

Peak Resorts Inc  
Form 10-Q  
March 15, 2016

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended January 31, 2016.

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 001-35363

Peak Resorts, Inc.

(Exact name of registrant as specified in its charter)

Missouri (State or other jurisdiction of incorporation or organization)	43-1793922 (I.R.S. Employer Identification No.)
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17409 Hidden Valley Drive Wildwood, Missouri (Address of principal executive offices)	63025 (Zip Code)
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(636) 938-7474  
(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    No

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 (§

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232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Yes No

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

Large accelerated filer Accelerated filer

Non-accelerated filer (Do not check if a smaller reporting company)Smaller reporting company

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

As of March 14, 2016, 13,982,400 shares of the registrant's common stock were outstanding.

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## PART I: FINANCIAL INFORMATION

## Item 1. Financial Statements

## Peak Resorts Inc. and Subsidiaries

## Condensed Consolidated Balance Sheets

(In thousands, except share and per share data)

	(Unaudited)	
	January 31, 2016	April 30, 2015
Assets		
Current assets		
Cash and cash equivalents	\$ 11,461	\$ 16,849
Restricted cash balances	55,520	37,519
Income tax receivable	6,564	-
Accounts receivable	1,458	1,639
Inventory	3,585	1,583
Deferred income taxes	970	970
Prepaid expenses and deposits	2,704	1,930
	82,262	60,490
Property and equipment-net	183,838	143,944
Land held for development	37,534	35,780
Other assets	11,908	1,326
	\$ 315,542	\$ 241,540
Liabilities and Stockholders' Equity		
Current liabilities		
Acquisition line of credit	\$ 15,500	\$ -
Accounts payable and accrued expenses	23,205	8,218
Accrued salaries, wages and related taxes and benefits	2,168	927
Unearned revenue	16,661	8,606
EB-5 investor funds in escrow	52,004	30,002
Current portion of deferred gain on sale/leaseback	333	333
Current portion of long-term debt and capitalized lease obligation	2,738	999
	112,609	49,085
Long-term debt	118,168	97,569
Capitalized lease obligation	4,972	1,494
Deferred gain on sale/leaseback	3,262	3,511
Deferred income taxes	11,543	8,831
Other liabilities	585	612
Commitments and contingencies		
Stockholders' Equity		

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Common stock, \$.01 par value, 20,000,000 shares authorized, 13,982,400 shares issued	140	140
Additional paid-in capital	82,538	82,538
Accumulated Deficit	(18,275)	(2,240)
	64,403	80,438
	\$ 315,542	\$ 241,540

See Notes to Unaudited Condensed Consolidated Financial Statements.

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Peak Resorts, Inc. and Subsidiaries

Condensed Consolidated Statements of Income (Loss) (Unaudited)

(In thousands, except share and per share data)

	(Unaudited) Three months ended January 31, 2016		(Unaudited) Nine months ended January 31, 2016		
	2015	2016	2015	2016	
Revenues		\$ 38,667	\$ 45,985	\$ 50,254	\$ 57,811
Costs and Expenses					
Resort operating expenses	25,346	27,198	46,336	48,795	
Depreciation and amortization	2,558	2,451	7,471	7,065	
General and administrative expenses	1,104	1,046	3,069	3,079	
Land and building rent	357	351	1,033	1,065	
Real estate and other taxes	664	441	1,545	1,372	
	30,029	31,487	59,454	61,376	
Other Operating Income					
Gain on settlement of lawsuit	-	-	-	2,100	
Gain on involuntary conversion	195	-	195	-	
Earnings (Loss) from Operations	8,833	14,498	(9,005)	(1,465)	
Other Income (expense)					
Interest, net of interest capitalized of \$83 and \$279 in 2016 and \$101 and \$387 in 2015	(2,802)	(4,224)	(8,080)	(12,864)	
Defeasance fee paid with debt restructure		(5,000)		(5,000)	
Gain on sale/leaseback	84	84	250	250	
Investment income	-	1	4	7	
	(2,718)	(9,139)	(7,826)	(17,607)	
Earnings (Loss) before income tax benefit	6,115	5,359	(16,831)	(19,072)	
Income tax expense (benefit)	2,415	2,090	(6,564)	(7,438)	
Net Income (Loss)	\$ 3,700	\$ 3,269	\$ (10,267)	\$ (11,634)	
Basic and diluted earnings (loss) per share	\$ 0.26	\$ 0.27	\$ (0.73)	\$ (1.76)	
Cash dividends declared per common share	\$ 0.1375	\$ 0.1091	\$ 0.4125	\$ 0.1091	

See Notes to Unaudited Condensed Consolidated Financial Statements.

## Peak Resorts Inc. and Subsidiaries

## Condensed Consolidated Statements of Stockholders' Equity (Unaudited)

(In thousands except shares)

Nine Months ended January 31, 2016

	Common Stock Shares	Dollars	Additional Paid-in Capital	Accumulated Deficit	Total
Balances, April 30, 2015	13,982,400	\$ 140	\$ 82,538	\$ (2,240)	\$ 80,438
Net loss	-	-	-	(10,267)	(10,267)
Dividends declared	-	-	-	(5,768)	(5,768)
Balances, January 31, 2016	13,982,400	\$ 140	\$ 82,538	\$ (18,275)	\$ 64,403

See Notes to Unaudited Condensed Consolidated Financial Statements.

## Peak Resorts, Inc. and Subsidiaries

## Condensed Consolidated Statements of Cash Flows (Unaudited)

(In thousands)

Nine Months ended January 31,

	Nine months ended January 31,	
	2016	2015
<b>Cash Flows from Operating Activities</b>		
Net loss	\$ (10,267)	\$ (11,634)
Adjustments to reconcile loss to net cash provided by (used in) operating activities:		
Depreciation and amortization of property and equipment	7,471	6,988
Amortization and write-off of deferred financing costs	-	154
Amortization of other liabilities	(27)	(27)
Gain on sale/leaseback	(250)	(250)
Changes in operating assets and liabilities, net of effect of acquisitions:		
Income tax receivable	(6,564)	(7,438)
Accounts receivable	181	(895)
Inventory	(1,661)	(1,420)
Prepaid expenses and deposits	(518)	(618)
Other assets	197	(525)
Accounts payable and accrued expenses	13,070	7,460
Accrued salaries, wages and related taxes and benefits	1,241	512
Unearned revenue	5,235	6,979
Net cash provided by (used in) operating activities	8,108	(714)
<b>Cash Flows from Investing Activities</b>		
Additions to property and equipment	(16,626)	(9,970)
Business Combination (net)	(33,236)	-
Additions to land held for development	(100)	(82)
Change in restricted cash	(18,001)	(8,939)
Net cash used in investing activities	(67,963)	(18,991)
<b>Cash Flows from Financing Activities</b>		
Borrowings on long-term debt and capitalized lease obligation	3,950	-
Proceeds from Hunter Loan Financing	36,500	-
Additions to EB-5 investor funds held in escrow	22,002	22,001
Payment on long-term debt and capital lease obligations	(1,293)	(76,606)
Net proceeds from issuance of common stock	-	82,253
Involuntary conversion of assets	410	-
Payment of deferred financing costs	(1,334)	(198)
Distributions to stockholders	(5,768)	-
Net cash provided by financing activities	54,467	27,450

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Net (Decrease) Increase in Cash and Cash Equivalents	(5,388)	7,745
Cash and Cash Equivalents, April 30	16,849	13,186
Cash and Cash Equivalents, January 31	\$ 11,461	\$ 20,931
Supplemental Schedule of Cash Flow Information		
Cash paid for interest, including \$279 and \$387 capitalized in 2016 and 2015, respectively	\$ 8,351	\$ 13,036
Supplemental Disclosure of Noncash Investing and Financing Activities		
Capital lease agreements to acquire equipment	\$ -	\$ 2,028
Land held for development financed with long-term borrowings	\$ 100	\$ -

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See Notes to Unaudited Condensed Consolidated Financial Statements.

PEAK RESORTS, INC. AND SUBSIDIARIES

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Three and Nine Months Ended January 31, 2016 and 2015

Note 1. Nature of Business

Description of business: Peak Resorts, Inc. (the “Company”) and its subsidiaries operate in a single business segment—ski resort operations. The Company’s ski resort operations consist of snow skiing, snowboarding and snow sports areas in Wildwood and Weston, Missouri; Bellefontaine and Cleveland, Ohio; Paoli, Indiana; Blakeslee and Lake Harmony, Pennsylvania; Bartlett, Bennington and Pinkham Notch, New Hampshire; West Dover, Vermont; and Hunter, New York; and an eighteen hole golf course in West Dover, Vermont. The Company also manages hotels in Bartlett, New Hampshire; West Dover, Vermont; and Hunter, New York.

In the opinion of management, the accompanying financial statements have been prepared in accordance with United States generally accepted accounting principles for interim financial information and with Rule 10 01 of Regulation S X and include all adjustments (consisting of normal recurring accruals) considered necessary for fair presentation of the interim periods presented.

Results for interim periods are not indicative of the results expected for a full fiscal year due to the seasonal nature of the Company’s business. Due to the seasonality of the ski industry, the Company typically incurs significant operating losses during its first and second fiscal quarters. The accompanying unaudited consolidated interim financial statements should be read in conjunction with the audited consolidated financial statements included in the Company’s Annual Report on Form 10-K for the fiscal year ended April 30, 2015.

Due to a business combination during the period ended January 31, 2016, we now have a material balance related to goodwill on our balance sheet and as such need to disclose our accounting policies associated with goodwill. The transaction of Hunter Mountain included \$10.7 million of goodwill which is included in Other Assets on the balance sheet. In a business combination, the consideration is first assigned to identifiable assets and liabilities, based on estimated fair values, with any excess recorded as goodwill. Determining fair value requires significant estimates and assumptions based on an evaluation of a number of factors and assistance from third party experts. Goodwill is not amortized and will be assessed for impairment at least annually. Annual evaluations for the impairment of goodwill are based on valuations models that incorporate assumptions and internal projections of expected future cash flows and operating plans. The Company believes assumptions are also comparable to those that would be used by other marketplace participants. Goodwill is written down if the impairment tests imply a reduction in value. A discussion of the business combination and the related goodwill balance is disclosed below in “Note 5 - Acquisition”.

Note 2. New Accounting Standards

In May 2014, the FASB issued ASU 2014 09, “Revenue from Contracts with Customers (Topic 606)” (“ASU 2014-09”), requiring an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. ASU 2014-09 will replace most existing revenue recognition guidance under U.S. generally accepted accounting principles when it becomes effective and permits the use of either a full retrospective or retrospective with cumulative effect transition method. In July 2015, the FASB affirmed its proposal to defer the effective date of the new revenue standards for all entities by one year. The updated standard becomes

effective for annual reporting periods beginning after December 15, 2017. Pursuant to the JOBS Act, the Company is permitted to adopt the standard for annual reporting periods beginning after December 15, 2018 and interim periods within annual periods beginning after December 15, 2019. The Company has not yet selected a transition method and is currently evaluating the effect that the updated standard will have on the consolidated financial statements.

In April 2015, the FASB issued guidance in ASU 2015-03, “Interest-Imputation of Interest (Subtopic 835-30): Simplifying the Presentation of Debt Issuance Costs” (“ASU 2015-03”), which requires debt issuance costs related to a recognized debt liability to be presented in the balance sheet as a direct deduction from the carrying amount of that debt

liability, and no longer recording these costs as assets. ASU 2015-03 is effective for annual periods beginning after December 15, 2015. As early adoption was permitted, the Company elected to incorporate the early adoption of this guidance into its financial statements filed as part of its first Annual Report on Form 10-K for the year ended April 30, 2015, including applying the guidance retrospectively to all prior periods presented. The transition method used involved reclassification of the Company's balance sheet of the unamortized debt issuance costs. The prior period unamortized debt issuance costs were retrospectively adjusted from an asset to a liability in the financial statements.

