Autohome Inc.

Form SC 13G/A February 14, 2017
UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934 (Amendment No. 3)*
Autohome Inc. (Name of Issuer)
Class A Ordinary Shares, par value \$0.01 (Title of Class of Securities)
05278C107 (CUSIP Number)
December 31, 2016 (Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed: [_] Rule 13d-1(b)
[X] Rule 13d-1(c)
[_] Rule 13d-1(d)

^{*}The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No 05278C107

NAME OF

1. REPORTING
PERSONS
I.R.S.
IDENTIFICATION
NOS. OF
ABOVE
PERSONS
(ENTITIES

Tiger Global Investments, L.P.

ONLY)

CHECK THE
APPROPRIATE
BOX IF A
MEMBER OF A
GROUP (SEE
INSTRUCTIONS)
(a) [_]

(b) [X]

3. SEC USE ONLY

CITIZENSHIP

OR PLACE

OF

ORGANIZATION

Cayman Islands

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH

SOLE 5. VOTING POWER 0

SHARED

6. VOTING **POWER**

0

SOLE

7. DISPOSITIVE **POWER**

0

SHARED

8. DISPOSITIVE **POWER**

0

AGGREGATE

AMOUNT

9. BENEFICIALLY

OWNED BY EACH

REPORTING

PERSON

0

CHECK

BOX IF

THE

AGGREGATE

AMOUNT

10.IN ROW (9)

EXCLUDES

CERTAIN

SHARES

(SEE

INSTRUCTIONS)

[_]

PERCENT

OF CLASS

REPRESENTED 11.BY

AMOUNT

IN ROW (9)

0%

12.

TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

PN

CUSIP No 05278C107

NAME OF 1. REPORTING **PERSONS** I.R.S. **IDENTIFICATION** NOS. OF **ABOVE PERSONS** (ENTITIES

> Tiger Global Performance, LLC

ONLY)

CHECK THE **APPROPRIATE** BOX IF A MEMBER OF A **GROUP (SEE** INSTRUCTIONS)

(a) [_]

(b) [X]

SEC USE **ONLY**

CITIZENSHIP OR PLACE 4. OF ORGANIZATION

Delaware

NUMBER OF **SHARES BENEFICIALLY** OWNED BY EACH REPORTING PERSON WITH

SOLE 5. VOTING **POWER**

0

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SHARED
6. VOTING
  POWER
  0
  SOLE
7. DISPOSITIVE
  POWER
  0
  SHARED
8. DISPOSITIVE
  POWER
  0
  AGGREGATE
  AMOUNT
9. BENEFICIALLY
  OWNED BY EACH
  REPORTING
  PERSON
  0
  CHECK
  BOX IF
  THE
  AGGREGATE
  AMOUNT
10.IN ROW (9)
  EXCLUDES
  CERTAIN
  SHARES
  (SEE
  INSTRUCTIONS)
           [_]
  PERCENT
  OF CLASS
11. REPRESENTED BY
  AMOUNT
  IN ROW (9)
  0%
12. TYPE OF
```

REPORTING

PERSON (SEE INSTRUCTIONS)

OO

CUSIP No 05278C107

NAME OF

1. REPORTING
PERSONS
I.R.S.
IDENTIFICATION
NOS. OF
ABOVE
PERSONS
(ENTITIES
ONLY)

Tiger Global Management, LLC

CHECK THE

APPROPRIATE

BOX IF A

MEMBER OF A

GROUP (SEE

INSTRUCTIONS)

(a) [_]

(b) [X]

3. SEC USE ONLY

CITIZENSHIP
OR PLACE
OF
ORGANIZATION

Delaware

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH

SOLE 5. VOTING POWER

0

