#### CHEMED CORP Form 10-O November 04, 2011

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-O

(Mark One)

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Quarterly Report Under Section 13 or 15 (d) of the Securities Exchange Act of 1934 For the Quarterly Period Ended September 30, 2011

Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Commission File Number: 1-8351

#### CHEMED CORPORATION

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

31-0791746 (IRS Employer Identification No.)

2600 Chemed Center, 255 E. Fifth Street, Cincinnati, 45202 Ohio

(Address of principal executive offices) (Zip code)

#### (513) 762-6900 (Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter periods 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

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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 Х No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer or a non-accelerated filer (as defined in Rule 12b-2 of the Exchange Act).

Large		Accelerated	Non-accelerated	Smaller
accelerated	Х	filer	filer	reporting

filer

company

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

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date.

Class	Amount	Date
Capital Stock \$1 Par Value	19,881,497 Shares	September 30, 2011

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#### CHEMED CORPORATION AND SUBSIDIARY COMPANIES

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## PART I. FINANCIAL INFORMATION Item 1. Financial Statements CHEMED CORPORATION AND SUBSIDIARY COMPANIES UNAUDITED CONSOLIDATED BALANCE SHEET

(in thousands, except share and per share data)

	September 30, 2011	December 31, 2010
ASSETS		
Current assets		
Cash and cash equivalents	\$21,342	\$49,917
Accounts receivable less allowances of \$12,033 (2010 - \$13,332)	112,721	112,999
Inventories	8,888	7,728
Current deferred income taxes	14,850	15,098
Prepaid income taxes	764	770
Prepaid expenses	10,031	10,285
Total current assets	168,596	196,797
Investments of deferred compensation plans	31,339	28,304
Properties and equipment, at cost, less accumulated depreciation of \$142,067 (2010		
- \$132,696)	83,484	79,292
Identifiable intangible assets less accumulated amortization of \$28,530 (2010 -		
\$27,438)	55,983	56,410
Goodwill	460,747	458,343
Other assets	14,907	11,015
Total Assets	\$815,056	\$830,161
LIABILITIES		
Current liabilities		
Accounts payable	\$59,186	\$55,829
Income taxes	8,267	1,161
Accrued insurance	35,655	36,492
Accrued compensation	40,376	39,719
Other current liabilities	17,308	16,141
Total current liabilities	160,792	149,342
Deferred income taxes	23,262	25,085
Long-term debt	164,841	159,208
Deferred compensation liabilities	30,267	27,851
Other liabilities	9,559	6,626
Total Liabilities	388,721	368,112
	500,721	500,112
STOCKHOLDERS' EQUITY		
Capital stock - authorized 80,000,000 shares \$1 par; issued 30,913,424 shares (2010		
- 30,381,863 shares)	30,913	30,382
Paid-in capital	394,822	365,007
Retained earnings	524,197	473,316
Treasury stock - 11,128,851 shares (2010 - 9,103,185 shares), at cost	(525,555)	(408,615)
Deferred compensation payable in Company stock	1,958	1,959
Total Stockholders' Equity	426,335	462,049
- 30,381,863 shares) Paid-in capital Retained earnings Treasury stock - 11,128,851 shares (2010 - 9,103,185 shares), at cost Deferred compensation payable in Company stock	394,822 524,197 (525,555) 1,958	365,007 473,316 (408,615) 1,959

Total Liabilities and Stockholders' Equity

\$815,056 \$830,161

See accompanying notes to unaudited financial statements.

#### CHEMED CORPORATION AND SUBSIDIARY COMPANIES UNAUDITED CONSOLIDATED STATEMENT OF INCOME (in thousands, except per share data)

		Months Ended tember 30,		onths Ended ember 30,
	2011	2010	2011	2010
Service revenues and sales	\$341,439	\$320,451	\$1,005,717	\$944,259
Cost of services provided and goods sold				
(excluding depreciation)	245,063	227,915	722,118	670,754
Selling, general and administrative expenses	47,618	48,200	153,696	146,694
Depreciation	6,313	6,385	18,959	18,048
Amortization	1,134	1,196	3,243	3,707
Total costs and expenses	300,128	283,696	898,016	839,203
Income from operations	41,311	36,755	107,701	105,056
Interest expense	(3,555	) (2,995	) (10,260	) (8,946
Other income/(expense) - net	(1,935	) 222	881	418
Income before income taxes	35,821	33,982	98,322	96,528
Income taxes	(13,934	) (12,994	) (38,048	) (37,327
Net income	\$21,887	\$20,988	\$60,274	\$59,201
Earnings Per Share				
Net income	\$1.06	\$0.93	\$2.88	\$2.62
Average number of shares outstanding	20,674	22,597	20,934	22,604
Diluted Earnings Per Share				
Net income	\$1.04	\$0.91	\$2.82	\$2.57
Average number of shares outstanding	21,055	22,996	21,400	23,006
Cash Dividends Per Share	\$0.16	\$0.14	\$0.44	\$0.38

See accompanying notes to unaudited financial statements.

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#### CHEMED CORPORATION AND SUBSIDIARY COMPANIES UNAUDITED CONSOLIDATED STATEMENT OF CASH FLOWS (in thousands)

	Nine Month September 3	ded	:d	
	2011		2010	
Cash Flows from Operating Activities				
Net income	\$60,274		\$59,201	
Adjustments to reconcile net income to net cash provided				
by operating activities:				
Depreciation and amortization	22,202		21,755	
Stock option expense	6,903		6,365	
Provision for uncollectible accounts receivable	6,640		7,248	
Amortization of discount on convertible notes	5,633		5,265	
Noncash long-term incentive compensation	2,595		1,580	
Provision for deferred income taxes	(1,608	)	(3,886	)
Changes in operating assets and liabilities, excluding				
amounts acquired in business combinations:				
Increase in accounts receivable	(5,991	)	(59,528	)
Increase in inventories	(1,160	)	(408	)
Decrease in prepaid expenses	254		463	
Increase in accounts payable and other current liabilities	2,654		12,479	
Increase in income taxes	12,253		6,729	
Increase in other assets	(3,811	)	(2,180	)
Increase in other liabilities	3,567		3,960	
Excess tax benefit on share-based compensation	(3,368	)	(1,823	)
Other sources	899		770	
Net cash provided by operating activities	107,936		57,990	
Cash Flows from Investing Activities				
Capital expenditures	(23,459	)	(19,107	)
Business combinations, net of cash acquired	(3,689	)	(30	)
Other uses	(829	)	(448	)
Net cash used by investing activities	(27,977	)	(19,585	)
Cash Flows from Financing Activities				
Purchases of treasury stock	(110,288	)	(10,175	)
Dividends paid	(9,393	)	(8,682	)
Proceeds from issuance of capital stock	7,979		3,632	
Excess tax benefit on share-based compensation	3,368		1,823	
Debt issuance costs	(2,723	)	-	
Increase/(decrease) in cash overdrafts payable	2,297		(184	)
Other sources	226		222	
Net cash used by financing activities	(108,534	)	(13,364	)
Increase/(Decrease) in Cash and Cash Equivalents	(28,575	)	25,041	
Cash and cash equivalents at beginning of year	49,917		112,416	
Cash and cash equivalents at end of period	\$21,342		\$137,457	

See accompanying notes to unaudited financial statements.

#### CHEMED CORPORATION AND SUBSIDIARY COMPANIES Notes to Unaudited Financial Statements

#### 1. Basis of Presentation

As used herein, the terms "We," "Company" and "Chemed" refer to Chemed Corporation or Chemed Corporation and its consolidated subsidiaries.

We have prepared the accompanying unaudited consolidated financial statements of Chemed in accordance with Rule 10-01 of SEC Regulation S-X. Consequently, we have omitted certain disclosures required under generally accepted accounting principles in the United States ("GAAP") for complete financial statements. The December 31, 2010 balance sheet data were derived from audited financial statements but do not include all disclosures required by GAAP. However, in our opinion, the financial statements presented herein contain all adjustments, consisting only of normal recurring adjustments, necessary to present fairly our financial position, results of operations and cash flows. These financial statements are prepared on the same basis as and should be read in conjunction with the Consolidated Financial Statements and related notes included in our Annual Report on Form 10-K for the year ended December 31, 2010.

#### 2. Revenue Recognition

Both the VITAS segment and the Roto-Rooter segment recognize service revenues and sales when the earnings process has been completed. Generally, this occurs when services are provided or products are delivered. VITAS recognizes revenue at the estimated realizable amount due from third-party payers. Medicare payments are subject to certain limitations, as described below.

As of September 30, 2011, VITAS has approximately \$1.1 million in unbilled revenue included in accounts receivable (December 31, 2010 - \$2.8 million). The unbilled revenue at VITAS relates to hospice programs currently undergoing focused medical reviews ("FMR"). During FMR, surveyors working on behalf of the U.S. Federal government review certain patient files for compliance with Medicare regulations. During the time the patient file is under review, we are unable to bill for care provided to those patients. We make appropriate provisions to reduce our accounts receivable balance for potential denials of patient service revenue due to FMR activity.

We actively monitor each of our hospice programs, by provider number, as to their specific admission, discharge rate and median length of stay data in an attempt to determine whether they are likely to exceed the annual per-beneficiary Medicare cap ("Medicare cap"). Should we determine that revenues for a program are likely to exceed the Medicare cap based on projected trends, we attempt to institute corrective action to influence the patient mix or to increase patient admissions. However, should we project our corrective action will not prevent that program from exceeding its Medicare cap, we estimate the amount of revenue recognized during the period that will require repayment to the Federal government under the Medicare cap and record the amount as a reduction to patient revenue. The Medicare cap measurement period is from September 29 through September 28 of the following year for admissions and from November 1 through October 31 of the following year for revenue.

During the three-month period ended September 30, 2011 we recorded a reversal of \$384,000 in Medicare cap liability for one small program for the 2011 measurement period. During the nine-month period ended September 30, 2011, we had a net Medicare cap liability reversal for amounts recorded in the fourth quarter of 2010. We reversed these amounts as improving admissions trends in these programs indicate that the liability had been eliminated. We also reversed the remaining Medicare cap liability for our Phoenix program due to expiration for the period under review.

