UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

Form 10-Q

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2018

or

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____

Commission File Number 000-51371

LINCOLN EDUCATIONAL SERVICES CORPORATION

(Exact name of registrant as specified in its charter)

New Jersey (State or other jurisdiction of incorporation or organization) 57-1150621 (IRS Employer Identification No.)

07052

(Zip Code)

200 Executive Drive, Suite 340 West Orange, NJ (Address of principal executive offices)

(973) 736-9340

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter 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 \boxtimes No \square

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (222.405 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 \square No \square

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

Large accelerated filer \Box Non-accelerated filer \Box (Do not check if a smaller reporting company) Emerging growth company \Box Accelerated filer □ Smaller reporting company ☑

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

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

As of August 8, 2018, there were 24,641,792 shares of the registrant's common stock outstanding.

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES

INDEX TO FORM 10-Q

FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2018

PART I.	FINANCIAL INFORMATION	
Item 1.	Financial Statements (Unaudited)	1
	Condensed Consolidated Balance Sheets at June 30, 2018 and December 31, 2017	1
	Condensed Consolidated Statements of Operations for the three and six months ended June 30, 2018 and 2017	3
	Condensed Consolidated Statements of Comprehensive Loss for the three and six months ended June 30, 2018 and 2017	4
	Condensed Consolidated Statements of Changes in Stockholders' Equity for the six months ended June 30, 2018 and 2017	5
	Condensed Consolidated Statements of Cash Flows for the six months ended June 30, 2018 and 2017	6
	Notes to Unaudited Condensed Consolidated Financial Statements	8
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	21
Item 3.	Quantitative and Qualitative Disclosures About Market Risk	34
Item 4.	Controls and Procedures	34
PART II.	OTHER INFORMATION	35
Item 1.	Legal Proceedings	35
Item 6.	Exhibits	35
	SIGNATURES	36

PART I – FINANCIAL INFORMATION

Item 1. Financial Statements

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (In thousands, except share amounts) (Unaudited)

	June 30, 2018	Dec	cember 31, 2017
ASSETS			
CURRENT ASSETS:			
Cash and cash equivalents	\$ 3,081	\$	14,563
Restricted cash	8,490		7,189
Accounts receivable, less allowance of \$13,796 and \$12,806 at June 30, 2018 and December 31, 2017, respectively	20,685		15,791
Inventories	1,802		1,657
Prepaid income taxes and income taxes receivable	239		207
Assets held for sale	-		2,959
Prepaid expenses and other current assets	 2,358		2,352
Total current assets	36,655		44,718
PROPERTY, EQUIPMENT AND FACILITIES - At cost, net of accumulated depreciation and amortization of \$171,018			
and \$163,946 at June 30, 2018 and December 31, 2017, respectively	53,468		52,866
OTHER ASSETS:			
Noncurrent restricted cash	-		32,802
Noncurrent receivables, less allowance of \$966 and \$978 at June 30, 2018 and December 31, 2017, respectively	9,804		8,928
Deferred income taxes, net	424		424
Goodwill	14,536		14,536
Other assets, net	908		939
Total other assets	25,672		57,629
TOTAL	\$ 115,795	\$	155,213

See notes to unaudited condensed consolidated financial statements.

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (In thousands, except share amounts) (Unaudited) (Continued)

	_	June 30, 2018	Dec	cember 31, 2017
LIABILITIES AND STOCKHOLDERS' EQUITY				
CURRENT LIABILITIES:				
Uneamed tuition	\$	19,419	\$	24,647
Accounts payable		15,587		10,508
Accrued expenses		12,220		11,771
Other short-term liabilities		505		558
Total current liabilities		47,731		47,484
NONCURRENT LIABILITIES:				
Long-term credit agreement and term loan		24,292		52,593
Pension plan liabilities		4,395		4,437
Accrued rent		3,828		4,338
Other long-term liabilities		281		548
Total liabilities		80,527		109,400
COMMITMENTS AND CONTINGENCIES				
STOCKHOLDERS' EQUITY:				
Preferred stock, no par value - 10,000,000 shares authorized, no shares issued and outstanding at June 30, 2018 and December 31, 2017		_		_
Common stock, no par value - authorized: 100,000,000 shares at June 30, 2018 and December 31, 2017; issued and				
outstanding: 30,552,333 shares at June 30, 2018 and 30,624,407 shares at December 31, 2017		141,377		141,377
Additional paid-in capital		29,444		29,334
Treasury stock at cost - 5,910,541 shares at June 30, 2018 and December 31, 2017		(82,860)		(82,860)
Accumulated deficit		(48,506)		(37,528)
Accumulated other comprehensive loss		(4,187)		(4,510)
Total stockholders' equity		35,268		45,813
TOTAL	\$	115,795	\$	155,213

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (In thousands, except per share amounts) (Unaudited)

		Three Mor June		nded		Six Mont June	 nded
		2018	2017			2018	 2017
REVENUE	<u>\$</u>	61,120	\$	61,865	\$	123,009	\$ 127,144
COSTS AND EXPENSES:							
Educational services and facilities		30,179		32,405		60,682	65,113
Selling, general and administrative		34,471		35,554		72,002	73,879
(Gain) loss on sale of assets		(7)		(63)		110	 (89)
Total costs & expenses		64,643		67,896		132,794	138,903
OPERATING LOSS		(3,523)		(6,031)		(9,785)	 (11,759)
OTHER:		,					
Interest income		8		9		19	40
Interest expense		(539)		(699)		(1,112)	 (5,881)
LOSS BEFORE INCOME TAXES		(4,054)		(6,721)		(10,878)	(17,600)
PROVISION FOR INCOME TAXES		50		50		100	 100
NET LOSS	\$	(4,104)	\$	(6,771)	\$	(10,978)	\$ (17,700)
Basic							
Net loss per share	\$	(0.17)	\$	(0.28)	\$	(0.45)	\$ (0.74)
Diluted							
Net loss per share	\$	(0.17)	\$	(0.28)	\$	(0.45)	\$ (0.74)
Weighted average number of common shares outstanding:							
Basic		24,486		23,962		24,313	23,787
Diluted		24,486		23,962		24,313	23,787

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS (In thousands) (Unaudited)

	Three Mor June	Inded	Six Mont June		
	 2018	 2017	 2018		2017
Net loss	\$ (4,104)	\$ (6,771)	\$ (10,978)	\$	(17,700)
Other comprehensive income					
Employee pension plan adjustments	 162	 220	 323		441
Comprehensive loss	\$ (3,942)	\$ (6,551)	\$ (10,655)	\$	(17,259)

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (In thousands, except share amounts) (Unaudited)

			Additional		Retained Earnings	Accumulated Other	
	Commo Shares				(Accumulated Deficit)	Comprehensive	Total
	Shares	Amount	Capital	Stock	Denett)	Loss	Total
BALANCE - January 1, 2018	30,624,407	\$ 141,377	\$ 29,334	\$ (82,860)	\$ (37,528)	\$ (4,510)	\$ 45,813
Net loss	-	-	-	-	(10,978)	-	(10,978)
Employee pension plan adjustments	-	-	-	-	-	323	323
Stock-based compensation expense							
Restricted stock	135,568	-	482	-	-	-	482
Net share settlement for equity-based							
compensation	(207,642)		(372)				(372)
BALANCE - June 30, 2018	30,552,333	\$ 141,377	\$ 29,444	\$ (82,860)	\$ (48,506)	\$ (4,187)	\$ 35,268

	Commo	ı Stock		lditional Paid-in	Т	reasury	Retained Earnings ccumulated	-	Accumulated Other Omprehensive	
	Shares	Amount	(Capital		Stock	 Deficit)		Loss	 Total
BALANCE - January 1, 2017	30,685,017	\$ 141,377	\$	28,554	\$	(82,860)	\$ (26,044)	\$	(6,101)	\$ 54,926
Net loss	-	-		-		-	(17,700)			(17,700)
Employee pension plan adjustments	-	-		-		-	-		441	441
Stock-based compensation expense										
Restricted stock	128,810	-		654		-	-		-	654
Net share settlement for equity-based										
compensation	(184,231)	-		(429)		-	-		-	(429)
BALANCE - June 30, 2017	30,629,596	\$ 141,377	\$	28,779	\$	(82,860)	\$ (43,744)	\$	(5,660)	\$ 37,892

See notes to unaudited condensed consolidated financial statements.

	Six Montl June	
	2018	2017
CASH FLOWS FROM OPERATING ACTIVITIES: Net loss	\$ (10.978)	¢ (17.700)
	<u>\$ (10,978</u>)	<u>\$ (17,700)</u>
Adjustments to reconcile net loss to net cash used in operating activities:	4 100	1.075
Depreciation and amortization	4,188 179	4,275 305
Amortization of deferred finance charges	1/9	
Write-off of deferred finance charges	110	2,161
Loss (gain) on disposition of assets Fixed asset donation	110	(89)
	-	(18)
Provision for doubtful accounts	7,550	7,220
Stock-based compensation expense	482	654
Deferred rent	(481)	(245)
(Increase) decrease in assets:	(12.220)	(0.27()
Accounts receivable	(13,320)	(9,276)
Inventories	(145)	(197)
Prepaid income taxes and income taxes receivable	(32)	10 301
Prepaid expenses and current assets Other assets, net	(6)	
Increase (decrease) in liabilities:	(11)	(1,075)
	4.977	(29)
Accounts payable	4,977	(28)
Accrued expenses Unearned tuition	(5,228)	(1,804)
Other liabilities	(3,228)	(4,250) 245
Total adjustments	(1,356)	(1,811)
Net cash used in operating activities	(12,334)	(19,511)
CASH FLOWS FROM INVESTING ACTIVITIES:		
Capital expenditures	(1,811)	(2,098)
Proceeds from sale of property and equipment	15	122
Net cash used in investing activities	(1,796)	(1,976)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Payments on borrowings	(32,800)	(49,266)
Proceeds from borrowings	4,400	38,000
Payment of deferred finance fees	(81)	(1,134)
Net share settlement for equity-based compensation	(372)	(429)
Net cash used in financing activities	(28,853)	(12,829)
NET DECREASE IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH	(42,983)	(34,316)
CASH, CASH EQUIVALENTS AND RESTRICTED CASH—Beginning of period	54,554	47,715
CASH, CASH EQUIVALENTS AND RESTRICTED CASH—End of period	\$ 11.571	\$ 13,399
CASH, CASH EQUIVALENTS AND RESTRICTED CASH—End of period	φ 11,571	φ 13,399

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (In thousands) (Unaudited) (Continued)

		Six Mont June	 led
	2	018	 2017
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION: Cash paid for:			
Interest	\$	896	\$ 1,882
Income taxes	\$	150	\$ 106
SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING AND FINANCING ACTIVITIES:			
Liabilities accrued for or noncash purchases of fixed assets	\$	352	\$ 2,004

LINCOLN EDUCATIONAL SERVICES CORPORATION AND SUBSIDIARIES NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS THREE AND SIX MONTHS ENDED JUNE 30, 2018 AND 2017 (In thousands, except share and per share amounts and unless otherwise stated) (Unaudited)

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Business Activities— Lincoln Educational Services Corporation and its subsidiaries (collectively, the "Company", "we", "our" and "us", as applicable) provide diversified career-oriented post-secondary education to recent high school graduates and working adults. The Company, which currently operates 23 schools in 14 states, offers programs in automotive technology, skilled trades (which among other programs include HVAC, welding and computerized numerical control and electronic systems technology), healthcare services (which among other programs include nursing, dental assistant, medical administrative assistant and pharmacy technician), hospitality services (which include culinary, therapeutic massage, cosmetology and aesthetics) and business and information technology (which includes information technology and criminal justice programs). The schools operate under Lincoln Technical Institute, Lincoln College of Technology, Lincoln College of New England, Lincoln Culinary Institute, and Euphoria Institute of Beauty Arts and Sciences and associated brand names. Most of the campuses serve major metropolitan markets and each typically offers courses in multiple areas of study. Five of the campuses are destination schools, which attract students from across the United States and, in some cases, from abroad. The Company's other campuses primarily attract students from their local communities and surrounding areas. All of the campuses are nationally or regionally accredited and are eligible to participate in federal financial aid programs offered by the U.S. Department of Education (the "DOE") and applicable state education agencies which allow students to apply for and access federal student loans as well as other forms of financial aid.

We operate in three reportable business segments: (a) Transportation and Skilled Trades segment, (b) Healthcare and Other Professions ("HOPS") segment, and (c) Transitional segment which refers to schools that have been or are currently being taught out. In November 2015, the Board of Directors approved a plan for the Company to divest the schools included in the HOPS segment due to a strategic shift in the Company's business strategy. The Company underwent an exhaustive process to divest the HOPS schools which proved successful in attracting various prospective purchasers but, ultimately, did not result in a transaction that our Board believed would enhance shareholder value. When the decision was first made by the Board of Directors to divest HOPS, 18 campuses were operating in this segment. By the end of 2017, we had closed seven underperforming campuses leaving a total of eleven campuses remaining under the HOPS segment. The Company believes that the closures of the aforementioned campuses have positioned the HOPS segment and the Company to be more profitable going forward.

The combination of several factors, including, among other things, the inability of a prospective purchaser of the HOPS segment to close on the purchase, the improvements the Company has implemented in the HOPS segment operations and the closure of seven underperforming campuses, resulted in the Board reevaluating its divestiture plan and the determination that shareholder value would more likely be enhanced by continuing to operate our HOPS segment as revitalized. Consequently, the Board of Directors has abandoned the plan to divest the HOPS segment and the Company intends to retain and continue to operate the remaining campuses in the HOPS segment. The results of operations of the campuses included in the HOPS segment are reflected as continuing operations in the condensed consolidated financial statements.