In July 2015, the FASB issued guidance in ASU 2015-11, Inventory (Topic 330): "Simplifying the Measurement of Inventory" ("ASU 2015-11"), which requires the Company to subsequently measure inventory at the lower of cost and net realizable value rather than the lower of cost or market. For public business entities, the guidance is effective on a prospective basis for interim and annual periods beginning after December 15, 2016, with early adoption permitted. Pursuant to the JOBS Act, the Company is permitted to adopt the standard for fiscal years beginning after December 15, 2016, and interim periods within fiscal years beginning after December 15, 2017. The amendments in this update should be applied prospectively with earlier application permitted for all entities as of the beginning of an interim or annual reporting period. The Company is currently evaluating the impact of the adoption of ASU 2015 11 on the consolidated financial statements.

In November 2015, the FASB issued guidance in ASU 2015-17, Income Taxes (Topic 740): "Balance Sheet Classification of Deferred Taxes" ("ASU 2015-17"), which requires deferred tax liabilities and assets be classified as noncurrent in a classified statement of financial position. For public business entities, the guidance is effective for financial statements issued for annual periods beginning after December 15, 2016, and interim periods within those annual periods. Pursuant to the JOBS Act, the Company is permitted to adopt the standard for annual reporting periods beginning after December 15, 2017 and interim periods within annual periods beginning after December 15, 2018. Early application is permitted for all entities as of the beginning of an interim or annual reporting period. The Company is currently evaluating the impact of the adoption of ASU 2015 17 on the consolidated financial statements.

In February 2016, the FASB issued ASU 2016-02, Leases (Topic 842). The guidance in this ASU supersedes the leasing guidance in Topic 840, Leases. Under the new guidance, lessees are required to recognize lease assets and lease liabilities on the balance sheet for all leases with terms longer than 12 months. Leases will be classified as either finance or operating, with classification affecting the pattern of expense recognition in the income statement. The new standard is effective for fiscal years beginning after December 15, 2018, including interim periods within those fiscal years. A modified retrospective transition approach is required for lessees for capital and operating leases existing at, or entered into after, the beginning of the earliest comparative period presented in the financial statements, with certain practical expedients available. We are currently evaluating the impact of our pending adoption of the new standard on our consolidated financial statements

### Note 3. Income Taxes

Deferred income tax assets and liabilities are measured at enacted tax rates in the respective jurisdictions where the Company operates. In assessing the ability to realize deferred tax assets, the Company considers whether it is more likely than not that some portion or all deferred tax assets will not be realized and a valuation allowance would be provided if necessary. The FASB Accounting Standards Codification ("ASC") Topic 740, "Income Taxes," also provides guidance with respect to the accounting for uncertainty in income taxes recognized in a Company's consolidated financial statements, and it prescribes a recognition threshold and measurement attribute criteria for the consolidated financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. The Company does not have any material uncertain tax positions.

The income tax receivable is a result of the expected tax rate for the fiscal year ending April 30, 2016 applied to the loss before income tax for the quarters ended July 31, 2015, October 31, 2015 and January 31, 2016. Due to the

seasonality of the ski industry, the Company typically incurs significant operating losses during its first and second fiscal quarters.

Note 4. Long term Debt / Line of Credit

Long term debt at January 31, 2016 and April 30, 2015 consisted of borrowings pursuant to the loans and other credit facilities discussed below, as follows (dollars in thousands):

(Unaudited)	
January 31,	April 30,
2016	2015

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Attitash/Mount Snow Debt; payable in monthly interest only payments at an increasing interest rate (10.93% at January 31, 2016 and April 30, 2015 ); remaining principal and interest due on December 1, 2034	\$ 51,050	\$ 51,050
Credit Facility Debt; payable in monthly interest only payments at an increasing interest rate (10.13% at January 31, 2016 and April 30, 2015); remaining principal and interest due on December 1, 2034	37,562	37,562
Hunter Mountain debt; payable in monthly interest only payments at an increasing interest rate (8.0% at January 31, 2016); remaining principal and interest due on January 5, 2036	21,000	-
Sycamore Lake (Alpine Valley) Debt; payable in monthly interest only payments at an increasing interest rate (10.40% at January 31, 2016 and April 30, 2015); remaining principal and interest due on December 1, 2034	4,550	4,550
Wildcat Mountain Debt; payable in monthly installments of \$27, including interest at a rate of 4.00%, with remaining principal and interest due on December 22, 2020	3,657	3,790
Other debt	3,306	1,931
Less unamortized debt issuance costs	(2,028)	(811)
	119,097	98,072
Less: current maturities	929	503
	\$ 118,168	\$ 97,569

#### Debt Restructure

On November 10, 2014, in connection with the Company's initial public offering, the Company entered into a Restructure Agreement with certain affiliates of EPR Properties ("EPR"), the Company's primary lender, providing for the (i) prepayment of approximately \$75.8 million of formerly non-prepayable debt secured by the Crotched Mountain, Attitash, Paoli Peaks, Hidden Valley and Snow Creek resorts and (ii) retirement of one of the notes associated with the future development of Mount Snow (the "Debt Restructure"). On December 1, 2014, the Company entered into various agreements in order to effectuate the Debt Restructure, as more fully described in the Company's Current Report on Form 8-K filed with the Securities and Exchange Commission on December 5, 2014. Pursuant to the Debt Restructure, the Company paid a defeasance fee of \$5.0 million to EPR in addition to the consideration described below.

In exchange for the prepayment right, the Company granted EPR a purchase option on the Boston Mills, Brandywine, Jack Frost, Big Boulder and Alpine Valley properties, subject to certain conditions. If EPR exercises a purchase option, EPR will enter into an agreement with the Company for the lease of each such acquired property for an initial term of 20 years, plus options to extend the lease for two additional periods of ten years each. All previously existing option agreements between the Company and EPR were terminated.

Over the years, the Company has depreciated the book value of these properties pursuant to applicable accounting rules, and as such, it has a low basis in the properties. As a result, the Company will realize significant gains on the sale of the properties to EPR if the option is exercised. The Company will be required to pay capital gains tax on the difference between the purchase price of the properties and the tax basis in the properties, which is expected to be a substantial cost. To date, EPR has not exercised the option.

Additionally, the Company agreed to extend the maturity dates on all non-prepayable notes and mortgages secured by the Mount Snow, Boston Mills, Brandywine, Jack Frost, Big Boulder and Alpine Valley properties remaining after the Debt Restructure by seven years to December 1, 2034, and to extend the lease for the Mad River property, previously terminating in 2026, until December 31, 2034 (the "Lease Amendment").

The Company also granted EPR a right of first refusal to provide all or a portion of the financing associated with any purchase, ground lease, sale/leaseback, management or financing transaction contemplated by the Company with respect to any new or existing ski resort property for a period of seven years or until financing provided by EPR for such transactions

equals or exceeds \$250 million in the aggregate. Proposed financings from certain types of institutional lenders providing a loan to value ratio of less than 60% (as relates to the applicable property being financed) are excluded from the right of first refusal. The Company granted EPR a separate right of first refusal in the event that the Company wishes to sell, transfer, convey or otherwise dispose of any or all of the Attitash ski resort for seven years. The Attitash right excludes the financing or mortgaging of Attitash.

In connection with the Debt Restructure, the Company entered into a Master Credit and Security Agreement with EPR (the "Master Credit Agreement") governing the restructured debt with EPR. Pursuant to the Master Credit Agreement, EPR agreed to maintain the following loans to the Company following the prepayment of certain outstanding debt with proceeds from the Company's initial public offering: (i) a term loan in the amount of approximately \$51.1 million to the Company and its subsidiary Mount Snow, Ltd., (included in the table above as the "Attitash/Mount Snow Debt"); (ii) a term loan in the amount of approximately \$23.3 million to the Company and its subsidiaries Brandywine Ski Resort, Inc. and Boston Mills Ski Resort, Inc. (the "Boston Mills/Brandywine Debt"); (iii) a term loan in the amount of approximately \$14.3 million to the Company and its subsidiary JFBB Ski Areas, Inc. (the "JFBB Debt" and together with the Boston Mills/Brandywine Debt, included in the table above as the "Credit Facility Debt"); and (iv) a term loan in the amount of approximately \$4.6 million to the Company and its subsidiary Sycamore Lake, Inc. (included in the table above as the "Sycamore Lake (Alpine Valley) Debt").

Interest will be charged at a rate of (i) 10.13% per annum as to each of the Boston Mills/Brandywine Debt and JFBB Debt; (ii) 10.40% per annum as to the Sycamore Lake (Alpine Valley) Debt; and (iii) 10.93% per annum pursuant to the Attitash/Mount Snow Debt. Each of the notes governing the restructured debt provides that interest will increase each year by the lesser of the following: (x) three times the percentage increase in the Consumer Price Index as defined in the notes ("CPI") from the CPI in effect on the applicable adjustment date over the CPI in effect on the immediately preceding adjustment date or (y) 1.5% (the "Capped CPI Index). Past due amounts will be charged a higher interest rate and be subject to late charges.

The Master Credit Agreement further provides that in addition to interest payments, the Company must pay the following with respect to all restructured debt other than the Attitash/Mount Snow Debt: an additional annual payment equal to 10% of the gross receipts attributable to the properties serving as collateral of the restructured debt (other than Mount Snow) for such year in excess of an amount equal to the quotient obtained by dividing (i) the annual interest payments payable pursuant to the notes governing the restructured debt (other than with respect to the Attitash/Mount Snow Debt) for the immediately preceding year by (ii) 10%. The Company must pay the following with respect to the Attitash/Mount Snow Debt: an additional annual payment equal to 12% of the gross receipts generated at Mount Snow for such year in excess of an amount equal to the quotient obtained by dividing (i) the annual interest payments payable under the note governing the Attitash/Mount Snow Debt for the immediately preceding year by (ii) 12%. An additional interest payment of \$0.2 million was due for the three months ended January 31, 2016. No additional interest payments were due for the year ended April 30, 2015.

The Master Credit Agreement includes restrictions on certain transactions, including mergers, acquisitions, leases, asset sales, loans to third parties, and the incurrence of certain additional debt and liens. Financial covenants set forth in the Master Credit Agreement consist of a maximum leverage ratio (as defined in the Master Credit Agreement) of 65%, above which the Company and certain of its subsidiaries are prohibited from incurring additional indebtedness, and a consolidated fixed charge coverage ratio (as defined in the Master Credit Agreement) covenant, which (i) requires the Company to increase the balance of its debt service reserve account if the Company's consolidated fixed charge coverage ratio falls below 1.50:1.00 and (ii) prohibits the Company from paying dividends if the ratio is below 1.25:1.00. The payment of dividends is also prohibited during default situations.

Under the terms of the Master Credit Agreement, the occurrence of a change of control is an event of default. A change of control will be deemed to occur if (i) within two years after the effective date of the Master Credit Agreement, the Company's named executive officers (Messrs. Timothy Boyd, Stephen Mueller and Richard Deutsch) cease to beneficially own and control less than 50% of the amount of the Company's outstanding voting stock that they

own as of the effective date of the Master Credit Agreement, or (ii) the Company ceases to beneficially own and control less than all of the outstanding shares of voting stock of those subsidiaries which are borrowers under the Master Credit Agreement. Other events of default include, but are not limited to, a default on other indebtedness of the Company or its subsidiaries.

None of the restructured debt may be prepaid without the consent of EPR. Upon an event of default, as defined in the Debt Restructure Agreements, EPR may, among other things, declare all unpaid principal and interest due and payable. Each of the notes governing the restructured debt matures on December 1, 2034.

As a condition to the Debt Restructure, the Company entered into the Master Cross Default Agreement with EPR (the "Master Cross Default Agreement"). The Master Cross Default Agreement provides that any event of default under existing or future loan or lien agreements between the Company or its affiliates and EPR, and any event of default under the

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Lease Amendment, shall automatically constitute an event of default under each of such loan and lien agreements and Lease Amendment, upon which EPR will be entitled to all of the remedies provided under such agreements and Lease Amendment in the case of an event of default.