Shown below is the Medicare cap liability activity for the periods ended September 30, 2011 and 2010 (in thousands):

	September 30,					
		2011			2010	
Beginning balance January 1,	\$	1,371		\$	1,981	
Reversal - 2011 measurement period		(829	)		-	
Reversal - 2010 measurement period		-			(1,783	)
Accrual - 2010 measurement period		-			117	
Other		(198	)		-	
Ending balance September 30,	\$	344		\$	315	

Vitas provides charity care, in certain circumstances, to patients without charge when management of the hospice program determines, at the time services are performed, that the patient does not have the financial wherewithal to make payment. There is no revenue or associated accounts receivable in the accompanying consolidated financial statements related to charity care. The cost of charity care is calculated by taking the ratio of charity care days to total days of care and multiplying by total cost of care. The cost of charity care for the three and nine month periods ended September 30, 2011 and 2010 is as follows (in thousands):

Three months ended				Nine months ended				
September 30,		September 3			30,			
2011		2010		2011		2010		
\$ 1,775	\$	2,012	\$	5,298	\$	5,386		

#### 3. Segments

Service revenues and sales and after-tax earnings by business segment are as follows (in thousands):

	Three months ended September 30,				Nine months ended September 30,			
	2011		2010		2011		2010	
Service Revenues and Sales								
VITAS	\$ 252,944	\$	233,964	\$	731,712	\$	683,542	
Roto-Rooter	88,495		86,487		274,005		260,717	
Total	\$ 341,439	\$	320,451	\$	1,005,717	\$	944,259	
After-tax Earnings								
VITAS	\$ 20,970	\$	19,803	\$	57,684	\$	56,523	
Roto-Rooter	8,016		7,747		25,618		24,420	
Total	28,986		27,550		83,302		80,943	
Corporate	(7,099)		(6,562	)	(23,028)		(21,742)	
Net income	\$ 21,887	\$	20,988	\$	60,274	\$	59,201	

We report corporate administrative expenses and unallocated investing and financing income and expense not directly related to either segment as "Corporate".

#### 4. Earnings per Share

Earnings per share are computed using the weighted average number of shares of capital stock outstanding. Earnings and diluted earnings per share for 2011 and 2010 are computed as follows (in thousands, except per share data):

	Net Income				
For the Three Months Ended				Ea	rnings per
September 30,		Income	Shares	Share	
2011					
Earnings	\$	21,887	20,674	\$	1.06
Dilutive stock options		-	293		
Nonvested stock awards		-	88		
Diluted earnings	\$	21,887	21,055	\$	1.04
2010					
Earnings	\$	20,988	22,597	\$	0.93

Dilutive stock options	-	304	
Nonvested stock awards	-	95	
Diluted earnings	\$ 20,988	22,996	\$ 0.91

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	Net Income					
For the Nine Months Ended				Ea	rnings per	
September 30,		Income	Shares		Share	
2011						
Earnings	\$	60,274	20,934	\$	2.88	
Dilutive stock options		-	379			
Nonvested stock awards		-	87			
Diluted earnings	\$	60,274	21,400	\$	2.82	
2010						
Earnings	\$	59,201	22,604	\$	2.62	
Dilutive stock options		-	314			
Nonvested stock awards		-	88			
Diluted earnings	\$	59,201	23,006	\$	2.57	

For the three and nine-month periods ended September 30, 2011, 1.5 million and 980,000 stock options, respectively, were excluded from the computation of diluted earnings per share as their exercise prices were greater than the average market price for most of the period. For the three and nine-month periods ended September 30, 2010, 990,000 and 986,000 stock options, respectively, were excluded from the computation of diluted earnings per share.

Diluted earnings per share may be impacted in the future as the result of the issuance of our 1.875% Senior Convertible Notes (the "Notes") and related purchased call options and sold warrants. Per FASB's authoritative guidance on the effect of contingently convertible instruments on diluted earnings per share and convertible bonds with an issuer option to settle for cash upon conversion, we will not include any shares related to the Notes in our calculation of diluted earnings per share until our average stock price for a quarter exceeds the current conversion price. We would then include in our diluted earnings per share calculation those shares issuable using the treasury stock method. The amount of shares issuable is based upon the amount by which the average stock price for the quarter exceeds the conversion price. The purchased call option does not impact the calculation of diluted earnings per share as it is always anti-dilutive. The sold warrants become dilutive when our average stock price for a quarter exceeds the strike price of the warrant.

The following table provides examples of how changes in our stock price impact the number of shares that would be included in our diluted earnings per share calculation. It also shows the impact on the number of shares issuable upon conversion of the Notes and settlement of the purchased call options and sold warrants:

	Shares Underlying 1.875%		Total Treasury Method	2			
Share	Convertible	Warrant	Incremental	under Notes		Received by the Company	
Price	Notes	Shares	Shares (a)	Hedges		upon Conversion (b)	
\$ 80.73	28,058	-	28,058	(30,015	)	(1,957)	
\$ 90.73	283,300	-	283,300	(303,066	)	(19,766)	
\$ 100.73	487,865	-	487,865	(521,903	)	(34,038)	
\$ 110.73	655,480	119,789	775,269	(701,214	)	74,055	
\$ 120.73	795,329	317,554	1,112,883	(850,820	)	262,063	
\$ 130.73	913,783	485,064	1,398,847	(977,538	)	421,309	

a) Represents the number of incremental shares that must be included in the calculation of fully diluted shares under U.S. GAAP.

b) Represents the number of incremental shares to be issued by the Company upon conversion of the 1.875% Convertible Notes, assuming concurrent settlement of the note hedges and warrants.

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## 5. Long-Term Debt

On March 1, 2011, we replaced our existing credit agreement with our Revolving Credit Facility ("2011 Credit Agreement"). Terms of the 2011 Credit Agreement consist of a five-year, \$350 million revolving credit facility. This 2011 Credit Agreement has a floating interest rate that is currently LIBOR plus 175 basis points. The 2011 Credit Agreement also includes a \$150 million expansion feature. Debt issuance costs associated with the existing credit agreement were not material. The 2011 Credit Agreement contains the following quarterly financial covenants:

Description	Requirement
Leverage Ratio (Consolidated Indebtedness/Consolidated Adj. EBITE	OA) < 3.50 to 1.00
Fixed Charge Coverage Ratio (Consolidated Free Cash Flow/Consolid Fixed Charges)	lated > 1.50 to 1.00
Annual Operating Lease Commitment	< \$30.0 million

We are in compliance with all debt covenants as of September 30, 2011. We have issued \$29.5 million in standby letters of credit as of September 30, 2011 for insurance purposes. Issued letters of credit reduce our available credit under the 2011 Credit Agreement. As of September 30, 2011, we have approximately \$320.5 million of unused lines of credit available and eligible to be drawn down under our revolving credit facility, excluding the \$150 million expansion feature.

The following amounts are included in our consolidated balance sheet related to the Notes:

	Sep	tember 30, 2011	De	December 31, 2010		
Principal amount of convertible debentures	\$	186,956	\$	186,956		
Unamortized debt discount		(22,115	)	(27,748	)	
Carrying amount of convertible debentures	\$	164,841	\$	159,208		
Additional paid in capital (net of tax)	\$	31,310	\$	31,310		

The following amounts comprise interest expense included in our consolidated income statement (in thousands):

		onths en ember 30		Nine months ended September 30,			
	2011		2010	2011		2010	
Cash interest expense	\$ 1,345	\$	1,044	\$ 3,786	\$	3,198	
Non-cash amortization of debt							
discount	1,910		1,785	5,633		5,265	
Amortization of debt costs	300		166	841		483	
Total interest expense	\$ 3,555	\$	2,995	\$ 10,260	\$	8,946	

The unamortized debt discount will be amortized using the effective interest method over the remaining life of the Notes. The effective rate on the Notes after adoption of the standard is approximately 6.875%.

#### 6. Other Income/(Expense) -- Net

Other income/(expense) -- net comprises the following (in thousands):

		months ended otember 30,		months ended otember 30,
	2011	2010	2011	2010
Market value gains/(losses) on assets held in				
deferred compensation trust	\$(2,011	) \$243	\$796	\$348
Loss on disposal of property and equipment	(79	) (141	) (68	) (293
Interest income	74	109	197	334
Other – net	81	11	(44	) 29
Other income/(expense) - net	\$(1,935	) \$222	\$881	\$418

#### 7. Stock-Based Compensation Plans

In January 2011, we met a stock price target of \$62.00 under our Long-Term Incentive Plan. On January 14, 2011, the Compensation/Incentive Committee of the Board of Directors ("CIC") approved a stock grant of 41,100 shares (including 7,350 shares from the discretionary pool) and the related allocation to participants. The cumulative compensation expense related to the stock grant was \$3.0 million.

On February 18, 2011, the CIC approved a time-based LTIP award of 42,000 shares of restricted stock to certain key employees. The restricted shares cliff vest four years from the date of issuance. The cumulative compensation expense related to the restricted award is \$2.7 million and will be recognized ratably over the 4 year vesting period. We assumed no forfeitures in determining the cumulative compensation expense of the grant.

On February 18, 2011, the CIC approved a grant of 35,713 shares of restricted stock to certain key employees. The restricted shares cliff vest four years from the date of issuance. The cumulative compensation expense related to the restricted stock award is \$2.3 million and will be recognized ratably over the 4 year vesting period. We assumed no forfeitures in determining the cumulative compensation expense of the grant.

On February 18, 2011, the CIC approved a grant of 513,100 stock options to certain employees. The stock options vest ratably over three years from the date of issuance. The cumulative compensation expense related to the stock option grant is \$9.8 million and will be recognized over the 3 year vesting period. We used the Black-Scholes option valuation method to determine the cumulative compensation expense of the grant.

#### 8. Independent Contractor Operations

The Roto-Rooter segment sublicenses with 64 independent contractors to operate certain plumbing repair and drain cleaning businesses in lesser-populated areas of the United States and Canada. We had notes receivable from our independent contractors as of September 30, 2011 totaling \$1.2 million (December 31, 2010 - \$1.1 million). In most cases these loans are fully or partially secured by equipment owned by the contractor. The interest rates on the loans range from 0% to 8% per annum and the remaining terms of the loans range from 2 months to 5 years at September 30, 2011. We recorded the following from our independent contractors (in thousands):

	Three m Septe	onths ei ember 30		Nine months ended September 30,			
	2011		2010		2011		2010
Revenues Pretax profits	\$ 6,575 3,236	\$	5,507 2,530	\$	19,614 9,625	\$	16,724 7,634

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#### 9. Pension and Retirement Plans

All of the Company's plans that provide retirement and similar benefits are defined contribution plans. These expenses include the impact of market gains and losses on assets held in deferred compensation plans. Expenses for the Company's pension and profit-sharing plans, excess benefit plans and other similar plans for the three and nine months ended September 30, 2011 and 2010 are as follows (in thousands):

	Three more	nths	ended		Nine months ended					
September 30,						September 30,				
	2011		2010			2011			2010	
\$	105	\$	2,271	9	5	7,058		\$	7,017	

### 10. Legal and Regulatory Matters

#### Litigation

On March 1, 2010 Anthony Morangelli and Frank Ercole filed a class action lawsuit in federal district court for the Eastern District of New York seeking unpaid minimum wages and overtime service technician compensation from Roto-Rooter and Chemed. They also seek payment of penalties, interest and plaintiffs' attorney fees. We contest these allegations. In September 2010, the Court conditionally certified a class of service technicians, excluding those who signed dispute resolution agreements in which they agreed to arbitrate claims arising out of their employment. In June 2011, the Court granted certification of a class of technicians in 14 states on certain claims. We are unable to estimate our potential liability or range of potential loss, if any, with respect to this case.