In 2016, the Company completed the teach-out of its Hartford, Connecticut; Fern Park, Florida and Henderson (Green Valley), Nevada campuses, which originally operated in the HOPS segment. In 2017, the Company completed the teach-out of its Northeast Philadelphia, Pennsylvania; Center City Philadelphia, Pennsylvania; West Palm Beach, Florida; Brockton, Massachusetts; and Lowell, Massachusetts schools, which also were originally in the HOPS segment and all of which were taught out and closed by December 2017 and are included in the Transitional segment as of December 31, 2017.

On August 14, 2017, New England Institute of Technology at Palm Beach, Inc., a wholly-owned subsidiary of the Company, consummated the sale of the real property located at 2400 and 2410 Metrocentre Boulevard East, West Palm Beach, Florida, including the improvements and other personal property located thereon (the "West Palm Beach Property") to Tambone Companies, LLC, pursuant to a previously disclosed purchase and sale agreement entered into on March 14, 2017. Pursuant to the terms of the sale agreement, as subsequently amended, the purchase price for the West Palm Beach Property was \$15.8 million. As a result, the Company recorded a gain on the sale in the amount of \$1.5 million. As previously disclosed, the West Palm Beach Property served as collateral for a short term loan in the principal amount of \$8.0 million obtained by the Company from its lender, Sterling National Bank, on April 28, 2017, which loan matured upon the earlier of the sale of the West Palm Beach Property or October 1, 2017. Accordingly, on August 14, 2017, concurrently with the consummation of the sale of the West Palm Beach Property, the Company repaid the term loan in an aggregate amount of \$8.0 million, consisting of principal and accrued interest. The Company continues to hold real property in Palm Beach County, Florida which is expected to be sold in 2018. See additional information in Note 12.

Liquidity—For the last several years, the Company and the proprietary school sector have faced deteriorating earnings. Government regulations have negatively impacted earnings by making it more difficult for potential students to obtain loans, which, when coupled with the overall economic environment, have discouraged potential students from enrolling in post-secondary schools. In light of these factors, the Company has incurred significant operating losses as a result of lower student population. Despite these challenges, the Company believes that its likely sources of cash should be sufficient to fund operations for the next twelve months and thereafter for the foreseeable future. At June 30, 2018, the Company's sources of cash primarily included cash and cash equivalents of \$11.6 million (of which \$8.5 million is restricted). The Company's cash balance is affected by seasonality such that the cash balance is lower in the first half of the year and increases in the second half of the year. Refer to Note 5 for more information on the Company's revolving loan facility. The Company is also continuing to take actions to improve cash flow by aligning its cost structure to its student population.

Basis of Presentation – The accompanying unaudited condensed consolidated financial statements have been prepared by the Company pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC") and in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial statements. Certain information and footnote disclosures normally included in annual financial statements have been omitted or condensed pursuant to such regulations. These statements, which should be read in conjunction with the December 31, 2017 consolidated financial statements and related disclosures of the Company included in the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2017, reflect all adjustments, consisting of normal recurring adjustments necessary to present fairly the consolidated financial position, results of operations and cash flows for such periods. The results of operations for the three months ended June 30, 2018 are not necessarily indicative of the results that may be expected for the full fiscal year ending December 31, 2018.

The unaudited condensed consolidated financial statements include the accounts of the Company and its subsidiaries. All significant intercompany accounts and transactions have been eliminated.

Use of Estimates in the Preparation of Financial Statements – The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the period. On an ongoing basis, the Company evaluates the estimates and assumptions including those related to revenue recognition, bad debts, impairments, fixed assets, income taxes, benefit plans and certain accruals. Actual results could materially differ from those estimates.

New Accounting Pronouncements – The Financial Accounting Standards Board (the "FASB") has issued Accounting Standards Update ("ASU") 2017-09, "Compensation—Stock Compensation (Topic 718) — Scope of Modification Accounting." ASU 2017-09 applies to entities that change the terms or conditions of a share-based payment award. The FASB adopted ASU 2017-09 to provide clarity and reduce diversity in practice as well as cost and complexity when applying the guidance in Topic 718, Compensation—Stock Compensation, to the modification of the terms and conditions of a sharebased payment award. The amendments provide guidance on determining which changes to the terms and conditions of share-based payment award require an entity to apply modification accounting under Topic 718. ASU 2017-09 is effective for all entities for annual periods, including interim periods within those annual periods, beginning after December 15, 2017. Early adoption is permitted, including adoption in any interim period, for public business entities for reporting periods for which financial statements have not yet been issued. The adoption of ASU 2017-09, which was adopted on January 1, 2018, had no impact on the Company's condensed consolidated financial statements.

In February 2018, the FASB issued ASU 2018-02, "Income Statement-Reporting Comprehensive Income (Topic 220)". The updated guidance allows entities to reclassify stranded income tax effects resulting from the Tax Cuts and Jobs Act (the "Tax Act") from accumulated other comprehensive income to retained earnings in their consolidated financial statements. Under the Tax Act, deferred taxes were adjusted to reflect the reduction of the historical corporate income tax rate to the newly enacted corporate income tax rate, which left the tax effects on items within accumulated other comprehensive income stranded at an inappropriate tax rate. The updated guidance is effective for fiscal years beginning after December 15, 2018, including interim periods within those years. Early adoption is permitted in any interim period and should be applied either in the period of adoption or retrospectively to each period (or periods) in which the effect of the change in the U.S. federal corporate income tax rate in the Tax Act is recognized. The Company is in the process of assessing the impact this standard will have on our consolidated financial statements and related disclosures.

In November 2016, the FASB issued ASU 2016-18: "Statement of Cash Flows (Topic 230): Restricted Cash." This guidance was issued to address the disparity that exists in the classification and presentation of changes in restricted cash on the statement of cash flows. The amendments will require that the statement of cash flows explain the change during the period in total cash, cash equivalents and restricted cash. The amendments are effective for financial statements issued for fiscal years beginning after December 15, 2017, and interim periods within those fiscal years. We adopted the new standard effective January 1, 2018. The amendments were applied using a retrospective transition method to each period presented. The Company includes in its cash and cash-equivalent balances in the condensed consolidated statements of cash flows those amounts that have been classified as restricted cash and restricted cash equivalents for each of the periods presented.

In August 2016, the FASB issued ASU 2016-15, "Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments" to address eight specific cash flow issues with the objective of reducing the existing diversity in practice. The amendments are effective for financial statements issued for fiscal years beginning after December 15, 2017, and interim periods within those fiscal years. We adopted the new standard effective January 1, 2018. The adoption of ASU 2016-15 had no impact on the Company's condensed consolidated financial statements.

In May 2014, the FASB issued a comprehensive new revenue recognition standard, ASU 2014-09, "*Revenue from Contracts with Customers*." The amendments include ASU 2016-08, "Revenue from Contracts with Customers (Topic 606)—Principal versus Agent Considerations," issued in March 2016, which clarifies the implementation guidance for principal versus agent considerations in ASU 2014-09, and ASU 2016-10, "Revenue from Contracts with Customers (Topic 606)—Identifying Performance Obligations and Licensing," issued in April 2016, which amends the guidance in ASU No. 2014-09 related to identifying performance obligations. The new standard, which supersedes previously existing revenue recognition guidance, creates a five-step model for revenue recognition requiring companies to exercise judgment when considering contract terms and relevant facts and circumstances. The five-step model requires (1) identifying the contract, (2) identifying the separate performance obligations in the contract, (3) determining the transaction price, (4) allocating the transaction price to the separate performance obligations and (5) recognizing revenue at the time that each performance obligation is satisfied. The standard also requires expanded disclosures surrounding revenue recognition. The standard is effective for fiscal periods beginning after December 15, 2017 and allows for either full retrospective or modified retrospective adoption.

We adopted the new standard effective January 1, 2018 using the modified retrospective approach. The Company's revenue streams primarily consist of tuition and related services provided to students over the course of the program as well as other transactional revenue such as tools. Based on the Company's assessment, the analysis of the contract portfolio under ASU 2016-10 results in the revenue for the majority of the Company's student contracts being recognized over time which is consistent with the Company's previous revenue recognition model. For all student contracts, there is continuous transfer of control to the student and the number of performance obligations under ASU 2016-10 is consistent with those identified under the existing standard. The Company determined the impact of the adoption of the new standard on revenue recognition for student contracts to be immaterial on its condensed consolidated financial statements and disclosures. See additional information in Note 3.

In February 2016, the FASB issued guidance requiring lessees to recognize a right-of-use asset and a lease liability on the balance sheet for substantially all leases, with the exception of short-term leases. Leases will be classified as either financing or operating, with classification affecting the pattern of expense recognition in the statements of income. The guidance is effective for annual periods, including interim periods within those periods, beginning after December 15, 2018, with early adoption permitted. We are currently evaluating the impact that the update will have on the Company's condensed consolidated financial statements.

Stock-Based Compensation – The Company measures the value of stock options on the grant date at fair value, using the Black-Scholes option valuation model. The Company amortizes the fair value of stock options, net of estimated forfeitures, utilizing straight-line amortization of compensation expense over the requisite service period of the grant.

The Company measures the value of service and performance-based restricted stock on the fair value of a share of common stock on the date of the grant. The Company amortizes the fair value of service-based restricted stock utilizing straight-line amortization of compensation expense over the requisite service period of the grant.

The Company amortizes the fair value of the performance-based restricted stock based on the determination of the probable outcome of the performance condition. If the performance condition is expected to be met, then the Company amortizes the fair value of the number of shares expected to vest utilizing straight-line basis over the requisite performance period of the grant. However, if the associated performance condition is not expected to be met, then the Company does not recognize the stock-based compensation expense.

Income Taxes – The Company accounts for income taxes in accordance with ASC Topic 740, "Income Taxes" ("ASC 740"). This statement requires an asset and a liability approach for measuring deferred taxes based on temporary differences between the financial statement and tax bases of assets and liabilities existing at each balance sheet date using enacted tax rates for years in which taxes are expected to be paid or recovered.

In accordance with ASC 740, the Company assesses our deferred tax asset to determine whether all or any portion of the asset is more likely than not unrealizable. A valuation allowance is required to be established or maintained when, based on currently available information, it is more likely than not that all or a portion of a deferred tax asset will not be realized. In accordance with ASC 740, our assessment considers whether there has been sufficient income in recent years and whether sufficient income is expected in future years in order to utilize the deferred tax asset. In evaluating the realizability of deferred income tax assets, the Company considered, among other things, historical levels of income, expected future income, the expected timing of the reversals of existing temporary reporting differences, and the expected impact of tax planning strategies that may be implemented to prevent the potential loss of future income tax benefits. Significant judgment is required in determining the future tax consequences of events that have been recognized in our consolidated financial statements and/or tax returns. Differences between anticipated and actual outcomes of these future tax consequences could have a material impact on the Company's consolidated financial position or results of operations. Changes in, among other things, income tax plesibation, statutory income tax rates, or future income levels could materially impact the Company's valuation of income tax assets and liabilities and could cause our income tax provision to vary significantly among financial reporting periods. See information regarding the impact of the Tax Cuts and Jobs Act in Note 7.

The Company recognizes accrued interest and penalties related to unrecognized tax benefits in income tax expense. During the three and six months ended June 30, 2018 and 2017, the Company did not recognize any interest and penalties expense associated with uncertain tax positions.

2. WEIGHTED AVERAGE COMMON SHARES

The weighted average number of common shares used to compute basic and diluted loss per share for the three and six months ended June 30, 2018 and 2017 was as follows:

	Three Mon June		Six Month June	
	2018	2017	2018	2017
Basic shares outstanding	24,485,500	23,962,055	24,312,500	23,786,656
Dilutive effect of stock options				
Diluted shares outstanding	24,485,500	23,962,055	24,312,500	23,786,656

For the three months ended June 30, 2018 and 2017, options to acquire 23,327 and 537,718 shares were excluded from the above table because the Company reported a net loss for each period and, therefore, their impact on reported loss per share would have been antidilutive. For the six months ended June 30, 2018 and 2017, options to acquire 74,689 and 583,848 shares were excluded from the above table because the Company reported a net loss for each period and, therefore, their impact on reported loss per share would have been antidilutive. For the six months ended June 30, 2018 and 2017, options to acquire 139,000 and 170,667 shares, respectively, were excluded from the above table because they have an exercise price that is greater than the average market price of the Company's common stock and, therefore, their impact on reported loss per share would have been antidilutive.

3. **REVENUE RECOGNITION**

Prior to adoption of ASU 2014-09

Revenues are derived primarily from programs taught at our schools. Tuition revenues, textbook sales and one-time fees, such as nonrefundable application fees and course material fees, are recognized on a straight-line basis over the length of the applicable program as the student proceeds through the program, which is the period of time from a student's start date through his or her graduation date (including internships or externships, if any, occurring prior to graduation) as we complete the performance of teaching the student entitling us to the revenue. Other revenues, such as tool sales and contract training revenues are recognized as goods are delivered or training completed. On an individual student basis, tuition earned in excess of cash received is recorded as accounts receivable, and cash received in excess of tuition earned is recorded as unearned tuition.

