RadNet, Inc. Form 10-K/A March 31, 2014		
UNITED STATES		
SECURITIES AND EXCH	ANGE COMMISSION	
Washington D.C. 20549		
FORM 10-K/A		
AMENDMENT NO. 1		
(Mark One)		
p ANNUAL REPORT PUR 1934	SUANT TO SECTION 13 O	R 15(d) OF THE SECURITIES EXCHANGE ACT OF
For the fiscal year ended D	ecember 31, 2013	
OR		
TRANSITION REPORT I OF 1934	PURSUANT TO SECTION 1	13 or 15(d) OF THE SECURITIES EXCHANGE ACT
Commission File Number 0	001-33307	
RadNet, Inc.		
(Exact name of registrant a	s specified in charter)	
Delaware	13-3326724	

(State or other jurisdiction of (I.R.S. Employer

incorporation or organization) Identification No.)

1510 Cotner Avenue

Los Angeles, California 90025 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (310) 478-7808

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

<u>Title of Each Class</u> <u>Name of each exchange on which registered</u>

Common Stock, \$.0001 par value NASDAQ Global Market

Securities registered pursuant to Section 12(g) of the Act: None

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

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) or the act. Yes "No x

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 and Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Website, 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 x No "

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

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

Large Accelerated Filer " Accelerated Filer x Non-Accelerated Filer " (Do not check if a smaller reporting company) Smaller Reporting Company "

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

The aggregate market value of the registrant's common stock held by non-affiliates of the registrant was approximately \$87,669,201 on June 28, 2013 (the last business day of the registrant's most recently completed second quarter) based on the closing price for the common stock on the NASDAQ Global Market on June 28, 2013.

The number of shares of the registrant's common stock outstanding on March 28, 2014, was 41,112,981.

DOCUMENTS INCORPORATED BY REFERENCE

The information required by Part III of the Form 10-K, to the extent not set forth herein or in the Annual Report on Form 10-K filed on March 17, 2014, is incorporated herein by reference from the registrant's definitive proxy statement for the Annual Meeting of Stockholders, to be filed with the Securities and Exchange Commission pursuant to Regulation 14A not later than 120 days after the close of the registrant's fiscal year.

EXPLANATORY NOTE

We are filing this Form 10-K/A (Amendment No. 1) to our Annual Report on Form 10-K for the fiscal year ended December 31, 2013, originally filed with the U.S. Securities and Exchange Commission on March 17, 2014 (the "Original Filing"), solely for the purpose of including the financial statements of certain unconsolidated joint ventures in accordance with Rule 3-09 of Regulation S-X. Rule 3-09 requires that we file financial statements of unconsolidated joint ventures in which we hold equity interests of 50% or less and account for them under the equity method, to the extent that the unconsolidated joint ventures are individually significant. Under Rule 3-09 of Regulation S-X, we are permitted to file the financial statements for these unconsolidated joint ventures within 90 days of the end of our fiscal year.

We have determined that as of and for the year ended December 31, 2013, four of our unconsolidated joint venture interests, including Franklin Imaging Joint Venture, Carroll County Radiology, LLC, MRI at St. Joseph Medical Center, LLC, and Greater Baltimore Diagnostic Imaging Partnership (collectively, the "Group"), were significant unconsolidated joint ventures under Rule 3-09. We are permitted to file combined financial statements for individually significant joint ventures which are in the same line of business. Accordingly, we are filing this Amendment No. 1 to include the combined financial statements of the Group under Item 15 - Exhibits and Financial Statement Schedules, and are amending the list of the financial statements and exhibits being filed herewith. We are also filing an updated Exhibit Index, updated Certificates of our Chief Executive Officer and Chief Financial Officer under Sections 302 and 906 of the Sarbanes Oxley Act of 2002, and an updated list of subsidiaries under Exhibit 21.1.

Except as described above, this Form 10-K/A does not amend or change any other items or disclosures in the Original Filing. The disclosure in this Form 10-K/A has not been updated to reflect events occurring after the Original Filing. Accordingly, this Amendment should be read in conjunction with the Original Filing and our other filings with the SEC subsequent to the Original Filing.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a)(1) Financial Statements

The following financial statements of Radnet, Inc. and consolidated subsidiaries were filed with the Original Filing on March 17, 2014:	Page No.
Report of Independent Registered Public Accounting Firm	51
Consolidated Balance Sheets	52
Consolidated Statements of Operations	53
Consolidated Statements of Comprehensive Income	54
Consolidated Statements of Equity (Deficit)	55
Consolidated Statements of Cash Flows	56
Notes to Consolidated Financial Statements	58 to 90

(a)(2) Financial Statements Schedules

Schedules – The following financial statement schedules of Radnet, Inc. and consolidated subsidiaries were filed with the Original Filing on March 17, 2014:

Schedule II - Valuation and Qualifying Accounts

(a)(3) Exhibit Index

See the Exhibit Index immediately preceding the signature page of this Annual Report on Form 10-K/A (Amendment No. 1).

