Condensed Consolidated Financial Statements as of and for the Three and Nine Months Ended September 30, 2018 and 2017

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CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited)

	Septer	nber 30, 2018	December 31, 201	7
ASSETS:		·		_
Current assets:				
Cash and cash equivalents	\$	30,150,953	\$ 7,744,0)05
Accounts receivable		8,545,048	9,869,5	808
Accounts receivable - related party		_	41,8	330
Prepaid expenses		808,640	516,8	345
Inventories		7,843,390	7,174,8	389
Other current assets		606,402	126,8	337
Total current assets		47,954,433	25,473,9	14
Noncurrent assets:				
Vessels and vessel improvements, at cost, net of accumulated depreciation of \$81,098,131 and \$70,558,905, respectively		342,955,039	366,054,5	62
Deferred drydocking costs, net		6,775,979	6,765,9)53
Restricted cash		10,832,675		_
Deferred financing costs - Super Senior Revolver Facility		285,342	190,0	000
Other Assets		1,548,809		_
Total noncurrent assets		362,397,844	373,010,5	515
Total assets	\$	410,352,277	\$ 398,484,4	129
LIABILITIES & MEMBER'S EQUITY:				
Current liabilities:				
Accounts payable	\$	3,852,923	\$ 3,448,1	01
Accrued interest		5,736,500	1,566,3	333
Fair value of derivatives		275,670	73,1	70
Other accrued liabilities		3,037,303	5,031,5	517
Unearned charter hire revenue		3,406,703	2,916,0)29
Current portion of long-term debt - Norwegian Bond Debt		8,000,000	4,000,0	000
Total current liabilities		24,309,099	17,035,1	50
Noncurrent liabilities:				
Norwegian Bond Debt, net of debt discount and debt issuance costs		186,702,844	189,950,3	329
Total noncurrent liabilities		186,702,844	189,950,3	329
Total liabilities		211,011,943	206,985,4	79
Commitment and contingencies				
Member's equity:				
Common shares, zero par value, 100 shares authorized and issued		_		_
Paid-in Capital		365,592,997	365,592,9	97
Accumulated Deficit		(166,252,663)	(174,094,0	
Total Member's equity		199,340,334	191,498,9	<u></u>
Total liabilities and Member's equity	\$	410,352,277	\$ 398,484,4	129

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE INCOME/(LOSS) (Unaudited)

	For the Three	Months Ended	For the Nine Months Ended				
	September 30, 2018	September 30, 2017	September 30, 2018	September 30, 2017			
Revenues, net	\$ 36,215,143	\$ 25,158,688	\$ 107,359,303	\$ 80,464,963			
Voyage expenses	7,067,526	5,548,883	22,701,040	19,293,966			
Vessel expenses	11,594,245	12,148,657	36,344,034	37,680,447			
Depreciation and amortization	5,227,302	5,133,024	15,682,926	15,058,840			
General and administrative expenses	4,003,156	4,367,978	11,555,878	12,217,850			
Gain on sale of vessels	(235,695)	_	(235,695)	_			
Total operating expenses	27,656,534	27,198,542	86,048,183	84,251,103			
Operating income/(loss)	8,558,609	(2,039,854)	21,311,120	(3,786,140)			
Interest expense	4,569,562	<u> </u>	13,467,052	_			
Interest income	(24,205)	_	(47,084)				
Other expense, net	6,897	(184,540)	49,768	(184,540)			
Total other expenses, net	4,552,254	(184,540)	13,469,736	(184,540)			
Net income/(loss) and comprehensive income/(loss)	\$ 4,006,355	\$ (1,855,314)	\$ 7,841,384	\$ (3,601,600)			

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN MEMBER'S EQUITY (Unaudited)

	Common shares amount Paid-in Capital		Accumulated Paid-in Capital Deficit			Total Member's Equity		
Balance at December 31, 2017 *	_	\$	365,592,997	\$	(174,094,047)	\$	191,498,950	
Net income	_		_		7,841,384		7,841,384	
Balance at September 30, 2018	_	\$	365,592,997	\$	(166,252,663)	\$	199,340,334	

^{*} The opening retained earnings has been adjusted on January 1, 2018 in connection with adoption of Accounting Standards Update 2014-09 ("ASC 606"). Please refer to Note 2 "Recently Adopted Accounting Pronouncements" to the condensed consolidated financial statements.

	Common shares amount	Paid-in Capital	Accumulated Deficit	Total Member's Equity
Balance at December 31, 2016	_	\$ 551,480,183	\$ (173,088,883)	\$ 378,391,300
Net loss	_	_	(3,601,600)	(3,601,600)
Capital contribution of services by the Parent Company	_	12,217,850	_	12,217,850
Cash capital contribution by the Parent Company	_	17,209,120	_	17,209,120
Cash capital distribution to the Parent Company	_	(12,918,323)	\$ —	\$ (12,918,323)
Balance at September 30, 2017		\$ 567,988,830	\$ (176,690,483)	\$ 391,298,347