We evaluate whether collectability of revenue is reasonably assured prior to the student commencing a program by attending class and reassess collectability of tuition and fees when a student withdraws from a course. We calculate the amount to be returned under Title IV and its stated refund policy to determine eligible charges and, if there is a balance due from the student after this calculation, we expect payment from the student. We have a process to pursue uncollected accounts whereby, based upon the student's financial means and ability to pay, a payment plan is established with the student to ensure that collectability is reasonable. We continuously monitor our historical collections to identify potential trends that may impact our determination that collectability of receivables for withdrawn students is realizable. If a student withdraws from a program prior to a specified date, any paid but uneamed tuition is refunded. Refunds are calculated and paid in accordance with federal, state and accrediting agency standards. Generally, the amount to be refunded to a student is calculated based upon the period of time the student tas attended classes and the amount of fusion and fees paid by the student as of his or her withdrawal date. These refunds typically reduce deferred tuition revenue and cash on our condensed consolidated balance sheets as we generally do not recognize tuition revenue in our condensed consolidated statements of income (loss) until the related refund provisions have lapsed. Based on the application of our refund policies, we may be entitled to incremental revenue on the day the student withdraws from one of our schools. We record revenue for students who withdraw from one of our schools when payment is received because collectability on an individual student basis is not reasonably assured.



After adoption of ASU 2014-09

On January 1, 2018, we adopted the new standard on revenue recognition, ASU 2014-09, using the modified retrospective approach. The adoption of ASU 2016-10 did not have a material impact on the measurement or recognition of revenue in any prior or current reporting periods and there was no adjustment to retained earnings. The core principle of the new standard is that a company should recognize revenue to depict the transfer of promised goods or services to students in an amount that reflects the consideration to which the company expects to be entitled in exchange for such goods or services.

Substantially all of our revenues are considered to be revenues from contracts with students. The related accounts receivable balances are recorded in our balance sheets as student accounts receivable. We do not have significant revenue recognized from performance obligations that were satisfied in prior periods, and we do not have any transaction price allocated to unsatisfied performance obligations other than in our unearned tuition. We record revenue for students who withdraw from one of our schools only to the extent that it is probable that a significant reversal in the amount of cumulative revenue recognized will not occur. Unearned tuition represents contract liabilities primarily related to our tuition revenue. We have elected not to provide disclosure about transaction prices allocated to unsatisfied performance obligations are less than one-year, or if we have the right to consideration from a student in an amount that corresponds directly with the value provided to the student for performance obligations completed to date. We have assessed the costs incurred to obtain a contract with a student and determined them to be immaterial.

Unearned tuition is the only significant contract asset or liability impacted by our adoption of ASU 2016-10. Unearned tuition in the amount of \$19.4 million and \$24.6 million is recorded in the current liabilities section of the accompanying condensed consolidated balance sheets as of June 30, 2018 and December 31, 2017, respectively. The change in the contract liability balance during the period ended June 30, 2018 is the result of payments received in advance of satisfying performance obligations, offset by revenue recognized during that period. Revenue recognized for the three and six month periods ended June 30, 2018 that were included in the contract liability balance at the beginning of the year was \$5.1 million and \$23.2 million.

The following table depicts the timing of revenue recognition:

	Th	ree months er	ded June 30, 201	8	Six months ended June 30, 2018								
Timing of Revenue Recognition	Transportation and Skilled Trades Segment	Healthcare and Other Professions Segment	Transitional Segment	<u>Consolidated</u>	Transportation and Skilled Trades Segment	Healthcare and Other Professions Segment	Transitional Segment	<u>Consolidated</u>					
Services transferred at													
a point in time	\$ 1,657	\$ 957	\$ -	\$ 2,614	\$ 3,705	\$ 1,692	\$ -	\$ 5,397					
Services transferred over time	40,428	18,078		58,506	81,127	36,485		117,612					
Total revenues	\$ 42,085	\$ 19,035	\$ -	\$ 61,120	\$ 84,832	\$ 38,177	\$ -	\$ 123,009					

		Thr	ee n	nonths end	ed J	une 30, 201	7		Six months ended June 30, 2017								
	Transporta and Skill Trades Segmen	led s	an Pro	althcare d Other ofessions egment		ansitional Segment	Co	onsolidated		ransportation and Skilled Trades Segment	ai Pr	ealthcare nd Other ofessions begment		nsitional egment	Co	nsolidated	
Timing of Revenue															_		
Recognition Services transferred at a																	
point in time	\$ 1	,599	\$	538	\$	(65)	\$	2,072	\$	3,374	\$	1,302	\$	(73)	\$	4,603	
Services transferred over																	
time	40),732		16,373		2,688		59,793		82,116		33,454		6,971		122,541	
Total revenues	\$ 42	2,331	\$	16,911	\$	2,623	\$	61,865	\$	85,490	\$	34,756	\$	6,898	\$	127,144	

4. GOODWILL AND LONG-LIVED ASSETS

The Company reviews long-lived assets for recoverability whenever events or changes in circumstances indicate that its carrying amount may not be recoverable. There were no long-lived asset impairments during the three and six months ended June 30, 2018 and 2017.

The Company reviews goodwill for impairment when indicators of impairment exist. Annually, or more frequently if necessary, the Company evaluates goodwill with indefinite lives for impairment, with any resulting impairment reflected as an operating expense. As of June 30, 2018 and 2017, the Company concluded that there was no indicator of potential impairment and, accordingly, the Company did not test goodwill for impairment.

The carrying amount of goodwill at June 30 2017 is as follows:

	Gross	Accumulated	Net
	Goodwill	Impairment	Goodwill
	Balance	Losses	Balance
Balance as of January 1, 2018	\$ 117,1	76 \$ (102,640)	\$ 14,536
Adjustments			
Balance as of June 30, 2018	\$ 117,1	76 \$ (102,640)	\$ 14,536
	Gross	Accumulated	Net
	Goodwill	Impairment	Goodwill
	Balance	Losses	Balance
Balance as of January 1, 2017	\$ 117,1	76 \$ (102,640)	\$ 14,536
Adjustments			
Balance as of June 30, 2017			

As of June 30, 2018 and 2017, the goodwill balance is related to the Transportation and Skilled Trades segment.

5. LONG-TERM DEBT

Long-term debt consists of the following:

	 June 30, 2018	December 31, 2017			
Credit agreement	\$ 25,000	\$	53,400		
Deferred Financing Fees	 (708)		(807)		
	24,292		52,593		
Less current maturities	 				
	\$ 24,292	\$	52,593		

On March 31, 2017, the Company entered into a secured revolving credit agreement (the "Credit Agreement") with Sterling National Bank (the "Bank") pursuant to which the Company obtained a credit facility in the aggregate principal amount of up to \$55 million (the "Credit Facility"). Subsequently, as a result of a November 29, 2017 amendment of the Credit Facility, aggregate availability of funds under the Credit Facility increased to \$65 million, consisting of (a) a \$25 million revolving loan facility ("Facility 1"), (b) a \$25 million revolving loan facility ("Facility 2"), which includes a sublimit amount for letters of credit of \$10 million, and (c) a \$15 million revolving credit loan ("Facility 3"). The Credit Agreement was again amended on February 23, 2018, to, among other things, effect certain modifications to the financial covenants and other provisions of the Credit Agreement and to allow the Company to pursue the sale of certain real property assets. The February 23, 2018 amendment increased the interest rate for borrowings under Facility 1 to a rate per annum equal to the greater of (x) the Bank's prime rate plus 2.85% and (y) 6.00%. Prior to the most recent amendment of the Credit Agreement, revolving loans outstanding under Facility 1 bore interest at a rate per annum equal to the greater of (x) the Bank's prime rate plus 2.50% and (y) 6.00%. Revolving loans under Facility 2 and Facility 3 bear interest at a rate per annum equal to the greater of (x) the Bank's prime rate and (y) 3.50%.

The term of the Credit Facility is 38 months, maturing on May 31, 2020, except that the Facility 3 will mature one year earlier, on May 31, 2019.

The Credit Facility is secured by a first priority lien in favor of the Bank on substantially all of the personal property owned by the Company as well as mortgages on four parcels of real property owned by the Company in Colorado, Tennessee and Texas at which three of the Company's schools are located, as well as a former school property owned by the Company located in Connecticut.

At the closing of the Credit Facility, the Company drew \$25 million under Tranche A, which was used to repay the Company's previous credit facility and to pay transaction costs associated with closing the Credit Facility.

Under the terms of the Credit Agreement, all draws under Facility 2 for letters of credit or revolving loans and all draws under Facility 3 must be secured by cash collateral in an amount equal to 100% of the aggregate stated amount of the letters of credit issued and revolving loans outstanding through draws from Facility 1 or other available cash of the Company.

Index

Each issuance of a letter of credit under Facility 2 will require the payment of a letter of credit fee to the Bank equal to a rate per annum of 1.75% on the daily amount available to be drawn under the letter of credit, which fee shall be payable in quarterly installments in arrears. Letters of credit totaling \$6.2 million that were outstanding under a \$9.5 million letter of credit facility previously provided to the Company by the Bank, which letter of credit facility was set to mature on April 1, 2017, are treated as letters of credit under Facility 2.

The terms of the Credit Agreement provide that the Bank be paid an unused facility fee on the average daily unused balance of Facility 1 at a rate per annum equal to 0.50%, which fee is payable quarterly in arrears. In addition, the Company is required to maintain, on deposit in one or more non-interest bearing accounts, a minimum of \$5 million in quarterly average aggregate balances which if not maintained, results in a fee of \$12,500 payable to the Bank for that quarter and, in the event that the Company terminates the Credit Facility or refinances with another lender within 18 months of closing, the Company is required to pay the Bank a breakage fee of \$500,000.

In addition to the foregoing, the Credit Agreement contains customary representations, warranties and affirmative and negative covenants, including financial covenants that restrict capital expenditures, prohibit the incurrence of a net loss for any fiscal year commencing with the fiscal year ending December 31, 2019 and require a minimum adjusted EBITDA and a minimum tangible net worth, which is an annual covenant, as well as events of default customary for facilities of this type. As of June 30, 2018, the Company is in compliance with all covenants.

As of June 30, 2018, the Company had \$25.0 million outstanding under the Credit Facility; offset by \$0.8 million of deferred finance fees. As of December 31, 2017, the Company had \$53.4 million outstanding under the Credit Facility; offset by \$0.7 million of deferred finance fees. As of June 30, 2018 and December 31, 2017, there were letters of credit in the aggregate outstanding principal amount of \$8.5 million and \$7.2 million, respectively. During the six months ended June 30, 2018, the Company repaid all outstanding amounts as of December 31, 2017 on Facility 2 of \$17.8 million and Facility 3 of \$15 million.

Scheduled maturities of long-term debt at June 30, 2018 are as follows:

Year ending December 31,		
2018	\$	-
2019		-
2020	25,00	0
	\$ 25,00	0

6. STOCKHOLDERS' EQUITY

Restricted Stock

The Company has two stock incentive plans: a Long-Term Incentive Plan (the "LTIP") and a Non-Employee Directors Restricted Stock Plan (the "Non-Employee Directors Plan").

Under the LTIP, certain employees receive awards of restricted shares of common stock based on service and performance. The number of shares granted to each employee is based on the fair market value of a share of common stock on the date of grant.

On February 23, 2018, restricted shares were granted to certain employees of the Company, which shares vested immediately. There is no restriction on the right to vote or the right to receive dividends with respect to any of such restricted shares, however, the recipient can only sell or other transfer the shares after the expiration of specified period of time from 120 to 240 days following the date of grant.

On May 13, 2016 and January 16, 2017, performance-based restricted shares were granted to certain employees of the Company, which vest on March 15, 2017 and March 15, 2018 based upon the attainment of a financial metric during each fiscal year ending December 31, 2016 and 2017. These shares vested as of March 31, 2018 and are held without restriction.

On June 2, 2014 and December 18, 2014, performance-based restricted shares were granted to certain employees of the Company, which vest over three years based upon the attainment of (i) a specified operating income margin during any one or more of the fiscal years in the period beginning January 1, 2015 and ending December 31, 2017 and (ii) the attainment of earnings before interest, taxes, depreciation and amortization targets during each of the fiscal years ended December 31, 2015 through 2017. There is no restriction on the right to vote or the right to receive dividends with respect to any of these restricted shares.

Pursuant to the Non-Employee Directors Plan, each non-employee director of the Company receives an annual award of restricted shares of common stock on the date of the Company's annual meeting of shareholders. The number of shares granted to each non-employee director is based on the fair market value of a share of common stock on that date. The restricted shares vest on the first anniversary of the grant date. There is no restriction on the right to vote or the right to receive dividends with respect to any of such restricted shares. In 2018, the non-employee directors have foregone the 2018 annual award of shares of restricted stock.

For the six months ended June 30, 2018 and 2017, the Company completed a net share settlement for 207,642 and 184,231 restricted shares, respectively, on behalf of certain employees that participate in the LTIP upon the vesting of the restricted shares pursuant to the terms of the LTIP. The net share settlement was in connection with income taxes incurred on restricted shares that vested and were transferred to the employees during 2018 and/or 2017, creating taxable income for the employees. At the employees' request, the Company will pay these taxes on behalf of the employees in exchange for the employees returning an equivalent value of restricted shares to the Company. These transactions resulted in a decrease of \$0.4 million for each of the six months ended June 30, 2018 and 2017, respectively, to equity on the condensed consolidated balance sheets as the cash payment of the taxes effectively was a repurchase of the restricted shares granted in previous years.

The following is a summary of transactions pertaining to restricted stock:

	Shares	Weighted Average Grant Date Fair Value Per Share
Nonvested restricted stock outstanding at December 31, 2017	607,994	\$ 1.90
Granted	135,568	1.60
Canceled	-	-
Vested	(707,654)	1.82
Nonvested restricted stock outstanding at June 30, 2018	35,908	2.23

The restricted stock expense for each of the three months ended June 30, 2018 and 2017 was \$0.1 million and \$0.3 million, respectively. The restricted stock expense for each of the six months ended June 30, 2018 and 2017 was \$0.5 million and \$0.7 million, respectively. The unrecognized restricted stock expense as of June 30, 2018 and December 31, 2017 was \$0.1 million and \$0.3 million, respectively. As of June 30, 2018, outstanding restricted shares under the LTIP had aggregate intrinsic value of \$0.1 million.