VITAS is party to a class action lawsuit filed in the Superior Court of California, Los Angeles County, in September 2006 by Bernadette Santos, Keith Knoche and Joyce White. This case alleges failure to pay overtime and failure to provide meal and rest periods to California admissions nurses, chaplains and sales representatives. The case seeks payment of penalties, interest and Plaintiffs' attorney fees. VITAS contests these allegations. In December 2009, the trial court denied Plaintiffs' motion for class certification. In July 2011, the Court of Appeals affirmed denial of class certification on the travel time, meal and rest period claims, and reversed the trial court's denial on the off-the-clock and sales representation exemption claims. Plaintiffs have filed an appeal of this decision. We are unable to estimate our potential liability or range of potential loss, if any, with respect to this case.

Regardless of outcome, defense of litigation adversely affects us through defense costs, diversion of our time and related publicity.

#### **Regulatory Matters**

In May 2009, VITAS received an administrative subpoena from the U.S. Department of Justice requesting VITAS deliver to the Office of Inspector General ("OIG") for the Department of Health and Human Services documents, patient records, and policy and procedure manuals for headquarters and its Texas programs concerning hospice services provided for the period January 1, 2003 to the date of the letter. In August 2009, the OIG selected medical records for 59 past and current patients from a Texas program for review. In February 2010, VITAS received a companion civil investigative demand ("CID") from the State of Texas Attorney General's Office, seeking related documents. In September 2010, it received a second CID and a second administrative subpoena seeking related documents. In April 2011, the U.S. Attorney provided the Company with a copy of a qui tam complaint filed under seal in U.S. District Court for the Northern District of Texas. In June 2011, the U.S. Attorney provided the Company with a partially unsealed second qui tam complaint filed under seal in the U.S. Attorney also provided the Company with a partially unsealed third qui tam complaint filed under seal in the Northern District of Illinois, Eastern Division. The complaint and all the filings in each of these actions remain under seal. The U.S. Attorney has not decided whether to intervene in any of the actions. We are conferring with the U.S. Attorney regarding the Company's defenses to each complaint's allegations. We can neither predict the

outcome of this investigation nor estimate our potential liability or range of potential loss, if any. We believe that we are in compliance with Medicare and Medicaid rules and regulations applicable to hospice providers.

In April 2005, the OIG served VITAS with civil subpoenas relating to VITAS' alleged failure to appropriately bill Medicare and Medicaid for hospice services. As part of this investigation, the OIG selected medical records for 320 past and current patients from VITAS' three largest programs for review. It also sought policies and procedures dating back to 1998 covering admissions, certifications, recertifications and discharges. During the third quarter of 2005 and again in May 2006, the OIG requested additional information from us. The Court dismissed a related qui tam complaint filed in U.S. District Court for the Southern District of Florida with prejudice in July 2007. The plaintiffs appealed this dismissal, which the Court of Appeals affirmed. The government continues to investigate the complaint's allegations. In March 2009, we received a letter from the government reiterating the basis of their investigation. We are unable to estimate our potential liability or range of potential loss, if any, with respect to this matter. We believe that we are in compliance with Medicare and Medicaid rules and regulations applicable to hospice providers.

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The costs to comply with either of these investigations were not material for any period presented. Regardless of outcome, responding to the subpoenas can adversely affect us through defense costs, diversion of our time and related publicity.

## 11. Related Party Agreement

VITAS has pharmacy services agreements ("Agreements") with Omnicare, Inc. and its subsidiaries ("OCR") whereby OCR provides specified pharmacy services for VITAS and its hospice patients in geographical areas served by both VITAS and OCR. The Agreements renew automatically for one-year terms. Either party may cancel the Agreements at the end of any term by giving 90 days prior written notice. VITAS made purchases from OCR of \$10.0 million and \$9.0 million for the three months ended September 30, 2011 and 2010, respectively. VITAS made purchases from OCR of \$29.2 million and \$26.5 million for the nine months ended September 30, 2011 and 2010, respectively.

Mr. Joel Gemunder retired as President and CEO of OCR during the third quarter of 2010 and is a director of the Company. Ms. Andrea Lindell is a director of both OCR and the Company. We believe that the terms of the Agreements are no less favorable to VITAS than we could negotiate with an unrelated party.

#### 12. Cash Overdrafts and Cash Equivalents

Included in accounts payable at September 30, 2011 is cash overdrafts payable of \$13.4 million (December 31, 2010 - \$11.1 million).

From time to time throughout the year, we invest excess cash in money market funds or repurchase agreements directly with major commercial banks. We do not physically hold the collateral for repurchase agreements, but the term is less than 10 days. We closely monitor the creditworthiness of the institutions with which we invest our overnight funds and the quality of the collateral underlying those investments. We had \$16.0 million in cash equivalents as of September 30, 2011. There was \$45.5 million in cash equivalents as of December 31, 2010. The weighted average rate of return for our cash equivalents was 0.2% for September 30, 2011 and 0.1% for December 31, 2010.

#### 13. Financial Instruments

FASB's authoritative guidance on fair value measurements defines a hierarchy which prioritizes the inputs in fair value measurements. Level 1 measurements are measurements using quoted prices in active markets for identical assets or liabilities. Level 2 measurements use significant other observable inputs. Level 3 measurements are measurements using significant unobservable inputs which require a company to develop its own assumptions. In recording the fair value of assets and liabilities, companies must use the most reliable measurement available.

The following shows the carrying value, fair value and the hierarchy for our financial instruments as of September 30, 2011 (in thousands):

		Fair Value Measure					
		Quoted Prices					
		in					
		Active	Significant				
		Markets for	Other	Significant			
		Identical	Observable	Unobservable			
	Carrying	Assets	Inputs	Inputs (Level			
	Value	(Level 1)	(Level 2)	3)			
Mutual fund investments of deferred							
compensation plans held in trust	\$31,339	\$31,339	\$-	\$-			
Long-term debt	164,841	186,021	-	-			

For cash and cash equivalents, accounts receivable and accounts payable, the carrying amount is a reasonable estimate of fair value because of the liquidity and short-term nature of these instruments.

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#### 14. Capital Stock Transactions

On February 22, 2011 our Board of Directors authorized \$100 million of capital stock repurchases under the newly established February 2011 repurchase program. We repurchased the following capital stock for the three and nine months ended September 30, 2011 and 2010:

		Three months ended September 30,			Nine months ended September 30,			
	2011		2010		2011		2010	
Shares repurchased Weighted average price per share	\$ 1,530,030 55.39	\$	-	\$	1,871,543 60.30	\$	146,275 53.32	

#### 15. Business Combinations

On April 29, 2011, our VITAS segment completed an acquisition of the operating assets of Family Comfort Hospice which is based in Alabama. This acquisition adds three Central-Alabama locations serving ten counties to VITAS' network of hospice programs. We made no acquisitions within the Roto-Rooter segment. The purchase price of this acquisition is allocated as follows (in thousands):

Working capital	\$382
Identifiable intangible assets	664
Goodwill	2,345
Other assets and liabilities - net	298
	\$3,689

The operating results of Family Comfort Hospice have been included in our results of operations since the acquisition date and are not material for either the three or nine-month period ended September 30, 2011.

#### 16. Recent Accounting Statements

In September 2011, the FASB issued Accounting Standards Update "ASU" No. 2011-08 – Goodwill Impairment Testing which provides additional guidance related to the impairment testing of goodwill. ASU No. 2011-08 allows an entity to first assess qualitative factors to determine whether it is necessary to perform the two-step quantitative goodwill impairment test. An entity will no longer be required to calculate the fair value of a reporting unit unless the entity determines that it is more likely than not that its fair value is less than its carrying amount. The revised guidance is effective for fiscal years beginning after December 15, 2011 but early adoption is permitted. Our impairment testing date is October 1 of each year and we adopted the new guidelines in the fourth quarter of 2011. There was no impact as a result of the adoption.

In July 2011, the FASB issued ASU No. 2011-07 – Health Care Entities which provides additional guidance to health care entities related to the recognition of patient service revenue and related disclosures. The additional guidance is effective for fiscal years beginning after December 15, 2011 but early adoption is permitted. Management is still evaluating the impact of this guidance.

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#### 17. Guarantor Subsidiaries

Our 1.875% Notes are fully and unconditionally guaranteed on an unsecured, jointly and severally liable basis by certain of our 100% owned subsidiaries. The following unaudited, condensed, consolidating financial data presents the composition of the parent company (Chemed), the guarantor subsidiaries and the non-guarantor subsidiaries as of September 30, 2011 and December 31, 2010 for the balance sheet, the three and nine months ended September 30, 2011 and September 30, 2010 for the income statement and the nine months ended September 30, 2011 and September 30, 2010 for the statement of cash flows (dollars in thousands):

September 30, 2011	Parent	;	Guarantor Subsidiaries		n-Guarante ubsidiaries		Consolidating Adjustments (	Consolidated
ASSETS Cash and cash equivalents	\$ 15,950	\$	(1,449	)\$	6,841	\$	- \$	21,342
Accounts receivable, less allowances Intercompany receivables Inventories Current deferred income	641 - -		111,650 214,413 8,137		430 - 751		- (214,413 ) -	112,721 - 8,888
taxes Prepaid income taxes Prepaid expenses Total current assets Investments of deferred	(1,435 4,606 671 20,433	)	16,104 (3,432 9,181 354,604	)	181 (410 179 7,972	)	- - - (214,413 )	14,850 764 10,031 168,596
compensation plans Properties and equipment, at cost, less accumulated	-		-		31,339		-	31,339
depreciation Identifiable intangible assets less accumulated	11,825		69,197		2,462		-	83,484
amortization Goodwill Other assets Investments in subsidiaries	- - 7,957 771,709		55,983 456,208 4,352 21,404		- 4,539 2,598		- - - (793,113 )	55,983 460,747 14,907
Total assets LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 811,924	\$	961,748	\$	48,910	\$	(1,007,526) \$	815,056
Accounts payable Intercompany payables Income taxes Accrued insurance Accrued compensation Other current liabilities Total current liabilities Deferred income taxes Long-term debt Deferred compensation liabilities	\$ 7,715 209,680 6,800 352 2,946 2,900 230,393 (12,629 164,841	\$	51,056 - 1,575 35,303 36,899 14,238 139,071 45,661 -	\$	415 4,733 (108 - 531 170 5,741 (9,770 - 30,267	\$ ) )	- \$ (214,413) - - (214,413) - -	59,186 - 8,267 35,655 40,376 17,308 160,792 23,262 164,841 30,267
Other liabilities	2,984		4,176		2,399		-	9,559

Stockholders' equity	426,335	772,840	20,273	(793,113)	426,335
Total liabilities and stockholders' equity	\$ 811,924	\$ 961,748	\$ 48,910	\$ (1,007,526) \$	815,056