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

		For the Nine N	Months Ended
	Septe	ember 30, 2018	September 30, 2017
Cash flows from operating activities:			
Net income/(loss)	\$	7,841,384	\$ (3,601,600)
Adjustments to reconcile net income/(loss) to net cash provided by operating activities:			
Depreciation		12,871,150	12,910,203
Amortization of deferred drydocking costs		2,811,776	2,148,637
Amortization of debt discount and debt issuance costs		955,552	_
Management services contributed by the Parent Company		_	12,217,850
Net unrealized loss/(gain) on fair value of derivatives		202,500	_
Gain on sale of vessels		(235,695)	_
Drydocking expenditures		(3,057,441)	(2,773,967)
Changes in operating assets and liabilities:			
Accounts receivable		1,366,290	(6,452,697)
Prepaid expenses		(291,795)	1,226,466
Inventories		(668,501)	2,174,962
Accounts payable		404,822	(1,123,026)
Accrued interest		4,170,167	_
Other current assets		(479,565)	(674,400)
Other accrued liabilities		(1,196,845)	(312,417)
Unearned revenue		490,674	(1,984,377)
Net cash provided by operating activities		25,184,473	13,755,634
Cash flows from investing activities:			
Vessel purchases and improvements		(126,482)	(17,209,620)
Advance paid for purchase of vessels and scrubbers		(1,548,809)	_
Proceeds from sale of vessels		10,826,189	_
Net cash used in investing activities		9,150,898	(17,209,620)
Cash flows from financing activities:			
Other financing costs		(1,095,748)	_
Capital distribution to the Parent Company		_	(12,918,323)
Capital contribution from the Parent Company		_	17,209,120
Net cash (used in)/provided by financing activities		(1,095,748)	4,290,797
Net increase in cash and cash equivalents and restricted cash		33,239,623	836,811
Cash and cash equivalents and restricted cash at beginning of period		7,744,005	2,065,925
Cash and cash equivalents and restricted cash at end of period	\$	40,983,628	\$ 2,902,736
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Supplemental cash flow information:			
Cash paid during the period for interest	\$	8,341,334	_

The accompanying notes are an integral part of these Condensed Consolidated Financial Statements.

EAGLE BULK SHIPCO LLC AND SUBSIDIARIES NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Note 1. General Information:

The accompanying condensed consolidated financial statements include the accounts of Eagle Bulk Shipco LLC ("Shipco" or "Issuer"), a limited liability company organized under the laws of Marshall Islands on September 20, 2016 and its whollyowned subsidiaries of 28 vessel owning entities, (collectively, the "Company"). The Company is engaged in the ocean transportation of dry bulk cargoes worldwide through the ownership, charter and operation of dry bulk vessels. The Company's fleet is comprised of Supramax and Ultramax bulk carriers, which are considered to be Handymax class of vessels and the Company operates its business in one business segment. The operations of the vessels are managed by Eagle Bulk Management LLC, a wholly-owned subsidiary of Eagle Bulk Shipping Inc. (the "Parent Company"). Shipco is a wholly-owned subsidiary of the Parent Company.

The accompanying condensed consolidated financial statements have been prepared in accordance with generally accepted accounting principles in the United States ("U.S. GAAP").

The accompanying condensed consolidated financial statements are unaudited and include all adjustments (consisting of normal recurring adjustments) that management considers necessary for a fair presentation of its condensed consolidated financial position and results of operations for the interim periods presented.

As of September 30, 2018, the Company owned and operated a modern fleet of 27 oceangoing vessels, 25 Supramax, and two Ultramax, with a combined carrying capacity of 1,492,628 dwt and an average age of approximately 10.7 years.

There are no charterers for the Company that individually accounted for more than 10% of the Company's revenue for the three and nine months ended September 30, 2018 and 2017.

We adopted the Financial Accounting Standards Board's ("FASB") Accounting Standards Update ("ASU") 2014-09, "Revenue from Contracts with Customers" ("ASU 2014-09" or "ASC 606") as of January 1, 2018 utilizing the modified retrospective method of transition. ASC 606 impacted the timing of recognition of revenues from certain ongoing spot voyage charters as well as timing of recognition of certain voyage related expenses. Under ASC 606, revenue is recognized beginning from the commencement of loading until the completion of discharge at the discharge port instead of recognizing revenue from the discharge of the previous voyage provided an agreed non-cancellable charter between the Company and the charterer is in existence, the charter rate is fixed and determinable, and collectability is reasonably assured.

With the adoption of ASC 606, we recognize as an asset any costs incurred prior to commencement of loading because these costs are incurred to fulfill a contract and are directly relate to a contract or an anticipated contract that we can specifically identify. These costs are amortized over the term of the contract on a straight-line basis as the performance obligations are met.

We recorded an adjustment of approximately of \$0.6 million to increase our opening accumulated deficit, increase our unearned revenue and other current assets on our Condensed Consolidated Balance Sheet on January 1, 2018. Please refer to Note 2 "Recently Adopted Accounting Pronouncements" for further information.

Share capital as of September 30, 2018 consists of 100 authorized and issued shares with no par value. The shares were issued to the Parent Company as its sole member.

Note 2. Recently Adopted Accounting Pronouncements:

Revenue Recognition

Our shipping revenues are principally generated from time charters and voyage charters. In a time charter voyage, the vessel is hired by the charterer for a specified period of time in exchange for consideration which is based on a daily hire rate. The charterer has the full discretion over the ports visited, shipping routes and vessel speed. The contract/charter party generally provides typical warranties regarding the speed and performance of the vessel. The charter party generally has some owner protective restrictions such that the vessel is sent only to safe ports by the charterer and carry only lawful or non hazardous cargo. In a time charter contract, the Company is responsible for all the costs incurred for running the vessel such as crew costs, vessel insurance, repairs and maintenance and lubes. The charterer bears the voyage related costs such as bunker expenses, port charges, canal tools during the hire period. The performance obligations in a time charter contract are satisfied over term of the contract

beginning when the vessel is delivered to the charterer until it is redelivered back to the Company. The charterer generally pays the charter hire in advance of the upcoming contract period. The time charter contracts are considered operating leases and therefore do not fall under the scope of ASC 606 because (i) the vessel is an identifiable asset (ii) the Company does not have substantive substitution rights and (iii) the charterer has the right to control the use of the vessel during the term of the contract and derives the economic benefits from such use.