Also in connection with the Debt Restructure, the Company and EPR entered into the Guaranty Agreement (the “2014 Guaranty Agreement”). The 2014 Guaranty Agreement obligates the Company and its subsidiaries as guarantors of all debt evidenced by the Debt Restructure Agreements. The table below illustrates the potential interest rates applicable to the Company’s fluctuating interest rate debt for each of the next five years, assuming an effective rate increase by the Capped CPI Index:

	Attitash/Mount Snow Debt	Credit Facility Debt	Hunter Mountain Debt	Sycamore Lake/(Alpine Valley) Debt
2015 (1)	10.93%	10.28%	-	10.56%
2016	11.09%	10.43%	8.00%	10.71%
2017	11.26%	10.59%	8.14%	10.88%
2018	11.43%	10.75%	8.28%	11.04%
2019	11.60%	10.91%	8.43%	11.20%

(1) For 2015, the dates of the rates presented are as follows: (i) April 1, 2015 for the Attitash/Mount Snow Debt; (ii) October 1, 2015 for the Credit Facility Debt; January 6, 2016 for the Hunter Mountain Debt and (iii) December 1, 2015 for the Sycamore Lake (Alpine Valley) Debt.

The Capped CPI Index is an embedded derivative, but the Company has concluded that the derivative does not require bifurcation and separate presentation at fair value because the Capped CPI Index was determined to be clearly and closely related to the debt instrument.

### Wildcat Mountain Debt

The Wildcat Mountain Debt due December 22, 2020 represents amounts owed pursuant to a promissory note in the principal amount of \$4.5 million made by WC Acquisition Corp. in favor of Wildcat Mountain Ski Area, Inc., Meadow Green Wildcat Skilift Corp. and Meadow Green Wildcat Corp. (the “Wildcat Note”). The Wildcat Note, dated November 22, 2010, was made in connection with the acquisition of Wildcat Mountain, which was effective as of October 20, 2010. The interest rate as set forth in the Wildcat Note is fixed at 4.00%.

### Hunter Mountain Debt

On January 6, 2016, the Company completed the acquisition of the Hunter Mountain ski resort located in Hunter, New York through the purchase of all of the outstanding stock of each of Hunter Mountain Ski Bowl, Inc., Hunter Mountain Festivals, Ltd., Hunter Mountain Rentals, Inc., Hunter Resort Vacations, Inc., Hunter Mountain Base Lodge, Inc., and Frosty Land, Inc. (collectively, “Hunter Mountain”) pursuant to the terms of the Stock Purchase Agreement (the “Purchase Agreement”) with Paul Slutzky, Charles B. Slutzky, David Slutzky, Gary Slutzky and Carol Slutzky-Tenerowicz entered into on November 30, 2015. The Company acquired Hunter Mountain for total cash consideration of \$35.0 million plus the assumption of two capital leases estimated at approximately \$1.7 million. A portion of the Hunter Mountain acquisition price was financed pursuant to the Master Credit and Security Agreement (the “Hunter Mountain Credit Agreement”) entered into between the Company and EPR as of January 6, 2016.

The Hunter Mountain Debt due January 5, 2036 represents amounts owed pursuant to a promissory note (the “Hunter Mountain Note”) in the principal amount of \$21.0 million made by the Company in favor of EPR pursuant to the Hunter Mountain Credit Agreement, which was effective as of January 6, 2016. The Company used \$20.0 million of the Hunter Mountain Debt to finance the Hunter Mountain acquisition and \$1.0 million to cover closing costs and to add to its interest reserve account.

The Hunter Mountain Credit Agreement and Hunter Mountain Note provide that interest will be charged at an initial rate of 8.00%, subject to an annual increase beginning on February 1, 2017 by the lesser of the following: (x) three times the percentage increase in the CPI (as defined in the Hunter Mountain Note) from the CPI in effect on the applicable adjustment

date over the CPI in effect on the immediately preceding adjustment date or (y) 1.75%. Past due amounts will be charged a higher interest rate and be subject to late charges.

The Hunter Mountain Credit Agreement further provides that in addition to interest payments, the Company must pay an additional annual payment equal to 8.00% of the gross receipts in excess of \$35.0 million that are attributable to all collateral under the Hunter Mountain Note for such year.

The Hunter Mountain Credit Agreement includes restrictions or limitations on certain transactions, including mergers, acquisitions, leases, asset sales, loans to third parties, and the incurrence or guaranty of certain additional debt and liens. Financial covenants set forth in the Hunter Mountain Credit Agreement consist of a maximum leverage ratio (as defined in the Hunter Mountain Credit Agreement) of 65%, above which the Company is prohibited from incurring additional indebtedness. The Company must also maintain a consolidated fixed charge coverage ratio (as defined in the Hunter Mountain Credit Agreement) which (i) requires the Company to increase the balance of its debt service reserve account if the Company's consolidated fixed charge coverage ratio falls below 1.50:1.00 and (ii) prohibits the Company from paying dividends if the ratio is below 1.25:1.00. The payment of dividends is also prohibited during potential default or default situations.

Under the terms of the Hunter Mountain Credit Agreement, the occurrence of a change of control is an event of default. A change of control will be deemed to occur if (i) within two years after the effective date of the Hunter Mountain Credit Agreement, the Company's named executive officers (Messrs. Boyd, Mueller and Deutsch) cease to beneficially own and control less than 50% of the amount of the Company's outstanding voting stock that they own as of the effective date of the Hunter Mountain Credit Agreement, or (ii) the Company ceases to beneficially own and control less than all of the outstanding shares of voting stock of those subsidiaries which are borrowers under the Hunter Mountain Credit Agreement. Other events of default include, but are not limited to, a default on other indebtedness of the Company or its subsidiaries.

The Hunter Mountain Note may not be prepaid without the consent of EPR. Upon an event of default, as defined in the Hunter Mountain Note, EPR may, among other things, declare all unpaid principal and interest due and payable. The Hunter Mountain Note matures on January 5, 2036.

In connection with entry into the Hunter Mountain Credit Agreement on January 6, 2016, the Company entered into the Amended and Restated Master Cross-Default Agreement with EPR, which adds the Hunter Mountain Credit Agreement, Hunter Mountain Note and related transaction documents to the scope of loan agreements to which the cross-default provisions of the Master Cross Default Agreement apply.

Also on January 6, 2016, in connection with entry into the Hunter Mountain Credit Agreement, the Company entered into a Guaranty Agreement for the benefit of EPR, which adds the Company's new Hunter Mountain subsidiary borrowers under the Hunter Mountain Credit Agreement as guarantors pursuant to the same terms of the 2014 Guaranty Agreement and adds the debt evidenced by the Hunter Mountain Credit Agreement and Hunter Mountain Note to the debt guaranteed by the Company pursuant to the 2014 Guaranty Agreement.

Substantially all of the Company's assets serve as collateral for the Company's long term debt.

Future aggregate annual principal payments under all indebtedness reflected by fiscal year are as follows (in thousands):

(Unaudited)  
January 31, 2016

2016 (Remaining)	\$ 140
2017	1,220
2018	1,822
2019	752
2020	210
Thereafter	116,981
	\$ 121,125

Deferred financing costs are net of accumulated amortization of \$289 and \$157 at January 31, 2016 and 2015, respectively. Amortization of deferred financing costs will be \$285 the year ending April 30, 2016, \$458 for the year ending April 30, 2017 and \$82 for each of the three years ending April 30, 2018, 2019 and 2020.

## Line of Credit

The remaining \$15.0 million of the Hunter Mountain acquisition price was financed with funds drawn on the Company's line of credit with Royal Banks of Missouri pursuant to the Credit Facility, Loan and Security Agreement (the "Line of Credit Agreement") between the Company and Royal Banks of Missouri, effective as of December 22, 2015. The Company drew an additional \$0.5 million to pay closing costs.

The Line of Credit Agreement provides for a 12-month line of credit for up to \$20.0 million to be used for acquisition purposes and working capital of up to 5.0% of the acquisition purchase price, subject to the Company's ability to extend the line of credit for up to an additional 12-month period upon the satisfaction of certain conditions. In connection with entry into the Line of Credit Agreement, the Company executed a promissory note (the "Line of Credit Note") in favor of Royal Banks of Missouri, maturing on December 22, 2016. The line of credit debt is included as a current liability given the initial 12-month term.

Interest on the amounts borrowed are charged at the prime rate plus 1.0%, provided that past due amounts shall be subject to higher interest rates and late charges. The effective rate at January 31, 2016 was 4.5% on the line of credit borrowings. Amounts outstanding under the Line of Credit Agreement are secured by the assets of each of the subsidiary borrowers under the Line of Credit Agreement.

The Line of Credit Agreement includes restrictions or limitations on certain transactions, including mergers, acquisitions, leases, asset sales, loans to third parties, and the incurrence of certain additional debt and liens. Financial covenants set forth in the Line of Credit Agreement consist of a maximum leverage ratio (as defined in the Line of Credit Agreement) of 65%, above which the Company is prohibited from incurring additional indebtedness, and a debt service coverage ratio (as defined in the Line of Credit Agreement) of 1:25 to 1 on a fiscal year basis. The Company must also maintain a consolidated fixed charge coverage ratio (as defined in the Master Credit Agreement) which (i) requires the Company to increase the balance of its debt service reserve account if the Company's consolidated fixed charge coverage ratio falls below 1.50:1.00 and (ii) prohibits the Company from paying dividends if the ratio is below 1.25:1.00. The payment of dividends is also prohibited during potential default or default situations.

If the outstanding line of credit debt is not paid in full by the maturity date, and the Company is otherwise in full compliance with the terms and conditions of the Line of Credit Agreement and Line of Credit Note, the Company may elect to convert the outstanding line of credit debt to a three-year term loan, subject to an additional extension, with principal payments amortized over a 20-year period bearing interest at the prime rate plus 1.0% per annum.

Except in the case of a default, the Company may prepay all or any portion of the outstanding line of credit debt and all accrued and unpaid interest due prior to the maturity date without prepayment penalty.

In the case of a default, the outstanding Line of Credit Debt shall, at the lender's option, bear interest at the rate of 5.0% percent per annum in excess of the interest rate otherwise payable thereon, which interest shall be payable on demand.

Under the terms of the Line of Credit Agreement, the occurrence of a change of control is an event of default. A change of control will be deemed to occur if (i) for so long as the line of credit debt is outstanding and such individuals are employed by the Company, the Company's key shareholders (Messrs. Timothy Boyd, Stephen Mueller and Richard Deutsch) cease to beneficially own and control less than 50% of the amount of the Company's outstanding voting stock that they own as of the effective date of the Line of Credit Agreement, or (ii) the Company ceases to beneficially own and control less than all of the outstanding shares of voting stock of the subsidiary borrowers. Other events of default include, but are not limited to, a default on other indebtedness of the Company or its subsidiaries.

Note 5. Acquisition

Effective January 6, 2016, the Company acquired all of the outstanding common stock of Hunter Mountain in Hunter, New York, for total consideration of \$36.7 million, which includes \$35.0 million paid to the sellers in cash and the Company's assumption of \$1.7 million in capitalized lease obligations. The Company incurred approximately \$1.4 million in transaction costs, of which \$1.3 million were capitalized as deferred financing costs associated with the debt obligations.

The Company financed \$20.0 million, of the acquisition price pursuant to the terms of the Hunter Mountain Credit Agreement and Hunter Mountain Note with EPR, which bears interest at a rate of 8.0%, subject to annual increases as discussed in Note 4, "Long-term Debt." The Company borrowed an additional \$1.0 million under the Hunter Mountain Credit Agreement to fund closing and other costs. Debt under the Hunter Mountain Note requires monthly interest payments until its maturity on January 5, 2036. An additional \$15.0 million of the Hunter Mountain acquisition price was financed through a draw on the Company's line of credit with Royal Banks of Missouri, which bears interest at the prime rate plus 1.0% and matures on December 22, 2016, as discussed in Note 4 above under the title "Line of Credit".