(c) Financial Statement Schedules

The following combined financial statements of the Group are filed herewith pursuant to Rule 3-09 of Regulation S-X:	Page No.
Report of Independent Registered Public Accounting Firm	4
Combined Balance Sheets of Certain RadNet, Inc. Affiliates	5
Combined Statements of Income of Certain RadNet, Inc. Affiliates	6
Combined Statements of Partners' Capital of Certain RadNet, Inc. Affiliates	7
Combined Statements of Cash Flows of Certain RadNet, Inc. Affiliates	8 to 9
Notes to Combined Financial Statements	10 to 15

Rei	port o	f Inde	pendent	Register	red Public	: Accounting	Firm

To the partners of:

Franklin Imaging Joint Venture;

Carroll County Radiology, LLC;

MRI at St. Joseph Medical Center, LLC; and

Greater Baltimore Diagnostic Imaging Partnership

We have audited the accompanying combined balance sheet of certain RadNet, Inc. affiliates including Franklin Imaging Joint Venture, Carroll County Radiology, LLC, MRI at St. Joseph Medical Center, LLC, and Greater Baltimore Diagnostic Imaging Partnership (collectively, the "Group"), as of December 31, 2013 and 2012, and the related combined statements of income, partners' capital, and cash flows for each of the two years ended December 31, 2013. These financial statements are the responsibility of the Group's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We were not engaged to perform an audit of the Group's internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the combined financial position of the Group at December 31, 2013 and 2012, and the combined results of their operations and their cash flows for each of the two years ended December 31, 2013, in conformity with U.S. generally accepted accounting principles.

March 31, 2014

Los Angeles, California

COMBINED BALANCE SHEETS

(IN THOUSANDS)

	December 31, 2013	December 31, 2012
ASSETS		
CURRENT ASSETS	4.200	ф 1 77 0
Cash and cash equivalents	\$ 288	\$ 1,778
Accounts receivable, net	8,603	8,597
Due from affiliates	2,788 667	1,121 602
Prepaid expenses and other current assets Total current assets		
Total current assets	12,346	12,098
PROPERTY AND EQUIPMENT, NET	17,794	19,358
OTHER ASSETS		
Goodwill	9,923	9,923
Other intangible assets	589	724
Total assets	\$ 40,652	\$ 42,103
LIABILITIES AND PARTNERS' CAPITAL CURRENT LIABILITIES		
Accounts payable and accrued expenses	\$ 1,942	\$ 2,043
Current portion of deferred rent	207	167
Current portion of equipment notes payable	668	909
Current portion of obligations under capital leases	167	270
Total current liabilities	2,984	3,389
LONG-TERM LIABILITIES		
Deferred rent, net of current portion	1,399	1,594
Equipment notes payable, net of current portion	1,257	1,006
Obligations under capital leases, net of current portion	_	144
Total liabilities	5,640	6,133
COMMITMENTS AND CONTINGENCIES PARTNERS' CAPITAL		
RadNet, Inc.	16,833	17,717
Other partners	18,179	18,253
Total partners' capital	35,012	35,970

Total liabilities and partners' capital

\$ 40,652 \$ 42,103

The accompanying notes are an integral part of these financial statements.

COMBINED STATEMENTS OF INCOME

(IN THOUSANDS)

NET SERVICE FEE REVENUE	Years En 2013	aded Dece 2012	mber 31, 2011 (unaudited)
Service fee revenue, net of contractual allowances and discounts	\$57,210	\$58,122	(2,211)
Provision for bad debts	(2,777)	(2,752)	
Net service fee revenue	54,433	55,370	
OPERATING EXPENSES Cost of operations Depreciation and amortization (Gain) loss on sale of equipment Total operating expenses	38,220	38,161	31,557
	4,728	4,607	3,856
	(143)	(35	195
	42,805	42,733	35,608
INCOME FROM OPERATIONS Net interest expense NET INCOME	11,628	12,637	8,393
	86	245	381
	\$11,542	\$12,392	\$ 8,012

The accompanying notes are an integral part of these financial statements.

COMBINED STATEMENTS OF PARTNERS' CAPITAL

(IN THOUSANDS)

	RadNet, Inc.	Other Partners	Total
BALANCE - January 1, 2011 (unaudited)	\$8,982	\$10,882	\$19,864
Net Income	3,714	4,298	8,012
Contributions	6,551	4,652	11,203
Distributions	(2,789)	(3,191)	(5,980)
BALANCE - December 31, 2011 (unaudited)	16,458	16,641	33,099
Net Income	5,757	6,635	12,392
Contributions	920	1,380	2,300
Distributions	(5,418)	(6,403)	(11,821)
BALANCE - December 31, 2012	17,717	18,253	35,970
Net Income	5,369	6,173	11,542
Distributions	(6,253)	(6,247)	(12,500)
BALANCE - December 31, 2013	\$16,833	\$18,179	\$35,012

The accompanying notes are an integral part of these financial statements.

COMBINED STATEMENTS OF CASH FLOWS

(IN THOUSANDS)

	Years End 2013	ed December 2012	er 31, 2011 (unaudited)
CASH FLOWS FROM OPERATING ACTIVITIES			
Net income	\$11,542	\$12,392	\$ 8,012
Adjustments to reconcile net income to net cash provided by operating activities:			
Depreciation and amortization	4,728	4,607	3,856
Provision for bad debts	2,777	2,752	2,211
Deferred rent amortization	(155)	(122)	(112)
(Gain) loss on sale of equipment	(143)	(35)	195
Changes in operating assets and liabilities		,	
Accounts receivable	(2,783)	(3,022)	(3,036)
Prepaid expenses and other current assets	(69)	(264)	(31)
Due from affiliates	(1,668)	1,293	(372)
Accounts payable and accrued expenses	(84)	(1,424)	878
Net cash provided by operating activities	14,145	16,177	11,601
CASH FLOWS FROM INVESTING ACTIVITIES			
Purchase of property and equipment	(1,965)	(1,091)	(2,576)
Purchase of imaging facilities	_	(2,935)	_
Proceeds from sale of equipment	30	35	_
Net cash used in investing activities	(1,935)	(3,991)	(2,576)
CASH FLOWS FROM FINANCING ACTIVITIES			
Principal payments on notes and leases payable	(1,200)	(2,976)	(2,764)
Contributions from partners	_	2,300	_
Distributions to partners	(12,500)	(11,821)	(5,980)
Net cash used in financing activities	(13,700)	(12,497)	(8,744)
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(1,490)	(311)	281
CASH AND CASH EQUIVALENTS, beginning of period	1,778	2,089	1,808
CASH AND CASH EQUIVALENTS, end of period	\$288	\$1,778	\$ 2,089
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION			
Cash paid during the period for interest	\$86	\$245	\$ 381