Voyage charters

In a voyage charter contract, the charterer hires the vessel to transport a specific agreed-upon cargo for a single voyage which may contain multiple load ports and discharge ports. The consideration in such a contract is determined on the basis of a freight rate per metric ton of cargo carried or occasionally on a lump sum basis. The charter party generally has a minimum amount of cargo. The charterer is responsible for any short loading of cargo or "dead" freight. The voyage contract generally has standard payment terms of 95% freight paid within three days after completion of loading. The voyage charter party generally has a "demurrage" or "despatch" clause. As per this clause, the charterer reimburses the Company for any potential delays exceeding the allowed laytime as per the charter party clause at the ports visited which is recorded as demurrage revenue. Conversely, the charterer is given credit if the loading/discharging activities happen within the allowed laytime which is despatch resulting in a reduction in revenue. In a voyage charter contract, the performance obligations begin to be satisfied once the vessel begins loading the cargo. The Company determined that its voyage charter contracts consist of a single performance obligation of transporting the cargo within a specified time period. Therefore, the performance obligation is met evenly as the voyage progresses. and the revenue is recognized on a straight line basis over the voyage days from the commencement of the loading of cargo to completion of discharge.

The voyage contracts are considered service contracts which fall under the provisions of ASC 606 because (i) the Company as the ship owner retains the control over the operations of the vessel such as directing the routes taken or the vessel speed. The voyage contracts generally have variable consideration in the form of demurrage or despatch. The amount of revenue earned as demurrage or despatch paid by the Company for the three and nine months ended September 30, 2018 is not material.

The following table shows the revenues earned from time charters and voyage charters for the three and nine months ended September 30, 2018:

		e Months Ended ember 30, 2018	Nine Months Ended September 30, 2018			
Time charters	S	20,624,251	\$	55,578,748		
Voyage charters	Ψ	15,590,892	Ψ	51,780,555		
	\$	36,215,143	\$	107,359,303		

Contract costs

In a voyage contract, the Company bears all voyage related costs such as fuel costs, port charges and canal tolls. These costs are considered contract fulfillment costs because the costs are direct costs related to the performance of the contract and are expected to be recovered. The costs incurred during the period prior to commencement of loading the cargo, primarily bunkers, are deferred as they represent setup costs and recorded as a current asset and are amortized on a straight-line basis as the related performance obligations are satisfied

In May 2014, the FASB issued ASU 2014-09, which supersedes nearly all existing revenue recognition guidance under U.S. GAAP. The core principle is that a company should recognize revenue when promised goods or services are transferred to customers in an amount that reflects the consideration to which an entity expects to be entitled for those goods or services. ASU 2014-09 defines a five-step process to achieve this core principle and, in doing so, more judgment and estimates may be required within the revenue recognition process than are required under existing U.S. GAAP. Under ASC 606, an entity is required to perform the following five steps: (1) identify the contract(s) with a customer; (2) identify the performance obligations of the contract; (3) determine the transaction price; (4) allocate the transaction price to the performance obligations in the contract; and (5) recognize revenue when (or as) the entity satisfied a performance obligation. Additionally, the guidance requires improved disclosures as to the nature, amount, timing and uncertainty of revenue that is recognized.

We adopted the provisions of ASC 606 on January 1, 2018 using the modified retrospective approach. As such, the comparative information has not been restated and continues to be reported under the accounting standards in effect for periods prior to January 1, 2018. Under the modified retrospective approach, the Company recognized the cumulative effect of adopting this standard as an adjustment amounting to \$0.6 million to increase the opening balance of Accumulated Deficit as of January 1, 2018. The Company recognized \$0.3 million of deferred costs which represents the costs such as bunker expenses incurred prior to commencement of loading are recorded in other current assets and \$0.9 million of unearned charter hire revenue which represents the Company's obligation to satisfy performance obligations under the contract for which the Company has received consideration from the customer.

The adoption of the ASC 606 impacted the timing of recognition of revenue for certain ongoing spot voyage charter contracts, related voyage expenses and charter hire expenses. Under ASU 2014-09, revenue is recognized from when the vessel commences loading through the completion of discharge at the discharge port instead of recognizing revenue from the discharge of the previous voyage provided an agreed non-cancellable charter between the Company and the charterer is in existence, the charter rate is fixed and determinable, and collectability is reasonably assured. Any expenses incurred during the ballast portion of the voyage (time spent by the vessel traveling from discharge port of the previous voyage to the load port of the subsequent voyage) such as bunker expenses are deferred and are recognized on a straight-line basis over the charter period as the Company satisfies the performance obligations under the contract.