```
SHARED
6. VOTING
  POWER
  0
  SOLE
7. DISPOSITIVE
  POWER
  0
  SHARED
8. DISPOSITIVE
  POWER
  0
  AGGREGATE
  AMOUNT
9. BENEFICIALLY
  OWNED BY EACH
  REPORTING
  PERSON
  0
  CHECK
  BOX IF
  THE
  AGGREGATE
  AMOUNT
10.IN ROW (9)
  EXCLUDES
  CERTAIN
  SHARES
  (SEE
  INSTRUCTIONS)
           [_]
  PERCENT
  OF CLASS
11. REPRESENTED BY
  AMOUNT
  IN ROW (9)
  0%
12. TYPE OF
```

REPORTING

PERSON (SEE INSTRUCTIONS)

OO, IA

CUSIP No 05278C107

NAME OF 1. REPORTING PERSONS

I.R.S.

IDENTIFICATION

NOS. OF

ABOVE

PERSONS

(ENTITIES

ONLY)

Charles P. Coleman III

CHECK THE APPROPRIATE

BOX IF A

MEMBER OF A

GROUP (SEE

INSTRUCTIONS)

(a) [_]

(b) [X]

3. SEC USE ONLY

CITIZENSHIP

4. OR PLACE

*. OF

ORGANIZATION

United

States

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH

SOLE

5. VOTING

POWER

0

6.

SHARED VOTING POWER 0 **SOLE** 7. DISPOSITIVE **POWER** 0 **SHARED** 8. DISPOSITIVE **POWER** 0 **AGGREGATE AMOUNT** 9. BENEFICIALLY OWNED BY EACH **REPORTING PERSON** 0 **CHECK BOX IF** THE **AGGREGATE AMOUNT** 10. IN ROW (9) **EXCLUDES CERTAIN SHARES** (SEE **INSTRUCTIONS**) **PERCENT** OF CLASS REPRESENTED 11. BY **AMOUNT** IN ROW (9) 0% 12. TYPE OF

REPORTING PERSON

(SEE INSTRUCTIONS)

IN, HC

CUSIP_{No}05278C107

NAME OF

1. REPORTING

PERSONS

I.R.S.

IDENTIFICATION

NOS. OF

ABOVE

PERSONS

(ENTITIES

ONLY)

Scott Shleifer

CHECK THE

APPROPRIATE BOX IF

2. A MEMBER OF A GROUP (SEE

INSTRUCTIONS)

(a) [_]

(b) [X]

3. SEC USE ONLY

CITIZENSHIP

4. OR PLACE OF ORGANIZATION

United States

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH

5. SOLE VOTING POWER

0

SHARED

6. VOTING POWER

0

7.