The accompanying notes are an integral part of these financial statements.

CERTAIN RADNET, INC. AFFILIATES
COMBINED STATEMENTS OF CASH FLOWS (CONTINUED)
Supplemental Schedule of Non-Cash Investing and Financing Activities
The Group entered into equipment notes for approximately \$964,000, during the year ended December 31, 2013
Detail of non-cash contributions made during the year ended December 31, 2011 can be found in Note 3.
Detail of investing activity related to acquisitions can be found in Note 3.

CERTAIN RADNET, INC. AFFILIATES NOTES TO COMBINED FINANCIAL STATEMENTS

NOTE 1 – DESCRIPTION OF BUSINESS

Franklin Imaging Joint Venture, Carroll County Radiology, LLC, MRI at St. Joseph Medical Center, LLC, and Greater Baltimore Diagnostic Imaging Partnership (collectively, the "Group"), are joint ventures between RadNet, Inc. and, as applicable, hospitals, health systems or radiology practices operating within the state of Maryland and were formed for the purpose of owning and operating diagnostic imaging centers. Professional services at the joint venture diagnostic imaging centers are performed by contracted radiology practices or a radiology practice that participates in the joint venture. Each joint venture within the Group is an affiliate of RadNet, Inc. as follows:

% owned by RadNet, Inc.

Franklin Imaging Joint Venture	49%
Carroll County Radiology, LLC	40%
MRI at St. Joseph Medical Center, LLC	49%
Greater Baltimore Diagnostic Imaging Partnership	50%

The financial information for 2011 included herein has been prepared by management of RadNet, Inc. without audit. Management of RadNet, Inc. believes that such financial information has been prepared in conformity with U.S. generally accepted accounting principles, and includes all adjustments necessary for a fair presentation of the financial position, results of operations and cash flows as of and for the year ended December 31, 2011.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

PRINCIPLES OF COMBINATION – Under Rule 3-09 of Regulation S-X, RadNet, Inc. is permitted to file combined financial statements for individually significant unconsolidated joint ventures which are in the same line of business. The combined financial statements include the assets, liabilities, and operations of each member of the Group. The operating activities of each of these joint ventures are completely separate from one another and are in no way affiliated with one another. Accordingly there are no intercompany transactions and balances to be eliminated when combining each together.

USE OF ESTIMATES - The preparation of these financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. These estimates and assumptions affect various matters including the Group's reported amounts of assets and liabilities in the combined balance sheets at the dates of the financial statements; disclosure of contingent assets and liabilities at the dates of the financial statements; and reported amounts of revenues and expenses in the combined statements of income during the reporting periods. These estimates involve judgments with respect to numerous factors that are difficult to predict and are beyond management's control. As a

result, actual amounts could materially differ from these estimates.

REVENUES – Combined service fee revenue, net of contractual allowances and discounts, consists of net patient fees received from various payors and patients themselves based mainly upon established contractual billing rates, less allowances for contractual adjustments and discounts. This service fee revenue is earned through providing the use of diagnostic imaging equipment and the provision of technical services as well as providing administration services such as clerical and administrative personnel, billing and collection, provision of medical and office supplies, secretarial, reception and transcription services, maintenance of medical records, and advertising, marketing and promotional activities.

The Group's combined service fee revenues are recorded during the period the services are provided based upon the estimated amounts due from the patients and third-party payors. Third-party payors include federal and state agencies (under the Medicare and Medicaid programs), managed care health plans, commercial insurance companies and employers. Estimates of contractual allowances under managed care health plans are based upon the payment terms specified in the related contractual agreements. Contractual payment terms in managed care agreements are generally based upon predetermined rates per discounted fee-for-service rates. The Group also records a provision for doubtful accounts (based primarily on historical collection experience) related to patients and copayment and deductible amounts for patients who have health care coverage with third-party payors.

The Group's service fee revenue, net of contractual allowances and discounts less the provision for bad debts for the years ended December 31, are summarized in the following table (in thousands):

	Years End 2013	ded Decen 2012	nber 31, 2011 (unaudited	l)
Commercial Insurance	\$38,846	\$40,220	\$ 32,302	
Medicare	12,472	12,089	9,242	
Medicaid	1,945	1,976	1,525	
Workers' Compensation/Personal Injury	2,746	2,615	1,987	
Other	1,201	1,221	1,155	
Service fee revenue, net of contractual allowances and discounts	57,210	58,122	46,212	
Provision for bad debts	(2,777)	(2,752)	(2,211)
Net service fee revenue	\$54,433	\$55,370	\$ 44,001	

ACCOUNTS RECEIVABLE - Substantially all of the Group's accounts receivable are due under fee-for-service contracts from third party payors, such as insurance companies and government-sponsored healthcare programs, or directly from patients. Services are generally provided pursuant to one-year contracts with healthcare providers. Receivables generally are collected within industry norms for third-party payors. The Group continuously monitors collections from payors and maintains an allowance for bad debts based upon specific payor collection issues that have been identified as well as historical collection experience.