Further, the adoption of ASC 606 impacted the accounts receivable and unearned revenue on our Condensed Consolidated Balance Sheet as of September 30, 2018. Under ASC 606, receivables represent an entity's unconditional right to consideration, billed or unbilled. The Company determined that the performance obligations on its spot voyage charters do not begin to be satisfied unless the vessel arrives at the load port and commences loading the cargo. This impacted the amount of accounts receivable and unearned revenue recorded in our Condensed Consolidated Balance Sheet.

The following table presents the impact of the adoption of ASC 606 on our Condensed Consolidated Balance Sheet at September 30, 2018:

		As of September 30, 2018						
				Balances without Adoption of ASC 606				
Assets								
Accounts receivable	\$	8,545,048	\$	9,154,057	\$	(609,009)		
Other current assets		606,402		354,605		251,797		
Liabilities								
Unearned charter hire revenue		3,406,703		3,527,715		121,012		

The following table presents the impact of the adoption of ASC 606 on our Condensed Consolidated Statement of Operations:

	For the Three Months Ended S 30, 2018			September	For the Nine	e Months Ende 30, 2018	d Se	eptember
	As Reported	Balances without Adoption of ASC 606		Effect of Change	As Reported	Balances without Adoption of ASC 606		Effect of Change
Revenue, net	\$ 36,215,143	\$ 36,599,939	\$	(384,796)	\$107,359,303	\$107,200,894	\$	158,409
Voyage expenses	7,067,526	7,428,647		(361,121)	22,701,040	22,786,756		(85,716)
Net income/(loss)	4,006,355	4,258,875		(252,520)	7,841,384	7,768,692		72,692

The cumulative effect of changes made to our opening Condensed Consolidated Balance Sheet on January 1, 2018 for the adoption of ASC 606:

	December 31, 2017		E	ffect of Adoption of ASC 606	January 1, 2018		
Assets							
Other current assets (1)	\$	126,837	\$	332,415	\$	459,252	
Liabilities							
Unearned charter hire revenue (2)		2,916,029		888,429		3,804,458	
Member's Equity							
Accumulated deficit		(174,094,047)		(556,014)		(174,650,061)	

⁽¹⁾ Under ASC 606, the contract fulfillment costs are deferred as a current asset and amortized as the related performance obligations are satisfied. The Other current assets consists of bunker expenses of \$0.3 million incurred to arrive at the load port for the voyages in progress as of January 1, 2018 to fulfill the performance obligations under the voyage contract.

The adoption of ASC 606 had no impact on net cash provided by operating activities, investing activities and financing activities for the nine months ended September 30, 2018.

We adopted the ASU No. 2016-18, "Statement of Cash Flows - Restricted Cash" ("ASU 2016-18") as of January 1, 2018, which requires that the statement of cash flows explain the change in the total of cash and cash equivalents and restricted cash. ASU 2016-18 was adopted retrospectively to the nine months ended September 30, 2018.

Note 3. Vessels and vessel improvements

As of September 30, 2018, the Company's operating fleet consisted of 27 dry bulk vessels.

On March 23, 2018, the Company signed a memorandum of agreement to sell the vessel Thrush for \$10.9 million after brokerage commissions and associated selling expenses. The vessel delivered to the buyers in the third quarter of 2018. The Company recorded a gain of \$0.2 million. The net proceeds received for the sale of the vessel Thrush was deposited into a restricted account as per the bond terms under the Norwegian Bond Debt.

	Sept	tember 30, 2018	Dec	cember 31, 2017
Vessel and vessel improvements at the beginning of the year	\$	366,054,562	\$	363,093,345
Advance paid for purchase of Singapore Eagle				1,926,886
Purchase of Vessels and vessel improvements		126,482		18,246,428
Depreciation Expense		(12,871,150)		(17,212,097)
Transfer to vessel held for sale		(10,354,855)		_
Vessel and vessel improvements at the end of the period	\$	342,955,039	\$	366,054,562

⁽²⁾ Under ASC 606, unearned charter hire revenue represents the consideration received for undelivered performance obligations. The Company recorded \$0.9 million as the unearned revenue on voyage in progress as of January 1, 2018. The Company recognized this revenue in the first quarter of 2018 as the performance obligations are met.

Note 4. Deferred Drydock costs

Drydocking activity is summarized as follows:

	Septe	ember 30, 2018	Dece	mber 31, 2017
Beginning Balance	\$	6,765,953	\$	7,273,179
Drydocking expenditures		3,057,441		2,579,110
Drydock write off for the sale of Thrush		(235,639)		_
Drydock amortization		(2,811,776)		(3,086,336)
Ending Balance	\$	6,775,979	\$	6,765,953

Note 5. Debt

Long-term debt consists of the following:

	Sept	tember 30, 2018	December 31, 2017
Norwegian Bond Debt	\$	200,000,000	200,000,000
Debt discount and debt issuance costs - Norwegian Bond Debt		(5,297,156)	(6,049,671)
Norwegian Bond Debt, net of debt discount and debt issuance costs		194,702,844	193,950,329
Less: Current Portion - Norwegian Bond Debt		(8,000,000)	(4,000,000)
Total long-term debt	\$	186,702,844	189,950,329

Norwegian Bond Debt

On November 28, 2017, Eagle Bulk Shipco LLC, ("Shipco" or "Issuer") issued \$200,000,000 in aggregate principal amount of 8.25% Senior Secured Bonds (the "Bonds" or the "Norwegian Bond Debt"), pursuant to those certain bond terms (the "Bond Terms"), dated as of November 22, 2017, by and between the Issuer and Nordic Trustee AS, as the Bond Trustee. After giving effect to an original issue discount of approximately 1% and deducting offering expenses of \$3.1 million, the net proceeds from the issuance of the Bonds were approximately \$195.0 million. These net proceeds from the Bonds were used to repay amounts outstanding including accrued interest under various debt facilities of a wholly-owned subsidiary of the Parent Company and to pay expenses associated with the refinancing transactions. Shipco incurred \$1.3 million in other financing costs in connection with the transaction.