Stock Options

The fair value of the stock options used to compute stock-based compensation is the estimated present value at the date of grant using the Black-Scholes option pricing model. The following is a summary of transactions pertaining to stock options:

	Shares	Weighted Average Exercise Price Per Share	Weighted Average Remaining Contractual Term	Aggregate Intrinsic Value (in thousands)
Outstanding at December 31, 2017	167,667	\$ 12.11	2.97 years \$	-
Canceled	(28,667)	11.98		-
Outstanding at June 30, 2018	139,000	12.14	3.29 years	-
Vested as of June 30, 2018	139,000	12.14	3.29 years	-
Exercisable as of June 30, 2018	139,000	12.14	3.29 years	-

As of June 30, 2018, there was no unrecognized pre-tax compensation expense.

The following table presents a summary of stock options outstanding:

		At June 30, 2018									
		Stock Options Outstanding and Exercisal									
			Contractual Weighted Average Life	Weighted							
Range	of Exercise Prices	Shares	(years)	Average Price							
\$	4.00-\$13.99	91,000	3.92	\$ 7.79							
\$	14.00-\$19.99	17,000	1.59	19.98							
\$	20.00-\$25.00	31,000	2.35	20.62							
		139,000	3.29	12.14							

7. INCOME TAXES

The provision for income taxes for the three months ended June 30, 2018 and 2017 was less than \$0.1 million, or 1.2% of pretax loss, and less than \$0.1 million, or 0.7% of pretax loss, respectively. The provision for income taxes for the six months ended June 30, 2018 and 2017 was \$0.1 million, or 0.9% of pretax loss, and \$0.1 million, or 0.6% of pretax loss, respectively.

The Company assesses the available positive and negative evidence to estimate if sufficient future taxable income will be generated to recover the existing deferred tax assets. In this regard, a significant objective negative evidence was the cumulative losses incurred by the Company in recent years. On the basis of this evaluation, the realization of the Company's deferred tax assets was not deemed to be more likely than not and, thus, the Company maintained a full valuation allowance on its net deferred tax assets as of June 30, 2018.

As of June 30, 2018 and December 31, 2017, the Company had not completed its accounting for the tax effects of enactment of the Tax Act; however, the Company has made a reasonable estimate of the effects of the Tax Act's change in the federal rate and revalued its deferred tax assets based on the rates at which they are expected to reverse in the future, which is generally the new 21% federal corporate tax rate plus applicable state tax rate. Based on the Company's initial analysis of the impact, it consequently recorded a decrease related to deferred tax assets of \$17.7 million as of December 31, 2017. The expense is offset with a corresponding release of valuation allowance. As of June 30, 2018, the Company is continuing to gather additional information to complete its accounting for these items and expects to complete its accounting within the prescribed measurement period.

8. CONTINGENCIES

In the ordinary conduct of its business, the Company is subject to lawsuits, investigations and claims, including, but not limited to, claims involving students or graduates and routine employment matters. Although the Company cannot predict with certainty the ultimate resolution of lawsuits, investigations and claims asserted against it, the Company does not believe that any currently pending legal proceedings to which it is a party will have a material adverse effect on the Company's business, financial condition, and results of operations or cash flows.

On July 6, 2018, the Company received an administrative subpoena from the Attorney General of the State of New Jersey. Pursuant to the subpoena, New Jersey's Attorney General has requested from the Company documents and detailed information relating to the November 21, 2012, Civil Investigative Demand letter addressed to the Company from the Massachusetts Office of the Attorney General ("MOAG") that resulted in a Final Judgment by Consent between the Company and the MOAG dated July 13, 2015. The Company has responded to this request and intends to continue cooperating with the New Jersey Attorney General's Office.

9. SEGMENTS

The for-profit education industry has been impacted by numerous regulatory changes, the changing economy and an onslaught of negative media attention. As a result of these challenges, student populations have declined and operating costs have increased. Over the past few years, the Company has closed over ten locations and exited its online business. In 2016, the Company ceased operations in Hartford, Connecticut; Fern Park, Florida; and Henderson (Green Valley), Nevada. In 2017, the Company completed the teach-outs of its Center City Philadelphia, Pennsylvania; Northeast Philadelphia, Pennsylvania; West Palm Beach, Florida; Brockton, Massachusetts and Lowell, Massachusetts schools. All of these schools were previously included in our HOPS segment and are included in the Transitional segment as of December 31, 2017.

In the past, we offered any combination of programs at any campus. We have shifted our focus to program offerings that create greater differentiation among campuses and promote attainment of excellence to attract more students and gain market share. Also, strategically, we began offering continuing education training to select employers who hire our graduates and this is best achieved at campuses focused on the applicable profession.

As a result of the regulatory environment, market forces and our strategic decisions, we now operate our business in three reportable segments: (a) the Transportation and Skilled Trades segment; (b) the Healthcare and Other Professions segment; and (c) the Transitional segment.

Our reportable segments have been determined based on a method by which we now evaluate performance and allocate resources. Each reportable segment represents a group of post-secondary education providers that offer a variety of degree and non-degree academic programs. These segments are organized by key market segments to enhance operational alignment within each segment to more effectively execute our strategic plan. Each of the Company's schools is a reporting unit and an operating segment. Our operating segments are described below.

Transportation and Skilled Trades – The Transportation and Skilled Trades segment offers academic programs mainly in the career-oriented disciplines of transportation and skilled trades (e.g. automotive, diesel, HVAC, welding and manufacturing).

Healthcare and Other Professions – The Healthcare and Other Professions segment offers academic programs in the career-oriented disciplines of health sciences, hospitality and business and information technology (e.g. dental assistant, medical assistant, practical nursing, culinary arts and cosmetology).

Transitional – The Transitional segment refers to campuses that are being taught-out and closed and operations that are being phased out. The schools in the Transitional segment employ a gradual teach-out process that enables the schools to continue to operate to allow their current students to complete their course of study. These schools are no longer enrolling new students.

The Company continually evaluates each campus for profitability, earning potential, and customer satisfaction. This evaluation takes several factors into consideration, including the campus's geographic location and program offerings, as well as skillsets required of our students by their potential employers. The purpose of this evaluation is to ensure that our programs provide our students with the best possible opportunity to succeed in the marketplace with the goals of attracting more students to our programs and, ultimately, to provide our shareholders with the maximum return on their investment. Campuses in the Transitional segment have been subject to this process and have been strategically identified for closure.

We evaluate segment performance based on operating results. Adjustments to reconcile segment results to consolidated results are included under the caption "Corporate," which primarily includes unallocated corporate activity.

During the three and six months ended June 30, 2018, June 30, 2017 and at December 31, 2017, the Company reclassified its Marietta, Georgia campus from the HOPS segment to the Transportation and Skilled Trades segment. This reclassification occurred to address how the Company evaluates performance and allocates resources and was approved by the Company's Board of Directors.

Summary financial information by reporting segment is as follows:

	For the Three Months Ended June 30,									
			Revenue				Operating Income (Loss)			
		2018	% of Total	2017	% of Total		2018		2017	
Transportation and Skilled Trades	\$	42,085	68.9% \$	42,331	68.4%	\$	1,740	\$	786	
Healthcare and Other Professions		19,035	31.1%	16,911	27.3%		644		(571)	
Transitional		-	0.0%	2,623	4.2%		-		(833)	
Corporate		-	0.0%	<u> </u>	0.0%		(5,907)		(5,413)	
Total	\$	61,120	100.0% \$	61,865	100.0%	\$	(3,523)	\$	(6,031)	

	For the Six Months Ended June 30,									
			Revenue			Operating Income (Loss)				
		2018	Total	2017	Total	2018		2017		
Transportation and Skilled Trades	\$	84,832	69.0% \$	85,490	67.2% \$	2,416	\$	2,685		
Healthcare and Other Professions		38,177	31.0%	34,756	27.3%	887		(258)		
Transitional		-	0.0%	6,898	5.4%	-		(1,401)		
Corporate		-	0.0%	-	0.0%	(13,088)		(12,785)		
Total	\$	123,009	100.0% \$	127,144	100.0% \$	(9,785)	\$	(11,759)		

	Tot	al Assets
	June 30, 2018	December 31, 2017
Transportation and Skilled Trades	\$ 84,005	\$ 81,752
Healthcare and Other Professions	10,545	9,143
Transitional	-	3,965
Corporate	21,245	60,353
Total	<u>\$ 115,795</u>	\$ 155,213

10. FAIR VALUE

The carrying amount and estimated fair value of the Company's financial instrument assets and liabilities, which are not measured at fair value on the Condensed Consolidated Balance Sheet, are listed in the table below:

						June 30, 2018				
Financial Assets:		Carrying Amount	Ăc	oted Prices in tive Markets or Identical Assets (Level 1)		gnificant Other servable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)		Total
Cash and cash equivalents	\$	3.081	\$	3,081	2	-	\$		- \$	3,081
Restricted cash	ψ	8,490	ψ	8,490	ψ	-	ψ		- v	8,490
Prepaid expenses and other current assets		2,358		-		2,358			-	2,358
Financial Liabilities:										
Accrued expenses	\$	12,220	\$	-	\$	12,220	\$		- \$	12,220
Other short term liabilities		505		-		505			-	505
Credit facility		24,292		-		19,917			-	19,917
		24,292		-		19,917			-	19,917

				De	cember 31, 201	7			
	arrying mount	Acti for	ted Prices in ive Markets r Identical Assets (Level 1)	Obse	nificant Other ervable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)		Total
Financial Assets:									
Cash and cash equivalents	\$ 14,563	\$	14,563	\$	-	\$		-	\$ 14,563
Restricted cash	39,991		39,991		-			-	39,991
Prepaid expenses and other current assets	2,352		-		2,352			-	2,352
Financial Liabilities:									
Accrued expenses	\$ 11,771	\$	-	\$	11,771	\$		-	\$ 11,771
Other short term liabilities	558		-		558			-	558
Credit facility	52,593		-		47,200			-	47,200

We estimate fair value of Facility 1 of the Credit Facility based on a present value analysis utilizing aggregated market yields obtained from independent pricing sources for similar financial instruments.

The carrying amounts reported on the Consolidated Balance Sheets for Cash and cash equivalents, Restricted cash and Noncurrent restricted cash approximate fair value because they are highly liquid.

The carrying amounts reported on the Consolidated Balance Sheets for Prepaid expenses and other current assets, Accrued expenses and Other short term liabilities approximate fair value due to the short-term nature of these items.

11. RELATED PARTY

The Company has an agreement with MATCO Tools whereby MATCO provides the Company, on an advance commission basis, credits in MATCO branded tools, tool storage, equipment, and diagnostics products. The chief executive officer of the parent Company of MATCO is considered an immediate family member of one of the Company's board members. The amount of the Company's purchases from this third party was \$0.4 million for the six months ended June 30, 2018. Management believes that its agreement with MATCO is an arm's length transaction and on similar terms as would have been obtained from unaffiliated third parties.

12. SUBSEQUENT EVENTS

On July 9, 2018, New England Institute of Technology at Palm Beach, Inc. ("NEIT"), a wholly-owned subsidiary of the Company entered into a commercial contract (the "Sale Agreement") with Elite Property Enterprise, LLC (the "Buyer"), pursuant to which NEIT has agreed to sell to the Buyer the real property owned by NEIT located at 1126 53rd Court North, Mangonia Park, Palm Beach County, Florida (the "Florida Property") and the improvements and certain personal property located thereon, for a cash purchase price of \$2,550,000. The Sale Agreement contains customary representations, warranties, covenants and conditions to closing for agreements of this type. At the closing, NEIT will pay a real estate brokerage fee equal to 5% of the gross sales price and other customary closing costs and expenses. The Company expects to close on the sale on or about August 23, 2018. The Company will record a \$0.4 million loss on sale of the asset at the time of closing. Pursuant to the provisions of the Company's Credit Agreement with its lender, Sterling National Bank, the net cash proceeds of the sale of the Florida Property will be deposited into an account with the lender to serve as additional security for loans and other financial accommodations provided to the Company and its subsidiaries under the credit agreement.

On July 11, 2018, the Company and its wholly-owned subsidiaries (collectively with the Company, the "Borrowers") entered into a third amendment (the "Third Amendment") of the Credit Agreement between the Borrowers and the Bank pursuant to which if the Florida Property is sold, NEIT must deposit the net proceeds of such sale into a non-interest bearing cash collateral account to be held at and by the Bank as additional collateral for the loans outstanding under the Credit Facility rather than applying the net proceeds of the sale to repay outstanding principal amounts under the revolving lease as previously required and reducing availability under the loans required under the terms of the Third Amendment, the Bank reserves the right to apply the funds held in such cash collateral account to the repayment of the outstanding principal balance of the loans outstanding under the Credit Facility. The Third Amendment further provides that if the sale of the Florida Property is not completed by August 23, 2018, NEIT will be required to grant to the Bank a first mortgage lien on the Florida Property.

As previously disclosed, our Lincoln College of New England campus at Southington, Connecticut was notified in correspondence dated May 14, 2018, by the New England Association of Schools and Colleges ("NEASC"), the college's institutional accreditor, that its Commission on Institutions of Higher Education directed the school to show cause why it should not be placed on probation for, among other reasons, the Commission's belief that the school may not meet seven of NEASC's Standards of Accreditation. We responded to the show-cause directive and attended an in-person hearing at the NEASC Commission meeting on June 28, 2018, advocating our belief that the areas noted in the May 14, 2018, correspondence from NEASC have previously been satisfied as documented to NEASC.