PROVISION FOR BAD DEBTS - Although outcomes vary, the Group's policy is to attempt to collect amounts due from patients, including co-payments and deductibles due from patients with insurance, at the time of service. The Group provides for an allowance against accounts receivable that could become uncollectible by establishing an allowance to reduce the carrying value of such receivables to their estimated net realizable value. The Group estimates this allowance based on the aging of accounts receivable by each type of payor over an 18-month look-back period, and other relevant factors. A significant portion of the provision for bad debt relates to co-payments and deductibles owed to the Group by patients with insurance. There are various factors that can impact collection trends, such as changes in the economy, which in turn have an impact on the increased burden of co-payments and deductibles to be made by patients with insurance. These factors continuously change and can have an impact on collection trends and the Group's estimation process. The combined allowance for bad debts at December 31, 2013 and 2012 was \$352,000 and \$393,000, respectively.

CONCENTRATION OF CREDIT RISKS - Financial instruments that potentially subject the Group to credit risk are primarily cash equivalents and accounts receivable. Each joint venture places its cash and cash equivalents with one major financial institution. At times, the cash in the financial institution is temporarily in excess of the amount insured by the Federal Deposit Insurance Corporation, or FDIC. Substantially all accounts receivable are due under fee-for-service contracts from third party payors, such as insurance companies and government-sponsored healthcare

programs, or directly from patients. Services are generally provided pursuant to one-year contracts with healthcare providers. Receivables generally are collected within industry norms for third-party payors. The Group continuously monitors collections from its clients and maintains an allowance for bad debts based upon any specific payor collection issues that are identified and historical experience.

CASH AND CASH EQUIVALENTS – The Group considers all highly liquid investments that mature in three months or less when purchased to be cash equivalents. The carrying amount of cash and cash equivalents approximates their fair market value.

PROPERTY AND EQUIPMENT – Property, furniture and equipment are stated at cost, less accumulated depreciation and amortization. Depreciation and amortization of property, furniture and equipment are provided using the straight-line method over the estimated useful lives, which range from 3 to 15 years. Leasehold improvements are amortized at the shorter of the related lease term or their estimated useful lives which range from 3 to 30 years.

GOODWILL – Combined goodwill of the Group at December 31, 2013 totaled \$9.9 million. Goodwill is recorded by each member of the Group as a result of business combinations. Management of each member of the Group evaluates goodwill, at a minimum, on an annual basis and whenever events and changes in circumstances suggest that the carrying amount may not be recoverable. On January 1, 2012, each member of the Group adopted ASU 2011-08, "Intangibles—Goodwill and Other (Topic 350): Testing Goodwill for Impairment", simplifying how a company is required to test goodwill for impairment. Companies will now have the option to first assess qualitative factors to determine whether it is more likely than not that the fair value of a reporting unit is less than its carrying amount. If the company determines that it is not more likely than not that the fair value of a reporting unit is less than its carrying amount, then performing the two-step impairment test is unnecessary. Each member of the Group adopted the provisions of ASU 2011-08 effective January 1, 2011. Each member of the Group evaluated its respective share of the combined goodwill at October 1, 2013 for signs of impairment under the provisions of ASU 2011-08. By utilizing certain qualitative measures outlined in the guidance, each member determined that its respective share of the combined goodwill was not impaired.

INCOME TAXES - Each member of the Group is treated as a partnership for federal and state income tax purposes where all taxable income is allocated to the partners in accordance with the respective partnership agreement and so accordingly federal and state taxes on income are the responsibility of the joint venture partners individually. Accordingly, no income tax provision is recorded by any joint ventures in the Group. Effective January 1, 2009, the Group adopted Accounting Standards Codification ASC 740, Income Taxes, formerly known as Financial Accounting Standards Board (FASB) Interpretation No. 48, Accounting for Uncertainty in Income Taxes, an interpretation of FASB Statement No. 109 (FIN 48). ASC 740 requires the impact of a tax position to be recognized in the financial statements if that position is more-likely-than-not to be sustained by the taxing authority. Tax positions not deemed to meet the "more likely than not" threshold would be recorded as a tax benefit or expensed in the current year. Management of the Group is required to analyze all open tax years, as defined by the statute of limitations, for all major jurisdictions, which includes federal and certain states. Open tax years are those that are open for exam by taxing authorities, and include all returns subsequent to tax years ending after December 31, 2010, for federal returns and December 31, 2010, for Maryland returns. The Group has no examinations in process and has not been notified of any future examinations at this time. Management of the Group has reviewed all open tax years and major jurisdictions, and has concluded that there is no tax liability resulting from unrecognized tax benefits relating to uncertain-income tax positions taken or expected to be taken in future tax returns. The Group has recognized no interest or penalties related to uncertain tax positions taken or expected to be taken.

FAIR VALUE MEASUREMENTS –The combined balance sheets include the following financial instruments: cash and cash equivalents, receivables, trade accounts payable, capital leases, equipment notes payable and other liabilities. The Group considers the carrying amounts of cash and cash equivalents, receivables, other current assets and current liabilities to approximate their fair value because of the relatively short period of time between the origination of these instruments and their expected realization or payment. Additionally, the Group considers the carrying amount of its equipment notes payable and capital lease obligations to approximate their fair value because the weighted average interest rate used to formulate the carrying amounts approximates current market rates.