The Norwegian Bond Debt is guaranteed by the limited liability companies that are subsidiaries of the Issuer and the legal and beneficial owners of 28 security vessels (the "Shipco Vessels") in the Company's fleet, and was secured by mortgages over such security vessels, a pledge granted by the Company over all of the shares of the Issuer, a pledge granted by the Issuer over all the shares in the Vessel Owners, certain charter contract assignments, certain assignments of earnings, a pledge over certain accounts, an assignment of insurances covering security vessels, and assignments of intra-group debt between the Parent Company and the Issuer or its subsidiaries.

Pursuant to the Bond Terms, interest on the Norwegian Bonds will accrue at a rate of 8.250% per annum on the nominal amount of each of the Norwegian Bonds from November 28, 2017, payable semi-annually on May 29 and November 29 of each year (each, an "Interest Payment Date"), commencing May 29, 2018. The Bonds will mature on November 28, 2022. On each Interest Payment Date from and including November 29, 2018, the Issuer must repay an amount of \$4,000,000, plus accrued interest thereon. Any outstanding Norwegian Bonds must be repaid in full on the Maturity Date at a price equal to 100% of the nominal amount, plus accrued interest thereon.

The Issuer may redeem some or all of the outstanding Norwegian Bonds at any time on or after the Interest Payment Date in May 2020 (the "First Call Date"), at the following redemption prices (expressed as a percentage of the nominal amount), plus accrued interest on the redeemed amount, on any business day from and including:

Period	Redemption Price
First Call Date to, but not including, the Interest Payment Date in November 2020	104.125%
Interest Payment Date in November 2020 to but not including, the Interest Payment Date in May 2021	103.3%
Interest Payment Date in May 2021 to, but not including, the Interest Payment Date in November 2021	102.475%
Interest Payment Date in November 2021 to, but not including, the Interest Payment Date in May 2022	101.65%
Interest Payment Date in May 2022 to, but not including, the Maturity Date	100%

Prior to the First Call Date, the Issuer may redeem some or all of the outstanding Norwegian Bonds at a price equal to 100% of the nominal amount of the Norwegian Bonds plus a "make-whole" premium and accrued and unpaid interest to the redemption date.

If the Parent Company experiences a change of control, each holder of the Norwegian Bonds will have the right to require that the Issuer purchase all or some of the Norwegian Bonds held by such holder at a price equal to 101% of the nominal amount, plus accrued interest.

The Bond Terms contain certain financial covenants that the Issuer's leverage ratio defined as the ratio of outstanding bond amount and any drawn amounts under the Super Senior Facility less consolidated cash balance to the aggregate book value of the 27 vessels in the Company's fleet must not exceed 75% and its and its subsidiaries' free liquidity must at all times be at least \$12,500,000. The Company is in compliance with its financial covenants as of September 30, 2018.

The Bond Terms also contain certain events of default customary for transactions of this type, including, but not limited to, those relating to: a failure to pay principal or interest; a breach of covenants, representation or warranty; a cross default to other indebtedness; the occurrence of certain bankruptcy and insolvency events; and the impossibility or unlawfulness of performance of the finance documents.

On March 23, 2018, the Company signed a memorandum of agreement to sell the vessel Thrush for \$10.8 million after brokerage commissions and associated selling expenses. Pursuant to the Bond Terms governing the Norwegian Bond Debt, the proceeds from the sale of vessels are to be held in a restricted account to be used for the financing of the acquisition of additional vessels by Shipco. As a result, the Company recorded the proceeds of the sale of Thrush as restricted cash at September 30, 2018 in the condensed consolidated financial statements.

The Bond Terms also contain certain exceptions and qualifications, among other things, limit the Parent Company's and the Issuer's ability and the ability of the Issuer's subsidiaries to do the following: make distributions; carry out any merger, other business combination, demerger or corporate reorganization; make substantial changes to the general nature of their respective businesses; incur certain indebtedness; incur liens; make loans or guarantees; make certain investments; transact with affiliates; enter into sale and leaseback transactions; engage in certain chartering-in of vessels; dispose of shares of the vessel owning entities; or acquire the Norwegian Bonds.

The Bonds were listed for trading on the Oslo Stock Exchange on May 15, 2018.

Super Senior Facility

On December 8, 2017, Shipco entered into the Super Senior Facility agreement, which provides for a revolving credit facility in an aggregate amount of up to \$15,000,000 (the "Super Senior Facility"). The proceeds of the Super Senior Facility, which are currently undrawn, are expected, pursuant to the terms of the Super Senior Facility, to be used (i) to acquire additional vessels or vessel owners and (ii) for general corporate and working capital purposes of Shipco and its subsidiaries. The Super Senior Facility matures on August 28, 2022. Shipco incurred \$285,342 as other financing costs in connection with the transaction which was recorded as deferred financing costs on the condensed consolidated balance sheet as of September 30, 2018.