On July 26, 2018, LCNE received correspondence stating the school had been placed on probation by the NEASC Commission at its June 28, 2018, meeting based on its determination the school does not meet its Standards relating to Planning and Evaluation; Organization and Governance; the Academic Program; Students; Teaching, Learning and Scholarship; Institutional Resources; and Educational Effectiveness. Further, based on those areas of non-compliance with the Standards, the NEASC Commission has directed the school to show cause at its meeting on September 21, 2018, why its accreditation should not be withdrawn. Our school representatives will attend the in-person hearing on September 21, 2018, and will also provide NEASC with a response to the letter placing our school on probation by September 4, 2018. This schools revenue, net loss and ending population as of December 31, 2017 was \$8.4 million, \$1.6 Million, and 397, respectively.

Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion may contain forward-looking statements regarding the Company, our business, prospects and our results of operations that are subject to certain risks and uncertainties posed by many factors and events that could cause our actual business, prospects and results of operations to differ materially from those that may be anticipated by such forward-looking statements. Factors that could cause or contribute to such differences include, but are not limited to, those described in the "Risk Factors" section of our Annual Report on Form 10-K for the year ended December 31, 2017, as filed with the Securities and Exchange Commission (the "SEC") and in our other filings with the SEC. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this report. We undertake no obligation to revise any forward-looking statements in order to reflect events or circumstances that may subsequently arise. Readers are urged to carefully review and consider the various disclosures made by us in this report and in our other reports filed with the SEC that advise interested parties of the risks and factors that may affect our business.

The interim financial statements and related notes thereto filed in this Form 10-Q and the discussions contained herein should be read in conjunction with the annual financial statements and notes included in our Form 10-K for the year ended December 31, 2017, as filed with the SEC, which includes audited consolidated financial statements for our three fiscal years ended December 31, 2017.

General

Lincoln Educational Services Corporation and its subsidiaries (collectively, the "Company", "we", "our" and "us", as applicable) provide diversified careeroriented post-secondary education to recent high school graduates and working adults. The Company, which currently operates 23 schools in 14 states, offers programs in automotive technology, skilled trades (which among other programs include HVAC, welding and computerized numerical control and electronic systems technology), healthcare services (which among other programs include nursing, dental assistant, medical administrative assistant and pharmacy technician), hospitality services (which include culinary, therapeutic massage, cosmetology and aesthetics) and business and information technology (which includes information technology and criminal justice programs). The schools operate under Lincoln Technical Institute, Lincoln College of Technology, Lincoln College of New England, Lincoln Culinary Institute, and Euphoria Institute of Beauty Arts and Sciences and associated brand names. Most of the campuses serve major metropolitan markets and each typically offers courses in multiple areas of study. Five of the campuses are destination schools, which attract students from across the United States and, in some cases, from abroad. The Company's other campuses primarily attract students from their local communities and surrounding areas. All of the campuses are nationally or regionally accredited and are eligible to participate in federal financial aid programs by the U.S. Department of Education (the "DOE") and applicable state education agencies and accrediting commissions which allow students to apply for and access federal student loans as well as other forms of financial aid.

Our business is organized into three reportable business segments: (a) Transportation and Skilled Trades segment, (b) Healthcare and Other Professions ("HOPS") segment, and (c) Transitional segment, which refers to schools that have been or are currently being taught out. In November 2015, the Board of Directors of the Company approved a plan for the Company to divest the 18 campuses then comprising the HOPS segment due to a strategic shift in the Company's business strategy. The Company underwent an exhaustive process to divest the HOPS schools which proved successful in attracting various purchasers but, ultimately, did not result in a transaction that our Board believed would enhance shareholder value. By the end of 2017, we had closed seven underperforming campuses leaving a total of 11 campuses remaining under the HOPS segment. The Company believes that the closures of the aforementioned campuses have positioned the HOPS segment and the Company to be more profitable going forward.

The combination of several factors, including the inability of a prospective buyer of the HOPS segment to close on the purchase, the improvements the Company has implemented in the HOPS segment operations and the closure of seven underperforming campuses, resulted in the Board reevaluating its divestiture plan and the determination that shareholder value would more likely be enhanced by continuing to operate our HOPS segment as revitalized. Consequently, the Board of Directors has abandoned the plan to divest the HOPS segment and the Company now intends to retain and continue to operate the remaining campuses in the HOPS segment. The results of operations of the campuses included in the HOPS segment are reflected as continuing operations in the consolidated financial statements.

In 2016, the Company completed the teach-out of its Hartford, Connecticut, Fern Park, Florida and Henderson (Green Valley), Nevada campuses, which originally operated in the HOPS segment. In 2017, the Company completed the teach-out of its Northeast Philadelphia, Pennsylvania; Center City Philadelphia, Pennsylvania; West Palm Beach, Florida; Brockton, Massachusetts; and Lowell, Massachusetts schools, which also were originally in our HOPS segment and all of which were taught out and closed by December 2017 and are included in the Transitional segment as of December 31, 2017.

On August 14, 2017, New England Institute of Technology at Palm Beach, Inc., a wholly-owned subsidiary of the Company, consummated the sale of the real property located at 2400 and 2410 Metrocentre Boulevard East, West Palm Beach, Florida, including the improvements and other personal property located thereon (the "West Palm Beach Property") to Tambone Companies, LLC, pursuant to a previously disclosed purchase and sale agreement entered into on March 14, 2017. Pursuant to the terms of the sale agreement, as subsequently amended, the purchase price for the West Palm Beach Property was \$15.8 million. As a result, the Company recorded a gain on the sale in the amount of \$1.5 million. As previously disclosed, the West Palm Beach Property served as collateral for a short term loan in the principal amount of \$8.0 million obtained by the Company from its lender, Sterling National Bank, on April 28, 2017, which loan matured upon the earlier of the sale of the West Palm Beach Property or October 1, 2017. Accordingly, on August 14, 2017, concurrently with the consummation of the sale of the West Palm Beach Property, the Company repaid the term loan in an aggregate amount of \$8.0 million, consisting of principal and accrued interest.

On March 31, 2017, the Company entered into a new revolving credit facility described below with Sterling National Bank in the aggregate principal amount of up to \$55 million. Subsequently, as a result of a November 29, 2017 amendment of the credit facility, aggregate availability under the credit facility has increased to \$65 million, consisting of (a) a \$25 million revolving loan ("Facility 1"), (b) a \$25 million revolving loan facility ("Facility 2"), which includes a sublimit amount for letters of credit of \$10 million, and (c) a \$15 million revolving credit loan ("Facility 3"). The credit facility was again amended on February 23, 2018, to, among other things, effect certain modifications to the financial covenants and other provisions of the credit facility and to allow the Company to pursue the sale of certain real property assets. The new credit facility requires that revolving loans in excess of \$25 million and all letters of credit issued thereunder be cash collateralized dollar for dollar. The new revolving credit facility replaces a term loan facility which was repaid and terminated concurrently with the effectiveness of the new revolving credit facility. The final maturity date for the new revolving credit facility is May 31, 2020 except for Facility 3 which matures on May 31, 2019. The new revolving credit facility is discussed in further detail under the heading "Liquidity and Capital Resources" below and in Note 5 of the notes to the condensed consolidated financial statements included in this report.

As of June 30, 2018, we had 10,371 students enrolled at 23 campuses in our programs.

Critical Accounting Policies and Estimates

For a description of our critical accounting policies and estimates, refer to "Management's Discussion and Analysis of Financial Condition and Results of Operations – Critical Accounting Policies and Estimates" and Note 1 of the notes to the consolidated financial statements included in our Annual Report on Form 10-K for the fiscal year ended December 31, 2017. For Revenue Recognition refer to Note 3 to the condensed consolidated financial statements contained herein.

Effect of Inflation

Inflation has not had a material effect on our operations.

Results of Continuing Operations

The following table sets forth selected consolidated statements of continuing operations data as a percentage of revenues for each of the periods indicated:

	Three Months June 30		Six Months Mon June 30	
	2018	2017	2018	2017
Revenue	100.0%	100.0%	100.0%	100.0%
Costs and expenses:				
Educational services and facilities	49.4%	52.4%	49.3%	51.2%
Selling, general and administrative	56.4%	57.5%	58.5%	58.1%
Loss (gain) on sale of assets	0.0%	-0.1%	0.1%	-0.1%
Total costs and expenses	105.8%	109.8%	107.9%	109.2%
Operating loss	-5.8%	-9.8%	-7.9%	-9.2%
Interest expense, net	-0.9%	-1.1%	-0.9%	-4.6%
Loss from operations before income taxes	-6.7%	-10.9%	-8.8%	-13.8%
Provision for income taxes	0.1%	0.1%	0.1%	0.1%
Net loss	-6.8%	-11.0%	-8.9%	-13.9%

Three Months Ended June 30, 2018 Compared to Three Months Ended June 30, 2017

Consolidated Results of Operations

Revenue. Revenue decreased by \$0.7 million, or 1.2%, to \$61.1 million for the three months ended June 30, 2018 from \$61.9 million in the prior year comparable period. The decrease was attributed to the Transitional segment, which did not have any revenue for the quarter compared to \$2.6 million in the prior year comparable quarter. Excluding the Transitional segment from the prior year, revenue would have increased by \$1.9 million, or 3.2% for the second quarter of 2018 compared to 2017.

Total student starts increased by 11.6% for the three months ended June 30, 2018 as compared to the prior year comparable period. We attribute the improved start growth to our sales team combined with marketing investments and initiatives to improve the students' enrollment experience. The increase in student starts has eliminated the carry in population deficit and positioned the Company ahead of the prior year by approximately 350 students.

For a general discussion of trends in our student enrollment, see "Seasonality and Outlook" below.

Educational services and facilities expense. Our educational services and facilities expense decreased by \$2.2 million, or 6.9%, to \$30.2 million for the three months ended June 30, 2018 from \$32.4 million in the prior year comparable period. The expense reductions were primarily due to the Transitional Segment; which accounted for \$2.1 million in the prior year and cost savings in facilities expense resulting from a reduction in square footage at one of our campuses. These cost savings were partially offset by an increase in books and tools expense resulting from an increased student population quarter over quarter. Educational services and facilities expense, as a percentage of revenue decreased to 49.4% for the three months ended June 30, 2018 from 52.4% in the prior year comparable period.

Selling, general and administrative expense. Our selling, general and administrative expense decreased by \$1.1 million, or 3.0%, to \$34.5 million for the three months ended June 30, 2018 from \$35.6 million in the prior year comparable period. The expense reductions were due to the Transitional Segment, which accounted for \$1.3 million in the prior year. Selling, general and administrative expense, as a percentage of revenue decreased to 56.4% for the three months ended June 30, 2018 from 57.5% in the prior year comparable period.

Net interest expense. Net interest expense for the three months ended June 30, 2018 decreased by \$0.2 million, or 23.0% to \$0.5 million from \$0.7 million in the prior year comparable period. This reduction in expense was due to additional interest expense incurred in the prior year in relation to an \$8.0 million bridge term loan secured by our West Palm Beach, Florida property. The bridge term loan was repaid in August 2017 upon the sale of the property.

Income taxes. Our provision for income taxes was \$0.1 million, or 1.2% of pretax loss, for the three months ended June 30, 2018, compared to a provision for income taxes of \$0.1 million, or 0.7% of pretax loss, in the prior year comparable period.

On December 22, 2017, the U.S. government enacted comprehensive tax legislation commonly referred to as the Tax Cuts and Jobs Act (the "Tax Act"). The Tax Act, among other things, eliminates the corporate alternative minimum tax (the "AMT") and changes how existing AMT credits can be realized either to offset regular tax liability or to be refunded.

As of June 30, 2018 we have not completed our analysis of the tax effects of enactment of the Tax Act; however, we have made a reasonable estimate of the effects of the Tax Act's change in the federal rate and revalued our deferred tax assets based on the rates at which they are expected to reverse in the future, which is generally the new 21% federal corporate tax rate plus applicable state tax rate. Based on our initial analysis of the impact, we recorded a decrease related to deferred tax assets of \$17.7 million at December 31, 2017. The expense is offset with a corresponding release of valuation allowance.

No other federal or state income tax benefit was recognized for the current period loss due to the recognition of a full valuation allowance.

Six Months Ended June 30, 2018 Compared to Six Months Ended June 30, 2017

Consolidated Results of Operations

Revenue. Revenue decreased by \$4.1 million, or 3.3%, to \$123.0 million for the six months ended June 30, 2018 from \$127.1 million in the prior year comparable period. The decrease was attributed to the Transitional segment, which did not have any revenue for the six months ended June 30, 2018 compared to \$6.9 million in the prior year comparable period. Excluding the Transitional segment from the prior year, revenue would have increased by \$2.8 million, or 2.3% for the six months ended June 30, 2018 as compared to the prior year comparable period.

Total student starts increased by 4.2% for the six months ended June 30, 2018 as compared to the prior year comparable period. Excluding the Transitional segment, starts would have increased by 6.8% year over year. We attribute the improved start growth to our sales team combined with marketing investments and initiatives to improve the students' enrollment experience. The increase in student starts has eliminated the carry in population deficit and positioned the Company ahead of the prior year by approximately 350 students.

For a general discussion of trends in our student enrollment, see "Seasonality and Outlook" below.