NOTE 3 – FACILITY ACQUISITIONS

On February 22, 2012, Carroll County Radiology, LLC completed its acquisition of a multi modality imaging center from RadNet, Inc. located in Westminster, Maryland for \$2.3 million. The members made a fair value determination of the assets acquired and the liabilities assumed and approximately \$200,000 of fixed assets and \$2.1 million of goodwill was recorded with respect to this transaction.

On November 1, 2012, Franklin Imaging Joint Venture completed its acquisition of a multi modality imaging center located in Baltimore, Maryland for \$635,000. The partners made a fair value determination of the assets acquired and the liabilities assumed and approximately \$635,000 of fixed assets was recorded with respect to this transaction.

On December 31, 2011, the partners of Greater Baltimore Diagnostic Imaging Partnership (GBDIP) contributed their aggregate 100% interest in MIB Partnership, LLP, valued at \$10.2 million, to GBDIP. Immediately prior to this contribution, the partners of GBDIP, who in aggregate held a 50% interest in MIB Partnership, LLP, acquired the remaining 50% interest in MIB Partnership, LLP for \$5.6 million. As a result, GBDIP began consolidating this contributed partnership on December 31, 2011, recording all of its assets and liabilities at fair value on the date of contribution. As a result, \$1.4 million of current assets, \$2.8 million of fixed assets, \$522,000 of intangible assets, and \$7.6 million of goodwill was recorded with respect to this transaction. Also recorded were approximately \$210,000 of accounts payable and accrued expenses, and \$2.0 million of equipment notes and leases payable.

On December 31, 2011, the partners of Franklin Imaging Joint Venture (Franklin) contributed their aggregate 100% interest in Health Imaging Systems, LLC, valued at \$1.0 million, to Franklin. As a result, Franklin began consolidating this contributed limited liability company on December 31, 2011, recording all of its assets and liabilities. As a result, \$861,000 of current assets, \$279,000 of fixed assets, and \$137,000 of accounts payable and accrued expenses was recorded with respect to this transaction.

NOTE 4 – GOODWILL AND OTHER INTANGIBLE ASSETS

Combined goodwill of the Group at December 31, 2013 totaled \$9.9 million. Goodwill is recorded as a result of business combinations. Activity in goodwill for the years ended December 31, 2012 and 2013 is provided below (in thousands):

Balance as of January 1, 2012 (unaudited)	\$7,816
Goodwill acquired through Carroll County Radiology 's acquisition of Westminster from RadNet, Inc.	2,107
Balance as of December 31, 2012 (unaudited)	9,923
No goodwill acquired in 2013	_
Balance as of December 31, 2013	\$9,923

Other intangible assets are primarily related to the value of management service contracts on the books of MRI at St. Joseph Medical Center, LLC and covenant not to compete contracts acquired through GBDIP's acquisition of a controlling interest of a previously held non-consolidated joint venture investment and totaled \$896,000 on the date of acquisition. Accumulated amortization of the management service contract and covenant not to compete contract intangible assets through December 31, 2013 was \$98,000 and \$209,000, respectively. Amortization expense for the year ended December 31, 2013 was \$120,000. The value of these covenant not to compete contracts are amortized using the straight-line method over five years. Management service contracts are amortized over 25 years.

The following table shows annual amortization expense, by asset classes that will be recorded over the next five years (in thousands):

	2014	2015	2016	2017	2018	Thereafter	Total	Weighted average amortization period remaining in years
Management service contracts	16	16	16	16	16	195	275	18.0
Covenant not to compete contracts	104	105	105	_	_	_	314	3.0
Total annual amortization	\$120	\$121	\$121	\$ 16	\$ 16	\$ 195	\$589	

NOTE 5 - PROPERTY AND EQUIPMENT

Property and equipment and accumulated depreciation and amortization are as follows (in thousands):

	December 31,		
	2013	2012	
Medical equipment	\$34,190	\$31,804	
Office equipment, furniture and fixtures	3,206	2,949	
Leasehold improvements	14,589	14,253	
Equipment under capital leases	1,982	1,982	
	53,967	50,988	
Accumulated depreciation and amortization	(36,173)	(31,630)	
_	\$17,794	\$19,358	

Depreciation and amortization expense on property and equipment, including amortization of equipment under capital leases, for the years ended December 31, 2013, 2012 and 2011 totaled \$4.6 million, \$4.5 million and \$3.8 million (unaudited), respectively.

NOTE 6 – ACCOUNTS PAYABLE AND ACCRUED EXPENSES (IN THOUSANDS)

	Decemb	oer 31,	
	2013	2012	
Accounts payable	\$658	\$839	
Accrued expenses	226	229	
Accrued payroll and vacation	1,058	975	
Total	\$1,942	\$2,043	

NOTE 7 – EQUIPMENT NOTES PAYABLE AND CAPITAL LEASES

One member of the Group, Greater Baltimore Diagnostic Imaging Partnership holds four promissory notes issued by two financing companies for the purpose of acquiring imaging equipment. These notes have interest rates between 3.5% and 4.5%, mature on or before October 2018 and are collateralized by the acquired equipment.