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Hunter Mountain's results of operations are included in the accompanying consolidated financial statements for the three and nine months ended January 31, 2016 from the date of acquisition. The preliminary allocation of the purchase price is as follows (in thousands):

Cash and cash equivalents	\$ 1,764
Inventories	341
Prepays	256
Buildings and improvements	13,300
Land	6,200
Equipment	11,650
Goodwill	10,662
Total assets acquired	44,173
Accounts payable and accrued expenses	1,918
Unearned revenue and deposits	2,820
Capital Lease Obligations	1,723
Deferred tax liability	2,712
Net assets acquired	\$ 35,000

The purchase price allocation is preliminary, mainly due to continued review of the deferred tax liability and intangibles. We paid \$35.0 million for the transaction and as part of the allocation received \$1.8 million in cash, resulting in a net cash change of \$33.2 million in cash. As part of the transaction, the Company has recognized goodwill associated with the expected synergies of combining operations as well as the overall enterprise value of the resort. The impact of the deferred tax liability on goodwill was \$2.7 million. No goodwill will arise for income tax purposes and accordingly, none of the book goodwill will be deductible for tax purposes. Hunter Mountain will be considered its own reporting unit with respect to goodwill impairment, which will be completed at least annually.

The following presents the unaudited pro forma consolidated financial information as if the acquisition of Hunter Mountain was completed on May 1, 2014, the beginning of the Company's 2015 fiscal year. The following pro forma financial information includes adjustments for depreciation and interest paid pursuant to the Hunter Mountain Note and property and equipment recorded at the date of acquisition. This pro forma financial information is presented for informational purposes only and does not purport to be indicative of the results of future operations or the results that would have occurred had the acquisition taken place on May 1, 2014. (In thousands except per share data)

(Unaudited)	
Three months ended	Nine months ended January 31,

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	January 31,			
	2016	2015	2016	2015
Net revenues	\$ 40,302	\$ 56,265	\$ 57,385	\$ 73,698
Net earnings (loss)	\$ 1,761	\$ 4,370	\$ (15,517)	\$ (12,893)
Pro forma basic and diluted earnings (loss) per share	\$ 0.13	\$ 0.37	\$ (1.11)	\$ (1.95)

Note 6. Financial Instruments and Concentrations of Credit Risk

The following methods and assumptions were used to estimate the fair value of each class of financial instruments to which the Company is a party:

Cash and cash equivalents, restricted cash: Due to the highly liquid nature of the Company's short term investments, the carrying values of cash and cash equivalents and restricted cash approximate their fair values.

Accounts receivable: The carrying value of accounts receivable approximate their fair value because of their short term nature.

Accounts payable and accrued expenses: The carrying value of accounts payable and accrued liabilities approximates fair value due to the short term maturities of these amounts.

Long term debt: The fair value of the Company's long term debt is estimated based on the quoted market prices for the same or similar issues or on the current rates offered to the Company for debt of the same remaining maturities. The interest rates on the Company's long term debt instruments are consistent with those currently available to the Company for borrowings with similar maturities and terms and, accordingly, their fair values are consistent with their carrying values.

Concentrations of credit risk: The Company's financial instruments that are exposed to concentrations of credit risk consist primarily of cash and cash equivalents and restricted cash. The Company's cash and cash equivalents and restricted cash are on deposit with financial institutions where such balances will, at times, be in excess of federally insured limits. Excess cash balances are collateralized by the backing of government securities. The Company has not experienced any loss as a result of those deposits.

#### Note 7. Commitments and Contingencies

Restricted cash: The provisions of certain of the Company's debt instruments generally require that the Company make and maintain a deposit, to be held in escrow for the benefit of the lender, in an amount equal to the estimated minimum interest payment for the upcoming fiscal year. In addition, the Company has funds it is holding in escrow in connection with its efforts to raise funds under the U.S. government's Immigrant Investor Program, commonly known as the EB-5 program (the "EB-5 Program"). The EB-5 Program was first enacted in 1992 to stimulate the U.S. economy through the creation of jobs and capital investments in U.S. companies by foreign investors. In turn, these foreign investors are, pending petition approval, granted visas for lawful residence in the U.S. under the EB-5 Program, a limited number of visas are reserved for such foreign investors each year. The Company intends to use the current and future funds for future development.

Loss contingencies: The Company is periodically involved in various claims and legal proceedings, many of which occur in the normal course of business. Management routinely assesses the likelihood of adverse judgments or outcomes, including consideration of its insurable coverage and discloses or records estimated losses in accordance with ASC 450, "Contingencies". After consultation with legal counsel, the Company does not anticipate that liabilities arising out of these claims would, if plaintiffs are successful, have a material adverse effect on its business, operating results or financial condition.

Leases: The Company leases certain land, land improvements, buildings and equipment under non-cancelable operating leases. Certain of the leases contain escalation provisions based generally on changes in the CPI with maximum annual percentage increases capped at 1.5% to 4.5%. Additionally, certain leases contain contingent rental provisions which are based on revenue. The amount of contingent rentals was insignificant in all periods presented. Total rent expense under such operating leases was \$435 and \$1,294 for the three and nine months ended January 31, 2016, respectively, and \$444 and \$1,328 for the three and nine months ended January 31, 2015, respectively. The Company also leases certain equipment under capital leases.

Future minimum rentals under all non-cancelable leases, including Hunter Mountain, with remaining lease terms of one year or more for years subsequent to January 31, 2016 are as follows (in thousands):

	Capital Leases	Operating Leases
2016 (Remaining)	\$ 807	\$ 433
2017	2,132	1,649
2018	2,064	1,612
2019	1,919	1,574
2020	920	1,543

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Thereafter	23	10,340
	7,865	\$ 17,151
Less: amount representing interest	1,084	
	6,781	
Less: current portion	1,809	
Long-term portion	\$ 4,972	

Note 8. Earnings (Loss) Per share

The computation of basic and diluted earnings (loss) per share for the three and nine month periods ended January 31, 2016 and 2015 is as follows (in thousands except share and per share data):

	Three Months ended January 31,		Nine Months ended January 31,	
	2016	2015	2016	2015
Net Earnings (loss)	\$ 3,700	\$ 3,269	\$ (10,267)	\$ (11,634)
Weighted number of shares:				
Common shares outstanding for basic and diluted earnings (loss) per share	13,982,400	11,971,183	13,982,400	6,627,328
Basic and diluted earnings (loss) per share	\$ 0.26	\$ 0.27	\$ (0.73)	\$ (1.76)

Note 9. Subsequent Events

On February 24, 2016, the Company paid a cash dividend to stockholders of record on January 4, 2016. The current indicated annualized dividend would be 55 cents per share.

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

The following discussion of our financial condition and results of operations should be read in conjunction with the condensed consolidated financial statements and the notes thereto included elsewhere in this Quarterly Report on Form 10-Q and with the audited consolidated financial statements included in the Company's Annual Report on Form 10-K for the fiscal year ended April 30, 2015. In addition to historical condensed consolidated financial information, the following discussion contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. See "Cautionary Note About Forward-Looking Statements" included elsewhere in this Quarterly Report on Form 10-Q.

Unless the context suggests otherwise, references in this Quarterly Report on Form 10-Q to the "Company", "Peak", "our", "us", or "we" refer to Peak Resorts, Inc. and its consolidated subsidiaries.

## Overview

We are a leading owner and operator of high-quality, individually branded ski resorts in the U.S. We currently operate 14 ski resorts primarily located in the Northeast and Midwest, 13 of which we own. The majority of our resorts are located within 100 miles of major metropolitan markets, including New York City, Boston, Philadelphia, Cleveland and St. Louis, enabling day and overnight drive accessibility. Our resorts are comprised of nearly 1,650 acres of skiable terrain that appeal to a wide range of ages and abilities. We offer a breadth of activities, services and amenities, including skiing, snowboarding, terrain parks, tubing, dining, lodging, equipment rentals and sales, ski and snowboard instruction and mountain biking and other summer activities. We believe that both the day and overnight drive segments of the ski industry are appealing given their stable revenue base, high margins and attractive risk-adjusted returns. We have successfully acquired and integrated eleven ski resorts since our incorporation in 1997 and we expect to continue executing this strategy.

We and our subsidiaries operate in a single business segment—resort operations. The consolidated unaudited financial data presented in this Quarterly Report on Form 10-Q is comprised of the data of our 14 ski resorts. Also included in the financial information presented are ancillary services, primarily consisting of food and beverage services, equipment rental, ski instruction, hotel/lodging and retail.

## Seasonality and Quarterly Results

Our resort operations are seasonal in nature. In particular, revenue and profits for our operations are substantially lower and historically result in losses from late spring to late fall, which occur during our first and second fiscal quarters. Revenue and profits generated by our summer operations are not sufficient to fully offset our off-season expenses from our operations. Therefore, the operating results for any interim period are not necessarily indicative of the results that may be achieved for any subsequent quarter or for a full year.

## Recent Events

### Resort Acquisition

On January 6, 2016, the Company completed the acquisition of the Hunter Mountain ski resort located in Hunter, New York, through the purchase of all of the outstanding stock of each of Hunter Mountain Ski Bowl, Inc., Hunter Mountain Festivals, Ltd., Hunter Mountain Rentals, Inc., Hunter Resort Vacations, Inc., Hunter Mountain Base Lodge, Inc., and Frosty Land, Inc. (collectively, “Hunter Mountain”) pursuant to the terms of the Stock Purchase Agreement (the “Purchase Agreement”) with Paul Slutzky, Charles B. Slutzky, David Slutzky, Gary Slutzky and Carol Slutzky-Tenerowicz entered into on November 30, 2015. The Company acquired Hunter Mountain for total cash consideration of \$35.0 million plus the assumption of two capital leases estimated at approximately \$1.7 million.

A portion of the Hunter Mountain acquisition price was financed pursuant to the Master Credit and Security Agreement (the “Hunter Mountain Credit Agreement”) entered into between the Company and EPR, the Company’s primary lender, on January 6, 2016. The remainder was financed with funds drawn on the Company’s line of credit with Royal Banks of Missouri pursuant to the Credit Facility, Loan and Security Agreement (the “Line of Credit Agreement”) between the Company and Royal Banks of Missouri, effective as of December 22, 2015. See “Liquidity and Capital Resources—Significant Sources of Cash” for additional information.

### Initial Public Offering

On November 20, 2014, we completed our initial public offering of our common stock, selling 10,000,000 shares of our common stock at \$9.00 per share. After deducting \$6.3 million of underwriting discounts and commissions and \$1.4 million of offering expenses payable by us, we received net proceeds of \$82.3 million.

### Debt Restructure

On November 10, 2014, in connection with our initial public offering, we entered into a Restructure Agreement (the “Restructure Agreement”) with certain affiliates of EPR Properties (“EPR”), our primary lender, providing for the (i) prepayment of approximately \$75.8 million of formerly non-prepayable debt secured by the Crotched Mountain, Attitash, Paoli Peaks, Hidden Valley and Snow Creek resorts and (ii) retirement of one of the notes associated with the future development of Mount Snow (the “Debt Restructure”). On December 1, 2014, we entered into various agreements in order to effectuate the Debt Restructure, as more fully described in the Company’s Current Report on Form 8-K filed with the SEC on December 5, 2014. Pursuant to the Debt Restructure, we paid a defeasance fee of \$5 million to EPR in addition to the consideration described below.

In exchange for the prepayment right, we granted EPR a purchase option on the Boston Mills, Brandywine, Jack Frost, Big Boulder and Alpine Valley properties, subject to certain conditions. If EPR exercises a purchase option, EPR will enter into an agreement with the Company for the lease of each such acquired property for an initial term of 20 years, plus options to extend the lease for two additional periods of ten years each. All previously existing option agreements between the Company and EPR were terminated.

Additionally, we agreed to extend the maturity dates on all non-prepayable notes and mortgages secured by the Mount Snow, Boston Mills, Brandywine, Jack Frost, Big Boulder and Alpine Valley properties remaining after the Debt Restructure by seven years to December 1, 2034, and to extend the lease for the Mad River property, previously terminating in 2026, until December 31, 2034 (the “Mad River Lease Amendment”).

We also granted EPR a right of first refusal to provide all or a portion of the financing associated with any purchase, ground lease, sale/leaseback, management or financing transaction contemplated by the Company with respect to any new or existing ski resort property for a period of seven years or until financing provided by EPR for such transactions equals or exceeds \$250 million in the aggregate. Proposed financings from certain types of institutional lenders providing a loan to value ratio of less than 60% (as relates to the applicable property being financed) are excluded from the right of first refusal. We granted EPR a separate right of first refusal in the event that the Company wishes to sell, transfer, convey or otherwise

dispose of any or all of the Attitash ski resort for seven years. The Attitash right excludes the financing or mortgaging of Attitash.

