy applies to DaVita Inc.'s Kidney Care business (DaVita) and, subject to approval by the chief compliance officer or his/her designee, it may be enhanced or modified by a business unit-specific policy(ies). Kidney Care is comprised of DaVita's domestic dialysis business, as well as any other subsidiaries and affiliated entities related to Kidney Care and DaVita's Strategic Business Initiatives (SBI). DaVita Medical Group (DMG) business and international operations are not part of Kidney Care.

This policy applies to all no-cost Patient Education Programs, teammates and Participants, including upstream non-DaVita Patients and community members. This policy does not apply to education provided or furnished to patients of other healthcare providers that are under contract with DaVita (e.g. Patient Pathways, Hospital Services Group, etc.).

3. DEFINITIONS

| Term | Definition |
|--|---|
| Core Patient Education Program Materials | Materials that provide an overview of key elements addressed in Patient Education Programs. |
| DaVita Patient | A patient whose DaVita placement request has been accepted and who has been formally admitted to dialyze at. A patient can be considered formally admitted prior to their first day of dialysis at DaVita. |
| Health Care Provider | Any individual nephrologist or physician practice; any hospital or related corporate entity that is or has entered into a Letter of Intent with DaVita Dialysis to become a Joint Venture Partner; or any joint venture in which DaVita owns an interest that provides dialysis services, whether directly or indirectly owned by DaVita. |
| Healthy Transitions | A Patient Education Program intended to provide insurance and employment education to the chronic kidney disease community. |

| Term | Definition |
|-------------------------------------|--|
| Individualized Education Program | A program that is provided in a one-on-one setting and tailored to address the needs or circumstances of a particular Participant. |
| Kidney Smart | A Patient Education Program provided to the entire community, regardless of affiliation to physicians/providers or a patient's employment/insurance status. |
| Modality Education | A Patient Education Program intended to provide information about modality options for patients diagnosed with End-Stage Renal Disease. |
| One on One Education | Education that provides general information (i.e. information that is not tailored to the specific patient) to a Participant in a one-on-one setting. |
| Participant | An individual who takes part in a no-cost Patient Education Program. |
| Patient Education Program | A no-cost educational program that provides general information to Participants in order to raise awareness or improve health outcomes. |
| Referral Source | Physicians, hospitals, or any other person or entity in a position to refer, recommend, or arrange for any item or service from or furnished by a DaVita facility, DaVita business unit or subsidiary or an immediate family member of the Referral Source. Examples of Referral Sources include hospitals, nephrologists, and nephrology associated nurses, physician assistants, physician practice managers, social workers, discharge planners, and case managers. |
| Strategic Business Initiative (SBI) | SBI's include DaVita Clinical Research, DaVita Health Solutions, DaVita Labs, Falcon Physician, VillageHealth, Lifeline Vascular Access, Paladina Health and Nephrology Practice Solutions. |

4. POLICY

4.1. Patient Education Programs must be designed to provide bona fide, general (non-individualized) education for which a participant (or third-party payer) would not otherwise pay.

4.1.1. Content of Patient Education Programs should be limited to the following. Education concerning topics not listed below may only be offered in limited settings and require approval from the Justice League of DaVita (JLD) and documentation.

- Information regarding disease state awareness and preventions, such as taking control of kidney disease.
- Suggestions for making healthy choices.
- Treatment options (education must not be limited to a single option and should include all modality options).
 - Educational programs that include a discussion of treatment modalities must include the [No Medical Advice Given Disclaimer](#).
- Information regarding vascular access awareness, such as access function early recognition and patient actions for access issues.
- General education about healthcare insurance and/or employment options.
 - Individualized healthcare insurance and/or employment education may be provided for Participants who are late-stage patients.

4.1.2. Inappropriate Content

- Discussions related to DaVita-specific financial assistance must be limited to Participants who are DaVita Patients and are not appropriate for potential DaVita Patients.

- Medical advice must not be provided as part of Patient Education Programs.
- Information may not be tailored to the specific participant except as expressly approved for Healthy Transitions.
- The content of Patient Education Programs must be provider-neutral and must not include marketing or promotional materials for any specific provider. Rather, content must be unbiased and may not include information and educational materials that are designed to influence a Participant's choice.
- DaVita should never initiate the shift in focus from bona fide education to DaVita promotion. If a Participant requests information specific to DaVita items or services:
 - Teammates should provide a HIPAA Marketing Authorization form (available on the eP&P VillageWeb site) and obtain the Participant's signature.
 - Teammates should refer the participant to a designated non-educator teammate for non-education discussions (e.g., for home educators, refer to facility administrator or home lead where participant is interested in dialysis).
- It is inappropriate to discuss or offer Patient Education Programs to Referral Sources in order to induce or reward referrals to DaVita.

4.1.3 All Patient Education Program presentations and materials must include the [No Medical Advice Given Disclaimer](#).

4.1.4 Educational content concerning topics not listed in Section 4.1.1. above may only be offered in limited settings and require JLD's approval and documentation.

4.2. Educators

4.2.1. Patient Education Programs may only be conducted by DaVita teammates who have completed the appropriate training courses in StarLearning, which must be completed annually.