The following is a listing of annual principal maturities of the equipment notes discussed above for years ending December 31 (in thousands):

The Group leases equipment under capital lease arrangements. Future minimum lease payments under capital leases for years ending December 31 (in thousands) is as follows:

2014	\$172
Total minimum payments	172
Amount representing interest	(5)
Present value of net minimum lease payments	167
Less current portion	(167)
Long-term portion	\$-

NOTE 8 – COMMITMENTS AND CONTINGENCIES

Leases – The Group leases various operating facilities and certain medical equipment under operating leases with renewal options expiring through 2018. Certain leases contain renewal options from two to ten years and escalation clauses based either on the consumer price index or fixed rent escalators. Leases with fixed rent escalators are recorded on a straight-line basis. The Group records deferred rent for tenant leasehold improvement allowances received from a lessor and amortizes the deferred rent expense over the term of the lease agreement. Minimum annual

payments under operating leases for future years ending December 31 follow (in thousands):

	Facilities	Equipment	Total
2014	\$ 2,187	\$ 770	\$2,957
2015	2,241	639	2,880
2016	2,025	245	2,270
2017	1,462	_	1,462
2018	1,090	_	1,090
Thereafter	236	_	236
	\$ 9,241	\$ 1,654	\$10,895

Total rent expense, including equipment rentals, for the years ended December 31, 2013, 2012 and 2011 was \$3.9 million, \$4.3 million and \$3.7 million (unaudited), respectively.

NOTE 9 – RELATED PARTY TRANSACTIONS

See Note 3 with respect to related party acquisitions and dispositions.

RadNet, Inc. contracts with each joint venture within the Group to provide certain administrative services including assistance with accounting, payroll and employee benefits processing, and billing and collection functions on behalf of these joint ventures. RadNet Inc. remits to the joint ventures all amounts collected through its administration of the billing and collection functions.

RadNet, Inc., as administrator over payroll and employee benefits, pays salary and benefit obligations on behalf of these joint ventures and then bills each joint venture for its respective portion.

RadNet, Inc. contracts with certain members of its contracted radiologist groups to perform professional services for the joint ventures. RadNet, Inc. assures that these radiologists are adequately covered under medical malpractice insurance policies. RadNet, Inc., on behalf of its contracted radiologist groups, bills each joint venture for its respective share of the professional fees incurred through its utilization of these contracted radiologists. RadNet, Inc. remits to its contracted radiologist groups all amounts collected from the joint ventures for the billed professional fees.

Amounts receivable from and payable to RadNet Inc. for the activities listed above are summarized in due from affiliates on the Group's combined balance sheets and was \$2.8 million and \$1.1 million at December 31, 2013 and 2012, respectively. Due from affiliates of \$2.8 million at December 31, 2013 consisted of a receivable from RadNet, Inc. of \$6.2 million for amounts collected through its administration of the billing and collection functions not yet remitted to the joint ventures at December 31, 2013. This receivable is offset by amounts payable to RadNet, Inc. of \$535,000 for the unpaid portion of billed administrative services performed, \$1.2 million for the unpaid portion of professional fees which RadNet, Inc. must in turn remit to its contracted radiologists, and \$1.7 million for unpaid payroll and employee benefit costs.

NOTE 10 – SUBSEQUENT EVENTS

The members of the Group evaluated subsequent events through March 31, 2014 and concluded that no additional disclosures were required.

Exhibit Index

The following exhibits are filed, or incorporated by reference into this Annual Report on Form 10-K/A (Amendment No. 1):

Exhibit Description of Exhibit No. Membership Interests Purchase Agreement dated September 7, 2010 by and among New Jersey Imaging 2.1 Partners, Inc., RadNet, Inc., Progressive Health, LLC and the other parties named therein (incorporated by reference to exhibit filed with Form 8-K on January 7, 2011).† Purchase Agreement dated September 7, 2010 by and between New Jersey Imaging Partners, Inc. and 2.2 Progressive Medical Imaging of Rutherford, LLC (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)). Merger Agreement dated September 13, 2010 by and among RadNet Managed Imaging Services, Inc. INC 2.3 Merger Sub, Inc. and Image Medical Corporation (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).† Stock Purchase Agreement dated November 7, 2011 by and between Radnet Management, Inc. and CML Healthcare Inc., and joined by RadNet, Inc. (incorporated by reference to exhibit filed with Form 8-K/A on 2.4 January 18, 2012).† Certificate of Incorporation of RadNet, Inc., a Delaware corporation (incorporated by reference to exhibit 3.1 filed with Form 8-K on September 4, 2008). Certificate of Amendment to Certificate of Incorporation of RadNet, Inc., a Delaware corporation, dated 3.2 September 2, 2008 (incorporated by reference to exhibit filed with Form 8-K on September 4, 2008). Bylaws of RadNet, Inc., a Delaware corporation (incorporated by reference to exhibit filed with Form 8-K 3.3 on September 4, 2008). Indenture, dated as of April 6, 2010, by and among Radnet Management, Inc., RadNet, Inc., the subsidiary guarantors thereunder, and U.S. Bank, National Association, as Trustee (incorporated by reference to 4.1 exhibit filed with Form 8-K on April 6, 2010). 4.2 Form of Exchange 10 3/8% Senior Note (included in Exhibit 4.1). Form of Original 10 3/8% Senior Note (included in Exhibit 4.1). 4.3 4.4 Registration Rights Agreement, dated April 6, 2010, by and among Radnet Management, Inc., RadNet,

Inc., the subsidiary guarantors thereunder, and Deutsche Bank Securities Inc. and Barclays Capital Inc., as representatives of the initial purchasers (incorporated by reference to exhibit filed with Form 8-K on April

6, 2010).