```
SOLE
  DISPOSITIVE
  POWER
  0
  SHARED
8. DISPOSITIVE
  POWER
  0
  AGGREGATE
  AMOUNT
9. BENEFICIALLY
  OWNED BY EACH
  REPORTING PERSON
  0
  CHECK BOX IF
  THE
  AGGREGATE
  AMOUNT IN
10.ROW (9)
  EXCLUDES
  CERTAIN
  SHARES (SEE
  INSTRUCTIONS)
              [\_]
  PERCENT OF
  CLASS
11.REPRESENTED
  BY AMOUNT
  IN ROW (9)
  0%
  TYPE OF
  REPORTING
PERSON (SEE
  'INSTRUCTIONS)
  IN, HC
```

CUSIP No 05278C107

Item 1. (a). Name of Issuer:

Autohome

Inc.

(b). Address of Issuer's Principal Executive Offices:

10th Floor Tower B, CEC Plaza 3 Dan Ling Street Haidian District, Beijing 100080 The People's Republic of China

Item 2. (a). Name of Person Filing:

Tiger Global Investments, L.P. Tiger Global Performance, LLC Tiger Global Management, LLC Charles P. Coleman III Scott Shleifer

(b). Address of Principal Business Office, or if None, Residence:

Tiger Global Investments, L.P. c/o Citco Fund Services (Cayman Islands) Limited P.O. Box 31106 89 Nexus Way Camana Bay Grand Cayman KY1-1205 Cayman Islands

Tiger Global Performance, LLC Tiger Global Management, LLC 9 West 57th Street 35th Floor New York, New York 10019

Charles P. Coleman III c/o Tiger Global Management, LLC 9 West 57th Street 35th Floor New York, New York 10019

Scott Shleifer c/o Tiger Global Management, LLC 9 West 57th Street 35th Floor New York, New York 10019

(c). Citizenship:

Tiger Global Investments, L.P. – Cayman Islands limited partnership Tiger Global Performance, LLC – Delaware limited liability company Tiger Global Management, LLC – Delaware limited liability company Charles P. Coleman III – United States citizen Scott Shleifer – United States citizen

(d). Title of Class of Securities:

Class A Ordinary Shares, par value \$0.01

(e). CUSIP Number:

05278C107

If This Statement is filed pursuant to ss.240.13d-1(b) or 240.13d-2(b), or (c), check whether the person filing Item 3. (a) [] Broker or dealer registered under Section 15 of the Exchange Act (15 U.S.C. 78c). (b)[_]Bank as defined in Section 3(a)(6) of the Exchange Act (15 U.S.C. 78c). (c) Insurance company as defined in Section 3(a)(19) of the Exchange Act (15 U.S.C. 78c). (d) Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8). (e) An investment adviser in accordance with § 240.13d-1(b)(1)(ii)(E); (f) [] An employee benefit plan or endowment fund in accordance with § 240.13d-1(b)(1)(ii)(F); (g)[] A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G); (h) A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C.1813); (i) [_] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3); (j) [] Group, in accordance with s.240.13d-1(b)(1)(ii)(J). Item 4. Ownership. Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1. (a) Amount beneficially owned: 0 shares deemed beneficially owned by Tiger Global Investments, L.P. 0 shares deemed beneficially owned by Tiger Global Performance, LLC 0 shares deemed beneficially owned by Tiger Global Management, LLC 0 shares deemed beneficially owned by Charles P. Coleman III 0 shares deemed beneficially owned by Scott Shleifer (b) Percent of class: 0% deemed beneficially owned by Tiger Global Investments, L.P. 0% deemed beneficially owned by Tiger Global Performance, LLC 0% deemed beneficially owned by Tiger Global Management, LLC 0% deemed beneficially owned by Charles P. Coleman III

0% deemed beneficially owned by Scott Shleifer

2)	Number of shares as to which Tiger Global Investments, L. has:	P.
	(i) Sole power to vote or to direct the vote	0
	(ii) Shared power to vote or to direct the vote	0
	(iii) Sole power to dispose or to direct the disposition of	0
	(iv) Shared power to dispose or to direct the disposition of	0
	Number of shares as to which Tiger Global Performance, L. has:	LC
	(i) Sole power to vote or to direct the vote	0
	(ii) Shared power to vote or to direct the vote	0
	(iii) Sole power to dispose or to direct the disposition of	0
	(iv) Shared power to dispose or to direct the disposition of	0