4.2.2. Each educator also must satisfy the additional requirements, if any, of the applicable Patient Education Program

4.2.3. Educators may not be offered incentives based on Participants choosing DaVita as their healthcare provider after completing a Patient Education Program.

- Any allowable incentives must align with the Teammate Incentive Handbook.

4.2.4. Educators' appearance, including clothing, must be provider-neutral, except as specifically approved by JLD.

4.3. Appropriate Venues

4.3.1. Patient Education Programs may only be offered in the following venues.

- Community-based locations (e.g., libraries, or other meeting rooms/conference rooms available for community use, senior centers and other types of community centers).
 - If there are no free community locations suitable for education classes, a reasonable fee may be paid to non-Referral Sources only to use a publicly available space (e.g., library meeting rooms, hotel conference rooms or other similar spaces). Referral Sources may not be paid to use space for Patient Education Programs.

- Practice or provider office/facility
 - Patient Education Programs occurring in a practice or provider office must be offered and open to the public in a region, irrespective of whether the practice is affiliated with or otherwise involved in a financial arrangement (e.g., joint venture partnership) with DaVita.
 - Referral Sources may not be paid to use a practice office for Patient Education Programs.
- Patient Education Programs must not be offered at the hospital bedside. Patient Education Programs must not be delivered in the patient's home or other personal residence with the following exceptions:
 - Website or webinar, pursuant to the requirements of 4.5.1.
 - Healthy Transitions

4.4. Financial

- 4.4.1.** Patient Education Programs must be offered at no-cost to all Participants, regardless of the Participant's treating physician, other healthcare provider, payer or employment status.
- 4.4.2.** Patient Education Programs must not replace, coordinate with or otherwise offset currently offered or reimbursable education or services (e.g., Medicare Improvements for Patients & Providers Act) provided by the Participant's treating physician.
- 4.4.3.** Under no circumstance can Patient Education Programs be billed by any party.
- 4.4.4.** It is appropriate to refer Participants with financial assistance questions to the American Kidney Fund (AKF), and inform Participants that there may be financial assistance available to ESRD patients from AKF or certain state aid programs regardless of their choice of dialysis provider.

4.5. Delivery Method

- 4.5.1.** Patient Education Programs may be offered in the following ways:
 - Websites or Webinar
 - Participants may be directed to educational websites or webinars to access Patient Education Programs subject to the requirement that all content of the website (including hyperlinks) and webinars must be provider-neutral.
 - Live Classes
 - Participants may be invited to attend live Patient Education Programs.
 - Patient Education Programs must be open to the public.
 - One-on-one patient or limited attendance Patient Education Programs may be provided, via telephone or live session, under the following circumstances.
 - All other options are not feasible.
 - If a live session, the public is welcome to attend.
 - An educator is available.

- Team Quest and JLD have approved the request or previously provided written approval through a formal process for providing one-on-one or limited attendance Patient Education Programs.
- Notwithstanding the above, Healthy Transitions has been approved for one-on-one telephone sessions.
 - Currently Healthy Transitions is the only preapproved Individualized Education Program.
- Kidney Smart
 - All Kidney Smart classes must be posted on CERT (the scheduling system) 24 hours in advance.
 - Modality Education classes must be posted on CERT if they are scheduled more than one business day in advance. Educators should make every effort to schedule Modality Education so that it can be posted and open to the public.

4.6. Materials

- 4.6.1.** All collateral materials used or handed out in connection with Patient Education Programs must be approved in advance by JLD and/or Team Quest. If teammates are found to be using materials not approved by JLD or Team Quest, teammates may be subject to corrective action up to and including termination.
- 4.6.2.** Upon request of the Health Care Provider, materials for the Patient Education Programs may be provided by educators to hospitals, physician practices and other healthcare providers to educate those providers about the Patient Education Programs and raise awareness of available Patient Education Programs.
- 4.6.3.** Pre-recorded Patient Education Programs may not be provided to hospitals, physician practices, or other Health Care Providers without prior consent from Team Quest of the JLD.
- 4.6.4.** Core Patient Education Program materials must be made publicly available online at no-cost (e.g., posted on a publicly available website such as KidneySmart.org or DaVita.com).

4.7. HIPAA Authorization

- 4.7.1.** Valid HIPAA authorizations (available on the eP&P VillageWeb site) must be obtained before contacting the Participant or collecting protected health information (PHI) (e.g., Participant contact information) belonging to the Participant.
 - If a Participant is recommended to a Patient Education Program by the Participant's treating physician, the educator must receive the HIPAA authorization form that has been signed by the Participant from the Participant's treating physician prior to the educator contacting the Participant for educational purposes or causing the Participant to be contacted for educational purposes.
 - If a Participant contacts Healthy Transitions directly, Healthy Transitions may obtain verbal consent to have the HIPAA form and consent form mailed to the Participant.
 - If a Participant reaches out to DaVita directly, a HIPAA authorization should be collected at the time of providing the education.