As of September 30, 2018, the availability under the Super Senior Facility is \$15,000,000.

The outstanding borrowings under the Super Senior Facility will bear interest at LIBOR plus 2.00% per annum and commitment fees of 40% of the applicable margin on the undrawn portion of the facility. For each loan that is requested under the Super Senior Facility, Shipco must repay such loan along with accrued interest on the last day of each interest period relating to the loan. Interest periods are for three months, six months or any other period agreed between Shipco and the Super Senior Facility Agent. Additionally, subject to the other terms of the Super Senior Facility, amounts repaid on the last day of each interest period may be re-borrowed.

Shipco's obligations under the Super Senior Facility are guaranteed by the limited liability companies that are subsidiaries of Shipco and the legal and beneficial owners of 27 vessels in the Company's fleet, and are secured by mortgages over such vessels, a pledge granted by the Parent Company over all of the shares of Shipco, a pledge granted by Shipco over all the shares in the 28 vessel owning entities, certain charter contract assignments, certain assignments of earnings, a pledge over certain accounts, an assignment of insurances covering security vessels, and assignments of intra-group debt between the Parent Company and Shipco or its subsidiaries. The Super Senior Facility ranks super senior to the Norwegian Bonds with respect to any proceeds from any enforcement action relating to security or guarantees for both the Super Senior Facility and the Norwegian Bonds.

The Super Senior Facility contains certain covenants that, subject to certain exceptions and qualifications, among other things, limit Shipco's and its subsidiaries' ability to do the following: make distributions; carry out any merger, other business combination, or corporate reorganization; make substantial changes to the general nature of their respective businesses; incur certain indebtedness; incur liens; make loans or guarantees; make certain investments; transact other than on arm's-length terms; enter into sale and leaseback transactions; engage in certain chartering-in of vessels; or dispose of shares of Shipco's vessel owning entities. Additionally, the Company's leverage ratio must not exceed 75% and its and its subsidiaries' free liquidity must at all times be at least \$12,500,000. Also, the total commitments under the Super Senior Facility will be cancelled if (i) at any time the aggregate market value of the security vessels for the Super Senior Facility is less than 300% of the total commitments under the Super Senior Facility or (ii) if Shipco or any of its subsidiaries redeems or otherwise repays the Norwegian Bonds so that less than \$100,000,000 is outstanding under the Bond Terms. The Company is in compliance with its financial covenants as of September 30, 2018.

The Super Senior Facility also contains certain events of default customary for transactions of this type, including, but not limited to, those relating to: a failure to pay principal or interest; a breach of covenants, representation or warranty; a cross default to other indebtedness; the occurrence of certain bankruptcy and insolvency events; the cessation of business; the impossibility or unlawfulness of performance of the finance documents for the Super Senior Facility; and the occurrence of a material adverse effect.

Interest rates

For the three and nine months ended September 30, 2018, the interest rate on the Norwegian Bond Debt was 8.25%. The weighted average effective interest rate including the amortization of debt discount and debt issuance costs for these periods was approximately 8.80%. There was zero interest expense for the three and nine months ended September 30, 2017 because the Company had no outstanding debt and the 26 guarantors served as security under outstanding debt facilities of Eagle Shipping LLC, a wholly-owned subsidiary of the Parent Company.

Interest expense consisted of:

		Three Mon	ths	Ended	Nine Months Ended			
	Se	ptember 30, 2018	Se	ptember 30, 2017	Se	ptember 30, 2018		September 30, 2017
Norwegian Bond Debt interest	\$	4,216,667	\$	_	\$	12,420,834	\$	_
Amortization of deferred financing costs		321,362		_		955,552		_
Commitment fees - Super Senior Revolver Facility		31,000		_		90,666		_
Total Interest Expense	\$	4,569,029	\$	_	\$	13,467,052	\$	_

Note 6. Related Party transactions

Shipco entered into a commercial and technical management agreement with Eagle Shipping LLC, a wholly-owned subsidiary of the Parent Company, on November 21, 2016 for performance of technical and commercial services at a fee of \$150,000 per vessel per annum for commercial management services and \$135,000 per vessel per annum for technical management services for one vessel. Additionally, Shipco is required to pay 1% of the purchase price of every new vessel purchased to Eagle Shipping LLC which amounted to \$0.4 million for the year ended December 31, 2017, which is included in vessel and vessel improvements in the consolidated balance sheet as of December 31, 2017. An additional vessel was added to the agreement upon delivery of the Singapore Eagle in January 2017.

On December 8, 2017, Shipco cancelled the above existing agreement and entered into a new commercial and technical management agreement with Eagle Bulk Management LLC, a wholly-owned subsidiary of the Parent Company, for performance of technical and commercial services to 28 vessels owned by Shipco at a fee of \$150,000 per vessel per annum for commercial management services and \$135,000 per vessel per annum for technical management services. Additionally, Shipco also entered into an overhead sharing agreement which provides for an additional fee allocation of cash general and administrative expenses of Eagle Bulk Management LLC, less the technical and commercial management fees already paid, based on relative vessel ownership days of Shipco to the total consolidated vessel ownership days of the Parent Company and all of its subsidiaries. The term of the agreements shall continue thereafter until terminated in writing by one of the parties. The agreement may be terminated with or without cause by any party upon 30 days' prior written notice to other parties.