	Number of shares as to which Tiger Global Management, LLC has:	
	(i) Sole power to vote or to direct the vote	0
	(ii) Shared power to vote or to direct the vote	0
	(iii) Sole power to dispose or to direct the disposition of	0
	(iv) Shared power to dispose or to direct the disposition of	0
	Number of shares as to which Charles P. Coleman III has:	
	(i) Sole power to vote or to direct the vote	0
	(ii) Shared power to vote or to direct the vote	0
	(iii) Sole power to dispose or to direct the disposition of	0
	(iv) Shared power to dispose or to direct the disposition of	0
	Number of shares as to which Scott Shleifer has:	
	(i) Sole power to vote or to direct the vote	0

- (ii) Shared power to vote or to direct the vote 0
- (iii) Sole power to dispose or to direct the disposition of 0
- (iv) Shared power to dispose or to direct the disposition of 0

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [X].

Item 6. Ownership of More Than Five Percent on Behalf of Another Person.

If any other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, such securities, a statement to that effect should be included in response to this item and, if such interest relates to more than five percent of the class, such person should be identified. A listing of the shareholders of an investment company registered under the Investment Company Act of 1940 or the beneficiaries of employee benefit plan, pension fund or endowment fund is not required.

N/A

Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the 7. Parent Holding Company.

If a parent holding company has filed this schedule, pursuant to Rule 13d-1(b)(1)(ii)(G), so indicate under Item 3(g) and attach an exhibit stating the identity and the Item 3 classification of the relevant subsidiary. If a parent holding company has filed this schedule pursuant to Rule 13d-1(c) or Rule 13d-1(d), attach an exhibit stating the identification of the relevant subsidiary.

N/A

ltem Relation and Classification of Members of the Group.

If a group has filed this schedule pursuant to \$240.13d-1(b)(1)(ii)(J), so indicate under Item 3(j) and attach an exhibit stating the identity and Item 3 classification of each member of the group. If a group has filed this schedule pursuant to \$240.13d-1(c) or \$240.13d-1(d), attach an exhibit stating the identity of each member of the group. N/A

Item 9. Notice of Dissolution of Group.

Notice of dissolution of a group may be furnished as an exhibit stating the date of the dissolution and that all further filings with respect to transactions in the security reported on will be filed, if required, by members of the group, in their individual capacity. See Item 5.

N/A

Item 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect, other than activities solely in connection with a nomination under § 240.14a-11.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

February 14, 2017

(Date)

/s/ Anil L. Crasto

Signature

Tiger Global Investments, L.P.

By Tiger Global Performance, LLC

Its General Partner

Anil L. Crasto

Chief Operating Officer

/s/ Anil L. Crasto

Signature

Tiger Global Performance, LLC

Anil L. Crasto

Chief Operating Officer

/s/ Anil L. Crasto

Signature

Tiger Global Management, LLC

Anil L. Crasto

Chief Operating Officer

Charles P. Coleman III /s/ Charles P. Coleman III

Signature

Scott Shleifer /s/ Scott Shleifer

Signature

Exhibit A

AGREEMENT

The undersigned agree that this Schedule 13G Amendment dated February 14, 2017 relating to the Class A Ordinary Shares, par value \$0.01 of Autohome Inc. shall be filed on behalf of the undersigned.

/s/ Anil L. Crasto

Tiger Global Investments, L.P.

Signature

By Tiger Global Performance, LLC

Anil L. Crasto

Its General Partner

Chief Operating Officer

/s/ Anil L. Crasto

Signature

Tiger Global Performance, LLC

Anil L. Crasto

Chief Operating Officer

/s/ Anil L. Crasto

Signature

Tiger Global Management, LLC

Anil L. Crasto

Chief Operating Officer

Charles P. Coleman III

/s/ Charles P. Coleman III