December 31, 2010	Parent	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Consolidating Adjustments	Consolidated
ASSETS				5	
Cash and cash equivalents	\$45,324	\$(1,571	) \$ 6,164	\$-	\$49,917
Accounts receivable, less					
allowances	802	111,716	481	-	112,999
Intercompany receivables	-	172,426	-	(172,426)	-
Inventories	-	7,191	537	-	7,728
Current deferred income taxes	(688	) 15,666	120	-	15,098
Prepaid income taxes	2,787	(1,809	) (208 )	-	770
Prepaid expenses	782	9,244	259	-	10,285
Total current assets	49,007	312,863	7,353	(172,426)	196,797
Investments of deferred					
compensation plans	-	-	28,304	-	28,304
Properties and equipment, at cost,					
less accumulated depreciation	12,513	64,743	2,036	-	79,292
Identifiable intangible assets less					
accumulated amortization	-	56,410	-	-	56,410
Goodwill	-	453,864	4,479	-	458,343
Other assets	6,049	2,791	2,175	-	11,015
Investments in subsidiaries	716,815	18,696	-	(735,511)	-
Total assets	\$784,384	\$909,367	\$ 44,347	\$(907,937)	\$830,161
LIABILITIES AND					
STOCKHOLDERS' EQUITY					
Accounts payable	\$4,924	\$50,457	\$ 448	\$-	\$55,829
Intercompany payables	167,067	-	5,359	(172,426)	-
Income taxes	(7,190	) 8,745	(394)	-	1,161
Accrued insurance	906	35,586	-	-	36,492
Accrued compensation	4,235	35,016	468	-	39,719
Other current liabilities	1,549	13,447	1,145	-	16,141
Total current liabilities	171,491	143,251	7,026	(172,426)	149,342
Deferred income taxes	(11,356	) 45,168	(8,727)	-	25,085
Long-term debt	159,208	-	-	-	159,208
Deferred compensation liabilities	-	-	27,851	-	27,851
Other liabilities	2,992	3,123	511	-	6,626
Stockholders' equity	462,049	717,825	17,686	(735,511)	462,049
Total liabilities and stockholders'					
equity	\$784,384	\$909,367	\$ 44,347	\$(907,937)	\$830,161

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For the three months ended September 30, 2011	Parent		Guarantor Subsidiarie		Non-Guaran Subsidiarie		Consolidating Adjustments	Consolidate	ed
Continuing Operations									
Service revenues and sales	\$-		\$334,937		\$ 6,502		\$-	\$341,439	
Cost of services provided and									
goods sold	-		241,604		3,459		-	245,063	
Selling, general and									
administrative expenses	5,678		42,595		(655	)	-	47,618	
Depreciation	235		5,870		208		-	6,313	
Amortization	467		667		-		-	1,134	
Total costs and expenses	6,380		290,736		3,012		-	300,128	
Income/ (loss) from operations	(6,380	)	44,201		3,490		-	41,311	
Interest expense	(3,361	)	(194	)	-		-	(3,555	)
Other (expense)/income - net	4,379		(4,301	)	(2,013	)	-	(1,935	)
Income/ (loss) before income									
taxes	(5,362	)	39,706		1,477		-	35,821	
Income tax (provision)/ benefit	1,677		(15,029	)	(582	)	-	(13,934	)
Equity in net income of									
subsidiaries	25,572		953		-		(26,525)	-	
Net income	\$21,887		\$25,630		\$ 895		\$(26,525)	\$21,887	

## For the three months ended

For the three months ended								
September 30, 2010	_		Guarantor		Non-Guarantor	Consolidating		
	Parent		Subsidiaries		Subsidiaries	Adjustments	Consolidated	
Continuing Operations								
Service revenues and sales	<b>\$</b> -		\$313,787		\$ 6,664	<b>\$</b> -	\$320,451	
Cost of services provided and								
goods sold	-		224,316		3,599	-	227,915	
Selling, general and								
administrative expenses	5,134		41,648		1,418	-	48,200	
Depreciation	241		5,945		199	-	6,385	
Amortization	370		826		-	-	1,196	
Total costs and expenses	5,745		272,735		5,216	-	283,696	
Income/ (loss) from operations	(5,745	)	41,052		1,448	-	36,755	
Interest expense	(2,893	)	(102	)	-	-	(2,995	)
Other (expense)/income - net	3,889		(3,902	)	235	-	222	
Income/ (loss) before income								
taxes	(4,749	)	37,048		1,683	-	33,982	
Income tax (provision)/ benefit	1,498		(13,859	)	(633	) –	(12,994	)
Equity in net income of								
subsidiaries	24,239		1,005		-	(25,244)	-	
Net income	\$20,988		\$24,194		\$ 1,050	\$(25,244)	\$20,988	
For the nine months ended								
September 30, 2011			Guarantor		Non-Guarantor	Consolidating		
1	Parent		Subsidiaries		Subsidiaries	Adjustments	Consolidated	
Continuina Onanationa								

**Continuing Operations** 

Service revenues and sales	\$-	\$985,500	\$ 20,217	\$-	\$1,005,717
Cost of services provided and					
goods sold	-	711,335	10,783	-	722,118
Selling, general and					
administrative expenses	17,936	130,617	5,143	-	153,696
Depreciation	711	17,651	597	-	18,959
Amortization	1,287	1,956	-	-	3,243
Total costs and expenses	19,934	861,559	16,523	-	898,016
Income/ (loss) from operations	(19,934	) 123,941	3,694	-	107,701
Interest expense	(9,814	) (446	) -	-	(10,260)
Other (expense)/income - net	12,011	(11,918	) 788	-	881
Income/ (loss) before income					
taxes	(17,737	) 111,577	4,482	-	98,322
Income tax (provision)/ benefit	5,863	(42,164	) (1,747	) -	(38,048)
Equity in net income of					
subsidiaries	72,148	2,861	-	(75,009	) -
Net income	\$60,274	\$72,274	\$ 2,735	\$(75,009	) \$60,274

For the nine months ended September 30, 2010	Parent		Guarantor Subsidiarie		Non-Guarantor Subsidiaries	Consolidating Adjustments	Consolidate	d
Continuing Operations						5		
Service revenues and sales	<b>\$</b> -		\$925,614		\$ 18,645	<b>\$</b> -	\$944,259	
Cost of services provided and								
goods sold	-		660,971		9,783	-	670,754	
Selling, general and								
administrative expenses	17,340		125,267		4,087	-	146,694	
Depreciation	621		16,827		600	-	18,048	
Amortization	1,066		2,641		-	-	3,707	
Total costs and expenses	19,027		805,706		14,470	-	839,203	
Income/ (loss) from operations	(19,027	)	119,908		4,175	-	105,056	
Interest expense	(8,632	)	(314	)	-	-	(8,946	)
Other (expense)/income - net	11,180		(11,101	)	339	-	418	
Income/ (loss) before income								
taxes	(16,479	)	108,493		4,514	-	96,528	
Income tax (provision)/ benefit	5,392		(40,965	)	(1,754)	-	(37,327	)
Equity in net income of								
subsidiaries	70,288		2,825		-	(73,113	) -	
Net income	\$59,201		\$70,353		\$ 2,760	\$(73,113	\$59,201	

Guarantor

Non-Guarantor

For the nine months ended September 30, 2011

T of the line months ended september 50, 2011			Odditantor		rion ouurunto	•		
	Parent		Subsidiaries		Subsidiaries		Consolidate	ed
Cash Flow from Operating Activities:								
Net cash provided by operating activities	\$21,558		\$83,903		\$ 2,475		\$107,936	
Cash Flow from Investing Activities:								
Capital expenditures	(23	)	(22,378	)	(1,058	)	(23,459	)
Business combinations, net of cash acquired	-		(3,689	)	-		(3,689	)
Other sources/(uses) - net	(150	)	(713	)	34		(829	)
Net cash used by investing activities	(173	)	(26,780	)	(1,024	)	(27,977	)
Cash Flow from Financing Activities:								
Change in cash overdrafts payable	208		2,089		-		2,297	
Change in intercompany accounts	60,028		(59,090	)	(938	)	-	
Dividends paid to shareholders	(9,393	)	-		-		(9,393	)
Purchases of treasury stock	(110,221	)	-		(67	)	(110,288	)
Proceeds from exercise of stock options	7,979		-		-		7,979	
Realized excess tax benefit on share based								
compensation	3,368		-		-		3,368	
Debt issuance cost	(2,723	)	-		-		(2,723	)
Other sources/(uses) - net	(5	)	-		231		226	
Net cash used by financing activities	(50,759	)	(57,001	)	(774	)	(108,534	)
Net increase/(decrease) in cash and cash								
equivalents	(29,374	)	122		677		(28,575	)
Cash and cash equivalents at beginning of year	45,324		(1,571	)	6,164		49,917	
Cash and cash equivalents at end of period	\$15,950		\$(1,449	)	\$ 6,841		\$21,342	
For the nine months ended September 30, 2010			Guarantor		Non-Guaranto	r		
<b>L</b> ,	Parent		Subsidiaries		Subsidiaries		Consolidate	ed

	Parent Subsidiaries		Subsidiaries		Consolidated			
Cash Flow from Operating Activities:								
Net cash provided/(used) by operating activities	\$(4,364	)	\$61,703		\$ 651		\$57,990	
Cash Flow from Investing Activities:								
Capital expenditures	(14	)	(18,399	)	(694	)	(19,107	)
Business combinations, net of cash acquired	-		(30	)	-		(30	)
Other uses - net	(116	)	(313	)	(19	)	(448	)
Net cash used by investing activities	(130	)	(18,742	)	(713	)	(19,585	)
Cash Flow from Financing Activities:								
Change in cash overdrafts payable	508		(692	)	-		(184	)
Change in intercompany accounts	40,895		(41,841	)	946		-	
Dividends paid to shareholders	(8,682	)	-		-		(8,682	)
Purchases of treasury stock	(10,164	)	-		(11	)	(10,175	)
Proceeds from exercise of stock options	3,632		-		-		3,632	
Realized excess tax benefit on share based								
compensation	716		1,107		-		1,823	
Other sources - net	34		-		188		222	
Net cash provided/(used) by financing activities	26,939		(41,426	)	1,123		(13,364	)
Net increase in cash and cash equivalents	22,445		1,535		1,061		25,041	
Cash and cash equivalents at beginning of year	109,331		(1,221	)	4,306		112,416	
Cash and cash equivalents at end of period	\$131,776		\$314		\$ 5,367		\$137,457	

#### Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

#### **Executive Summary**

We operate through our two wholly owned subsidiaries, VITAS Healthcare Corporation and Roto-Rooter Group, Inc. VITAS focuses on hospice care that helps make terminally ill patients' final days as comfortable as possible. Through its teams of doctors, nurses, home health aides, social workers, clergy and volunteers, VITAS provides direct medical services to patients, as well as spiritual and emotional counseling to both patients and their families. Roto-Rooter's services are focused on providing plumbing and drain cleaning services to both residential and commercial customers. Through its network of company-owned branches, independent contractors and franchisees, Roto-Rooter offers plumbing and drain cleaning service to over 90% of the U.S. population.