In connection with the Debt Restructure, we entered into a Master Credit and Security Agreement with EPR (the "Master Credit Agreement") containing additional terms and conditions governing our restructure debt with EPR, including restrictions on certain transactions and the payment of dividends and required financial covenants.

### Results of Operations

The following historical unaudited consolidated statements of operations during the three and nine months ended January 31, 2016 and 2015 have been derived from the condensed unaudited consolidated financial statements included elsewhere in this Quarterly Report on Form 10-Q. Effective January 6, 2016, we acquired the Hunter Mountain ski resort. The results of operations of Hunter Mountain have been included in our financial statements since the date of the acquisition.

### Comparison of Operating Results for the Three Months Ended January 31, 2016 and 2015

The following table presents our condensed unaudited consolidated statements of operations for the three months ended January 31, 2016 and 2015 (dollars in thousands):

	Three months ended			
	2016	2015	\$ change	% change
<b>Revenues</b>				
Lift and tubing tickets	\$ 20,717	\$ 24,652	\$ (3,935)	-16.0%
Food and beverage	5,972	7,415	(1,443)	-19.5%
Equipment rental	3,354	4,066	(712)	-17.5%
Ski instruction	3,384	3,970	(586)	-14.8%
Hotel/lodging	2,080	2,358	(278)	-11.8%
Retail	2,133	2,622	(489)	-18.7%
Other	1,027	902	125	13.9%
	38,667	45,985	(7,318)	-15.9%
<b>Costs and Expenses</b>				
Resort operating expenses				

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Labor and labor related expenses	13,858	13,836	22	0.2%
Retail and food and beverage cost of sales	3,426	4,331	(905)	-20.9%
Power and utilities	2,478	3,245	(767)	-23.6%
Other	5,584	5,786	(202)	-3.5%
	25,346	27,198	(1,852)	-6.8%
Depreciation and amortization	2,558	2,451	107	4.4%
General and administrative expenses	1,104	1,046	58	5.5%
Land and building rent	357	351	6	1.7%
Real estate and other taxes	664	441	223	50.6%
	30,029	31,487	(1,458)	-4.6%
Other operating income				
Gain on involuntary conversion	195	-	195	100.0%
Earnings from Operations	8,833	14,498	(5,665)	-39.1%
Other Income (expense)				

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Interest, net of interest capitalized of \$83 and \$101 in 2016 and 2015, respectively	(2,802)	(4,224)	1,422	-33.7%
Defeasance fee paid with debt restructure	-	(5,000)	5,000	100.0%
Gain on sale/leaseback	84	84	-	0.0%
Investment income	-	1	(1)	-100.0%
	(2,718)	(9,139)	6,421	-70.3%
Earnings before income tax	6,115	5,359	757	14.1%
Income tax	2,415	2,090	(325)	-15.6%
Net Earnings	\$ 3,700	\$ 3,269	\$ 431	13.2%
Total Reported EBITDA	\$ 11,196	\$ 16,949	\$ (5,753)	-33.9%

Revenue decreased \$7.3 million, or 15.9%, for the three months ended January 31, 2016 compared to the three months ended January 31, 2015. The decrease is primarily the result of a decrease in ski and tube visits of approximately 23%. Visits to our Eastern resorts were down 20% while visits to our Midwestern resorts were down 29%. The decrease in visits is a result of later resort openings because of unfavorable weather conditions. Our Midwestern resorts did not open until the first and second weeks of January as compared to opening in late December for the 2014/2015 ski season. The impact of the decrease in skier visits was partially offset by price increases implemented at the resorts.

Labor and labor related expenses for the three months ended January 31, 2016 was similar to the three months ended January 31, 2015. Later openings at the resorts resulted in a reduction in labor and labor related expenses which was offset by the impact of the Hunter Mountain acquisition, effective January 6, 2016.

Retail and food and beverage cost of sales decreased \$0.9 million, or 20.9%, for the three months ended January 31, 2016 compared to the three months ended January 31, 2015, as a direct result of lower retail and food and beverage revenue attributable to lower ski and tube visits. The decrease was partially offset by retail food and food and beverage costs for Hunter Mountain since the date of acquisition.

Power and utility expense decreased \$0.8 million, or 23.6%, for the three months ended January 31, 2016 compared to the three months ended January 31, 2015, as a result of fewer snowmaking hours at the resorts attributable to the later opening dates. The decrease was partially offset by power and utility costs for Hunter Mountain since the date of acquisition.

Depreciation and amortization increased \$0.1 million, or 4.4%, for the three months ended January 31, 2016 compared to the three months ended January 31, 2015 as a result of assets put in service in the current fiscal year.

General and administrative expenses increased \$0.06 million, or 5.5%, for the three months ended January 31, 2016 compared to the three months ended January 31, 2015 primarily due to an increase in professional fees related to incremental public company expenses and travel.

The decrease in interest expense net, of \$1.4 million, resulted from the pay down of debt because of the Debt Restructure in the third quarter of 2015. In connection with the Debt Restructure, the Company paid a \$5.0 million

defeasance fee during the three months ended January 31, 2015.

Our Mad River resort sustained a fire loss in September 2016. In connection with the insurance settlement, we recognized a gain of \$0.2 million in the three months ended January 31, 2016.

Income tax expense increased \$0.2 million as a result of an increase in the income before income tax expense of \$0.6 million for the three months ended January 31, 2016 compared to the three months ended January 31, 2015.

#### Comparison of Operating Results for the Nine Months Ended January 31, 2016 and 2015

The following table presents our condensed unaudited consolidated statements of operations for the nine months ended January 31, 2016 and 2015 (dollars in thousands):

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	Nine months ended		\$ change	% change
	January 31, 2016	2015		
<b>Revenues</b>				
Lift and tubing tickets	\$ 20,717	\$ 24,666	\$ (3,949)	-16.0%
Food and beverage	8,913	11,145	(2,232)	-20.0%
Equipment rental	3,354	4,066	(712)	-17.5%
Ski instruction	3,384	3,970	(586)	-14.8%
Hotel/lodging	4,855	5,038	(183)	-3.6%
Retail	2,588	3,090	(502)	-16.2%
Other	6,443	5,836	607	10.4%
	50,254	57,811	(7,557)	-13.1%
<b>Costs and Expenses</b>				
<b>Resort operating expenses</b>				
Labor and labor related expenses	26,411	26,425	(14)	-0.1%
Retail and food and beverage cost of sales	4,693	5,861	(1,168)	-19.9%
Power and utilities	3,726	4,725	(1,000)	-21.1%
Other	11,507	11,784	(277)	-2.4%
	46,336	48,795	(2,459)	-5.0%
Depreciation and amortization	7,471	7,065	406	5.7%
General and administrative expenses	3,069	3,079	(10)	-0.3%
Land and building rent	1,033	1,065	(32)	-3.0%
Real estate and other taxes	1,545	1,372	173	12.6%
	59,454	61,376	(1,922)	-3.1%
<b>Other Operating Income</b>				
Gain on settlement of lawsuit	-	2,100	(2,100)	100.0%
Gain on involuntary conversion	195	-	195	100.0%
	(9,005)	(1,465)	(7,540)	514.7%
<b>Loss from Operations</b>				
Other Income (expense)				
Interest, net of interest capitalized of \$289 and \$387 in 2016 and 2015, respectively	(8,080)	(12,864)	4,784	-37.2%
Defeasance fee paid with debt restructure	-	(5,000)	5,000	100.0%
Gain on sale/leaseback	250	250	-	0.0%
Investment income	4	7	(3)	-42.9%
	(7,826)	(17,607)	9,781	-55.6%
Loss before income tax benefit	(16,831)	(19,072)	2,241	-11.8%
Income tax benefit	(6,564)	(7,438)	874	-11.8%
Net Loss	\$ (10,267)	\$ (11,634)	\$ 1,367	-11.7%
Total reported EBITDA	\$ (1,729)	\$ 3,911	\$ (5,640)	-144.2%

Revenue decreased \$7.6 million, or 13.1%, for the nine months ended January 31, 2016 compared to the nine months ended January 31, 2015. The decrease is primarily the result fewer skier and tube visits, offset by an increase in summer revenue.

Labor and labor related expense decreased \$0.01 million, or 0.1%, for the nine months ended January 31, 2016 compared to the nine months ended January 31, 2015. Later openings at the resorts resulted in a reduction in labor and

labor related expenses, offset by the impact of the Hunter Mountain acquisition, effective as of January 6, 2016.

Retail and food and beverage cost of sales decreased \$1.2 million, or 19.9%, for the nine months ended January 31, 2016 compared to the nine months ended January 31, 2015 as a result of decreased retail and food and beverage revenue

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attributable to lower ski and tube visits during the 2016 period. This decrease was offset by the impact of the Hunter Mountain acquisition.

Power and utility expense decreased \$1.0 million, or 21.1%, for the nine months ended January 31, 2016 compared to the nine months ended January 31, 2015 as a result of fewer snowmaking hours at the resorts attributable to the later resort opening dates during the nine months ended January 31, 2016. The decrease was partially offset by power and utility costs for Hunter Mountain.

Depreciation and amortization increased \$0.4 million, or 5.7%, for the nine months ended January 31, 2016 compared to the nine months ended January 31, 2015 as a result of assets put in service in the current fiscal year.

The Company settled a lawsuit in the second quarter of fiscal 2015 which resulted in \$2.1 million of income reflected in the results for the nine months ended January 31, 2015.

Our Mad River resort sustained a fire loss in September 2016. In connection with the insurance settlement, we recognized a gain of \$0.2 million in the three months ended January 31, 2016.

The decrease in interest expense net, of \$4.8 million, resulted from the pay down of debt because of the Debt Restructure a in the third quarter of 2015.

In connection with the Debt Restructure, the Company paid a \$5.0 million defeasance fee during the quarter ended January 31, 2015.

Income tax benefit decreased \$0.9 million as a result of a decrease in the loss before income tax benefit of \$2.2 million for the nine months ended January 31, 2016 compared to the nine months ended January 31, 2015.

#### Non-GAAP Financial Measures

Reported EBITDA is not a measure of financial performance under U.S. generally accepted accounting principles ("GAAP"). The following table includes a reconciliation of Reported EBITDA to net earnings (loss) (in thousands):

	Three months ended January 31		Nine months ended January 31	
	2016 (1)	2015	2016 (1)	2015
Net earnings (loss)	\$ 3,700	\$ 3,269	\$ (10,267)	\$ (11,634)
Income tax expense (benefit)	2,415	2,090	(6,564)	(7,438)
Interest expense, net	2,802	4,224	8,080	12,864
Defeasance fee paid with debt restructure	-	5,000	-	5,000
Depreciation and amortization	2,558	2,451	7,471	7,065
Investment income	-	(1)	(4)	(7)
Gain on involuntary conversion	(195)	-	(195)	-
Gain on sale/leaseback	(84)	(84)	(250)	(250)
Non-routine legal and settlement of lawsuit, net	-	-	-	(1,689)
	\$ 11,196	\$ 16,949	\$ (1,729)	\$ 3,911

(1) Effective January 6, 2016, we acquired the Hunter Mountain ski resort. The results of operations of Hunter Mountain have been included in the reconciliation since the date of the acquisition. We have chosen to specifically include Reported EBITDA (defined as net income before interest, income taxes, depreciation and amortization, gain on sale leaseback, investment income, other income or expense and other non-recurring items) as a measurement of our results of operations because we consider this measurement to be a significant indication of our financial performance and available capital resources. Because of large depreciation and other charges relating to our ski resorts, it is difficult for management to fully and accurately evaluate our financial results and available capital resources using net income. Management believes that by providing investors with Reported EBITDA, investors will have a clearer

understanding of our financial performance and cash flow because Reported EBITDA: (i) is widely used in the ski industry to measure a company's operating performance without regard to items excluded from the calculation of such measure, which can vary by company primarily based upon the structure or existence of their financing; (ii) helps investors to more meaningfully evaluate and compare the results of our operations from period to period by removing the effect of our capital structure and asset base from our operating structure; and (iii) is used by our management for various purposes, including as a measure of performance of our operating entities and as a basis for planning.