- Supplemental Indenture, dated as of July 6, 2010, by and between Advanced Radiology, LLC and U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of August 19, 2010 by and between Health Diagnostics of New Jersey, LLC and U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Image Medical Corporation and U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between eRAD, Inc. and U.S. Bank,
 National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to
 Registration Statement on Form S-4 (File No. 333-169107)).

- Supplemental Indenture, dated as of January 10, 2011, by and between East Bergen Imaging, LLC and U.S.
 4.9 Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Progressive Medical Imaging of 4.10 Bloomfield, LLC and U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Progressive Medical Imaging of 4.11 Hackensack, LLC and U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Progressive Medical Imaging of Union 4.12 City, LLC and U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Progressive X-Ray of Englewood, LLC 4.13 and U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Progressive X-Ray of Kearney, LLC and 4.14 U.S. Bank, National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Imaging On Call, LLC and U.S. Bank, 4.15 National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- Supplemental Indenture, dated as of January 10, 2011, by and between Advanced NA, LLC and U.S. Bank,
- 4.16 National Association, as Trustee (incorporated by reference to exhibit filed with Amendment No. 1 to Registration Statement on Form S-4 (File No. 333-169107)).
- 4.17 Standstill Agreement, dated as of August 30, 2011, by and between RadNet, Inc. and RMCP LLC (incorporated by reference to exhibit filed with Amendment No. 1 to Schedule 13D for Red Mountain Capital Partners LLC).
- Supplemental Indenture, dated as of November 21, 2011, among Raven Holdings U.S., Inc., Radnet
- 4.18 Management, Inc., RadNet, Inc., U.S. Bank and the other parties named therein (incorporated by reference to exhibit filed with Form 8-K on November 22, 2011).
- Supplemental Indenture, dated as of November 21, 2011, among American Radiology Services of Delaware, 4.19 Inc., Radnet Management, Inc., RadNet, Inc., U.S. Bank and the other parties named therein (incorporated by reference to exhibit filed with Form 8-K on November 22, 2011).
- Supplemental Indenture, dated as of November 21, 2011, among CML HealthCare Rhode Island LLC, Radnet 4.20 Management, Inc., RadNet, Inc., U.S. Bank and the other parties named therein (incorporated by reference to exhibit filed with Form 8-K on November 22, 2011).

- Supplemental Indenture, dated as of November 21, 2011, among American Radiology Services LLC, Radnet 4.21 Management, Inc., RadNet, Inc., U.S. Bank and the other parties named therein (incorporated by reference to exhibit filed with Form 8-K on November 22, 2011).
- Supplemental Indenture, dated as of November 21, 2011, among Radiology Alliance Delivery System, LLC, 4.22 Radnet Management, Inc., RadNet, Inc., U.S. Bank and the other parties named therein (incorporated by reference to exhibit filed with Form 8-K on November 22, 2011).

- Supplemental Indenture, dated as of March 21, 2014, among Radnet Management, Inc., RadNet, Inc., U.S.
 4.23 Bank and the other parties named therein (incorporated by reference to exhibit filed with Form 8-K on March 25, 2014).
- Credit and Guaranty Agreement, dated October 10, 2012, by and among Radnet Management, Inc., RadNet,
 Inc., the guarantors thereunder, General Electric Capital Corporation, Deutsche Bank Securities, Inc., RBC
 Capital Markets and Barclays Bank PLC (incorporated by reference to exhibit filed with Form 8-K on October 12, 2012).
- Pledge and Security Agreement, dated October 10, 2012, by and among Radnet Management, Inc., RadNet, Inc., the guarantors thereunder, and Barclays Bank PLC (incorporated by reference to exhibit filed with Form 8-K on October 12, 2012).
- First Amendment Agreement dated as of April 3, 2013 to the Credit and Guaranty Agreement dated as of October 10, 2012, by and among Radnet Management, Inc., RadNet, Inc., the guarantors thereunder, Barclays Bank PLC, General Electric Capital Corporation and Deutsche Bank Securities Inc. and RBC Capital Markets (incorporated by reference to Exhibit 99.1 filed with Form 8-K on April 4, 2013).
- Second Amendment Agreement dated March 25, 2014 to the Credit and Guaranty Agreement, dated as of October 10, 2012 (as amended, by the First Amendment Agreement, dated as of April 3, 2013), by and among RadNet, Inc., Radnet Management, Inc., certain subsidiaries and affiliates of Radnet Management, Inc., certain lenders identified therein, and Barclays Bank PLC, as administrative agent and collateral agent (incorporated by reference to Exhibit 99.1 filed with Form 8-K on March 31, 2014).
- Second Lien Credit and Guaranty Agreement, dated as of March 25, 2014, by and among Radnet Management, Inc., RadNet, Inc., certain subsidiaries and affiliates of Radnet Management, Inc., the lenders party thereto from time to time, certain other financial institutions and Barclays Bank PLC, as administrative agent and collateral agent (incorporated by reference to Exhibit 99.2 filed with Form 8-K on March 31, 2014).
- Second Lien Pledge and Security Agreement, dated as of March 25, 2014, by and among Radnet
 10.6 Management, Inc., the Grantors identified therein, and Barclays Bank PLC, as collateral agent (incorporated by reference to Exhibit 99.3 filed with Form 8-K on March 31, 2014).
- Form of Trademark Security Agreement by and among the guarantors thereunder and Barclays Bank PLC (filed as an exhibit to the Pledge and Security Agreement, dated October 10, 2012, by among the guarantors thereunder and Barclays Bank PLC, included as Exhibit 10.2).
- 10.8 2000 Incentive Stock Option Plan (as amended) (incorporated by reference to exhibit filed with the Form 10-K for the year ended October 31, 2003).*