Signature

Scott Shleifer

/s/ Scott Shleifer

Signature

SK 03559 0004 7410212

>

10.14

Deed of Trust, Assignment of Rents, Security Agreement and Fixture Financing Statement, dated as of October 16, 2006 (filed against Park View Gardens at Montgomery), by and among Mountainview Communitycare LLC as Grantor, Chicago Title Insurance Company as Trustee, and General Electric Capital Corporation as Beneficiary

222 142807
333-142897
10.13
7/26/2007
10.15
Deed of Trust, Assignment of Rents, Security Agreement and Fixture Financing Statement, dated as of October 16, 2006 (filed against Sabino Canyon Rehabilitation and Care Center), by and among Meadowbrook Health Associates LLC as Grantor, Chicago Title Insurance Company as Trustee and General Electric Capital Corporation as Beneficiary
S-1
333-142897
10.14
7/26/2007
10.16
Form of Deed of Trust, Assignment of Rents, Security Agreement and Fixture Financing Statement, dated as of December 29, 2006 (filed against Upland Care and Rehabilitation Center and Camarillo Care Center), by and among Cedar Avenue Holdings LLC and Granada Investments LLC as Grantors, Chicago Title Insurance Company as Trustee and General Electric Capital Corporation as Beneficiary and Schedule of Material Differences therein
S-1
333-142897
10.15
7/26/2007
10.17
Form of First Amendment to (Amended and Restated) Deed of Trust, Assignment of Rents, Security Agreement and Fixture Financing Statement, dated as of December 29, 2006 (filed against Desert Terrace Nursing Center, Desert Sky Nursing Home, Highland Manor Health and Rehabilitation Center, North Mountain Medical and Rehabilitation

Nursing Home, Highland Manor Health and Rehabilitation Center, North Mountain Medical and Rehabilitation Center, Catalina Care and Rehabilitation Center, Park Manor, Park View Gardens at Montgomery, Sabino Canyon Rehabilitation and Care Center), by and among Terrace Holdings AZ LLC, Sky Holdings AZ LLC, Ensign Highland LLC, Valley Health Holdings LLC, Rillito Holdings LLC, Plaza Health Holdings LLC, Mountainview

Communitycare LLC and Meadowbrook Health Associates LLC as Grantors, Chicago Title Insurance Company as

Trustee, and General Electric Capital Corporation as Beneficiary and Schedule of Material Differences therein
S-1
333-142897
10.16
7/26/2007
10.18
Amended and Restated Loan and Security Agreement, dated as of March 25, 2004, by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrower, and General Electric Capital Corporation as Agent and Lender
S-1
333-142897
10.19
5/14/2007
10.19
Amendment No. 1, dated as of December 3, 2004, to the Amended and Restated Loan and Security Agreement, by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrower, and General Electric Capital Corporation as Lender
S-1
333-142897
10.20
5/14/2007
10.20
Second Amended and Restated Revolving Credit Note, dated as of December 3, 2004, in the original principal amount of \$20,000,000, by The Ensign Group, Inc. and certain of its subsidiaries in favor of General Electric Capital Corporation
S-1

333-142897
10.19
7/26/2007
10.21
Amendment No. 2, dated as of March 25, 2007, to the Amended and Restated Loan and Security Agreement, by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrower, and General Electric Capital Corporation as Lender
S-1
333-142897
10.22
5/14/2007
117

Exhibit No. Exhibit Description	Form	File No.	Exhibit No.	Filing Date	Filed Herewith
Amendment No. 3, dated as of June 22, 2007, to the Amended and Restated Loan and Security Agreement, 10.22 by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrower and General Electric Capital Corporation as Lender	S-1	333-142897		7/26/2007	
Amendment No. 4, dated as of August 1, 2007, to the Amended and Restated Loan and Security Agreement, 10.23 by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrowers and General Electric Capital Corporation as Lender	S-1	333-142897	10.42	8/17/2007	