Items excluded from Reported EBITDA are significant components in understanding and assessing financial performance or liquidity. Reported EBITDA should not be considered in isolation or as alternative to, or substitute for, net income, net change in cash and cash equivalents or other financial statement data presented in the consolidated financial statements as indicators of financial performance or liquidity. Because Reported EBITDA is not a measurement determined in accordance with GAAP and is susceptible to varying calculations, Reported EBITDA as presented may not be comparable to other similarly titled measures of other companies.

## Liquidity and Capital Resources

### Significant Sources of Cash

Our available cash is the highest in our fourth quarter primarily due to the seasonality of our resort business. We had \$11.5 million of cash and cash equivalents at January 31, 2016 compared to \$16.8 million at April 30, 2015. Cash of \$4.3 million was provided by operating activities during the nine months ended January 31, 2016 compared to \$0.7 million of cash used in the nine months ended January 31, 2015. We generate the majority of our cash from operations during the ski season, which occurs in our third and fourth quarters. We currently anticipate that Reported EBITDA will continue to provide a significant source of our future operating cash flows. We expect that our liquidity needs for the near term and the next fiscal year will be met by continued use of operating cash flows (primarily those generated in our third and fourth fiscal quarters) and additional borrowings under our loan arrangements discussed below, as needed.

Long-term debt at January 31, 2016 and April 30, 2015 consisted of borrowings pursuant to the loans and other credit facilities with EPR, our primary lender. As discussed in "Recent Events", in November 2014, we entered into a Restructure Agreement with EPR providing for the prepayment of a portion of our outstanding debt. Furthermore, as discussed in "Resort Acquisition", we entered into the Hunter Mountain Credit Agreement in connection with our acquisition of Hunter Mountain. We have presented in the table below the borrowings at January 31, 2016 and April 30, 2015 (dollars in thousands):

(Unaudited) April 30,  
January 31, 2015

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	2016	
Attitash/Mount Snow Debt; payable in monthly interest only payments at an increasing interest rate (10.93% at January 31, 2016 and April 30, 2015 ); remaining principal and interest due on December 1, 2034	\$ 51,050	\$ 51,050
Credit Facility Debt; payable in monthly interest only payments at an increasing interest rate (10.13% at January 31, 2016 and April 30, 2015); remaining principal and interest due on December 1, 2034	37,562	37,562
Hunter Mountain debt; payable in monthly interest only payments at an increasing interest rate (8.0% at January 31, 2016); remaining principal and interest due on January 5, 2036	21,000	-
Sycamore Lake (Alpine Valley) Debt; payable in monthly interest only payments at an increasing interest rate (10.40% at January 31, 2016 and April 30, 2015); remaining principal and interest due on December 1, 2034	4,550	4,550
Wildcat Mountain Debt; payable in monthly installments of \$27, including interest at a rate of 4.00%, with remaining principal and interest due on December 22, 2020	3,657	3,790
Other debt	3,306	1,931

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Less unamortized debt issuance costs	(2,028)	(811)
	119,097	98,072
Less: current maturities	929	503
	\$ 118,168	\$ 97,569

Debt Restructure

In connection with the Debt Restructure, the Company entered into the Master Credit Agreement with EPR governing the restructured debt with EPR. Pursuant to the Master Credit Agreement, EPR agreed to maintain the following loans to the Company following the prepayment of certain outstanding debt with proceeds from the Company's initial public offering: (i) a term loan in the amount of approximately \$51.1 million to the Company and its subsidiary Mount Snow, Ltd., (included in the table above as the "Attitash/Mount Snow Debt"); (ii) a term loan in the amount of approximately \$23.3 million to the Company and its subsidiaries Brandywine Ski Resort, Inc. and Boston Mills Ski Resort, Inc. (the "Boston Mills/Brandywine Debt"); (iii) a term loan in the amount of approximately \$14.3 million to the Company and its subsidiary JFBB Ski Areas, Inc. (the "JFBB Debt" and together with the Boston Mills/Brandywine Debt, included in the table above as the "Credit Facility Debt"); and (iv) a term loan in the amount of approximately \$4.6 million to the Company and its subsidiary Sycamore Lake, Inc. (included in the table above as the "Sycamore Lake (Alpine Valley) Debt").

Interest will be charged at a rate of (i) 10.13% per annum as to each of the Boston Mills/Brandywine Debt and JFBB Debt; (ii) 10.40% per annum as to the Sycamore Lake (Alpine Valley) Debt; and (iii) 10.93% per annum pursuant to the Attitash/Mount Snow Debt. Each of the notes governing the restructured debt provides that interest will increase each year by the lesser of the following: (x) three times the percentage increase in the Consumer Price Index as defined in the notes ("CPI") from the CPI in effect on the applicable adjustment date over the CPI in effect on the immediately preceding adjustment date or (y) 1.5%. Past due amounts will be charged a higher interest rate and be subject to late charges.

The Master Credit Agreement further provides that in addition to interest payments, the Company must pay the following with respect to all restructured debt other than the Attitash/Mount Snow Debt: an additional annual payment equal to 10% of the gross receipts attributable to the properties serving as collateral of the restructured debt (other than Mount Snow) for such year in excess of an amount equal to the quotient obtained by dividing (i) the annual interest payments payable pursuant to the notes governing the restructured debt (other than with respect to the Attitash/Mount Snow Debt) for the immediately preceding year by (ii) 10%. The Company must pay the following with respect to the Attitash/Mount Snow Debt: an additional annual payment equal to 12% of the gross receipts generated at Mount Snow for such year in excess of an amount equal to the quotient obtained by dividing (i) the annual interest payments payable under the note governing the Attitash/Mount Snow Debt for the immediately preceding year by (ii) 12%. An additional interest payment of \$0.2 million was due for the nine months ended January 31, 2016. No additional interest payments were due for the year ended April 30, 2015.

The Master Credit Agreement includes restrictions on certain transactions, including mergers, acquisitions, leases, asset sales, loans to third parties, and the incurrence of certain additional debt and liens. Financial covenants set forth in the Master Credit Agreement consist of a maximum leverage ratio (as defined in the Master Credit Agreement) of 65%, above which the Company and certain of its subsidiaries are prohibited from incurring additional indebtedness, and a consolidated fixed charge coverage ratio (as defined in the Master Credit Agreement) covenant, which (i) requires the Company to increase the balance of its debt service reserve account if the Company's consolidated fixed charge coverage ratio falls below 1.50:1.00 and (ii) prohibits the Company from paying dividends if the ratio is below 1.25:1.00. The payment of dividends is also prohibited during default situations.

#### Wildcat Mountain Debt

The Wildcat Mountain Debt due December 22, 2020 represents amounts owed pursuant to a promissory note in the principal amount of \$4.5 million made by WC Acquisition Corp. in favor of Wildcat Mountain Ski Area, Inc., Meadow Green-Wildcat Skilift Corp. and Meadow Green-Wildcat Corp. (the "Wildcat Note"). The Wildcat Note, dated November 22, 2010, was made in connection with the acquisition of Wildcat Mountain, which was effective as of October 20, 2010. The interest rate as set forth in the Wildcat Note is fixed at 4.00%.

#### Hunter Mountain Debt

The Hunter Mountain Debt due January 5, 2036 represents amounts owed pursuant to a promissory note (the "Hunter Mountain Note") in the principal amount of \$21.0 million made by the Company in favor of EPR pursuant to the

Hunter Mountain Credit Agreement in connection with the Company's acquisition of Hunter Mountain, which was effective as of January 6, 2016. The Company used \$20.0 million of the Hunter Mountain Debt to finance the Hunter Mountain acquisition and \$1.0 million to cover closing costs and to add to its interest reserve account.

The Hunter Mountain Credit Agreement and Hunter Mountain Note provide that interest will be charged at an initial rate of 8.00%, subject to an annual increase beginning on February 1, 2017 by the lesser of the following: (x) three times the percentage increase in the CPI (as defined in the Hunter Mountain Note) from the CPI in effect on the applicable adjustment date over the CPI in effect on the immediately preceding adjustment date or (y) 1.75%. Past due amounts will be charged a higher interest rate and be subject to late charges.

The Hunter Mountain Credit Agreement further provides that in addition to interest payments, the Company must pay an additional annual payment equal to 8.00% of the gross receipts in excess of \$35.0 million that are attributable to all collateral under the Hunter Mountain Note for such year.

The Hunter Mountain Credit Agreement includes restrictions or limitations on certain transactions, including mergers, acquisitions, leases, asset sales, loans to third parties, and the incurrence or guaranty of certain additional debt and liens. Financial covenants set forth in the Hunter Mountain Credit Agreement consist of a maximum leverage ratio (as defined in the Hunter Mountain Credit Agreement) of 65%, above which the Company is prohibited from incurring additional indebtedness. The Company must also maintain a consolidated fixed charge coverage ratio (as defined in the Hunter Mountain Credit Agreement) which (i) requires the Company to increase the balance of its debt service reserve account if the Company's consolidated fixed charge coverage ratio falls below 1.50:1.00 and (ii) prohibits the Company from paying dividends if the ratio is below 1.25:1.00. The payment of dividends is also prohibited during potential default or default situations.

Under the terms of the Hunter Mountain Credit Agreement, the occurrence of a change of control is an event of default. A change of control will be deemed to occur if (i) within two years after the effective date of the Hunter Mountain Credit Agreement, the Company's named executive officers (Messrs. Timothy Boyd, Stephen Mueller and Richard Deutsch) cease to beneficially own and control less than 50% of the amount of the Company's outstanding voting stock that they own as of the effective date of the Hunter Mountain Credit Agreement, or (ii) the Company ceases to beneficially own and control less than all of the outstanding shares of voting stock of those subsidiaries which are borrowers under the Hunter Mountain Credit Agreement. Other events of default include, but are not limited to, a default on other indebtedness of the Company or its subsidiaries.

The Hunter Mountain Note may not be prepaid without the consent of EPR. Upon an event of default, as defined in the Hunter Mountain Note, EPR may, among other things, declare all unpaid principal and interest due and payable. The Hunter Mountain Note matures on January 5, 2036.

As a condition to the Debt Restructure described above, the Company entered into the Master Cross Default Agreement with EPR (the "Master Cross Default Agreement"), which provides that any event of default under existing or future loan or lien agreements between the Company or its affiliates and EPR, and any event of default under the Mad River Lease Amendment, shall automatically constitute an event of default under each of such loan and lien agreements and Mad River Lease Amendment, upon which EPR will be entitled to all of the remedies provided under such agreements and Mad River Lease Amendment in the case of an event of default. In connection with entry into the Hunter Mountain Credit Agreement on January 6, 2016, the Company entered into the Amended and Restated Master Cross-Default Agreement with EPR, which adds the Hunter Mountain Credit Agreement, Hunter Mountain Note and related transaction documents to the scope of loan agreements to which the cross-default provisions of the Master Cross Default Agreement apply.

Also in connection with the Debt Restructure, the Company and EPR entered into the Guaranty Agreement (the "2014 Guaranty Agreement"). The 2014 Guaranty Agreement obligates the Company and its subsidiaries as guarantors of all debt evidenced by the evidenced by the Master Credit Agreement and other Debt Restructure agreements. On January

6, 2016, in connection with entry into the Hunter Mountain Credit Agreement, the Company entered into a Guaranty Agreement for the benefit of EPR, which adds the Company's new Hunter Mountain subsidiary borrowers under the Hunter Mountain Credit Agreement as guarantors pursuant to the same terms of the 2014 Guaranty Agreement and adds the debt evidenced by the Hunter Mountain Credit Agreement and Hunter Mountain Note to the debt guaranteed by the Company pursuant to the 2014 Guaranty Agreement.

Substantially all of the Company's assets serve as collateral for the Company's long term debt.

