UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 8-K/A

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): March 14, 2025 (February 27, 2025)

ASTRANA HEALTH, INC.

(Exact Name of Registrant as Specified in Charter)

Delaware (State or Other Jurisdiction of Incorporation) **001-37392** (Commission

File Number)

95-4472349 (I.R.S. Employer Identification No.)

1668 S. Garfield Avenue, 2nd Floor, Alhambra, California 91801 (Address of Principal Executive Offices) (Zip Code)

(626) 282-0288

Registrant's Telephone Number, Including Area Code

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

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

Title of each class	Trading symbol(s)	Name of each exchange on which registered
Common Stock, \$0.001 par value per share	ASTH	The Nasdaq Stock Market LLC

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \Box

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

EXPLANATORY NOTE

On February 27, 2025, Astrana Health, Inc. (the "Company") issued a press release setting forth the Company's preliminary financial results for the three and twelve months ended December 31, 2024, which was furnished on a Form 8-K filed on that date (the "Original 8-K"). This Form 8-K/A is filed to provide certain updates to the information reported in the Original 8-K.

Item 2.02 Results of Operations and Financial Condition.

On February 27, 2025, the Company issued a press release setting forth the Company's preliminary financial results for the consolidated balance sheet as of December 31, 2024 and consolidated statements of income for the three and twelve months ended December 31, 2024. Subsequent to that date, in connection with the Company's financial reporting and close procedures, the Company made certain revisions in the consolidated balance sheet as of December 31, 2024 which primarily relate to the Company's acquisition of certain entities in the fourth quarter of 2024. The revisions include the following impacts on the Company's consolidated balance sheet compared to those reported in the Company's preliminary fiscal year 2024 results.

For Year Ended December 31, 2024:

- · Receivables, net decreased by \$1.0 million as reported, from \$226.7 million to \$225.7 million.
- Other receivables increased by \$25.8 million as reported, from \$3.7 million to \$29.5 million.
- · Intangible assets, net decreased by \$8.0 million as reported, from \$126.2 million to \$118.2 million.
- · Goodwill decreased by \$18.4 million as reported, from \$437.7 million to \$419.3 million.
- Accounts payable and accrued expenses decreased by \$8.5 million as reported, from \$114.6 million to \$106.1 million.
- Other liabilities increased by \$7.0 million as reported, from \$19.3 million to \$26.3 million.
- Footnote 1 to the Consolidated Balance Sheets was revised to update the assets and liabilities of the Company's consolidated variable interest entities (VIEs).

All revisions are reflected in the corrected preliminary consolidated balance sheet and supplemental data for the fiscal year ended December 31, 2024, copies of which are furnished with this Current Report on Form 8-K/A as Exhibit 99.1 and Exhibit 99.2, respectively, and incorporated herein by reference. The revisions are also reflected in the consolidated financial statements included in the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2024, which was filed on the date hereof.

These revisions to the Company's results have no impact for the three and twelve months ended December 31, 2024 consolidated statements of income and the Company's fullyear 2025 guidance issued on February 27, 2025.

In accordance with General Instruction B.2 of Form 8-K, the information furnished pursuant to this Item 2.02, including Exhibit 99.1 and Exhibit 99.2 furnished herewith, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), nor shall it be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such filing.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.	Description
<u>99.1</u>	Corrected Preliminary Consolidated Balance Sheet of Astrana Health, Inc.
<u>99.2</u>	Corrected Supplemental Data of Astrana Health, Inc., dated March 14, 2025.
104	Cover Page Interactive Data File (the cover page XBRL tags are embedded within the inline XBRL document).