Amendment No. 5, dated September 13, 2007, to the Amended and Restated Loan and Security Agreement, 10.24 by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrowers and General Electric Capital Corporation as Lender	S-1	333-142897	10.43	10/5/2007	
Revolving Credit Note, dated as of September 13, 2007, in the original principal amount of \$5,000,000 by The Ensign Group, Inc. and certain of its subsidiaries in favor of General Electric Capital Corporation	S-1	333-142897	10.44	10/5/2007	
Commitment Letter, dated October 3, 2007, from General Electric Capital Corporation to The Ensign Group, Inc., setting forth the general terms and conditions of the proposed amendment to the revolving credit facility, which will increase the available credit thereunder to \$50.0 million	S-1	333-142897	10.46	10/5/2007	
Amendment No. 6, dated November 19, 2007, to the Amended and Restated Loan and Security Agreement, 10.27 by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrowers and General Electric Capital Corporation as Lender	8-K	001-33757	10.1	11/21/2007	
Amendment No. 7, dated December 21, 2007, to the Amended and Restated Loan and Security Agreement, 10.28 by and among The Ensign Group, Inc. and certain of its subsidiaries as Borrowers and General Electric Capital Corporation as Lender	8-K	001-33757	10.1	12/27/2007	
Amendment No. 1 and Joinder Agreement to Second Amended and Restated Loan and Security Agreement, 10.29 by certain subsidiaries of The Ensign Group, Inc. as Borrower and General Electric Capital Corporation as Lender	8-K	001-33757	10.1	2/9/2009	
Second Amended and Restated Revolving Credit Note, dated February 4, 2009, by certain subsidiaries of The Ensign Group, Inc. as Borrowers for the benefit of General Electric Capital Corporation as Lender	8-K	001-33757	10.2	2/9/2009	
Amended and Restated Revolving Credit Note, dated February 21, 2008, by certain subsidiaries of The Ensign Group, Inc. as Borrowers for the benefit of General Electric Capital Corporation as Lender	8-K	001-33757	10.2	2/27/2008	

10.32	Ensign Guaranty, dated February 21, 2008, between The Ensign Group, Inc. as Guarantor and General Electric Capital Corporation as Lender	8-K	001-33757	10.3	2/27/2008
10.33	Holding Company Guaranty, dated February 21, 2008, by and among The Ensign Group, Inc. and certain of its subsidiaries as Guarantors and General Electric Capital Corporation as Lender	8-K	001-33757	10.4	2/27/2008
10.34	Pacific Care Center Loan Agreement, dated as of August 6, 1998, by and between G&L Hoquiam, LLC as Borrower and GMAC Commercial Mortgage Corporation as Lender (later assumed by Cherry Health Holdings, Inc. as Borrower and Wells Fargo Bank, N.A. as Lender)	S-1	333-142897	10.23	5/14/2007
10.35	Deed of Trust and Security Agreement, dated as of August 6, 1998, by and among G&L Hoquiam, LLC as Grantor, Ticor Title Insurance Company as Trustee and GMAC Commercial Mortgage Corporation as Beneficiary	S-1	333-142897	10.24	7/26/2007

Exhibit		File	Exhibit	Filing	Filed
No. Exhibit Description	Form	No.	No.	Date	Herewith
Promissory Note, dated as of August 6, 1998, in the original principal amount of \$2,475,000, by G&L Hoquiam, LLC in favor of GMAC Commercial Mortgage Corporation	S-1	333-142897	10.25	7/26/2007	
Loan Assumption Agreement, by and among G&L Hoquiam, LLC as Prior Owner; G&L Realty Partnership, 10.37 L.P. as Prior Guarantor; Cherry Health Holdings, Inc. as Borrower; and Wells Fargo Bank, N.A., the Trustee for GMAC Commercial Mortgage Securities, Inc., as Lender Exceptions to Nonrecourse Guaranty, dated as of October	S-1	333-142897	10.26	5/14/2007	
2006, by The Ensign Group, Inc. as Guarantor and Wells Fargo Bank, N.A. as Trustee for GMAC Commercial 10.38 Mortgage Securities, Inc., under which Guarantor guarantees full and prompt payment of all amounts due and owing by Cherry Health Holdings, Inc. under the Promissory Note	S-1	333-142897	10.22	7/26/2007	
Deed of Trust with Assignment of Rents, dated as of January 30, 2001, by and among Ensign Southland LLC as Trustor, Brian E. Callahan as Trustee and Continental Wingate Associates, Inc. as Beneficiary	S-1	333-142897	10.27	7/26/2007	