Educational services and facilities expense. Our educational services and facilities expense decreased by \$4.4 million, or 6.8%, to \$60.7 million for the six months ended June 30, 2018 from \$65.1 million in the prior year comparable period. The expense reductions were due to the Transitional segment, which accounted for \$4.8 million in prior year. Partially offsetting the cost savings were increases in books and tools expense primarily driven by an increased student population. Educational services and facilities expense, as a percentage of revenue, decreased to 49.3% for the six months ended June 30, 2018 from 51.2% in the prior year comparable period.

Selling, general and administrative expense. Our selling, general and administrative expense decreased by \$1.9 million, or 2.5%, to \$72.0 million for the six months ended June 30, 2018 from \$73.9 million in the prior year comparable period. The expense reductions were due to the Transitional segment, which accounted for \$3.4 million in the prior year. Partially offsetting the costs savings were additional marketing investments of \$1.2 million and a \$0.4 million increase in administrative expenses primarily driven by the growth in student population. Selling, general and administrative expense, as a percentage of revenue, remained essentially flat at 58.5% for the six months ended June 30, 2018 from 58.1% in the prior year comparable period.

As of June 30, 2018, we had total outstanding loan commitments to our students of \$54.3 million, as compared to \$51.9 million at December 31, 2017. The increase was due to an increased number of students electing to take our institutional loans to finance their education costs that are not covered by a third party or financial aid. Our institutional loans are a lender of last resort, available to assist our most financially challenged students. Further contributing to the increase in loan commitments is a notable increase in student population and seasonality of the business.

Net interest expense. Net interest expense for the six months ended June 30, 2018 decreased by \$4.7 million, or 81.3% to \$1.1 million from \$5.8 million in the prior year comparable period. The decrease was the result of the termination of our previous term loan which was at significantly higher rates and the related fees and expenses associated with its early termination, which occurred on March 31, 2017. Additional interest expense was also incurred in the prior year in relation to an \$8.0 million bridge term loan secured by our West Palm Beach, Florida property, which was repaid in August of 2017.

Income taxes. Our provision for income taxes was \$0.1 million, or 0.9% of pretax loss, for the six months ended June 30, 2018, compared to a provision for income taxes of \$0.1 million, or 0.6% of pretax loss, in the prior year comparable period.



As noted above, on December 22, 2017, the U.S. government enacted comprehensive tax legislation commonly referred to as the Tax Cuts and Jobs Act (the "Tax Act"). The Tax Act, among other things, eliminates the corporate alternative minimum tax (the "AMT") and changes how existing AMT credits can be realized either to offset regular tax liability or to be refunded.

As of June 30, 2018, we have not completed our analysis of the tax effects of enactment of the Tax Act; however, we have made a reasonable estimate of the effects of the Tax Act's change in the federal rate and revalued our deferred tax assets based on the rates at which they are expected to reverse in the future, which is generally the new 21% federal corporate tax rate plus applicable state tax rate. Based on our initial analysis of the impact, we recorded a decrease related to deferred tax assets of \$17.7 million at December 31, 2017. The expense is offset with a corresponding release of valuation allowance.

No other federal or state income tax benefit was recognized for the current period loss due to the recognition of a full valuation allowance.

Segment Results of Operations

The for-profit education industry has been impacted by numerous regulatory changes, the changing economy and an onslaught of negative media attention. As a result of these challenges, student populations have declined and operating costs have increased. Over the past few years, the Company has closed over ten locations and exited its online business. In 2016, the Company ceased operations in Hartford, Connecticut; Fern Park, Florida; and Henderson (Green Valley), Nevada. In 2017, the Company completed the teach-out of its Center City Philadelphia, Pennsylvania; Northeast Philadelphia, Pennsylvania; West Palm Beach, Florida, Brockton, Massachusetts and Lowell, Massachusetts schools. All of these schools were previously included in our HOPS segment and as of December 31, 2017, they have all been closed. As of June 30, 2018, there are no campuses included in the Transitional segment.

In the past, we offered any combination of programs at any campus. We have shifted our focus to program offerings that create greater differentiation among campuses and promote attainment of excellence to attract more students and gain market share. Also, strategically, we began offering continuing education training to select employers who hire our graduates and this is best achieved at campuses focused on the applicable profession.

As a result of the regulatory environment, market forces and our strategic decisions, we now operate our business in three reportable segments: (a) the Transportation and Skilled Trades segment; (b) the Healthcare and Other Professions segment; and (c) the Transitional segment. Our reportable segments have been determined based on a method by which we now evaluate performance and allocate resources. Each reportable segment represents a group of postsecondary education providers that offer a variety of degree and non-degree academic programs. These segments are organized by key market segments to enhance operational alignment within each segment to more effectively execute our strategic plan. Each of the Company's schools is a reporting unit and an operating segment. Our operating segments are described below.

Transportation and Skilled Trades – The Transportation and Skilled Trades segment offers academic programs mainly in the career-oriented disciplines of transportation and skilled trades (e.g. automotive, diesel, HVAC, welding and manufacturing).

Healthcare and Other Professions – The Healthcare and Other Professions segment offers academic programs in the career-oriented disciplines of health sciences, hospitality and business and information technology (e.g. dental assistant, medical assistant, practical nursing, culinary arts and cosmetology).

Transitional – The Transitional segment refers to campuses that are being taught-out and closed and operations that are being phased out. The schools in the Transitional segment employ a gradual teach-out process that enables the schools to continue to operate to allow their current students to complete their course of study. These schools are no longer enrolling new students.

The Company continually evaluates each campus for profitability, earning potential, and customer satisfaction. This evaluation takes several factors into consideration, including the campus's geographic location and program offerings, as well as skillsets required of our students by their potential employers. The purpose of this evaluation is to ensure that our programs provide our students with the best possible opportunity to succeed in the marketplace with the goals of attracting more students to our programs and, ultimately, to provide our shareholders with the maximum return on their investment. Campuses classified in the Transitional segment have been subject to this process and have been strategically identified for closure. As of June 30, 2018, there are no campuses classified in the Transitional segment.

We evaluate segment performance based on operating results. Adjustments to reconcile segment results to consolidated results are included under the caption "Corporate," which primarily includes unallocated corporate activity.



For all prior periods presented, the Company reclassified its Marietta, Georgia campus from the HOPS segment to the Transportation and Skilled Trades segment. This reclassification occurred to address how the Company evaluates performance and allocates resources and was approved by the Company's Board of Directors.

The following table present results for our three reportable segments for the three months ended June 30, 2018 and 2017:

		Three M	onths	Months Ended	d June 30,	
		2018			% Change	
Revenue:						
Transportation and Skilled Trades	\$	42,085	\$	42,331	-0.6%	
Healthcare and Other Professions		19,035		16,911	12.6%	
Transitional		-		2,623	-100.0%	
Total	\$	61,120	\$	61,865	-1.2%	
Operating Income (Loss):						
Transportation and Skilled Trades	\$	1,740	\$	786	121.4%	
Healthcare and Other Professions	Ť	644	+	(571)	212.8%	
Transitional		_		(833)	100.0%	
Corporate		(5,907)		(5,413)	9.1%	
Total	\$	(3,523)	\$	(6,031)	41.6%	
Starts:						
Transportation and Skilled Trades		1,959		1,823	7.5%	
Healthcare and Other Professions		946		781	21.1%	
Transitional		-		-	0.0%	
Total		2,905		2,604	11.6%	
Average Population:						
Transportation and Skilled Trades		6,592		6,740	-2.2%	
Healthcare and Other Professions		3,511		3,263	7.6%	
Transitional		-		579	-100.0%	
Total		10,103	_	10,582	-4.5%	
End of Period Population:						
Transportation and Skilled Trades		6,975		7,028	-0.8%	
Healthcare and Other Professions		3,396		3,000	13.2%	
Transitional		-		372	-100.0%	
Total		10,371		10,400	-0.3%	

Three Months Ended June 30, 2018 Compared to Three Months Ended June 30, 2017

Transportation and Skilled Trades

Student starts increased 7.5% for the three months ended June 30, 2018 when compared to the prior year comparable period, eliminating the majority of the carry-in population deficit.

Operating income increased by \$1.0 million to \$1.7 million for the three months ended June 30, 2018 as compared to \$0.7 million in the prior year comparable period mainly due to the following factors:

- Revenue decreased slightly to \$42.1 million for the three months ended June 30, 2018, as compared to \$42.3 million in the prior year comparable period. The decrease in revenue was a result of a 2.2% decrease in average student population primarily driven by a lower carry in population. Partially offsetting the reduction is a 1.6% increase in average revenue per student primarily due to tuition increases.
- Educational services and facilities expense decreased by \$0.8 million, or 3.9%, to \$20.2 million for the three months ended June 30, 2018 from \$21.0 million in the prior year comparable period. The decrease was mainly attributable to a \$0.4 million reduction in square footage at one of our campuses.
- Selling, general and administrative expense decreased by \$0.4 million, or 2.1%, to \$20.1 million for the three months ended June 30, 2018 from \$20.6 million in the prior year comparable period.

Healthcare and Other Professions

Student starts increased by 21.1% for the three months ended June 30, 2018 from the prior year comparable period. Ending population as of June 30, 2018 was approximately 400 students higher than the prior year.

Operating income for the three months ended June 30, 2018 increased by \$1.2 million to \$0.6 million compared to an operating loss of \$0.6 million in the prior year comparable period. The increase was mainly due to the following factors:

- Revenue increased by \$2.1 million, or 12.6% to \$19.0 million for the three months ended June 30, 2018, as compared to \$16.9 million in the prior year comparable period. The increase in revenue was mainly driven by considerable start growth experienced during the quarter in addition to a 7.6% increase in average student population driven by an increased carry in population of approximately 150 students; and a 4.4% increase in average revenue per student primarily due to tuition increases.
- Educational services and facilities expense increased by \$0.7 million, or 7.6% to \$10.0 million for the three months ended June 30, 2018, from \$9.3 million in the prior year comparable period. The increase in expense was primarily driven by increased instructional expense and books and tools expense due to a 7.6% increase in average student population quarter over quarter.
- Selling, general and administrative expense increased by \$0.2 million, or 2.5%, to \$8.4 million for the three months ended June 30, 2018 from \$8.2 million in the prior year comparable period. This increase was primarily driven by additional investments in marketing.

Transitional

The following table lists the schools previously categorized in the Transitional segment as of December 31, 2017. As of June 30, 2018, there were no campuses classified in the Transitional segment.

Campus	Date Closed
Northeast Philadelphia, Pennsylvania	September 30, 2017
Center City Philadelphia, Pennsylvania	August 31, 2017
West Palm Beach, Florida	September 30, 2017
Brockton, Massachusetts	December 31, 2017
Lowell, Massachusetts	December 31, 2017
Fern Park, Florida	March 31, 2016
Hartford, Connecticut	December 31, 2016
Henderson (Green Valley), Nevada	December 31, 2016

Revenue for the campuses in the above table have been classified in the Transitional segment for comparability for the year ended December 31, 2017.

There was no revenue for the Transitional segment for the three months ended June 30, 2018 as all of the campuses classified in this segment were closed as of December 31, 2017. Revenue in the prior year comparable period was \$2.6 million.

There was no operating income or loss for the Transitional segment for the three months ended June 30, 2018. Operating loss in the prior year comparable period was \$0.8 million.

Corporate and Other

This category includes unallocated expenses incurred on behalf of the entire Company. Corporate and other expenses increased by \$0.5 million, or 9.1%, to \$5.9 million for the three months ended June 30, 2018 from \$5.4 million in the prior year comparable period. The increase in costs were driven by increased administrative expenses resulting from the implementation of new marketing initiatives in 2018.

The following table present results for our three reportable segments for the three months ended June 30, 2018 and 2017:

		Six Months Ended June 30,					
		2018		2017	% Change		
Revenue:		<u> </u>					
Transportation and Skilled Trades	\$	84,832	\$	85,490	-0.8%		
Healthcare and Other Professions		38,177		34,756	9.8%		
Transitional		-		6,898	-100.0%		
Total	\$	123,009	\$	127,144	-3.3%		
<u>Operating Income (Loss):</u>							
Transportation and Skilled Trades	\$	2,416	\$	2,685	-10.0%		
Healthcare and Other Professions	ψ	887	ψ	(258)	443.8%		
Transitional		-		(1,401)	100.0%		
Corporate		(13,088)		(12,785)	-2.4%		
Total	\$	(9,785)	\$	(11,759)	16.8%		
Street			_				
Starts: Transportation and Skilled Trades		3,765		3,619	4.0%		
Healthcare and Other Professions		1,926		1,710	12.6%		
Transitional				132	-100.0%		
Total		5,691		5,461	4.2%		
Average Population:							
Transportation and Skilled Trades		6,610		6,758	-2.2%		
Healthcare and Other Professions		3,548		3,346	6.0%		
Transitional		5,548		731	-100.0%		
Total		10,158	_	10,836	-6.3%		
End of Period Population:							
Transportation and Skilled Trades		6,975		7,028	-0.8%		
Healthcare and Other Professions		3,396		3,000	13.2%		
Transitional		-	_	372	-100.0%		
Total	_	10,371		10,400	-0.3%		

Six Months Ended June 30, 2018 Compared to Six Months Ended June 30, 2017

Transportation and Skilled Trades

Student starts increased 4.0% for the six months ended June 30, 2018 when compared to the prior year comparable period, eliminating the majority of the carry-in population.