The following is a summary of the key operating results for the three and nine months ended September 30, 2011 and 2010 (in thousands except per share amounts):

		months ended otember 30,		onths ended ember 30,	
	2011	2010	2011	2010	
Service revenues and sales	\$341,439	\$320,451	\$1,005,717	\$944,259	
Net income	\$21,887	\$20,988	\$60,274	\$59,201	
Diluted EPS	\$1.04	\$0.91	\$2.82	\$2.57	
Adjusted EBITDA	\$49,556	\$46,280	\$141,831	\$134,237	
Adjusted EBITDA as a % of revenue	14.5	% 14.4	% 14.1	% 14.2	%

EBITDA and Adjusted EBITDA are not measures derived in accordance with GAAP. We use Adjusted EBITDA as a measure of earnings for our LTIP awards. We provide EBITDA and Adjusted EBITDA to help readers evaluate our operating results, compare our operating performance with that of similar companies that have different capital structures and help evaluate our ability to meet future debt service, capital expenditure and working capital requirements. Our EBITDA and Adjusted EBITDA should not be considered in isolation or as a substitute for comparable measures presented in accordance with GAAP. A reconciliation of our net income to our EBITDA and Adjusted EBITDA and Adjusted EBITDA and 29.

For the three months ended September 30, 2011, the increase in consolidated service revenues and sales was driven by a 8.1% increase at VITAS and a 2.3% increase at Roto-Rooter. The increase in service revenues at VITAS was a result of increased average daily census ("ADC") of 6.2%, driven by an increase in admissions of 2.7% and a 2.4% increase in average length of stay, combined with Medicare price increases of approximately 2.1%. Roto-Rooter was driven by a 0.2% price and mix shift increase and a 1.5% increase in job count. The remaining Roto-Rooter revenue increase is related mainly to our independent contractor operations. Consolidated net income increased 4.3% driven mainly by the increase in revenue. Diluted EPS increased 14.3% as a result of the increase in net income and a lower number of shares outstanding. Adjusted EBITDA as a percent of revenue was virtually flat when compared with the prior year. See page 30 for additional operating metrics.

For the nine months ended September 30, 2011, the increase in consolidated service revenues and sales was driven by a 7.0% increase at VITAS and a 5.1% increase at Roto-Rooter. The increase in service revenues at VITAS was a result of increased average daily census ("ADC") of 5.6%, driven by an increase in admissions of 5.1%, combined with Medicare price increases of approximately 2.1%. Roto-Rooter was driven by a 2.4% price and mix shift increase and a 2.5% increase in job count. Consolidated net income increased 1.8% driven mainly by the increase in revenue. Diluted EPS increased 9.7% as a result of the increase in net income and a lower number of shares outstanding. Adjusted EBITDA as a percent of revenue was virtually flat when compared with the prior year.

VITAS expects to achieve full-year 2011 revenue growth, prior to Medicare cap, of 7.5% to 8.0%. Admissions are estimated to increase approximately 5.0% to 5.5%. Adjusted EBITDA margin prior to Medicare cap is estimated to be 15.2% to 15.7%. Roto-Rooter expects full-year 2011 revenue growth of 4.5% to 5.5%. The revenue estimate is a result of increased pricing of 2.0% to 3.0%, a favorable mix shift to higher revenue jobs, with job count growth estimated at 0.0% to 1.0%. Adjusted EBITDA margin for 2011 is estimated to be in the range of 17.0% to 18.0%. We anticipate that our operating income and cash flows will be sufficient to operate our businesses and meet any commitments for the foreseeable future.

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### **Financial Condition**

Liquidity and Capital Resources

Material changes in the balance sheet accounts from December 31, 2010 to September 30, 2011 include the following:

- A \$3.8 million increase in other long-term assets related to an increase in deferred long-term debt costs due to our debt refinancing as well an increase in licensure expenses at Vitas.
  - A \$3.4 million increase in accounts payable related to timing of payments.
  - A \$7.1 million increase in income taxes payable related to timing of payments.

Net cash provided by operating activities increased \$49.9 million due primarily to the change in accounts receivable. Management continually evaluates cash utilization alternatives, including share repurchase, debt repurchase, acquisitions and increased dividends to determine the most beneficial use of available capital resources.

We have issued \$29.5 million in standby letters of credit as of September 30, 2011, for insurance purposes. Issued letters of credit reduce our available credit under the revolving credit agreement. As of September 30, 2011, we have approximately \$320.5 million of unused lines of credit available and eligible to be drawn down under our revolving credit facility, excluding the \$150 million expansion feature. Management believes its liquidity and sources of capital are satisfactory for the Company's needs in the foreseeable future.

## Commitments and Contingencies

Collectively, the terms of our credit agreements require us to meet various financial covenants, to be tested quarterly. We are in compliance with all financial and other debt covenants as of September 30, 2011 and anticipate remaining in compliance throughout 2011.

On March 1, 2010 Anthony Morangelli and Frank Ercole filed a class action lawsuit in federal district court for the Eastern District of New York seeking unpaid minimum wages and overtime service technician compensation from Roto-Rooter and Chemed. They also seek payment of penalties, interest and plaintiffs' attorney fees. We contest these allegations. In September 2010, the Court conditionally certified a class of service technicians, excluding those who signed dispute resolution agreements in which they agreed to arbitrate claims arising out of their employment. In June 2011, the Court granted certification of a class of technicians in 14 states on certain claims. We are unable to estimate our potential liability or range of potential loss, if any, with respect to this case.

VITAS is party to a class action lawsuit filed in the Superior Court of California, Los Angeles County, in September 2006 by Bernadette Santos, Keith Knoche and Joyce White. This case alleges failure to pay overtime and failure to provide meal and rest periods to California admissions nurses, chaplains and sales representatives. The case seeks payment of penalties, interest and Plaintiffs' attorney fees. VITAS contests these allegations. In December 2009, the trial court denied Plaintiffs' motion for class certification. In July 2011, the Court of Appeals affirmed denial of class certification on the travel time, meal and rest period claims, and reversed the trial court's denial on the off-the-clock and sales representation exemption claims. Plaintiffs have filed an appeal of this decision. We are unable to estimate our potential liability or potential range of loss, if any, with respect to this case.

Regardless of outcome, defense of litigation adversely affects us through defense costs, diversion of our time and related publicity.

In May 2009, VITAS received an administrative subpoena from the U.S. Department of Justice requesting VITAS deliver to the Office of Inspector General ("OIG") for the Department of Health and Human Services documents, patient records, and policy and procedure manuals for headquarters and its Texas programs concerning hospice services provided for the period January 1, 2003 to the date of the letter. In August 2009, the OIG selected medical records for 59 past and current patients from a Texas program for review. In February 2010, VITAS received a companion civil

investigative demand ("CID") from the State of Texas Attorney General's Office, seeking related documents. In September 2010, it received a second CID and a second administrative subpoena seeking related documents. In April 2011, the U.S. Attorney provided the Company with a copy of a qui tam complaint filed under seal in U.S. District Court for the Northern District of Texas. In June 2011, the U.S. Attorney provided the company with a partially unsealed second qui tam complaint filed under seal in the U.S. District Court for the Western District of Texas. In June 2011, the U.S. Attorney also provided the Company with a partially unsealed third qui tam complaint filed under seal in the Northern District of Illinois, Eastern Division. The complaint and all the filings in each of these actions remain under seal. The U.S. Attorney has not decided whether to intervene in any of the actions. We are conferring with the U.S. Attorney regarding the Company's defenses to each complaint's allegations. We can neither predict the outcome of this investigation nor estimate our potential liability or potential range of loss, if any. We believe that we are in compliance with Medicare and Medicaid rules and regulations applicable to hospice providers.

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In April 2005, the OIG served VITAS with civil subpoenas relating to VITAS' alleged failure to appropriately bill Medicare and Medicaid for hospice services. As part of this investigation, the OIG selected medical records for 320 past and current patients from VITAS' three largest programs for review. It also sought policies and procedures dating back to 1998 covering admissions, certifications, recertifications and discharges. During the third quarter of 2005 and again in May 2006, the OIG requested additional information from us. The Court dismissed a related qui tam complaint filed in U.S. District Court for the Southern District of Florida with prejudice in July 2007. The plaintiffs appealed this dismissal, which the Court of Appeals affirmed. The government continues to investigate the complaint's allegations. In March 2009, we received a letter from the government reiterating the basis of their investigation. We are unable to estimate our potential liability or potential range of loss, if any, with respect to this matter. We believe that we are in compliance with Medicare and Medicaid rules and regulations applicable to hospice providers.

The costs to comply with either of these investigations were not material for any period presented. Regardless of outcome, responding to the subpoenas can adversely affect us through defense costs, diversion of our time and related publicity.

Results of Operations

Three months ended September 30, 2011 versus 2010 - Consolidated Results

Our service revenues and sales for the third quarter of 2011 increased 6.5% versus services and sales revenues for the third quarter of 2010. Of this increase, \$19.0 million was attributable to VITAS and \$2.0 million was attributable to Roto-Rooter. The following chart shows the components of those changes (dollar amounts in thousands):

	Increas	se/(Decrease)
	Amount	Percent
VITAS		
Routine homecare	\$ 14,849	8.8
Continuous care	1,301	3.4
General inpatient	2,329	9.0
Medicare cap	501	428.2
Roto-Rooter		
Plumbing	502	1.2
Drain cleaning	785	2.5
Contractor operations	1,068	19.4
Other	(347	) -5.0
Total	\$ 20,988	6.5

The increase in VITAS' revenues for the third quarter of 2011 versus the third quarter of 2010 was a result of increased ADC of 6.2% driven by an increase in admissions of 2.7% and a 2.4% increase in average length of stay, combined with Medicare reimbursement rate increases of approximately 2.1%. The ADC increase was driven by a 6.5% increase in routine homecare, an increase of 7.3% in general inpatient and an increase of a 0.5% in continuous care. In excess of 90% of VITAS' service revenues for the period were from Medicare and Medicaid.

The increase in plumbing revenues for the third quarter of 2011 versus 2010 is attributable to a 4.1% increase in the number of jobs performed offset by a 2.9% decrease in the average price per job. Our excavation job count increased by 13.6% compared to 2010. Drain cleaning revenues for the third quarter of 2011 versus 2010 reflect a 2.3% increase in price per job and a 0.2% increase in the number of jobs performed. Contractor operations revenue increased 19.4% for the first nine months of 2011, as a result of acquisitions and higher job count.

The consolidated gross margin was 28.2% in the third quarter of 2011 as compared with 28.9% in the third quarter of 2010. On a segment basis, VITAS' gross margin was 22.4% in the third quarter of 2011 and 23.1% in the third quarter of 2010. The decrease in VITAS' gross margin is attributable to higher labor costs for admissions and Medicare compliance personnel and the opening of new operations, both new locations and new inpatient units, which carry significant start-up costs as capacity begins to ramp-up. The Roto-Rooter segment's gross margin was 45.0% for the third quarter of 2011 as compared with 44.6% for the third quarter of 2010.