Forward Looking Statements

This Current Report on Form 8-K/A contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Exchange Act. These statements include words such as "forecast," "guidance," "projects," "estimates," "anticipates," "believes," "expects," "intends," "may," "plans," "seeks," "should," or "will," or the negative of these words or similar words. Forward-looking statements involve certain risks and uncertainties, and actual results may differ materially from those discussed in each such statement. A number of important factors could cause actual results to differ materially from those included within or contemplated by the forward-looking statements, including the factors described in the Company's filings with the Securities and Exchange Commission, including the Company's last Annual Report on Form 10-K and subsequent quarterly reports on Form 10-Q. The Company does not undertake any responsibility to update any of these factors or to announce publicly any revisions to any of the forward-looking statements contained in this or any other document, whether as a result of new information, future events, or otherwise.

SIGNATURES

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

ASTRANA HEALTH, INC.

Date: March 14, 2025

 By:
 /s/ Brandon K. Sim

 Name:
 Brandon K. Sim

 Title:
 Chief Executive Officer and President

ASTRANA HEALTH, INC. CONSOLIDATED BALANCE SHEETS (IN THOUSANDS, EXCEPT SHARE AND PER SHARE DATA)

		ember 31, 2024		ember 31, 2023
	(Un	audited)	(A	udited)
Assets				
Current assets				
Cash and cash equivalents	\$	288,455	\$	293,807
Investment in marketable securities		2,378		2,498
Receivables, net		225,733		76,780
Receivables, net – related parties		50,257		58,980
Income taxes receivable		19,316		10,657
Other receivables		29,496		1,335
Prepaid expenses and other current assets		22,861		17,450
Total current assets		638,496		461,507
Non-current assets				
Property and equipment, net		14,274		7,171
Intangible assets, net		118,179		71,648
Goodwill		419,253		278,831
Income taxes receivable		15,943		15,943
Loans receivable, non-current		51,266		26,473
Investments in other entities – equity method		39,319		25,774
Investments in privately held entities		8,896		6,396
Restricted cash		646		345
Operating lease right-of-use assets		32,601		37,396
Other assets		16,021		1,877
		10,021		1,077
Total non-current assets		716,398		471,854
Total assets ⁽¹⁾	<u>\$</u>	1,354,894	\$	933,361
Liabilities, Mezzanine Deficit, and Stockholders' Equity				
Current liabilities				
Accounts payable and accrued expenses	\$	106,142	\$	59,949
Fiduciary accounts payable	Ψ	8,223	-	7,737
Medical liabilities		209,039		106,657
Dividend payable		638		638
Finance lease liabilities		554		646
Operating lease liabilities		5,350		4,607
Current portion of long-term debt		9,375		19,500
Other liabilities		26,287		18,940
				218,674

	December 31,	December 31,
	2024	2023
Non-current liabilities		
Deferred tax liability	4,555	4,072
Finance lease liabilities, net of current portion	607	1,033
Operating lease liabilities, net of current portion	30,654	36,289
Long-term debt, net of current portion and deferred financing costs	425,299	258,939
Other long-term liabilities	14,003	3,586
Total non-current liabilities		
	475,118	303,919
Total liabilities ⁽¹⁾	840,726	522,593
	010,720	522,575
Mezzanine deficit		
Non-controlling interest in Allied Physicians of California, a Professional		
Medical Corporation ("APC")	(202,558)	(205,883
Stockholders' equity		

Preferred stock, \$0.001 par value per share; 5,000,000 shares authorized as of December 31, 2024 and December 31, 2023 Series A Preferred stock, zero authorized and issued and zero outstanding as of December 31, 2024 and 1,111,111 authorized and issued and zero outstanding as of December 31, 2023 Series B Preferred stock, zero authorized and issued and zero outstanding as of December 31, 2024 and 555,555 authorized and issued and zero outstanding as of December 31, 2023

issued and zero outstanding as of December 31, 2023		
Common stock, \$0.001 par value per share; 100,000,000 shares authorized, 47,929,872 and 46,843,743 shares issued and		
outstanding, excluding 10,603,849 and 10,584,340 treasury shares, as of December 31, 2024 and December 31, 2023,		
respectively	48	47
Additional paid-in capital	426,389	371,037
Retained earnings	286,283	243,134
Total stockholders' equity	712,720	614,218
Non-controlling interest	4,006	2,433
Total equity	716,726	616,651
Total liabilities, mezzanine deficit, and stockholders' equity	\$ 1,354,894	\$ 933,361
	÷ 1,55 1,65	÷ ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