Operating income was \$2.4 million for the six months ended June 30, 2018 as compared to \$2.7 million in the prior year comparable period mainly due to the following factors:

- Revenue decreased to \$84.8 million for the six months ended June 30, 2018, as compared to \$85.5 million in the prior year comparable period. The decrease in revenue was a result of a 2.2% decrease in average student population primarily driven by a lower carry in population. Partially offsetting the reduction is a 1.4% increase in average revenue per student primarily due to tuition increases.
- Educational services and facilities expense decreased by \$0.6 million, or 1.5%, to \$40.9 million for the six months ended June 30, 2018 from \$41.5 million in the prior year comparable period. The decrease was mainly attributable to a \$0.4 million decrease in facilities expense resulting from the reduction in square footage at one of our campuses.
- Selling, general and administrative expenses remained essentially flat at \$41.4 million for the six months ended June 30, 2018 compared to \$41.3 million in the prior year comparable period.

Healthcare and Other Professions

Student starts increased by 12.6% for the six months ended June 30, 2018 from the prior year comparable period. Ending population as of June 30, 2018 was approximately 400 students higher than the prior year.

Operating income for the six months ended June 30, 2018 increased by \$1.2 million to \$0.9 million compared to an operating loss of \$0.3 million in the prior year comparable period. The increase was mainly due to the following factors:

- Revenue increased by \$3.4 million, or 9.8% to \$38.2 million for the six months ended June 30, 2018, as compared to \$34.8 million in the prior year comparable period. The increase in revenue was mainly from considerable start growth experienced during the second quarter of the year driving average student population up by 6.0%, as well as a 3.5% increase in average revenue per student primarily due to tuition increases.
- Educational services and facilities expense increased by \$1.0 million, or 5.5% to \$19.7 million for the six months ended June 30, 2018, from \$18.7 million in the prior year comparable period. The increase in expense was driven by additional instructional expense and books and tools expense due to a 6.0% increase in average student population for the six months ended June 30, 2018 as compared to the prior year comparable period.
- Selling, general and administrative expenses increased by \$1.3 million, or 7.7%, to \$17.6 million for the six months ended June 30, 2018 from \$16.3 million in the prior year comparable period. The increase was primarily driven by our sales team and initiatives to improve student enrollment experience combined with additional investments in marketing and increased administrative salaries resulting from increased student population year over year.

<u>Transitional</u>

The following table lists the schools previously categorized in the Transitional segment as of December 31, 2017. As of June 30, 2018, there were no campuses classified in the Transitional segment.

Campus	Date Closed				
Northeast Philadelphia, Pennsylvania	September 30, 2017				
Center City Philadelphia, Pennsylvania	August 31, 2017				
West Palm Beach, Florida	September 30, 2017				
Brockton, Massachusetts	December 31, 2017				
Lowell, Massachusetts	December 31, 2017				
Fern Park, Florida	March 31, 2016				
Hartford, Connecticut	December 31, 2016				
Henderson (Green Valley), Nevada	December 31, 2016				

Revenue for the campuses in the above table have been classified in the Transitional segment for comparability for the year ended December 31, 2017.

There was no revenue for the Transitional segment for the six months ended June 30, 2018 as all of the campuses classified in this segment were closed as of December 31, 2017. Revenue in the prior year comparable period was \$6.9 million.

There was no operating income or loss for the Transitional segment for the six months ended June 30, 2018. Operating loss in the prior year comparable period was \$1.4 million.

Corporate and Other

This category includes unallocated expenses incurred on behalf of the entire Company. Corporate and other expenses increased by \$0.3 million, or 2.4%, to \$13.1 million for the six months ended June 30, 2018 from \$12.8 million in the prior year comparable period. Increased costs included a \$0.1 million loss on sale of assets, related to catch-up depreciation expense of a real estate property previously classified as held for sale during 2017, which was re-classified out of held for sale as of January 1, 2018. In addition, administrative costs increased during the year as a result of the implementation of new marketing initiatives in 2018.



LIQUIDITY AND CAPITAL RESOURCES

Our primary capital expenditures are for facilities expansion and maintenance, and the development of new programs. Our principal sources of liquidity have been cash provided by operating activities and borrowings under our credit facility. The following chart summarizes the principal elements of our cash flow for each of the six months ended June 30, 2018 and 2017:

	Six Months Ended June 30,			
	2018 2017			
	(In thousands)			
Net cash used in operating activities	\$ (12,334)	\$	(19,512)	
Net cash used in investing activities	\$ (1,796)	\$	(1,976)	
Net cash used in financing activities	\$ (28,853)	\$	(12,829)	

As of June 30, 2018, the Company had a net debt balance of 13.4 million compared to a net cash balance of 1.2 million as of December 31, 2017. The decrease in cash position can mainly be attributed to the repayment of 32.8 million in borrowings under our line of credit facility; a net loss during the six months ended June 30, 2018; and seasonality of the business. Management believes that the Company has adequate resources in place to execute its 2018 operating plan.

For the last several years, the Company and the proprietary school sector generally have faced deteriorating earnings growth. Government regulations have negatively impacted earnings by making it more difficult for prospective students to obtain loans, which when coupled with the overall economic environment have hindered prospective students from enrolling in our schools. In light of these factors, we have incurred significant operating losses as a result of lower student population. However, our financial and population results continue to improve as evidenced by our start growth for the last three consecutive quarters. As a result, we believe that our likely sources of cash should be sufficient to fund operations for the next twelve months and thereafter for the foreseeable future.

To fund our business plans, including any anticipated future losses, purchase commitments, capital expenditures and principal and interest payments on borrowings, we leveraged our owned real estate. We are also continuing to take actions to improve cash flow by aligning our cost structure to our student population, in addition to our current sources of capital that provide short term liquidity.

Our primary source of cash is tuition collected from our students. The majority of students enrolled at our schools rely on funds received under various government-sponsored student financial aid programs to pay a substantial portion of their tuition and other education-related expenses. The most significant source of student financing is Title IV Programs, which represented approximately 78% of our cash receipts relating to revenues in 2017. Pursuant to applicable regulations, students must apply for a new loan for each academic period. Federal regulations dictate the timing of disbursements of funds under Title IV Programs and loan funds are generally provided by lenders in two disbursements for each academic year. The first disbursement is usually received approximately 31 days after the start of a student's academic year and the second disbursement is typically received at the beginning of the sixteenth week from the start of the student's academic year. Certain types of grants and other funding are not subject to a 31-day delay. In certain instances, if a student withdraws from a program prior to a specified date, any paid but unearned tuition or prorated Title IV Program financial aid is refunded according to federal, state and accrediting agency standards.

As a result of the significant amount of Title IV Program funds received by our students, we are highly dependent on these funds to operate our business. Any reduction in the level of Title IV Program funds that our students are eligible to receive or any restriction on our eligibility to receive Title IV Program funds would have a significant impact on our operations and our financial condition. See "Risk Factors" in Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Operating Activities

Net cash used in operating activities was \$12.3 million for the six months ended June 30, 2018 compared to \$19.5 million in the prior year comparable period of 2017. The decrease in cash used in operating activities for the six months ended June 30, 2018 as compared to the six months ended June 30, 2017 is primarily due to a net loss from operations as well as changes in other working capital such as accounts receivable, accounts payable, accrued expenses and unearned tuition.

Investing Activities

Net cash used in investing activities was \$1.8 million for the six months ended June 30, 2018 compared to \$2.0 million in the prior year comparable period. The decrease of \$0.2 million was primarily the result of reduced spending on capital expenditures.

One of our primary uses of cash in investing activities was capital expenditures associated with investments in training technology, classroom furniture, and new program buildouts.

We currently lease a majority of our campuses. We own our schools in Grand Prairie, Texas; Nashville, Tennessee; and Denver, Colorado and our former school properties in Mangonia Park, Palm Beach County, Florida and Suffield, Connecticut.

Capital expenditures are expected to approximate 2% of revenues in 2018. We expect to fund future capital expenditures with cash generated from operating activities, borrowings under our revolving credit facility, and cash from our real estate monetization.

Financing Activities

Net cash used in financing activities was \$28.9 million for the six months ended June 30, 2018 as compared to \$12.8 million in the prior year comparable period. The increase of \$16.1 million was primarily due to increased net payments on borrowings of \$28.4 million for the six months ended June 30, 2018 as compared to net payments on borrowing of \$11.3 million in the prior year comparable period. Also contributing to the increase year over year were outflows in the prior year of \$1.1 million relating to the write-off of previously capitalized expenditures upon execution of our new revolving credit facility.

Net payments on borrowings consisted of: (a) total borrowing to date under our secured revolving credit facility of \$4.4 million; and (b) \$32.8 million in total repayments made by the Company.

Credit Agreement

On March 31, 2017, the Company entered into a secured revolving credit agreement (the "Credit Agreement") with Sterling National Bank (the "Bank") pursuant to which the Company obtained a credit facility in the aggregate principal amount of up to \$55 million (the "Credit Facility"). Subsequently, as a result of a November 29, 2017 amendment of the Credit Facility, aggregate availability of funds under the Credit Facility increased to \$65 million, consisting of (a) a \$25 million revolving loan ("Facility 1"), (b) a \$25 million revolving loan facility ("Facility 2"), which includes a sublimit amount for letters of credit of \$10 million, and(c) a \$15 million revolving credit loan ("Facility 3"). The Credit Agreement was again amended on February 23, 2018, to, among other things, effect certain modifications to the financial covenants and other provisions of the Credit Agreement and to allow the Company to pursue the sale of certain real property assets. The February 23, 2018 amendment increased the interest rate for borrowings under Facility 1 to a rate per annum equal to the greater of (x) the Bank's prime rate plus 2.85% and (y) 6.00%. Prior to the most recent amendment of the Credit Agreement, revolving loans outstanding under Facility 1 bore interest at a rate per annum equal to the greater of (x) the Bank's prime rate plus 2.50% and (y) 6.00%. Revolving loans under Facility 2 and Facility 3 bear interest at a rate per annum equal to the greater of (x) the Bank's prime rate and (y) 3.50%.

The term of the Credit Facility is 38 months, maturing on May 31, 2020, except that the Facility 3 will mature one year earlier, on May 31, 2019.

The Credit Facility is secured by a first priority lien in favor of the Bank on substantially all of the personal property owned by the Company as well as mortgages on four parcels of real property owned by the Company in Colorado, Tennessee and Texas at which three of the Company's schools are located, as well as a former school property owned by the Company located in Connecticut.

At the closing of the Credit Facility, the Company drew \$25 million under Facility 1, which, was used to repay the Company's previous prior credit facility and to pay transaction costs associated with closing the Credit Facility.

Under the terms of the Credit Agreement, all draws under Facility 2 for letters of credit or revolving loans and all draws under Facility 3 must be secured by cash collateral in an amount equal to 100% of the aggregate stated amount of the letters of credit issued and revolving loans outstanding through draws from Facility 1 or other available cash of the Company.

Each issuance of a letter of credit under Facility 2 will require the payment of a letter of credit fee to the Bank equal to a rate per annum of 1.75% on the daily amount available to be drawn under the letter of credit, which fee shall be payable in quarterly installments in arrears. Letters of credit totaling \$6.2 million that were outstanding under a \$9.5 million letter of credit facility previously provided to the Company by the Bank, which letter of credit facility was set to mature on April 1, 2017, are treated as letters of credit under Facility 2.

The terms of the Credit Agreement provide that the Bank be paid an unused facility fee on the average daily unused balance of Facility 1 at a rate per annum equal to 0.50%, which fee is payable quarterly in arrears. In addition, the Company is required to maintain, on deposit in one or more non-interest bearing accounts, a minimum of \$5 million in quarterly average aggregate balances which if not maintained, results in a fee of \$12,500 payable to the Bank for that quarter and, in the event that the Company terminates the Credit Facility or refinances with another lender within 18 months of closing, the Company is required to pay the Bank a breakage fee of \$500,000.

In addition to the foregoing, the Credit Agreement contains customary representations, warranties and affirmative and negative covenants, including financial covenants that restrict capital expenditures, prohibit the incurrence of a net loss for the year commencing on December 31, 2019 and require a minimum adjusted EBITDA and a minimum tangible net worth, which is an annual covenant, as well as events of default customary for facilities of this type. As of June 30, 2018, the Company is in compliance with all covenants.

As of June 30, 2018, the Company had \$25.0 million outstanding under the Credit Facility; offset by \$0.7 million of deferred finance fees. As of December 31, 2017, the Company had \$53.4 million outstanding under the Credit Facility; offset by \$0.8 million of deferred finance fees. As of June 30, 2018 and December 31, 2017, there were letters of credit in the aggregate outstanding principal amount of \$8.5 million and \$7.2 million, respectively. During the six months ended June 30, 2018, the Company repaid all outstanding amounts as of December 31, 2017 on Facility 2 of \$17.8 million and Facility 3 of \$15 million.

The following table sets forth our long-term debt (in thousands):

	 June 30, 2018	December 31, 2017		
Credit agreement	\$ 25,000	\$	53,400	
Deferred Financing Fees	 (708)		(807)	
	24,292		52,593	
Less current maturities	 -		-	
	\$ 24,292	\$	52,593	

As of June 30, 2018, we had outstanding loan commitments to our students of \$54.3 million, as compared to \$51.9 million at December 31, 2017. Loan commitments, net of interest that would be due on the loans through maturity, were \$39.9 million at June 30, 2018, as compared to \$38.5 million at December 31, 2017.

Contractual Obligations

Long-term Debt. As of December 31, 2018, our current portion of long-term debt and our long-term debt consisted of borrowings under our Credit Facility.

Lease Commitments. We lease offices, educational facilities and equipment for varying periods through the year 2030 at base annual rentals (excluding taxes, insurance, and other expenses under certain leases).