4.8. Post Education Follow Up

- 4.8.1.** After the Patient Education Program is complete, educators may follow up with the Participant only if;
- A signed HIPAA Authorization Form is on file.
- 4.8.2.** Patient Education Program educators are only permitted to use documents approved by Team Quest and JLD for follow-up purposes.
- 4.8.3.** Information gathered through a Patient Education Program may only be used for Patient Education Program purposes, unless patient authorization has been obtained prior to the use or the use has received written JLD approval.

4.9. New Pilot Program

- 4.9.1.** Any pilot programs related to Patient Education Programs must be approved by JLD and Team Quest. The following information must be provided for review by JLD and Team Quest:
- Explanation of why this initiative is being proposed and what the potential educational benefits are.
 - List of anyone outside of DaVita who will be involved (physicians, medical directors, other healthcare entities or providers).
 - A response to the following questions:
 - Will anyone be paid for participating in this initiative?
 - When will the initiative begin?
 - With whom will the results of the initiative be shared?
 - Do you anticipate publishing the results of the pilot or initiative?
 - Any other information requested by JLD or Team Quest.

- 4.10.** Patient Education Programs are subject to the DaVita Document Retention Policy (available on the JLD VillageWeb page).

5. PROCEDURES

→ N/A

6. APPLICABLE DOCUMENTS

- [No Medical Advice Given Disclaimer](#)
- HIPAA Marketing Authorization (available on the eP&P VillageWeb site)
- HIPAA Marketing Authorization- Maine and Montana (available on the eP&P VillageWeb site)
- HIPAA Marketing Authorization- Maryland (available on the eP&P VillageWeb site)
- [Kidney Smart Program Requirements](#)
- Valid HIPAA Authorization Form (available on the eP&P VillageWeb site)
- Valid HIPAA Authorization Form – Maine and Montana (available on the eP&P VillageWeb site)
- Valid HIPAA Authorization Form – Maryland (available on the eP&P VillageWeb site)
- Document Retention Policy (available on the JLD VillageWeb page)

Appendix 20

DaVita Top Clinical Outcomes Press Release April 2018

DaVita News

DaVita Continues to Improve Patient Care, Leads in Five-Star Quality Ratings

Company earns its most ever three-, four- and five-star rated centers

DENVER, April 27, 2018 /PRNewswire/ -- DaVita Kidney Care, a division of DaVita Inc. (NYSE: DVA) and a leading provider of kidney care services in the United States, today announced it has led the industry for the fourth year by meeting or exceeding Medicare standards in the Centers for Medicare & Medicaid Services (CMS) Five-Star Quality Rating System (Five-Star).

DaVita's focus on helping improve patients' health and quality of life is demonstrated in this year's Five-Star ratings, where the company has more three, four and five star centers than it has ever had in the history of the program. The results mark DaVita's best quality performance in the program to date.

"The entire kidney care community has come together through Five-Star to raise the bar on quality year over year," said Javier Rodriguez, CEO for DaVita Kidney Care. "It's time to honor our collective success—and our commitment to clinical improvement—in the best interest of our patients and their families."

The broader kidney care community has also continued to improve with an increase in the number of dialysis centers receiving a three-, four- or five-star quality rating by 10 percent since 2016. Other meaningful improvements have been demonstrated in publicly reported clinical quality measures, including:

- 3 percent improvement in dialysis adequacy, which measures how well dialysis removes waste from the blood.
- 8 percent improvement in bloodstream infections, which are one of the leading causes of hospitalizations among dialysis patients.

"Improved clinical quality means patients have greater access to better care. That is the real victory of Five-Star," said Allen R. Nissenson, M.D., FACP, chief medical officer for DaVita Kidney Care.

"DaVita continues to evolve our patient-centered clinical programs to deliver optimal care so our patients have a better chance of staying home with loved ones and friends instead of being in and out of the hospital."

All center ratings can be found on the Dialysis Facility Compare website.

To learn more about DaVita Kidney Care's commitment to quality, visit DaVita.com/Five-Star.

About DaVita Kidney Care

DaVita Kidney Care is a division of DaVita Inc., a Fortune 500® company, that through its operating divisions provides a variety of health care services to patient populations throughout the United States and abroad. A leading provider of dialysis services in the United States, DaVita Kidney Care treats patients with chronic kidney failure and end stage renal disease. DaVita Kidney Care strives to improve patients' quality of life by innovating clinical care, and by offering integrated treatment plans, personalized care teams and convenient health-management services. As of Dec. 31, 2017,

DaVita Kidney Care operated or provided administrative services at 2,510 outpatient dialysis centers located in the United States serving approximately 198,000 patients. The company also operated 237 outpatient dialysis centers located in 11 countries outside the United States. DaVita Kidney Care supports numerous programs dedicated to creating positive, sustainable change in communities around the world. The company's leadership development initiatives and social responsibility efforts have been recognized by Fortune, Modern Healthcare, Newsweek and WorldBlu. For more information, please visit DaVita.com.

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SOURCE DaVita Kidney Care

<http://pressreleases.davita.com/2018-04-27-DaVita-Continues-to-Improve-Patient-Care-Leads-in-Five-Star-Quality-Ratings>