Deed of Trust Note, dated as of January 30, 2001, in the original principal amount of \$7,455,100, by Ensign Southland, LLC in favor of Continental Wingate Associates, Inc.	S-1	333-142897	10.28	5/14/2007	
Security Agreement, dated as of January 30, 2001, by and 10.41 between Ensign Southland, LLC and Continental Wingate Associates, Inc.	S-1	333-142897	10.29	5/14/2007	
Master Lease Agreement, dated July 3, 2003, between Adipiscor LLC as Lessee and LTC Partners VI, L.P., Coronado Corporation and Park Villa Corporation collectively as Lessor	S-1	333-142897	10.30	5/14/2007	
Lease Guaranty, dated July 3, 2003, between The Ensign Group, Inc. as Guarantor and LTC Partners VI, L.P., Coronado Corporation and Park Villa Corporation collectively as Lessor, under which Guarantor guarantees the payment and performance of Adipiscor LLC's obligations under the Master Lease Agreement	S-1	333-142897	10.31	5/14/2007	
Master Lease Agreement, dated September 30, 2003, between Permunitum LLC as Lessee, Vista Woods Health 10.44 Associates LLC, City Heights Health Associates LLC, and Claremont Foothills Health Associates LLC as Sublessees, and OHI Asset (CA), LLC as Lessor	S-1	333-142897	10.32	5/14/2007	
Lease Guaranty, dated September 30, 2003, between The Ensign Group, Inc. as Guarantor and OHI Asset (CA), 10.45 LLC as Lessor, under which Guarantor guarantees the payment and performance of Permunitum LLC's	S-1	333-142897	10.33	5/14/2007	
obligations under the Master Lease Agreement 10.46	S-1	333-142897	10.34	5/14/2007	

	Lease Guaranty, dated September 30, 2003, between Vista				
	Woods Health Associates LLC, City Heights Health				
	Associates LLC and Claremont Foothills Health				
	Associates LLC as Guarantors and OHI Asset (CA), LLC				
	as Lessor, under which Guarantors guarantee the payment				
	and performance of Permunitum LLC's obligations under				
	the Master Lease Agreement				
	Master Lease Agreement, dated January 31, 2003,				
	between Moenium Holdings LLC as Lessee and				
10.47	Healthcare Property Investors, Inc., d/b/a in the State of	S-1	333-142897	10.35	5/14/2007
	Arizona as HC Properties, Inc., and Healthcare				
	Investors III collectively as Lessor				
	Lease Guaranty, between The Ensign Group, Inc. as				
	Guarantor and Healthcare Property Investors, Inc. as				
10.48	Owner, under which Guarantor guarantees the payment	S-1	333-142897	10.36	5/14/2007
	and performance of Moenium Holdings LLC's obligations				
	under the Master Lease Agreement				

Exhiba	Exhibit Description First Amendment to Master Lease Agreement, dated	Form	File No.	Exhibit No.	Filing Date	Filed Herewith
10.49	May 27, 2003, between Moenium Holdings LLC as Lessee and Healthcare Property Investors, Inc., d/b/a in the State of Arizona as HC Properties, Inc., and Healthcare Investors III collectively as Lessor	S-1	333-142897	10.37	5/14/2007	
10.50	Second Amendment to Master Lease Agreement, dated October 31. 2004, between Moenium Holdings LLC as Lessee and Healthcare Property Investors, Inc., d/b/a in the State of Arizona as HC Properties, Inc., and Healthcare Investors III collectively as Lessor Lease Agreement, by and between Mission Ridge	S-1	333-142897	10.38	5/14/2007	
10.51	Associates LLC as Landlord and Ensign Facility Services, Inc. as Tenant; and Guaranty of Lease, dated August 2, 2003, by The Ensign Group, Inc. as Guarantor in favor of Landlord, under which Guarantor guarantees Tenant's obligations under the Lease Agreement	S-1	333-142897	10.39	5/14/2007	
10.52	First Amendment to Lease Agreement dated January 15, 2004, by and between Mission Ridge Associates LLC as Landlord and Ensign Facility Services, Inc. as Tenant Second Amendment to Lease Agreement dated	S-1	333-142897	10.40	5/14/2007	