The following table contains supplemental information regarding our total contractual obligations as of June 30, 2018 (in thousands):

	 Payments Due by Period								
	 Less than						More than		
	 Total		1 year	1-3 years		3-5 years		5 years	
Credit facility	\$ 25,000	\$	-	\$	25,000	\$	-	\$	-
Operating leases	 73,108		19,286		27,445		12,569		13,808
Total contractual cash obligations	\$ 98,108	\$	19,286	\$	52,445	\$	12,569	\$	13,808

Off-Balance Sheet Arrangements

We had no off-balance sheet arrangements as of June 30, 2018, except for surety bonds. As of June 30, 2018, we posted surety bonds in the total amount of approximately \$12.8 million. Cash collateralized letters of credit of \$8.5 million are primarily comprised of letters of credit for the DOE and security deposits in connection with certain of our real estate leases. These off-balance sheet arrangements do not adversely impact our liquidity or capital resources.

Seasonality and Outlook

Seasonality

Our revenue and operating results normally fluctuate as a result of seasonal variations in our business, principally due to changes in total student population. Student population varies as a result of new student enrollments, graduations and student attrition. Historically, our schools have had lower student populations in our first and second quarters and we have experienced larger class starts in the third quarter and higher student attrition in the first half of the year. Our second half growth is largely dependent on a successful high school recruiting season. We recruit our high school students several months ahead of their scheduled start dates and, thus, while we have visibility on the number of students who have expressed interest in attending our schools, we cannot predict with certainty the actual number of new student enrollments and the related impact on revenue. Our expenses, however, typically do not vary significantly over the course of the year with changes in our student population and revenue. During the first half of the year, we make significant investments in marketing, staff, programs and facilities to meet our second half of the year targets and, as a result, such expenses do not fluctuate significantly on a quarterly basis. To the extent new student enrollments, and related revenue, in the second half of the year fall short of our estimates, our operating results could be negatively impacted. We expect quarterly fluctuations in operating results to continue as a result of new school openings, new program introductions, and increased enrollments of adult students and/or acquisitions.

Outlook

Similar to many companies in the proprietary education sector, we have experienced significant deterioration in student enrollments over the last several years. This can be attributed to many factors including the economic environment and numerous regulatory changes such as changes to admissions advisor compensation policies, elimination of "ability-to-benefit," changes to the 90/10 Rule and cohort default rates, gainful employment and modifications to Title IV amounts and eligibility. While the industry has not returned to growth, the trends are far more stable as declines have slowed.

As the economy continues to improve and the unemployment rate continues to decline our student enrollment is negatively impacted due to a portion of our potential student base entering the workforce earlier without obtaining any post-secondary training. Offsetting this short term decline in available students is the fact that an increasing number of individuals in the "baby boom" generation are retiring from the workforce. The retirement of baby boomers coupled with a growing economy has resulted in additional employers looking to us to help solve their workforce needs. With schools in 14 states, we are a very attractive employment solution for large regional and national employers.

To fund our business plans, including any anticipated future losses, purchase commitments, capital expenditures, principal and interest payments on borrowings and to satisfy the DOE financial responsibility standards, we have entered into a new credit facility as described above. We are also continuing to take actions to improve cash flow by aligning our cost structure to our student population.

Regulatory Update

On May 15, 2018, seven of our schools were notified by Accrediting Commission of Career Schools and Colleges ("ACCSC") that its commission voted at its May 2018 meeting to award those campuses with an initial grant of accreditation. The accreditation transition process began when our current accreditor of these schools, Accrediting Council for Independent Colleges and Schools ("ACICS"), lost its recognition with the U.S. Department of Education ("ED"), on December 12, 2016. In order to retain eligibility for Title IV, Higher Education Act of 1965, as amended, ("HEA") programs, our seven schools were required to obtain accreditation by an ED-recognized accrediting agency within 18 months of December 12, 2016. While ACICS had its recognition restored with ED on April 3, 2018, relieving our seven schools of the necessity to obtain accreditation by an ED-recognized agency by June 12, 2018, we will nonetheless be transitioning the seven schools to accreditation by ACCSC. On May 15 2018, we received written confirmation that all seven of our ACICS schools have been fully recognized by ACCSC.

As previously disclosed, our Lincoln College of New England campus at Southington, Connecticut was notified in correspondence dated May 14, 2018, by the New England Association of Schools and Colleges ("NEASC"), the college's institutional accreditor, that its Commission on Institutions of Higher Education directed the school to show cause why it should not be placed on probation for, among other reasons, the Commission's belief that the school may not meet seven of NEASC's Standards of Accreditation. We responded to the show-cause directive and attended an in-person hearing at the NEASC Commission meeting on June 28, 2018, advocating our belief that the areas noted in the May 14, 2018, correspondence from NEASC have previously been satisfied as documented to NEASC.



On July 26, 2018, LCNE received correspondence stating the school had been placed on probation by the NEASC Commission at its June 28, 2018, meeting based on its determination the school does not meet its Standards relating to Planning and Evaluation; Organization and Governance; the Academic Program; Students; Teaching, Learning and Scholarship; Institutional Resources; and Educational Effectiveness. Further, based on those areas of non-compliance with the Standards, the NEASC Commission has directed the school to show cause at its meeting on September 21, 2018, why its accreditation should not be withdrawn. Our school representatives will attend the in-person hearing on September 21, 2018, and will also provide NEASC with a response to the letter placing our school on probation by September 4, 2018. This schools revenue, net loss and ending population as of December 31, 2017 was \$8.4 million, \$1.6 Million, and 397, respectively.

On July 31, 2018, the DOE issued a Notice of Proposed Rulemaking ("NPRM") in order to specify in regulation which acts or omissions of an institution of higher education a borrower may assert as a defense to repayment of a Direct Student Loan. The NPRM published by the DOE not only includes regulatory language on borrower defense to repayment ("BDTR") claims, but also topics such as permitting the use of arbitration clauses and class action waivers in enrollment agreements and triggering events that would result in recalculating a school's financial responsibility score and require the school to post a letter of credit or other surety. Final regulations on the same topic were published on November 1, 2016, with an effective date of July 1, 2017. However, the DOE delayed effectiveness certain provisions of the regulation until July 1, 2019, in order for the DOE to ensure that there was sufficient time to conduct negotiated rulemaking on BDTR. The comment period for the NPRM ends on August 30, 2018. It is expected that the DOE will publish its final version of the BDTR regulations prior to November 1, 2018, with an effective date of July 1, 2019. We are still in the process of evaluating the impact of these proposed regulations on our business which could pose a significant administrative burden and could result in additional risks to our business.

Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We are exposed to certain market risks as part of our on-going business operations. On March 31, 2017, the Company repaid in full and terminated a previously existing term loan with the proceeds of a new revolving credit facility provided by Sterling National Bank in an aggregate principal amount of up to \$65 million, which revolving credit facility is referred to in this report as the "Credit Facility." Our obligations under the Credit Facility are secured by a lien on substantially all of our assets and any assets that we or our subsidiaries may acquire in the future. Outstanding borrowings under the Credit Facility bear interest at the rate of 7.85% as of June 30, 2018. As of June 30, 2018, we had \$25.0 million outstanding under the Credit Facility.

Based on our outstanding debt balance as of June 30, 2018, a change of one percent in the interest rate would have caused a change in our interest expense of approximately \$0.2 million, or \$0.01 per basic share, on an annual basis. Changes in interest rates could have an impact on our operations, which are greatly dependent on our students' ability to obtain financing and, as such, any increase in interest rates could greatly impact our ability to attract students and have an adverse impact on the results of our operations. The remainder of our interest rate risk is associated with miscellaneous capital equipment leases, which is not significant.

Item 4. CONTROLS AND PROCEDURES

(a) Evaluation of disclosure controls and procedures. Our Chief Executive Officer and Chief Financial Officer, after evaluating the effectiveness of our disclosure controls and procedures (as defined in Securities Exchange Act Rule 13a-15(e)) as of the end of the quarterly period covered by this report, have concluded that our disclosure controls and procedures are adequate and effective to reasonably ensure that material information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified by the Securities and Exchange Commission's Rules and forms and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

(b) Changes in Internal Control Over Financial Reporting. There were no changes made during our most recently completed fiscal quarter in our internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

Information regarding certain specific legal proceedings in which the Company is involved is contained in Part I, Item 3 and in Note 14 to the notes to the consolidated financial statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017. Unless otherwise indicated in this report, all proceedings discussed in the earlier report which are not indicated therein as having been concluded, remain outstanding as of June 30, 2018.

In the ordinary conduct of our business, we are subject to periodic lawsuits, investigations and claims, including, but not limited to, claims involving students or graduates and routine employment matters. Although we cannot predict with certainty the ultimate resolution of lawsuits, investigations and claims asserted against us, we do not believe that any currently pending legal proceeding to which we are a party will have a material adverse effect on our business, financial condition, results of operations or cash flows.

On July 6, 2018, the Company received an administrative subpoena from the Attorney General of the State of New Jersey. Pursuant to the subpoena, New Jersey's Attorney General has requested from the Company documents and detailed information relating to the November 21, 2012, Civil Investigative Demand letter addressed to the Company from the Massachusetts Office of the Attorney General ("MOAG") that resulted in a Final Judgment by Consent between the Company and the MOAG dated July 13, 2015. The Company has responded to this request and intends to continue cooperating with the New Jersey Attorney General's Office.

Item 6. EXHIBITS

Exhibit <u>Number</u>	Description
10.1	Commercial Contract, dated as of July 9, 2018, between New England Institute of Technology at Palm Beach, Inc. and Elite Property Enterprise, LLC (incorporated by reference to the Company's Form 8-K filed July 13, 2018).
10.2	Third Amendment to Credit Agreement, dated as of July 11, 2018, among the Company, Lincoln Technical Institute, Inc. and its subsidiaries, and Sterling National Bank (incorporated by reference to the Company's Form 8-K filed July 13, 2018).
31.2 *	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32 *	Certification of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101**	The following financial statements from Lincoln Educational Services Corporation's Quarterly Report on Form 10-Q for the quarter ended June 30, 2018, formatted in XBRL: (i) Condensed Consolidated Balance Sheets, (ii) Condensed Consolidated Statements of Operations, (iii) Condensed Consolidated Statements of Comprehensive (Loss) Income, (iv) Condensed Consolidated Statements of Changes in Stockholders' Equity, (v) Condensed Consolidated Statements of Cash Flows and (vi) the Notes to Condensed Consolidated Financial Statements, tagged as blocks of text and in detail.
	Sarbanes-Oxley Act of 2002. The following financial statements from Lincoln Educational Services Corporation's Quarterly Report on Form 10-C June 30, 2018, formatted in XBRL: (i) Condensed Consolidated Balance Sheets, (ii) Condensed Consolidated Stater (iii) Condensed Consolidated Statements of Comprehensive (Loss) Income, (iv) Condensed Consolidated Statement Stockholders' Equity, (v) Condensed Consolidated Statements of Cash Flows and (vi) the Notes to Condensed Cons

Filed herewith.

** As provided in Rule 406T of Regulation S-T, this information is furnished and not filed for purposes of Sections 11 and 12 of the Securities Act of 1933 and Section 18 of the Securities Exchange Act of 1934.

SIGNATURES

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

Date: August 10, 2018

LINCOLN EDUCATIONAL SERVICES CORPORATION

By: /s/ Brian Meyers Brian Meyers Executive Vice President, Chief Financial Officer and Treasurer

Exhibit Index 10.1 Commercial Contract, dated as of July 9, 2018, between New England Institute of Technology at Palm Beach, Inc. and Elite Property Enterprise, LLC (incorporated by reference to the Company's Form 8-K filed July 13, 2018). 10.2 Third Amendment to Credit Agreement, dated as of July 11, 2018, among the Company, Lincoln Technical Institute, Inc. and its subsidiaries, and Sterling National Bank (incorporated by reference to the Company's Form 8-K filed July 13, 2018). 31.1 * Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. 31.2 * Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. 32 * Certification of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. 101** The following financial statements from Lincoln Educational Services Corporation's Quarterly Report on Form 10-Q for the quarter ended June 30, 2018, formatted in XBRL: (i) Condensed Consolidated Balance Sheets, (ii) Condensed Consolidated Statements of Operations, (iii) Condensed Consolidated Statements of Comprehensive (Loss) Income, (iv) Condensed Consolidated Statements of Changes in Stockholders' Equity, (v) Condensed Consolidated Statements of Cash Flows and (vi) the Notes to Condensed Consolidated Financial Statements, tagged as blocks of text and in detail.

* Filed herewith.

Index

** As provided in Rule 406T of Regulation S-T, this information is furnished and not filed for purposes of Sections 11 and 12 of the Securities Act of 1933 and Section 18 of the Securities Exchange Act of 1934.

CERTIFICATION

I, Scott Shaw, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Lincoln Educational Services Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting;

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 10, 2018

/s/ Scott Shaw Scott Shaw Chief Executive Officer

CERTIFICATION

I, Brian Meyers, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Lincoln Educational Services Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:

(a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;

(b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting;

5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):

(a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and

(b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 10, 2018

/s/ Brian Meyers Brian Meyers Chief Financial Officer

CERTIFICATION

Pursuant to 18 U.S.C. 1350 as adopted by Section 906 of the Sarbanes-Oxley Act of 2002

Each of the undersigned, Scott Shaw, Chief Executive Officer of Lincoln Educational Services Corporation (the "Company"), and Brian Meyers, Chief Financial Officer of the Company, has executed this certification in connection with the filing with the Securities and Exchange Commission of the Company's Quarterly Report on Form 10-Q for the fiscal quarter ended June 30, 2018 (the "Report").

Each of the undersigned hereby certifies that, to his respective knowledge:

- 1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: August 10, 2018

/s/ Scott Shaw Scott Shaw Chief Executive Officer

/s/ Brian Meyers Brian Meyers Chief Financial Officer