#### Line of Credit

Effective as of December 22, 2015, the Company entered into the Line of Credit Agreement with Royal Banks of Missouri. The Line of Credit Agreement provides for a 12-month line of credit for up to \$20.0 million to be used for

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acquisition purposes and working capital of up to 5.0% of the acquisition purchase price, subject to the Company's ability to extend the line of credit for up to an additional 12-month period upon the satisfaction of certain conditions. In connection with entry into the Line of Credit Agreement, the Company executed a promissory note (the "Line of Credit Note") in favor of Royal Banks of Missouri, maturing on December 22, 2016. In connection with the Hunter Mountain acquisition, the Company borrowed \$15.5 million, of which \$0.5 million was used for closing and other costs, to fund a portion of the purchase price. The line of credit debt is included as a current liability given the initial 12-month term.

Interest on amounts borrowed under the line of credit are charged at the prime rate plus 1.0%, provided that past due amounts shall be subject to higher interest rates and late charges. The effective rate at January 31, 2016 was 4.5% on the line of credit borrowings. Amounts outstanding under the Line of Credit Agreement are secured by the assets of each of the subsidiary borrowers under the Line of Credit Agreement.

The Line of Credit Agreement includes restrictions or limitations on certain transactions, including mergers, acquisitions, leases, asset sales, loans to third parties, and the incurrence of certain additional debt and liens. Financial covenants set forth in the Line of Credit Agreement consist of a maximum leverage ratio (as defined in the Line of Credit Agreement) of 65%, above which the Company is prohibited from incurring additional indebtedness, and a debt service coverage ratio (as defined in the Line of Credit Agreement) of 1:25 to 1 on a fiscal year basis. The Company must also maintain a consolidated fixed charge coverage ratio (as defined in the Master Credit Agreement) which (i) requires the Company to increase the balance of its debt service reserve account if the Company's consolidated fixed charge coverage ratio falls below 1.50:1.00 and (ii) prohibits the Company from paying dividends if the ratio is below 1.25:1.00. The payment of dividends is also prohibited during potential default or default situations.

If the outstanding line of credit debt is not paid in full by the maturity date, and the Company is otherwise in full compliance with the terms and conditions of the Line of Credit Agreement and Line of Credit Note, the Company may elect to convert the outstanding line of credit debt to a three-year term loan, subject to an additional extension, with principal payments amortized over a 20-year period bearing interest the prime rate plus 1.0% per annum.

Except in the case of a default, the Company may prepay all or any portion of the outstanding line of credit debt and all accrued and unpaid interest due prior to the maturity date without prepayment penalty.

In the case of a default, the outstanding line of credit debt shall, at the lender's option, bear interest at the rate of 5.0% percent per annum in excess of the interest rate otherwise payable thereon, which interest shall be payable on demand.

Under the terms of the Line of Credit Agreement, the occurrence of a change of control is an event of default. A change of control will be deemed to occur if (i) for so long as the line of credit debt is outstanding and such individuals are employed by the Company, the Company's key shareholders (Messrs. Boyd, Mueller and Deutsch) cease to beneficially own and control less than 50% of the amount of the Company's outstanding voting stock that they own as of the effective date of the Line of Credit Agreement, or (ii) the Company ceases to beneficially own and control less than all of the outstanding shares of voting stock of the subsidiary borrowers. Other events of default include, but are not limited to, a default on other indebtedness of the Company or its subsidiaries.

#### Nine Months Ended January 31, 2016 Compared to the Nine Months Ended January 31, 2015

Cash of \$4.3 million was provided by operating activities in the first nine months of fiscal 2016, an increase of \$5.0 million when compared to the \$0.7 million used in the first nine months of fiscal 2015. The increase in operating cash flows was a result of a decrease in the loss from operations, an increase in unearned revenue and an increase in accounts payable and accrued expenses.

Cash used in investing activities increased by \$8.7 million in the first nine months of fiscal 2016 compared to the same period of fiscal 2015. The increase was a result of an increase in restricted cash. The increase in restricted cash is a result of the EB-5 investor funds, as discussed below, held in escrow, offset by a decrease in the funds held in the interest reserve.

Cash provided by financing activities decreased by \$9.5 million in the first nine months of fiscal 2016 compared to the same period of fiscal 2015 primarily related to dividends paid to investors in the nine months ended January 31, 2016. In addition, during the nine months ended January 31, 2015, the Company completed its initial public offering and Debt Restructure, which resulted in a net cash inflow of \$5.6 million.

#### Significant Uses of Cash

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Our cash uses currently include operating expenditures and capital expenditures for assets to be used in operations. We have historically invested significant cash in capital expenditures for our resort operations and expect to continue to invest in the future. Resort capital expenditures for fiscal 2015 were approximately \$14.0 million. We currently anticipate we will spend approximately \$6.0 million to \$6.5 million on resort capital expenditures, exclusive of capital expenditures for the West Lake Project which is funded through the EB-5 program discussed below, for fiscal 2016. Except for the West Lake Project, there are no single major capital expenditure projects for fiscal 2016 anticipated at the resorts. We currently plan to use cash on hand, available borrowings under our loan arrangements and/or cash flow generated from future operations to provide the cash necessary to execute our capital plans and believe that these sources of cash will be adequate to meet our needs.

As part of the acquisition of Hunter Mountain discussed in “Recent Events” above, we assumed \$1.7 million related to six capital leases. The leases were used to finance equipment throughout the resort. The leases expire between 2016 and 2020, with payments being required only during the peak ski season. Annual lease expenses are \$0.3 million in fourth quarter 2016, \$0.4 million in 2017, \$0.4 million in 2018, \$0.3 million in 2019, and \$0.3 million in 2020.

In October 2014, we entered into a capital lease to finance the construction of the Zip Rider at Attitash. The lease is payable in 60 monthly payments of \$38,800, commencing November 2014. The Company has a \$1.00 purchase option at the end of the lease term. Messrs. Boyd, Mueller and Deutsch have personally guaranteed the lease.

In addition, in June 2015, the Company entered into capital leases to finance the installation of Low-E snow guns at Mount Snow, Attitash and Wildcat, as well as to fund the purchase of groomers for Mount Snow and Attitash. The Low-E snow guns lease is payable in 48 monthly payments of \$61,770 and the groomers lease is payable in 60 monthly payments of \$23,489, both commencing July 2015. The Company has a \$1.00 purchase option at the end of each lease term. The Company originally funded these purchases during fiscal 2016 with operating cash.

We have \$4.3 million in third party commitments currently outstanding with our main contractor on the Mount Snow development. We may incur additional costs to support the ongoing Mount Snow development, subject to obtaining required permits and approvals. We plan to finance any future development activity through operating cash reserves, initial condominium deposits and bridge loans, which would be paid upon project completion mostly through the receipt of remaining committed condominium unit sales. We intend to fund our Mount Snow development by raising funds under the Immigrant Investor Program administered by the U.S. Citizenship and Immigration Services (“USCIS”) pursuant to the Immigration and Nationality Act. This program was created to stimulate the U.S. economy through the creation of jobs and capital investments in U.S. companies by foreign investors. The program allocates 10,000 immigrant visas (“EB-5 Visas”) per year to qualified individuals seeking lawful permanent resident status on the basis of their investment in a U.S. commercial enterprise. Under the regional center pilot immigration program first enacted in 1992, certain EB-5 Visas also are set aside for investors in regional centers designated by the USCIS based on proposals for promoting economic growth. Regional centers are organizations, either publicly owned by cities, states or regional development agencies or privately owned, which facilitate investment in job-creating economic development projects by pooling capital raised under the EB-5 Immigrant Investor Program. Areas within regional centers that are rural areas or areas experiencing unemployment numbers higher than the national unemployment average rates are designated as Targeted Employment Areas (“TEA”). The regional center pilot program was recently extended and is set to expire in September 2016. Both the Senate and House leadership have been working on reforms to the program and various bills have been proposed. We do not expect this process to have a negative effect on our current EB-5 offering. We refer to the Immigrant Investor Program and the regional center pilot program herein as the “EB-5 program.”

We have established two wholly-owned subsidiary limited partnerships (collectively, the “Partnership”) of Mount Snow to operate within a TEA within the State of Vermont Regional Center. Through the Partnership, we are seeking to raise \$52.0 million by offering units in the Partnership to qualified accredited EB-5 investors for a subscription price of \$500,000 per unit, which is the minimum investment that an investor in a TEA project is required to make pursuant to EB-5 program rules. The proceeds of the offering will be used to fund loans that will be advanced to newly-created

wholly-owned subsidiaries of Mount Snow to finance the development of two capital projects at Mount Snow—the West Lake Project and the Carinthia Ski Lodge Project (together, the “Projects”). The terms of these loans are expected to be 1.0% fixed for five years with up to a two year extension at 7.0% in year six and 10.0% in year seven. Upon funding of the loans, the Company will receive a development fee equal to 15.0% of the loans as well as costs incurred in developing the program. The Mount Snow EB-5 program must be approved by both the State of Vermont Regional Business Center and the USCIS. We have received approval from the State of Vermont’s Regional Business Center and expect to receive approval from the USCIS due to the operation of the Partnership in a TEA and the large number of jobs to be created in connection with the Projects.

The West Lake Project includes the construction of a new water storage reservoir for snowmaking with capacity of up to 120 million gallons, three new pump houses and the installation of snowmaking pipelines, trail upgrades and expansion, new ski lift and ancillary equipment. The Carinthia Ski Lodge Project includes the construction of Carinthia Ski Lodge, a new three-story, approximately 36,000-square foot skier service building located at the base of the Carinthia slopes. Carinthia Ski Lodge will include a restaurant, cafeteria and bars with seating for over 600 people, a retail store, convenience store and sales center for lift tickets and rentals. The anticipated overall cost of the Projects is \$66.0 million, of which \$52.0 million is intended to be funded with the proceeds from the EB-5 offering. The remaining \$14.0 million has been provided by Mount Snow with investments in land, snow gun installations, and improved snowmaking technology.

The Partnership has offered the units to investors primarily located in China, Taiwan, Vietnam and certain countries in the Middle East either directly or through relationships with agents qualified in their respective countries, in which case the Partnership typically pays a sales commission. Once an investor's subscription and funds are accepted by the Partnership, the investor must file a petition ("I-526 Petition") with the USCIS seeking, among other things, approval of the investment's suitability under the EB-5 program requirements and the investor's suitability and source of funds. All investments will be held in a non-interest bearing escrow account and will not be released until the USCIS approves the first I-526 Petition filed by an investor in the Partnership.

As of January 31, 2016, we have commitments for \$52.0 million in Partnership investments, all of which has been funded and is being held in escrow. The first investor's I-526 Petition was filed in May 2014 and is pending approval by the USCIS. The Projects commenced in the second half of calendar year 2015, and if plans occur as scheduled, we estimate that the Projects will be substantially completed in advance of the 2016-2017 ski season if approval by USCIS happens during the fourth quarter of fiscal year 2016.

The Company's board of directors declared three cash dividends of \$0.1375 each during the nine-month period ended January 31, 2016. The dividends were payable on August 21, 2015, November 25, 2015 and February 24, 2016 to shareholders of record on July 10, 2015, October 13, 2015 and January 4, 2016, respectively. We intend to pay quarterly cash dividends on our common stock on a quarterly basis. However, we cannot assure you that this initial dividend rate will be sustained or that we will continue to pay dividends in the future. The declaration and payment of future dividends will be at the sole discretion of our board of directors and will depend on many factors, including our actual results of operations, financial condition, capital requirements, contractual restrictions, restrictions in our debt agreements, economic conditions and other factors that could differ materially from our current expectations.

#### Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors.

#### Forward-Looking Statements

Except for any historical information contained herein, the matters discussed in this Form 10-Q contain certain "forward-looking statements" within the meaning of the federal securities laws. This includes statements regarding our future financial position, economic performance, results of operations, business strategy, budgets, projected costs, plans and objectives of management for future operations, and the information referred to under "Management's Discussion and Analysis of Financial Condition and Results of Operations".