For the three and nine months ended September 30, 2018, the Company incurred \$2.0 million and \$5.9 million, respectively for technical and commercial management fees to Eagle Bulk Management LLC for the 28 vessels. Additionally, the Company incurred \$1.7 million and \$4.9 million, respectively as additional fee allocation as per the overhead sharing agreement. As of September 30, 2018, the Company owed \$1.3 million to Eagle Bulk Management LLC which is included in accounts payable in the condensed consolidated balance sheet.

For the three and nine months ended September 30, 2017, the Company was allocated \$4.3 million and \$12.2 million, respectively as its share of the total consolidated cash general and administrative expenses of the Parent Company and all of its subsidiaries on the same basis as the new commercial and technical management agreements, as well as the overhead sharing agreement, which was recorded as a capital contribution from the Parent Company in the condensed statement of changes in member's equity for the nine months ended September 30, 2017.

During the nine months ended September 30, 2017, Shipco entered into time charter agreements with Eagle Bulk Pte Ltd, a wholly-owned subsidiary of the Parent Company, where Eagle Bulk Pte Ltd chartered-in the vessels to perform third-party voyages. For the three and nine months ended September 30, 2017, revenues included \$2.4 million and \$7.3 million, respectively, as internal charter hire income from Eagle Bulk Pte Ltd. As of September 30, 2018 and December 31, 2017, accounts receivable included zero and \$41,830, respectively, as charter hire receivable from Eagle Bulk Pte Ltd.

Note 7. Derivative instruments and Fair value Measurements

Forward freight agreements, bunker swaps and freight derivatives

The Company trades in forward freight agreements ("FFAs") and bunker swaps, with the objective of utilizing this market as economic hedging instruments that reduce the risk of specific vessels to changes in the freight market. The Company's FFAs and bunker swaps have not qualified for hedge accounting treatment. As such, unrealized and realized gains are recognized as a component of other expense in the condensed consolidated statement of operations and other current assets and Fair value of derivatives in the condensed consolidated balance sheets. Derivatives are considered to be Level 2 instruments in the fair value hierarchy.

The effect of non-designated derivative instruments on the condensed consolidated statements of operations:

		Amount of gain/(loss)							
		For the Three Months Ended				For the Nine Months Ended			
Derivatives not designated as hedging instruments	Location of gain/ (loss) recognized		mber 30,	Sep	tember 30, 2017	September 30, 2018		September 30, 2017	
FFAs	Other expense	\$	6,897	\$		\$	49,768	\$	
Total		\$	6,897	\$	_	\$	49,768	\$	_

Derivatives not designated as hedging instruments	Balance Sheet Location	Fair value of derivatives					
		September 30, 2018		December 31, 2017			
FFAs - Unrealized loss	Fair value of Derivatives	\$ 275,670	\$	73,170			
		\$ 275,670	\$	73,170			

Cash Collateral Disclosures

The Company does not offset fair value amounts recognized for derivatives by the right to reclaim cash collateral or the obligation to return cash collateral. The amount of collateral to be posted is defined in the terms of respective master agreement executed with counterparties or exchanges and is required when agreed upon threshold limits are exceeded. As of September 30, 2018 and December 31, 2017, the Company posted cash collateral related to derivative instruments under its collateral security arrangements of \$343,320 and \$126,837, respectively, which is recorded within other current assets in the condensed consolidated balance sheets.

Fair Value Measurements

The following methods and assumptions were used to estimate the fair value of each class of financial instrument:

Cash, cash equivalents and restricted cash-the carrying amounts reported in the condensed consolidated balance sheets for interest-bearing deposits approximate their fair value due to their short-term nature thereof.

Debt-the carrying amounts of borrowings under the Norwegian Bond Debt (prior to application of the discount and debt issuance costs) including the revolving credit agreement approximate their fair value, due to the variable interest rate nature thereof.

The Company defines fair value, establishes a framework for measuring fair value and provides disclosures about fair value measurements. The fair value hierarchy for disclosure of fair value measurements is as follows:

Level 1 - Quoted prices in active markets for identical assets or liabilities. Our Level 1 non-derivatives include cash and money-market accounts.

Level 2 - Quoted prices for similar assets and liabilities in active markets or inputs that are observable. Our Level 2 non-derivatives include debt balances under the Norwegian Bond Debt.

Level 3 - Inputs that are unobservable (for example cash flow modeling inputs based on assumptions).

Assets and liabilities measured at fair value:

			Fair Value					
	Carı	ying Value	Level 1		Level 2			
September 30, 2018								
Assets								
Cash and cash equivalents	\$	30,150,953	\$ 30,150,953		_			
Liabilities								
Norwegian Bond Debt *	\$	194,702,844		\$	206,100,000			

^{*} The fair value of the Norwegian Bond Debt is based on the last trade on August 31, 2018 on Bloomberg.com.

			Fair Value						
	Car	Carrying Value		Level 1	Level 2				
December 31, 2017									
Assets									
Cash and cash equivalents	\$	7,744,005	\$	7,744,005					
Liabilities									
Norwegian Bond Debt *	\$	193,950,329	\$	_	200,990,000				

^{*} The fair value of the Norwegian Bond Debt is based on the last trade on December 21, 2017 on Bloomberg.com

Note 8. Commitments and Contingencies

Legal Proceedings

The Company is involved in legal proceedings and may become involved in other legal matters arising in the ordinary course of its business. The Company evaluates these legal matters on a case-by-case basis to make a determination as to the impact, if any, on its business, liquidity, results of operations, financial condition or cash flows.