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Selling, general and administrative expenses ("SG&A") for the third quarter of 2011 and 2010 comprise (in thousands):

	Three months ended September 30,						
		2011			2010		
SG&A expenses before long-term incentive							
compensation and the impact of market gains and							
losses of deferred compensation plans	\$	49,629		\$	47,957		
Impact of market value gains/(losses) on liabilities held in							
deferred compensation trusts		(2,011	)		243		
Total SG&A expenses	\$	47,618		\$	48,200		

Normal salary increases and revenue related expense increases between periods accounts for the 3.5% increase in SG&A expenses before long-term incentive compensation and the impact of market gains of deferred compensation plans.

Interest expense increased 18.7% between periods as a result of the debt refinancing that took place in the first quarter of 2011.

Other income/(expense) for the third quarter of 2011 and 2010 comprise (in thousands):

	Three months ended September 30,						
		2011			2010		
Market value gains/(losses) on assets held in deferred							
compensation trusts	\$	(2,011	)	\$	243		
Loss on disposal of property and equipment		(79	)		(141	)	
Interest income		74			109		
Other		81			11		
Total other income/(expense)-net	\$	(1,935	)	\$	222		

Our effective income tax rate increased to 38.9% in the third quarter of 2011 from 38.2% when compared with the third quarter of 2010.

Net income for both periods included the following after-tax items/adjustments that reduced after-tax earnings (in thousands):

	Three months ended September 30,								
		2011	2010						
VITAS									
Legal expenses of OIG investigation	\$	(131	)	\$	(69	)			
Acquisition expenses		(2	)		-				
Roto-Rooter									
Expenses of class action litigation		(467	)		(194	)			
Corporate									
Stock option expense		(1,523	)		(1,244	)			
Noncash impact of change in accounting for convertible debt		(1,177	)		(1,088	)			
Total	\$	(3,300	)	\$	(2,595	)			

Three months ended September 30, 2011 versus 2010 - Segment Results

The change in after-tax earnings for the third quarter of 2011 versus the third quarter of 2010 is due to (dollars in thousands):

	Increase/(Decrease)					
		Amount		Percent		
VITAS	\$	1,167		5.9		
Roto-Rooter		269		3.5		
Corporate		(537	)	-8.2		
	\$	899		4.3		

Nine months ended September 30, 2011 versus 2010 - Consolidated Results

Our service revenues and sales for the first nine months of 2011 increased 6.5% versus services and sales revenues for the first nine months of 2010. Of this increase, \$48.2 million was attributable to VITAS and \$13.3 million was attributable to Roto-Rooter. The following chart shows the components of those changes (dollar amounts in thousands):

	Increase/(Decrease)						
	Amount		Percent				
VITAS							
Routine homecare	\$ 39,830		8.1				
Continuous care	4,362		3.8				
General inpatient	4,617		5.9				
Medicare cap	(639	)	-38.4				
Roto-Rooter							
Plumbing	7,481		6.1				
Drain cleaning	3,303		3.3				
Contractor operations	2,890		17.3				
Other	(386	)	-1.9				
Total	\$ 61,458		6.5				

The increase in VITAS' revenues for the first nine months of 2011 versus the first nine months of 2010 was a result of increased ADC of 5.6% driven by an increase in admissions of 5.1%, combined with Medicare reimbursement rate increases of approximately 2.1%. The ADC increase was driven by a 5.9% increase in routine homecare, an increase of 4.2% in general inpatient and an increase of 1.0% in continuous care. In excess of 90% of VITAS' service revenues for the period were from Medicare and Medicaid.

The increase in plumbing revenues for the first nine months of 2011 versus 2010 is attributable to a 2.6% increase in the average price per job and a 3.6% increase in the number of jobs performed. The increase in the plumbing price per job was a result of favorable job mix shift to more expensive jobs such as excavation. Our excavation job count increased by 17.1% compared to 2010. On average, the price per job for our excavation jobs is approximately 5 times greater than the price per job of other plumbing jobs. Drain cleaning revenues for the first nine months of 2011 versus 2010 reflect a 2.0% increase in job count and a 1.3% increase in the average price per job. Contractor operation revenues increased 17.3%, due to acquisitions and higher job count.

The consolidated gross margin was 28.2% in the first nine months of 2011 as compared with 29.0% in the first nine months of 2010. On a segment basis, VITAS' gross margin was 22.0% in the first nine months of 2011 and 22.9% in

the first nine months of 2010. The decrease in VITAS' gross margin is attributable to a smaller Medicare cap reversal in 2011, higher labor costs for admissions and Medicare compliance personnel and the opening of new operations, both new locations and inpatient units, which carry significant time start-up costs as capacity begins to ramp-up. The Roto-Rooter segment's gross margin was 44.7% for the first nine months of 2011 as compared with 45.0% for the first nine months of 2010.

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Selling, general and administrative expenses ("SG&A") for the first nine months of 2011 and 2010 comprise (in thousands):

	Nine months ended September 30,					
			2010			
SG&A expenses before long-term incentive						
compensation and the impact of market gains and						
losses of deferred compensation plans	\$	149,888	\$	144,547		
Long-term incentive compensation		3,012		1,799		
Impact of market value gains on liabilities held in						
deferred compensation trusts		796		348		
Total SG&A expenses	\$	153,696	\$	146,694		

Normal salary increases and revenue related expense increases between periods accounts for the 3.7% increase in SG&A expenses before long-term incentive compensation and the impact of market gains of deferred compensation plans.

Depreciation expense increased 5.0% to \$19.0 million for the first nine months of 2011 due mainly to the installation of patient capture software at our VITAS segment in the second quarter of 2010.

Interest expense increased 14.7% between periods as a result of the debt refinancing that took place in the first quarter of 2011.

Other income for the third quarter of 2011 and 2010 comprise (in thousands):

	Nine months ended September 30,						
		2011			2010		
Market value gains on assets held in deferred							
compensation trusts	\$	796		\$	348		
Loss on disposal of property and equipment		(68	)		(293	)	
Interest Income		197			334		
Other		(44	)		29		
Total other income	\$	881		\$	418		

Our effective income tax rate was 38.7% in the first nine months of 2011 which was essentially flat when compared with the first nine months of 2010.

Net income for both periods included the following after-tax items/adjustments that reduced after-tax earnings (in thousands):

	Nine months ended September 30,							
VITAS		2011			2010			
Legal expenses of OIG investigation	\$	(749	)	\$	(242	)		
Acquisition expenses		(73	)		-	,		
Roto-Rooter								
Expenses of class action litigation		(881	)		(257	)		

4			-	
(4,366	)		(4,026	)
(3,464	)		(3,203	)
(1,880	)		(1,124	)
\$ (11,409	)	\$	(8,852	)
6	(3,464 (1,880	(3,464 ) (1,880 )	(3,464 ) (1,880 )	(3,464 ) (3,203 (1,880 ) (1,124

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Nine months ended September 30, 2011 versus 2010 - Segment Results

The change in after-tax earnings for the first nine months of 2011 versus the first nine months of 2010 is due to (dollars in thousands):

	Increase/(Decrease)					
	Amount	Percent				
VITAS	\$ 1,161	2.1				
Roto-Rooter	1,198	4.9				
Corporate	(1,286)	-5.9				
	\$ 1,073	1.8				

## CHEMED CORPORATION AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF INCOME FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2011 (in thousands)(unaudited)

	VITAS Roto-Rooter		r	Corporate			Chemed Consolidated			
2011 (a)										
Service revenues and sales	\$ 252,944		\$ 88,495		\$	-		\$	341,439	
Cost of services provided										
and goods sold	196,407		48,656			-			245,063	
Selling, general and										
administrative expenses	18,945		25,057			3,616			47,618	
Depreciation	4,123		2,058			132			6,313	
Amortization	510		156			468			1,134	
Total costs and expenses	219,985		75,927			4,216			300,128	
Income/(loss) from										
operations	32,959		12,568			(4,216	)		41,311	
Interest expense	(62	)	(132	)		(3,361	)		(3,555	)
Intercompany interest										
income/(expense)	834		451			(1,285	)		-	
Other income/(expense)—net	62		(7	)		(1,990	)		(1,935	)
Income/(expense) before										
income taxes	33,793		12,880			(10,852	)		35,821	
Income taxes	(12,823	)	(4,864	)		3,753			(13,934	)
Net income/(loss)	\$ 20,970		\$ 8,016		\$	(7,099	)	\$	21,887	

	VITAS	Roto-Rooter	Corporate	Chemed Consolidated	d
Pretax benefit/(cost):					
Stock option expense	<b>\$</b> -	\$-	\$(2,408	) \$(2,408	)
Noncash impact of accounting for convertible debt	-	-	(1,861	) (1,861	)
Expenses of class action litigation	-	(770	) -	(770	)
Acquisition expenses	(2	) -	-	(2	)
Legal expenses of OIG investigation	(212	) -	-	(212	)
Total	\$(214	) \$(770	) \$(4,269	) \$(5,253	)

	VITAS Roto-Rooter		Corporate	Consolidated		
After-tax benefit/(cost):			_			
Stock option expense	<b>\$</b> -	\$-	\$(1,523	) \$(1,523	)	
Noncash impact of accounting for convertible debt	-	-	(1,177	) (1,177	)	
Expenses of class action litigation	-	(467	) -	(467	)	
Acquisition expenses	(2	) -	-	(2	)	
Legal expenses of OIG investigation	(131	) -	-	(131	)	

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Total	\$(133	) \$(467	) \$(2,700	) \$(3,300	)						
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## CHEMED CORPORATION AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF INCOME FOR THE THREE MONTHS ENDED SEPTEMBER 30, 2010 (in thousands)(unaudited)

	VITAS Roto-Rooter		r	Corporate			Chemed Consolidated			
2010 (a)										
Service revenues and sales	\$ 233,964		\$ 86,487		\$	-		\$	320,451	
Cost of services provided										
and goods sold	179,997		47,918			-			227,915	
Selling, general and										
administrative expenses	18,370		24,573			5,257			48,200	
Depreciation	4,321		1,925			139			6,385	
Amortization	694		133			369			1,196	
Total costs and expenses	203,382		74,549			5,765			283,696	
Income/(loss) from										
operations	30,582		11,938			(5,765	)		36,755	
Interest expense	(48	)	(55	)		(2,892	)		(2,995	)
Intercompany interest										
income/(expense)	1,139		651			(1,790	)		-	
Other income/(expense)—net	(92	)	11			303			222	
Income/(expense) before										
income taxes	31,581		12,545			(10,144	)		33,982	
Income taxes	(11,778	)	(4,798	)		3,582			(12,994	)
Net income/(loss)	\$ 19,803		\$ 7,747		\$	(6,562	)	\$	20,988	

	VITAS	Roto-Rooter	Corporate	Chemed Consolidated
Pretax benefit/(cost):				
Stock option expense	<b>\$</b> -	\$-	\$(1,968	) \$(1,968 )
Noncash impact of accounting for convertible debt	-	-	(1,721	) (1,721 )
Expenses of class action litigation	-	(322	) -	(322)
Legal expenses of OIG investigation	(112	) -	-	(112)
Total	\$(112	) \$(322	) \$(3,689	) \$(4,123 )
	VITAS	Roto-Rooter	Corporate	Consolidated
After-tax benefit/(cost):				
Stock option expense	\$-	\$-	\$(1,244	) \$(1,244 )
Noncash impact of accounting for convertible debt	-	-	(1,088	) (1,088 )
Expenses of class action litigation	-	(194	) -	(194)
Legal expenses of OIG investigation	(69	) -	-	(69)
Total	\$(69	) \$(194	) \$(2,332	) \$(2,595 )