These forward-looking statements generally can be identified by the use of forward-looking terminology, such as "may," "will," "expect," "intend," "estimate," "anticipate," "believe," "continue" or similar terminology, although not all forward-looking statements contain these words. These forward-looking statements are not historical facts, and are based on current expectations, estimates and projections about our industry, management's beliefs and certain

assumptions made by management, many of which, by their nature, are inherently uncertain and beyond our control. Accordingly, you are cautioned that any such forward-looking statements are not guarantees of future performance and are subject to certain risks, uncertainties and assumptions that are difficult to predict. Although we believe that the expectations reflected in such forward-looking statements are reasonable as of the date made, expectations may prove to have been materially different from the results expressed or implied by such forward-looking statements. Unless otherwise required by law, we also disclaim any obligation to update our view of any such risks or uncertainties or to announce publicly the result of any revisions to the forward-looking statements made in this Form 10-Q. Important factors that could cause actual results to differ materially from our expectations include, among others:

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- weather, including climate change;
- seasonality;
- competition with other indoor and outdoor winter leisure activities and ski resorts;
- the leases and permits for property underlying certain of our ski resorts;
- ability to integrate new acquisitions;
- environmental laws and regulations;
- our dependence on key personnel;
- funds for capital expenditures, including funds raised under the EB-5 program;
- the effect of declining revenues on margins;
- the future development and continued success of our Mount Snow ski resort;
- our reliance on information technology;
- our current dependence on a single lender and the lender's option to purchase certain of our ski resorts;
- our dependence on a seasonal workforce; and
- the securities markets,

You should also refer to Part II, Item 1A, “Risk Factors”, of this Form 10-Q for a discussion of factors that may cause our actual results to differ materially from those expressed or implied by our forward-looking statements. As a result of these factors, we cannot assure you that the forward-looking statements in this Form 10-Q will prove to be accurate. Furthermore, if our forward-looking statements prove to be inaccurate, the inaccuracy may prove to be material. In light of the significant uncertainties in these forward-looking statements, you should not regard these statements as a representation or warranty by us or any other person that we will achieve our objectives and plans in any specified time-frame, or at all.

### ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

#### Interest Rate Fluctuations

On December 1, 2014, the Company completed its Debt Restructure as discussed more fully in Item 2, “Management’s Discussion and Analysis of Financial Condition and Results of Operations” providing for the prepayment of certain of its debt owed to EPR and the restructuring of all existing loan terms. Debt owed to EPR as of January 31, 2016 was \$93.2 million, exclusive of the debt to fund the Hunter Mountain acquisition described below. The interest rate on this debt is subject to fluctuation, but the interest rate can be only increased by a factor of 1.015 annually. At the factor of 1.015, the additional annual interest expense on this variable rate outstanding debt is approximately \$0.15 million.

In addition, effective as of January 6, 2016 we incurred \$21.0 million of debt to fund a portion of the purchase price for the acquisition of Hunter Mountain and other costs pursuant to the terms of the Hunter Mountain Credit Agreement and Hunter Mountain Note with EPR, as more fully discussed in Item 2, “Management’s Discussion and Analysis of Financial Condition and Results of Operations.” The interest rate relating to this debt increases by a factor of 1.0175 annually. At the factor of 1.0175, the additional annual interest expense on this variable rate outstanding debt is approximately \$0.03 million.

In addition, \$15.0 million of the Hunter Mountain acquisition price and an additional \$0.5 million of other costs were financed with funds drawn on the Company’s line of credit with Royal Banks of Missouri. Interest on the amounts borrowed are charged at the prime rate plus 1.0%, provided that past due amounts shall be subject to higher interest rates and late charges.

If interest rates increased 1%, the additional interest cost to the Company would be approximately \$1.2 million for one year. We do not perform any interest rate hedging activities related to our outstanding debt.

### ITEM 4. CONTROLS AND PROCEDURES

#### Evaluation of Disclosure Controls and Procedures

The Company’s management, with the participation of the Company’s Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of the Company’s disclosure controls and procedures (as that term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended, (the “Exchange Act”)), as of the end of the period covered by this Quarterly Report on Form 10-Q. Based on that evaluation, management, with the participation of the Chief Executive Officer and Chief Financial Officer, concluded that the Company’s disclosure controls and procedures, as of the end of the period covered by this Quarterly Report on Form 10-Q, are functioning effectively to provide reasonable assurance that the information required to be disclosed by the Company in reports filed under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms. A controls system, no matter how well designed and operated, cannot provide absolute assurance that the objectives of the controls system are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected.

#### Change in Internal Control over Financial Reporting

There have been no changes in the Company's internal control over financial reporting during the period covered by this Quarterly Report on Form 10-Q identified in connection with the evaluation required by Rules 13a-15(d) and 15d-15(d) under the Exchange Act that have materially affected, or that are reasonably likely to materially affect, the Company's internal control over financial reporting.

PART II: OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS.

We are not aware of any pending or threatened legal proceedings against us that could have a material adverse effect on our business, operating results or financial conditions. The ski industry is characterized by periodic litigation and as a result, we may be involved in various additional legal proceedings from time to time.

Item 1A. RISK FACTORS.

The Company has included in Part I, Item 1A of its Annual Report on Form 10-K for the year ended April 30, 2015, a description of certain risks and uncertainties that could affect the Company's business, future performance or financial condition (the "Risk Factors"). There are no material changes to the Risk Factors as disclosed in the Company's Annual Report on Form 10-K for the year ended April 30, 2015.

Item 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS.

None.

Item 3. DEFAULTS UPON SENIOR SECURITIES.

None.

Item 4. MINE SAFETY DISCLOSURES.

None.

Item 5. OTHER INFORMATION.

(a) None.

(b) There have been no material changes to the procedures by which stockholders may recommend nominees to the Company's board of directors implemented in the quarter ended January 31, 2016.

Item 6. EXHIBITS.

The exhibits filed or furnished are set forth in the Exhibit Index at the end of this Quarterly Report on Form 10-Q.

SIGNATURES

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

PEAK RESORTS, INC.

By: /s/ TIMOTHY  
D. BOYD

Date: March 15, 2016

Timothy D.  
Boyd  
Chief  
Executive  
Officer,  
President and  
Chairman of  
the Board

By: /s/ STEPHEN  
J. MUELLER

Date: March 15, 2016

Stephen J.  
Mueller  
Chief  
Financial  
Officer, Vice  
President and  
Director

## EXHIBIT INDEX

Exhibit Number	Description
2.1	Stock Purchase Agreement by and among Paul Slutzky, Charles B. Slutzky, David Slutzky, Gary Slutzky, and Carol Slutzky-Tenerowicz and Peak Resorts, Inc., dated as of November 30, 2015 (filed as Exhibit 2.1 to the Quarterly Report on Form 10-Q filed on December 15, 2015 and incorporated herein by reference).
10.1	Credit Facility, Loan and Security Agreement by and between Peak Resorts, Inc., Hidden Valley Golf and Ski, Inc., Paoli Peaks, Inc., Snow Creek, Inc., LBO Holding, Inc., and SNH Development, Inc., and Royal Banks of Missouri, dated as of December 22, 2015 (filed as Exhibit 10.1 to the Current Report on Form 8-K filed on December 29, 2015 and incorporated herein by reference).
10.2	Promissory Note from Peak Resorts, Inc., Hidden Valley

Golf and Ski, Inc.,  
Paoli Peaks, Inc.,  
Snow Creek, Inc.,  
LBO Holding, Inc.,  
and SNH  
Development, Inc. in  
favor of Royal  
Banks of Missouri,  
dated as of  
December 22, 2015  
(filed as Exhibit 10.2  
to the Current  
Report on Form 8-K  
filed on December  
29, 2015 and  
incorporated herein  
by reference).

- 10.3 Master Credit and  
Security Agreement  
among Peak Resorts,  
Inc., Hunter  
Mountain  
Acquisition, Inc.,  
Hunter Mountain  
Ski Bowl Inc.,  
Hunter Mountain  
Festivals, Ltd.,  
Hunter Mountain  
Rentals Ltd., Hunter  
Resort Vacations,  
Inc., Hunter  
Mountain Base  
Lodge, Inc. and  
Frosty Land, Inc., as  
borrowers, and EPT  
Ski Properties, Inc.,  
as lender, dated as of  
January 6, 2016  
(filed as Exhibit 10.1  
to the Current  
Report on Form 8-K  
filed on January 8,  
2016 and  
incorporated herein  
by reference).

- 10.4 Promissory Note  
from Peak Resorts,  
Inc., Hunter  
Mountain

Acquisition, Inc.,  
Hunter Mountain  
Ski Bowl Inc.,  
Hunter Mountain  
Festivals, Ltd.,  
Hunter Mountain  
Rentals Ltd., Hunter  
Resort Vacations,  
Inc., Hunter  
Mountain Base  
Lodge, Inc. and  
Frosty Land, Inc. in  
favor of EPT Ski  
Properties, Inc.,  
dated as of January  
6, 2016 (filed as  
Exhibit 10.2 to the  
Current Report on  
Form 8-K filed on  
January 8, 2016 and  
incorporated herein  
by reference).

- 10.5 Amended and  
Restated Master  
Cross Default  
Agreement by and  
among EPT Ski  
Properties, Inc., EPT  
Mount Snow, Inc.  
and EPT Mad River,  
Inc. and Peak  
Resorts, Inc., Mad  
River Mountain,  
Inc., Mount Snow,  
Ltd., Sycamore  
Lake, Inc., Deltrecs,  
Inc., Brandywine  
Ski Resort, Inc.,  
Boston Mills Ski  
Resort, Inc., JFBB  
Ski Areas, Inc.,  
Hunter Mountain  
Acquisition, Inc.,  
Hunter Mountain  
Ski Bowl Inc.,  
Hunter Mountain  
Festivals, Ltd.,  
Hunter Mountain  
Rentals Ltd., Hunter  
Resort Vacations,

Inc., Hunter Mountain Base Lodge, Inc. and Frosty Land, Inc., as borrowers, and SNH Development, Inc., L.B.O. Holding, Inc., Hidden Valley Golf and Ski, Inc., Snow Creek, Inc., Paoli Peaks, Inc. and Crotched Mountain Properties, LLC, as guarantors, dated as of January 6, 2016 (filed as Exhibit 10.3 to the Current Report on Form 8-K filed on January 8, 2016 and incorporated herein by reference).

- 10.6 Guaranty Agreement,  
by Peak Resorts,  
Inc., Hunter  
Mountain  
Acquisition, Inc.,  
Hunter Mountain Ski  
Bowl Inc., Hunter  
Mountain Festivals,  
Ltd., Hunter  
Mountain Rentals  
Ltd., Hunter Resort  
Vacations, Inc.,  
Hunter Mountain  
Base Lodge, Inc.,  
Frosty Land, Inc.,  
JFBB Ski Areas,  
Inc., Boston Mills  
Ski Resort, Inc.,  
Brandywine Ski  
Resort, Inc.,  
Sycamore Lake, Inc.,  
Mount Snow, Ltd.  
and Deltrecs, Inc., as  
borrowers, Mad  
River Mountain, Inc.,  
SNH Development,  
Inc., L.B.O. Holding,  
Inc., Hidden Valley  
Golf and Ski, Inc.,  
Snow Creek, Inc.,  
Paoli Peaks, Inc.,  
WC Acquisition  
Corp., Resort  
Holdings, L.L.C. and  
BLC Operators, Inc.,  
as guarantors, for the  
benefit of EPT Ski  
Properties, Inc. and  
EPT Mount Snow,  
Inc., made as of  
January 6, 2016  
(filed as Exhibit 10.4  
to the Current Report  
on Form 8-K filed on  
January 8, 2016 and  
incorporated herein  
by reference).
- 10.7 Form of Peak  
Resorts, Inc. Director  
Restricted Stock Unit

Agreement.

31.1 Certification of  
Principal Executive  
Officer, pursuant to  
Rule  
13a-14(a)/15d-14(a),  
as adopted pursuant  
to Section 302 of the  
Sarbanes Oxley Act  
of 2002.

31.2  
Certification of  
Principal Financial  
Officer, pursuant to  
Rule  
13a-14(a)/15d-14(a),  
as adopted pursuant  
to Section 302 of the  
Sarbanes Oxley Act  
of 2002.

32.1  
Certification of Chief  
Executive Officer  
and Chief Financial  
Officer furnished  
pursuant to Section  
906 of the Sarbanes  
Oxley Act of 2002  
(18 USC. Section  
1350).