# Supurva Healthcare Group, Inc. 

Quarterly Report
For the Quarter Ending March 31st, 2016

## General Company Information

## Item I

The exact name of the issuer and its predecessors
Supurva Healthcare Group, Inc.
Formerly: Lighthouse Petroleum, Inc. until 4/15

| Well Renewal, Tnc. | until 9/08 |
| :--- | ---: |
| Medenta, Inc. | until 3/06 |

Item II The address of the issuer's principle executive offices as
2230 W Chapman Ave \#120
Orange, Ca 92868
Phone: 501-777-8004

Item III
Web: www.supurvahealthcare.com
Security Information
Trading Symbol:

| Common Stock: | SPRV (formerly LHPT) |
| :--- | :--- |
| Preferred Stock: | $20,150,000,000$ shares authorized |
| CUSTP: | $150,000,000$ shares authorized |
| Par Value of Common Stock: | 868648106 |
|  | $\$ 0.00001$ per share |

Outstanding Shares as of March 31, 2016

| Common Stock Outstanding: | $5,487,085,697$ |
| :--- | :--- |
| Public Float: | $4,491,960,660$ |

Preferred Shares

Series A Preferred Stock:

Series B Preferred Stock:
Series C Preferred Stock:
Series D Preferred Stock

20,000,000 shares authorized, 20,000,000 shares outstanding. Each share of Series A Preferred Stock has equivalent voting rights as 500 votes of common stock. Upon liquidation or winding up, each share of Series A Preferred Stock converts

## 0

500,000 authorized, outstanding.
1,000,000 authorized, 0 outstanding.
100,000 authorized, 67,500 outstanding. On ApriI I, 2016, every 1,000 shares of Series 0 Preferred Stock shall automatically convert to an amount of common stock such that after conversion, the holder shall own one percent of the outstanding common shares of the Company. The Series O Preferred Shares do not have any voting rights until conversion into common stock. Upon liquidation or winding up, each share of Series O Preferred Stock is entitled to $\$ 10.00$.

Transfer Agent
Madison Stock Transfer, Inc.
PO Box 145
Brooklyn, New York 11229
The Transfer Agent is registered under the Exchange Act.
Item IV Issuance History
Unless otherwise noted, the per-share price of the common stock issued or sold was determined on the date of issuance, based on the then-current market price of the common stock.

## Common Stock

The Company issued 941,751,560 shares of Common Stock in the quarter ending June 30, 2015. The Issuance Schedule for the quarter is attached to this report.

There were no issuances in the first quarter of 2015 . Please see the Issuance Schedule attached to this report for issuances of the Company's common stock during 2014 and 2013. A total of $3,596,835,523$ shares of common stock were issued in 2014, and a total of $1,565,595,734$ shares of common stock were issued in 2013.

## Preferred Stock

No new stock issued in this quarter of March $31^{\text {st }} 2016$.
On March 24, 2015, entered into an exchange agreement with the members of Supurva Healthcare Group, LLC whereby the Company acquired all of the outstanding membership units of Supurva Healthcare Group, LLC, a Texas limited liability company in exchange for the issuance of 67,500 shares of Series D Preferred Shares to those members. The breakdown of the issuance of the Series D Shares as of the date of the exchange agreement was as follows:

|  | Member | Series D Preferred Shares |
| :--- | :---: | :---: |
| Arthur Hood |  | 2,025 |
| Hood Global Investment Holdings, LLC $\mathbf{~}$ | 40,163 |  |
| D. Lee Rodger |  | 6,750 |
| Gerard Danos |  | 18,562 |
|  | Totals | 67,500 |

## Financial Statements

The Company's Financial Information, including all required financial statements, is attached
A. The Company's Business, Products and Services

Business Operations

During the quarter ending June 30, 2015, Hood Global Investment Holdings, LLC transferred 18,689 Series O Preferred Shares to Gerard Danos and 13,500 Series D Preferred Shares to two other individuals leaving Hood Global Investment Holdings, LLC with 7,094 Series D Preferred Shares.

In the first quarter of 2015, the Company completed its transition away from the oil and gas business. On March 24, 2015, entered into an exchange agreement with the members of Supurva Healthcare Group, LLC, a Texas limited liability company ("Supurva LLC") whereby the Company acquired all of the outstanding membership units of Supurva LLC in exchange for the issuance of 67,500 shares of Series D Preferred Shares to those members.

Supurva LLC through its wholly own subsidiary On-Site Solutions, LLC, provides on-site healthcare for acute, subacute, and nursing facility residents and patients specializing in dentistry, podiatry, optometry, and wound care. On-Site Solutions, LLC currently has arrangements with 13 long term care facilities in Texas in its growing portfolio totaling roughly 1200 beds.