## CHEMED CORPORATION AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF INCOME FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2011 (in thousands)(unaudited)

			_	_			~			Chemed	
	VITAS		R	oto-Rooter	r	(	Corporate		C	consolidate	d
2011 (a)											
Service revenues and sales	\$ 731,712		\$	274,005		\$	-		\$	1,005,717	7
Cost of services provided											
and goods sold	570,648			151,470			-			722,118	
Selling, general and											
administrative expenses	57,392			76,181			20,123			153,696	
Depreciation	12,489			6,067			403			18,959	
Amortization	1,513			443			1,287			3,243	
Total costs and expenses	642,042			234,161			21,813			898,016	
Income/(loss) from											
operations	89,670			39,844			(21,813	)		107,701	
Interest expense	(172	)		(274	)		(9,814	)		(10,260	)
Intercompany interest											
income/(expense)	3,263			1,742			(5,005	)		-	
Other											
income/(expense)-net	3			(2	)		880			881	
Income/(expense) before											
income taxes	92,764			41,310			(35,752	)		98,322	
Income taxes	(35,080	)		(15,692	)		12,724			(38,048	)
Net income/(loss)	\$ 57,684		\$	25,618		\$	(23,028	)	\$	60,274	

				Chemed	
	VITAS	Roto-Rooter	Corporate	Consolidat	ed
Pretax benefit/(cost):					
Stock option expense	\$-	\$-	\$(6,903	) \$(6,903	)
Long-term incentive compensation	-	-	(3,012	) (3,012	)
Noncash impact of accounting for convertible debt	-	-	(5,476	) (5,476	)
Expenses of class action litigation	-	(1,451	) -	(1,451	)
Acquisition expenses	(117	) 6	-	(111	)
Legal expenses of OIG investigation	(1,209	) -	-	(1,209	)
Total	\$(1,326	) \$(1,445	) \$(15,391	) \$(18,162	)

	VITAS	Roto-Rooter	Corporate		Consolidate	ed
After-tax benefit/(cost):						
Stock option expense	\$-	<b>\$</b> -	\$(4,366	)	\$(4,366	)
Long-term incentive compensation	-	-	(1,880	)	(1,880	)
Noncash impact of accounting for convertible debt	-	-	(3,464	)	(3,464	)

Expenses of class action litigation	-	(881	) -	(881	)
Acquisition expenses	(73	) 4	-	(69	)
Legal expenses of OIG investigation	(749	) -	-	(749	)
Total	\$(822	) \$(877	) \$(9,710	) \$(11,409	)

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## CHEMED CORPORATION AND SUBSIDIARY COMPANIES CONSOLIDATING STATEMENT OF INCOME FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2010 (in thousands)(unaudited)

	VITAS		R	oto-Roote	r	(	Corporate		С	Chemed onsolidated
2010 (a)										
Service revenues and sales	\$ 683,542		\$	260,717		\$	-		\$	944,259
Cost of services provided										
and goods sold	527,347			143,407			-			670,754
Selling, general and										
administrative expenses	54,920			73,523			18,251			146,694
Depreciation	11,909			5,826			313			18,048
Amortization	2,253			388			1,066			3,707
Total costs and expenses	596,429			223,144			19,630			839,203
Income/(loss) from										
operations	87,113			37,573			(19,630	)		105,056
Interest expense	(127	)		(187	)		(8,632	)		(8,946)
Intercompany interest										
income/(expense)	3,778			2,126			(5,904	)		-
Other income/(expense)—net	(85	)		35			468			418
Income/(expense) before										
income taxes	90,679			39,547			(33,698	)		96,528
Income taxes	(34,156	)		(15,127	)		11,956			(37,327)
Net income/(loss)	\$ 56,523		\$	24,420		\$	(21,742	)	\$	59,201

	VITAS	Roto-Rooter	Corporate	Chemed Consolidat	
Pretax benefit/(cost):					
Stock option expense	\$-	\$-	\$(6,365	) \$(6,365	)
Long-term incentive compensation	-	-	(1,799	) (1,799	)
Noncash impact of accounting for convertible debt	-	-	(5,064	) (5,064	)
Expenses of class action litigation	-	(427	) -	(427	)
Legal expenses of OIG investigation	(390	) -	-	(390	)
Total	\$(390	) \$(427	) \$(13,228	) \$(14,045	)

	VITAS	Roto-Rooter	Corporate	Consolidat	ed
After-tax benefit/(cost):					
Stock option expense	\$-	\$-	\$(4,026	) \$(4,026	)
Long-term incentive compensation	-	-	(1,124	) (1,124	)
Noncash impact of accounting for convertible debt	-	-	(3,203	) (3,203	)
Expenses of class action litigation	-	(257	) –	(257	)
Legal expenses of OIG investigation	(242	) -	-	(242	)

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Total		\$(242	) \$(257	) \$(8,353	) \$(8,852	)	
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## Consolidating Summary and Reconciliation of Adjusted EBITDA

## Chemed Corporation and Subsidiary Companies

(in thousands)				Chemed
For the three months ended September 30, 2011	VITAS	Roto-Rooter	Corporate	Consolidated
Net income/(loss)	\$20,970	\$8,016	\$(7,099	) \$21,887
Add/(deduct):	φ20,970	ψ0,010	$\Psi(1,0)$	) \$21,007
Interest expense	62	132	3,361	3,555
Income taxes	12,823	4,864	(3,753	) 13,934
Depreciation	4,123	2,058	132	6,313
Amortization	510	156	468	1,134
EBITDA	38,488	15,226	(6,891	) 46,823
Add/(deduct):				
Legal expenses of OIG investigation	212	-	-	212
Acquisition expenses	2	-	-	2
Expenses of class action litigation	-	770	-	770
Stock option expense	-	-	2,408	2,408
Advertising cost adjustment	-	(585	) -	(585)
Interest income	(43	) (12	) (19	) (74 )
Intercompany interest income/(expense)	(834	) (451	) 1,285	-
Adjusted EBITDA	\$37,825	\$14,948	\$(3,217	) \$49,556

For the three months ended September 30, 2010	VITAS	Roto-Rooter	Corporate	Chemed Consolidated
Net income/(loss)	\$19,803	\$7,747	\$(6,562	) \$20,988
Add/(deduct):				
Interest expense	48	55	2,892	2,995
Income taxes	11,778	4,798	(3,582	) 12,994
Depreciation	4,321	1,925	139	6,385
Amortization	694	133	369	1,196
EBITDA	36,644	14,658	(6,744	) 44,558
Add/(deduct):				
Legal expenses of OIG investigation	112	-	-	112
Expenses of class action litigation	-	322	-	322
Stock option expense	-	-	1,968	1,968
Advertising cost adjustment	-	(571	) -	(571)
Interest income	(37	) (10	) (62	) (109 )
Intercompany interest income/(expense)	(1,139	) (651	) 1,790	-
Adjusted EBITDA	\$35,580	\$13,748	\$(3,048	) \$46,280

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## Consolidating Summary and Reconciliation of Adjusted EBITDA

Chemed Corporation	and Subsidiary	Companies
(in thousands)		

(in thousands) For the nine months ended September 30, 2011	VITAS	Roto-Rooter	Corporate	Chemed Consolidated
Net income/(loss)	\$57,684	\$25,618	\$(23,028	) \$60,274
Add/(deduct): Interest expense	172	274	9,814	10,260
Income taxes	35,080	15,692	(12,724	) 38,048
Depreciation	12,489	6,067	403	18,959
Amortization	1,513	443	1,287	3,243
EBITDA	106,938	48,094	(24,248	) 130,784
Add/(deduct):	100,750	10,091	(21,210	) 150,701
Legal expenses of OIG investigation	1,209	-	-	1,209
Acquisition expenses	117	(6)		111
Expenses of class action litigation	-	1,451	-	1,451
Long-term incentive compensation	-	-	3,012	3,012
Stock option expense	-	-	6,903	6,903
Advertising cost adjustment	-	(1,442)	-	(1,442)
Interest income	(86	) (28 )	(83	) (197 )
Intercompany interest income/(expense)	(3,263	) (1,742 )	5,005	-
Adjusted EBITDA	\$104,915	\$46,327	\$(9,411	) \$141,831
				Chemed
For the nine months ended September 30, 2010	VITAS	Roto-Rooter	Corporate	Chemed Consolidated
For the nine months ended September 30, 2010 Net income/(loss)	VITAS \$56,523	Roto-Rooter \$24,420	Corporate \$(21,742	
Net income/(loss) Add/(deduct):	\$56,523	\$24,420	\$(21,742	Consolidated ) \$59,201
Net income/(loss) Add/(deduct): Interest expense	\$56,523 127	\$24,420 187	\$(21,742 8,632	Consolidated ) \$59,201 8,946
Net income/(loss) Add/(deduct): Interest expense Income taxes	\$56,523 127 34,156	\$24,420 187 15,127	\$(21,742 8,632 (11,956	Consolidated ) \$59,201 8,946 ) 37,327
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation	\$56,523 127 34,156 11,909	\$24,420 187 15,127 5,826	\$(21,742 8,632 (11,956 313	Consolidated ) \$59,201 8,946 ) 37,327 18,048
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization	\$56,523 127 34,156 11,909 2,253	\$24,420 187 15,127 5,826 388	\$(21,742 8,632 (11,956 313 1,066	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA	\$56,523 127 34,156 11,909	\$24,420 187 15,127 5,826	\$(21,742 8,632 (11,956 313	Consolidated ) \$59,201 8,946 ) 37,327 18,048
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct):	\$56,523 127 34,156 11,909 2,253 104,968	\$24,420 187 15,127 5,826 388	\$(21,742 8,632 (11,956 313 1,066	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct): Legal expenses of OIG investigation	\$56,523 127 34,156 11,909 2,253	\$24,420 187 15,127 5,826 388 45,948	\$(21,742 8,632 (11,956 313 1,066	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229 390
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct): Legal expenses of OIG investigation Expenses of class action litigation	\$56,523 127 34,156 11,909 2,253 104,968	\$24,420 187 15,127 5,826 388	\$(21,742 8,632 (11,956 313 1,066 (23,687	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229 390 427
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct): Legal expenses of OIG investigation Expenses of class action litigation Long-term incentive compensation	\$56,523 127 34,156 11,909 2,253 104,968	\$24,420 187 15,127 5,826 388 45,948	\$(21,742 8,632 (11,956 313 1,066 (23,687	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229 390 427 1,799
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct): Legal expenses of OIG investigation Expenses of class action litigation Long-term incentive compensation Stock option expense	\$56,523 127 34,156 11,909 2,253 104,968	\$24,420 187 15,127 5,826 388 45,948 - 427 -	\$(21,742 8,632 (11,956 313 1,066 (23,687	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229 390 427 1,799 6,365
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct): Legal expenses of OIG investigation Expenses of class action litigation Long-term incentive compensation Stock option expense Advertising cost adjustment	\$56,523 127 34,156 11,909 2,253 104,968 390 - -	\$24,420 187 15,127 5,826 388 45,948 - 427 - (1,639)	\$(21,742 8,632 (11,956 313 1,066 (23,687 - - 1,799 6,365	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229 390 427 1,799 6,365 (1,639)
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct): Legal expenses of OIG investigation Expenses of class action litigation Long-term incentive compensation Stock option expense Advertising cost adjustment Interest income	\$56,523 127 34,156 11,909 2,253 104,968 390 - - - (172	\$24,420 187 15,127 5,826 388 45,948 - 427 - (1,639) ) (37)	\$(21,742 8,632 (11,956 313 1,066 (23,687 - 1,799 6,365 - (125	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229 390 427 1,799 6,365
Net income/(loss) Add/(deduct): Interest expense Income taxes Depreciation Amortization EBITDA Add/(deduct): Legal expenses of OIG investigation Expenses of class action litigation Long-term incentive compensation Stock option expense Advertising cost adjustment	\$56,523 127 34,156 11,909 2,253 104,968 390 - -	\$24,420 187 15,127 5,826 388 45,948 - 427 - (1,639)	\$(21,742 8,632 (11,956 313 1,066 (23,687 - - 1,799 6,365	Consolidated ) \$59,201 8,946 ) 37,327 18,048 3,707 ) 127,229 390 427 1,799 6,365 (1,639)