10.53	December 13, 2007, by and between Mission Ridge Associates LLC as Landlord and Ensign Facility Services, Inc. as Tenant; and Reaffirmation of Guaranty of Lease, dated December 13, 2007, by The Ensign Group, Inc. as Guarantor in favor of Landlord, under which Guarantor reaffirms its guaranty of Tenants obligations under the Lease Agreement	10-K	001-33757	10.52	3/6/2008	
10.54	Third Amendment to Lease Agreement dated February 21, 2008, by and between Mission Ridge Associates LLC as Landlord and Ensign Facility Services, Inc. as Tenant	10-K	001-33757	10.54	2/17/2010	
10.55	Fourth Amendment to Lease Agreement dated July 15, 2009, by and between Mission Ridge Associates LLC as Landlord and Ensign Facility Services, Inc. as Tenant	10-K	001-33757	10.55	2/17/2010	
10.56	Form of Independent Consulting and Centralized Services Agreement between Ensign Facility Services, Inc. and certain of its subsidiaries	S-1	333-142897	10.41	5/14/2007	
10.57	Agreement of Purchase and Sale and Joint Escrow Instructions, dated August 31, 2007, as amended on September 6, 2007	S-1	333-142897	10.45	10/5/2007	
10.58	Form of Health Insurance Benefit Agreement pursuant to which certain subsidiaries of The Ensign Group, Inc. participate in the Medicare program	S-1	333-142897	10.48	10/19/2007	
10.59	Form of Medi-Cal Provider Agreement pursuant to which certain subsidiaries of The Ensign Group, Inc. participate in the California Medicaid program	S-1	333-142897	10.49	10/19/2007	
10.60	Form of Provider Participation Agreement pursuant to which certain subsidiaries of The Ensign Group, Inc.	S-1	333-142897	10.50	10/19/2007	

10.61	participate in the Arizona Medicaid program Form of Contract to Provide Nursing Facility Services under the Texas Medical Assistance Program pursuant to which certain subsidiaries of The Ensign Group, Inc. participate in the Texas Medicaid program	S-1	333-142897	10.51	10/19/2007
10.62	Form of Client Service Contract pursuant to which certain subsidiaries of The Ensign Group, Inc. participate in the Washington Medicaid program	S-1	333-142897	10.52	10/19/2007
10.63	Form of Provider Agreement for Medicaid and UMAP pursuant to which certain subsidiaries of The Ensign Group, Inc. participate in the Utah Medicaid program	S-1	333-142897	10.53	10/19/2007
10.64	Form of Medicaid Provider Agreement pursuant to which a subsidiary of The Ensign Group, Inc. participates in the Idaho Medicaid program	S-1	333-142897	10.54	10/19/2007
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Exhibit			File	Exhibit	Filing	Filed
No.	Exhibit Description	Form	No.	No.	Date	Herewith
10.65	Six Project Promissory Note dated as of November 10, 2009, in the original principal amount of \$40,000,000, by certain subsidiaries of the Ensign Group, Inc. in favor of General Electric Capital Corporation	8-K	001-33757	10.2	11/17/2009	
10.66	Commercial Deeds of Trust, Security Agreement, Assignment of Leases and Rents and Fixture Filing, dated as of December 31, 2010, made by certain subsidiaries of the Company for the benefit of RBS Asset Finance, Inc.	8-K	001-33757	10.1	1/6/2011	
10.67	Note, dated December 31, 2010 by certain subsidiaries of the Company.	8-K	001-33757	10.1	1/6/2011	
10.68	Revolving Credit and Term Loan Agreement, dated as of July 15, 2011, among the Ensign Group, Inc. and the several banks and other financial institutions and lenders from time to time party thereto (the "Lenders") and SunTrust Bank, in its capacity as administrative agent for the Lenders, as issuing bank and as swingline lender.	8-K	001-33757	10.1	7/19/2011	
21.1	Subsidiaries of The Ensign Group, Inc., as amended					X
23.1	Consent of Deloitte & Touche LLP					X
31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002					X
31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002					X
32.1	Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002					X
32.2	Certification of Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002					X
101	Interactive data file (furnished electronically herewith pursuant to Rule 406T of Regulations S-T)					X
+	Indicates management contract or compensatory plan.					