The Company is currently looking to expand its on-site solution business through acquisitions. In July 2015, the Company entered into a non-binding letter of intent to acquire Telemend Medical.
B. Date and State of Incorporation

Incorporated in the State of Delaware in 1990.
C. SIC Codes

8099 - Misc. Health Services.
D. Fiscal Year End

December 31 st.
E. Principal Product, Services and Markets

In March 2015, the Company closed on its acquisition of Supurva Healthcare Group, LLC and focuses primarily on providing healthcare related services to long term healthcare facilities. Specifically, the Company provides services to the residents of such facilities in the specialties of Dentistry.

The Company is currently operating from 2230 W Chapman Ave \# 120 Orange, Ca 92868. The

Company's wholly owned subsidiary Supurva Healthcare Group, LLC looking for space to operates in Dallas, TX 75243.

Item VIII Officers, Directors and Control Persons
A. Names of Officers, Directors and Control Persons(Control Persons are beneficial owners of more than five percent (5) of any class of the issuer's equity securities)

Jim Farooquee is the sole Director of the Company and has the title of Chairman of the Board. He is also acting Chief Financial Officer and Secretary. On June $17^{\text {th }} 2016$, Supurva Healthcare Group, Inc. accepted the resignation of Robert Cashman as an officer and Director of the Company.

As of June 30, 2015, no certificated shareholder held more than 5 of the outstanding shares of the Company's common stock.

Todd Violette beneficially owns $12,500,000$ shares of Series A Preferred Stock. Mr. Violette is the sole owner of Barclay Lyons, LLC, which holds an additional 7,500,000 shares of Series A Preferred Stock. Each share of Series A Preferred Stock has 500 votes of common stock. Upon liquidation or winding up, each share of Series A Preferred Stock converts into two shares of common stock. Gerard Danos currently has the voting rights of all of the 20,000,000 shares of Series A Preferred Stock.

As of the date of this filing, Gerard Danos owns a total of 37,251 (55.2) shares of Series D Preferred Shares. Mr. Danos acquired 18,562 shares of Series D Preferred Stock as part of the exchange agreement executed in March, 2015. Prior to this filing, Mr. Danos acquired an additional 18,689 shares of Series D Preferred Stock from Hood Global Investment Holdings, LLC. Arthur Hood owns, directly and indirectly, 9,999 (14.8) shares of Series D Preferred Shares. D. Lee Rodger owns 6,750 (10) shares of Series D Preferred Shares. Mark Lawless owns 11,813 (17.5) shares of Series D Preferred Shares.
B. Legal/Disciplinary History.

None of the persons listed in subsection (A) above have, in the last five years, been the subject of:
I. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or
4. The entry of an order by a self-regulatory organization that permanently or temporarily barred suspended or otherwise limited such person's involvement in any type of business or securities activities.
C. Beneficial Shareholders. Below is a list of the name, address and shareholdings, percentage of shares owned of any shareholder that owns more than 10 of any class of equity securities:

| Name | Address | Class of Securities | Shares | $\begin{gathered} \text { of } \\ \text { Class } \\ \hline \end{gathered}$ | Agent I <br> Control <br> Person |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Todd Violette | 326 S. Pacific Coast Hwy <br> Suite 326 <br> Redondo Beach, CA 90277 | Series A <br> Preferred | 12,500,000 | 62.5 | $N / A$ |
| Barclay Lyons, LLC | 326 S. Pacific Coast Hwy <br> Suite 326 <br> Redondo Beach, CA 90277 | Series A <br> Preferred | 7,500,000 | 37.5 | Todd Violette |
| Hood Global <br> Investment <br> Holdings, LLC | 9319 LBJ Freeway, <br> Suite 205 <br> Dallas, TX 75243 | Series D <br> Preferred | 7,094 | 11.8 | Arthur Hood |
| Arthur Hood | 9319 LBJ Freeway, <br> Suite 205 <br> Dallas, TX 75243 | Series D <br> Preferred | 2,025 | 3.0 | $N / A$ |
| Gerard Danos | 70380 Hwy 21 <br> Suite2-113 <br> Covington, LA 70433 | Series D <br> Preferred | 37,251 | 55.2 | N/A |
| D. Lee Rodger | 9319 LBJ Freeway, <br> Suite 205 <br> Dallas, TX 75243 | Series D <br> Preferred | 6,750 | 10.0 | N/A |
| Mark Lawless | 9319 LBJ Freeway, <br> Suite 205 <br> Dallas, TX 75243 | Series D <br> Preferred | 11,813 | 17.5 | $N / A$ |

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## Issuer Certification

1, Jim Farooquee, hereby certify that:

1. I have reviewed this Quarterly Report of Supurva Healthcare Group, Inc.;
2. Based on my knowledge, this disclosure statement does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and balance sheets of the issuer as of, and for the periods presented in this disclosure statement.

Date: July 142016
/s/: Jim Farooquee

Jim Farooquee
Chief Executive Officer and Acting Chief Financial Officer


[^0]:    Item IX Third Party Providers
    Legal Counsel:
    Law Office of
    Tran Legal Group
    Mina Tran
    12966 Euclid Street \# 320
    Garden Grove, Ca 92810