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## CHEMED CORPORATION AND SUBSIDIARY COMPANIES OPERATING STATISTICS FOR VITAS SEGMENT

(unaudited)

	Three Months Ended September 30,			Nine Months Ended Septem 30,		-	ber	
OPERATING STATISTICS	2011		2010		2011		2010	
Net revenue (\$000)								
Homecare	\$184,155		\$169,306		\$529,874		\$490,044	
Inpatient	28,292		25,963		82,861		78,244	
Continuous care	40,113		38,812		117,950		113,588	
Total before Medicare cap allowance	\$252,560		\$234,081		\$730,685		\$681,876	
Medicare cap allowance	384		(117	)	1,027		1,666	
Total	\$252,944		\$233,964		\$731,712		\$683,542	
Net revenue as a percent of total								
before Medicare cap allowance								
Homecare	72.9	%	72.3	%	72.5	%	71.8	%
Inpatient	11.2		11.1		11.3		11.5	
Continuous care	15.9		16.6		16.2		16.7	
Total before Medicare cap allowance	100.0		100.0		100.0		100.0	
Medicare cap allowance	0.2		(0.1	)	0.1		0.2	
Total	100.2	%	99.9	%	100.1	%	100.2	%
Average daily census (days)								
Homecare	9,485		8,586		9,185		8,350	
Nursing home	3,118		3,250		3,062		3,212	
Routine homecare	12,603		11,836		12,247		11,562	
Inpatient	456		425		451		433	
Continuous care	599		596		601		595	
Total	13,658		12,857		13,299		12,590	
Total Admissions	14,879		14,483		45,971		43,750	
Total Discharges	14,682		14,076		45,104		42,767	
Average length of stay (days)	80.1		78.2		78.7		77.1	
Median length of stay (days)	15.0		15.0		14.0		14.0	
ADC by major diagnosis								
Neurological	34.3	%	33.4	%	34.4	%	33.2	%
Cancer	17.5		18.5		17.7		18.4	
Cardio	11.3		11.9		11.6		11.9	
Respiratory	6.6		6.5		6.8		6.6	
Other	30.3		29.7		29.5		29.9	
Total	100.0	%	100.0	%	100.0	%	100.0	%
Admissions by major diagnosis								
Neurological	19.0	%	18.4	%	19.3	%	18.6	%
Cancer	34.7		35.8		33.1		34.6	
Cardio	10.4		11.1		10.9		11.3	
Respiratory	7.8		7.5		8.5		8.1	
Other	28.1		27.2		28.2		27.4	
Total	100.0	%	100.0	%	100.0	%	100.0	%
Direct patient care margins								

Routine homecare	52.4	% 52.7	% 52.0	% 52.2	%
Inpatient	12.4	12.3	12.9	13.3	
Continuous care	20.7	21.1	20.5	21.0	
Homecare margin drivers (dollars per patient					
day)					
Labor costs	\$53.13	\$51.97	\$53.88	\$52.79	
Drug costs	8.26	7.89	8.14	7.78	
Home medical equipment	6.64	6.54	6.65	6.71	
Medical supplies	2.81	2.66	2.80	2.53	
Inpatient margin drivers (dollars per patient					
day)					
Labor costs	\$312.72	\$304.42	\$310.25	\$297.63	
Continuous care margin drivers (dollars per					
patient day)					
Labor costs	\$555.63	\$536.83	\$550.09	\$531.14	
Bad debt expense as a percent of revenues	0.8	% 0.9	% 0.7	% 0.9	%
Accounts receivable					
Days of revenue outstanding- excluding					
unapplied Medicare payments	38.9	39.7		n.a.	n.a.
Days of revenue outstanding- including					
unapplied Medicare payments	34.6	34.9		n.a.	n.a.
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### Safe Harbor Statement under the Private Securities Litigation Reform Act of 1995 Regarding Forward-Looking Information

Certain statements contained in this report are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. The words "believe", "expect", "hope", "anticipate", "plan" and similar expressions identify forward-looking statements, which speak only as of the date the statement was made. These forward-looking statements are based on current expectations and assumptions and involve various known and unknown risks, uncertainties, contingencies and other factors, which could cause Chemed's actual results to differ from those expressed in such forward-looking statements. Variances in any or all of the risks, uncertainties, contingencies, and other factors from our assumptions could cause actual results to differ materially from these forward-looking statements and trends. In addition, our ability to deal with the unknown outcomes of these events, many of which are beyond our control, may affect the reliability of projections and other financial matters. Investors are cautioned that such forward-looking statements are subject to inherent risk and there are no assurances that the matters contained in such statements will be achieved. Chemed does not undertake and specifically disclaims any obligation to publicly update or revise any forward-looking statements, whether as a result of a new information, future events or otherwise.

### Item 3. Quantitative and Qualitative Disclosures about Market Risk

Our primary market risk exposure relates to interest rate risk exposure through variable interest rate borrowings. At September 30, 2011, we had no variable rate debt outstanding. At September 30, 2011, the fair value of the Notes approximates \$186.0 million which have a face value of \$187.0 million.

#### Item 4. Controls and Procedures

We carried out an evaluation, under the supervision of our President and Chief Executive Officer and with the participation of the Executive Vice President and Chief Financial Officer and the Vice President and Controller, of the effectiveness of the design and operation of our disclosure controls and procedures as of the end of the period covered by this report. Based on that evaluation, the President and Chief Executive Officer, Executive Vice President and Chief Financial Officer and Vice President and Controller have concluded that our disclosure controls and procedures were effective as of the end of the period covered by this report. There has been no change in our internal control over financial reporting that occurred during the quarter covered by this report that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

#### PART II OTHER INFORMATION Item 1. Legal Proceedings

For information regarding the Company's legal proceedings, see note 11, Legal and Regulatory Matters, under Part I, Item I of this Quarterly Report on Form 10-Q.

#### Item 1A. Risk Factors

There have been no material changes from the risk factors previously disclosed in the Company's most recent Annual Report on Form 10-K.

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Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

Item 2(c). Purchases of Equity Securities by Issuer and Affiliated Purchasers

The following table shows the activity related to our share repurchase programs for the first nine months of 2011:

		Weighted	Cumulative	Dollar	
	Total Number	Average	Shares Repurchased	Amount Remaining	
	of Shares Repurchased	Price Paid Per Share	Under the Program	Under The Program	
A	L		U	C	
April 2007 Program January 1 through January 31, 2011	300,513	\$63.62	3,654,157	\$24,543	
February 1 through February 28, 2011	300,313 377	\$03.02 65.03	3,654,534	\$24,345	
March 1 through March 31, 2011	511	05.05	3,654,534	- \$-	
Match 1 through Match 51, 2011	-	-	5,054,554	φ-	
First Quarter Total - April 2007 Program	300,890	\$63.62			
February 2011 Program					
January 1 through January 31, 2011	-	<b>\$</b> -	-	\$ -	
February 22, 2011 Authorization	-	-	-	100,000,000	
February 1 through February 28, 2011	40,623	65.03	40,623	97,358,313	
March 1 through March 31, 2011	-	-	40,623	\$97,358,313	
First Quarter Total - February 2011 Program	40,623	\$65.03			
Thist Quarter Total - Teordary 2011 Hogram	40,023	φ05.05			
April 1 through April 30, 2011	-	<b>\$</b> -	40,623	\$97,358,313	
May 1 through May 31, 2011	-	-	40,623	97,358,313	
June 1 through June 30, 2011	-	-	40,623	\$97,358,313	
Second Quarter Total - February 2011 Program	-	\$-			
July 1 through July 31, 2011	41,112	\$60.15	81,735	\$94,885,576	
August 1 through August 31, 2011	710,172	55.51	791,907	55,460,568	
September 1 through September 30, 2011	778,746	55.02	1,570,653	\$12,615,182	
Third Quarter Total - February 2011 Program	1,530,030	\$55.39			
	-,,000	, = = = = 2			

On February 22, 2011 our Board of Directors authorized \$100 million under the newly established February 2011 Repurchase Program.

Item 3. Defaults Upon Senior Securities

None

Item 4. Removed and reserved

## Item 5. Other Information

None

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## Item 6. Exhibits

Exhibit No.	Description
31.1	Certification by Kevin J. McNamara pursuant to Rule 13a-14(a)/15d-14(a) of the Exchange Act of 1934.
31.2	Certification by David P. Williams pursuant to Rule 13a-14(a)/15d-14(a) of the Exchange Act of 1934.
31.3	Certification by Arthur V. Tucker, Jr. pursuant to Rule 13a-14(a)/15d-14(a) of the Exchange Act of 1934.
32.1	Certification by Kevin J. McNamara pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification by David P. Williams pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
32.3	Certification by Arthur V. Tucker, Jr. pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema
101.CAL	XBRL Taxonomy Extension Calculation Linkbase
101.LAB	XBRL Taxonomy Extension Label Linkbase
101.PRE	XBRL Taxonomy Extension Presentation Linkbase

## SIGNATURES

Pursuant to the requirements of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Chemed Corporation (Registrant)

Dated:	November 4, 2011	By:	Kevin J. McNamara Kevin J. McNamara (President and Chief Executive Officer)
Dated:	November 4, 2011	By:	David P. Williams David P. Williams

(Executive Vice President and Chief Financial Officer)

Dated:

November 4, 2011

By:

Arthur V. Tucker, Jr. Arthur V. Tucker, Jr. (Vice President and Controller)

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