Other Commitments

The Company entered into a series of agreements to purchase four exhaust gas cleaning systems which are to be retrofitted on four of the Shipco Vessels. The projected cost, including the installation, is approximately \$2.0 million per Shipco Vessel. The retrofitted Shipco Vessels will be able to burn high sulfur fuel after the implementation of the sulfur emission cap regulation set forth by the International Maritime Organization ("IMO") which will become effective on January 1, 2020. The Company paid an advance of \$1.5 million for purchase and installation of scrubbers as of September 30, 2018.

Note 9. Unconsolidated financial statements (Issuer only)

EAGLE BULK SHIPCO LLC (ISSUER ONLY)

UNCONSOLIDATED CONDENSED BALANCE SHEETS (Unaudited)

	Septe	ember 30, 2018	De	cember 31, 2017
ASSETS:				
Current assets:				
Cash and cash equivalents	\$	30,148,152	\$	7,391,945
Prepaid expenses		23,841		18,615
Other current assets		343,320		126,837
Total current assets		30,515,313		7,537,397
Noncurrent assets:		_		_
Investment in subsidiaries		365,037,693		380,305,385
Deferred financing costs - Super Senior Revolver Facility		285,342		190,000
Total noncurrent assets		365,323,035		380,495,385
Total assets	\$	395,838,348	\$	388,032,782
LIABILITIES & MEMBER'S EQUITY:				
Current liabilities:				
Accrued interest	\$	1,519,500	\$	1,566,333
Other accrued liabilities		_		944,000
Fair value of derivatives		275,670		73,170
Current portion of long-term debt - Norwegian Bond Debt		8,000,000		4,000,000
Total current liabilities		9,795,170		6,583,503
Noncurrent liabilities:		_		_
Norwegian Bond Debt, net of debt discount and debt issuance costs		186,702,844		189,950,329
Total noncurrent liabilities		186,702,844		189,950,329
Total liabilities		196,498,014		196,533,832
Commitment and contingencies				
Member's equity:				
Common shares, zero par value, 100 shares authorized and issued		_		_
Paid-in Capital		365,592,997		365,592,997
Accumulated Deficit		(166,252,663)		(174,094,047)
Total Member's equity		199,340,334		191,498,950
Total liabilities and Member's equity	\$	395,838,348	\$	388,032,782

EAGLE BULK SHIPCO LLC (ISSUER ONLY)

UNCONSOLIDATED CONDENSED STATEMENTS OF OPERATIONS AND COMPREHENSIVE LOSS (Unaudited)

	For the Three Months Ended					For the Nine Months Ended				
	September 30, 2018		September 30, 2017			eptember 30, 2018	September 30, 2017			
Interest expense	\$	4,569,562	\$	_	\$	13,467,052	\$	_		
Interest income		(24,205)				(47,084)				
Other (income)/expense, net		6,897		(184,540)		49,768		(184,540)		
Total other expenses, net		4,552,254		(184,540)		13,469,736		(184,540)		
Equity in net income /(loss) of subsidiaries		8,558,609		(2,039,854)		21,311,120		(3,786,140)		
Net income/(loss) and comprehensive income/(loss)	\$	4,006,355	\$	(1,855,314)	\$	7,841,384	\$	(3,601,600)		

EAGLE BULK SHIPCO LLC (ISSUER ONLY)

UNCONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS

		Ended			
	Sep	tember 30, 2018	September 30, 2017		
Net cash provided by/(used in) operating activities	\$	8,584,263	\$	(3,601,600)	
Cash flows from investing activities:					
Vessel purchases and improvements		_		(17,120,085)	
Dividends received from subsidiaries		15,267,692		17,167,835	
Net cash provided by/ (used in) investing activities		15,267,692		47,750	
Cash flows from financing activities:					
Other financing costs		(1,095,748)		_	
Return of capital to the Parent Company				(12,918,323)	
Capital contribution from the Parent Company		_		17,209,120	
Net cash (used in)/provided by financing activities		(1,095,748)		4,290,797	
Net increase in cash and cash equivalents and restricted cash		22,756,207		736,947	
Cash and cash equivalents and restricted cash at beginning of period		7,391,945		2,062,946	
Cash and cash equivalents and restricted cash at end of period	\$	30,148,152	\$	2,799,893	
Supplemental cash flow information:					
Cash paid during the period for interest	\$	8,341,334			

Notes to the Unconsolidated Condensed Financial Statements

Basis of Presentation

In the Issuer-only condensed financial statements, Eagle Bulk Shipco LLC investment in subsidiaries is accounted for under the equity method of accounting. The paid-in capital represents capital contribution by Eagle Bulk Shipping Inc. ("Parent Company").

Note 10. Subsequent Events

On November 6, 2018, the Company received the approval for an amendment to the Bond Terms to allow for the proceeds from the sale of the Shipco vessels for partial financing of four Scrubbers to be retrofitted to the Shipco vessels. Pursuant to the Bond Terms, the amendments required the support from holders of at least 2/3 of the Bonds represented at the meeting. Of the attending holders, 85.36% of the attending holders voted in favor of the amendments at a meeting having the requisite quorum under the Bond Terms.

On December 13, 2018, the Company, signed a memorandum of agreement to sell a 2001 built Supramax vessel for \$6.8 million. The Company is expected to deliver of the vessel in the first quarter of 2019.