- 2006 Equity Incentive Plan, amended and restated as of April 19, 2011 (incorporated by reference to exhibit filed with Form S-8 registration statement on August 15, 2011).*
- Form of Stock Option Agreement for the 2006 Equity Incentive Plan (incorporated by reference to exhibit filed with Form S-8 registration statement on August 15, 2011).*
- Form of Restricted Stock Award for the 2006 Equity Incentive Plan (incorporated by reference to exhibit filed with Form 10-Q for the quarter ended March 31, 2012).*
- Form of Warrant recharacterized as under the 2006 Equity Incentive Plan Form A (incorporated by reference to exhibit filed with Form 10-Q for the quarter ended June 30, 2008).*
- Form of Warrant recharacterized as under the 2006 Equity Incentive Plan Form B (incorporated by reference to exhibit filed with Form 10-Q for the quarter ended June 30, 2008).*
- Form of Indemnification Agreement between the registrant and each of its officers and directors (incorporated by reference to exhibit filed with Form 10-Q for the quarter ended March 31, 2008).*
- Employment Agreement dated as of June 12, 1992 with Howard G. Berger, M.D. (incorporated by reference to exhibit filed with an amendment to Form 8-K report for June 12, 1992).*

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10.16	Amendment to Employment Agreement dated January 30, 2004 with Howard G. Berger, M.D. (incorporated by reference to exhibit filed with Form 10-Q for the quarter ended January 31, 2004).*
10.17	Employment Agreement dated as of April 16, 2001 with Jeffrey L. Linden (incorporated by reference to exhibit filed with Form 10-K for the year ended October 31, 2001).*
10.18	Amendment to Employment Agreement dated January 30, 2004 with Jeffrey L. Linden (incorporated by reference to exhibit filed with Form 10-Q for the quarter ended January 31, 2004).*
10.19	Employment Agreement dated as of May 1, 2001 with Norman R. Hames (incorporated by reference to exhibit filed with Form 10-K for the year ended October 31, 2001).*
10.20	Amendment to Employment Agreement dated January 30, 2004 with Norman R. Hames (incorporated by reference to exhibit filed with Form 10-Q for the quarter ended January 31, 2004).*
10.21	Employment Agreement with Mark Stolper effective January 1, 2009 (incorporated by reference to exhibit filed with Form 10-K for the year ended December 31, 2009).*
10.22	Retention Agreement with Stephen Forthuber dated November 15, 2006 (incorporated by reference to exhibit filed with Form 10-K/T for the year ended December 31, 2006).*
10.23	Amended and Restated Management and Service Agreement between Radnet Management, Inc. and Beverly Radiology Medical Group III dated January 1, 2004 (incorporated by reference to exhibit filed with Form 10-K for the year ended October 31, 2003).
14.1	Code of Financial Ethics (incorporated by reference to exhibit filed with Form 10-K for the year ended October 31, 2003).
21.1	List of Subsidiaries.
23.1	Consent of Registered Independent Public Accounting Firm (incorporated by reference to exhibit filed with Form 10-K for the year ended December 31, 2013).
23.2	Consent of Registered Independent Public Accounting Firm.
24.1	Power of Attorney (included on signature page to the Form 10-K for the year ended December 31, 2013).
31.1	CEO Certification pursuant to Section 302.
31.2	CFO Certification pursuant to Section 302.
32.1	CEO Certification pursuant to Section 906.
32.2	CFO Certification pursuant to Section 906.
101.INS	XBRL Instance Document

101.SCH XBRL Schema Document

101.CAL XBRL Calculation Linkbase Document

101.LAB XBRL Label Linkbase Document

101.PRE XBRL Presentation Linkbase Document

101.DEF XBRL Definition Linkbase Document

Certain schedules to this exhibit have been omitted in accordance with Regulation S-K Item 601(b)(2). The company agrees to furnish supplementally a copy of all omitted schedules to the SEC upon its request.

^{*} Indicates management contract or compensatory plan.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

RADNET, INC.

Date: March 31, 2014 / s/ HOWARD G . BERGER, M.D. Howard G. Berger, M.D., President, Chief Executive Officer and Director

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of registrant in the capacities and on the dates indicated.

By/s/ HOWARD G . BERGER, M.D. Date: March 31, 2014 **Howard G. Berger, M.D., Director, Chief Executive Officer and President**

By/s/ MARVIN S. CADWELL * Date: March 31, 2014

Marvin S. Cadwell, Director

By/s/ JOHN V. CRUES, III, M.D. * Date: March 31, 2014

John V. Crues, III, M.D., Director

By/s/ N ORMAN R. HAMES * Date: March 31, 2014

Norman R. Hames, Director

By/s/ DAVID L. SWARTZ * Date: March 31, 2014

David L. Swartz, Director

By/s/ LAWRENCE L. LEVITT * Date: March 31, 2014

Lawrence L. Levitt, Director

By/s/ MICHAEL L. SHERMAN, M.D. *

Michael L. Sherman, M.D., Director

Date: March 31, 2014

By/s/ MARK D. STOLPER

Date: March 31, 2014

Mark D. Stolper, Chief Financial Officer (Principal Accounting Officer)

^{*} By Mark D. Stolper, as attorney- in-fact