⁽¹⁾ The Company's condensed consolidated balance sheets include the assets and liabilities of its consolidated VIEs. The condensed consolidated balance sheets include total assets that can be used only to settle obligations of the Company's consolidated VIEs totaling \$712.3 million and \$540.8 million as of December 31, 2024 and December 31, 2023, respectively, and total liabilities of the Company's consolidated VIEs for which creditors do not have recourse to the general credit of the primary beneficiary of \$207.9 million and \$146.0 million as of December 31, 2024 and December 31, 2023, respectively. These VIE balances do not include \$224.9 million of investment in affiliates and \$48.1 million of amounts due to affiliates as of December 31, 2024, and \$273.2 million of investment in affiliates and \$107.3 million of amounts due to affiliates as of December 31, 2024, and \$273.2 million of investment in affiliates and \$107.3 million of amounts due to affiliates as of December 31, 2024, and becember 31, 2024, and \$273.2 million of investment in affiliates and \$107.3 million of amounts due to affiliates as of December 31, 2024, and \$273.2 million of investment in affiliates and \$107.3 million of amounts due to affiliates as of December 31, 2024, and \$273.2 million of investment in affiliates and \$107.3 million of amounts due to affiliates as of December 31, 2024, and \$273.2 million of investment in affiliates and \$107.3 million of amounts due to affiliates as of December 31, 2023, as these are eliminated upon consolidation and not presented within the condensed consolidated balance sheets.



Forward Looking Statements

This presentation contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, Section 27A of the Securities Act and Section 21E of the Exchange Act. Forward-looking statements include any statements about the Company's business, financial condition, operating results, plans, objectives, expectations and intentions, expansion plans, estimates of our total addressable market, our ability to successfully complete and realize the benefits of anticipated acquisitions, integration of acquired companies and any projected capitation and intentions, expansion plans, estimates of our total addressable market, our ability to successfully complete and realize the anter file detrified by the use of forward-looking terms such as "anticipate," "could," "can," "may," "imight," "potential," "should," "estimate," "respect," "project "preset," "believe, "plans, "objectives, expectations on such terms or other similar or comparable words, phrases or terminology, Forward-looking statements reflect current views with respect to future events and financial performance and therefore cannot be guaranteed. Such tarmens or there similar or comparable words, phrases or terminology, Forward-looking statements reflect current views unknown, including the insk factors discussed from forward-looking statements due to risk, uncertainties and other factors, known and unknown, including the risk factors discussed from time to time in the Company's projected by Scular events and Exchange Commission (the "SEC"), including without limitation the risk factors discussed in the Company's last Annual Report on Form 10-X field with the SEC.

Because the factors referred to above could cause actual results or outcomes to differ materially from those expressed or implied in any forward-looking statements, you should not place undue reliance on any such forward-looking statements. Any forward-looking statements speak only as of the date of this presentation and, unless legally required, the Company does not undertake any obligation to update any forward-looking statement, as a result of new information, future events or otherwise.

This presentation may contain statistics and other data that in some cases has been obtained from or compiled from information made available by third-party service providers. The Company makes no representation or warranty, express or implied, with respect to the accuracy, reasonableness or completeness of such information.

Use of Non-GAAP Financial Measures

This presentation contains the non-GAAP financial measures EBITDA and Adjusted EBITDA, of which the most directly comparable financial measure presented in accordance with U.S. generally accepted accounting principles ("GAAP") is net income. These measures are not in accordance with, or alternatives to, GAAP, and may be calculated differently from similar non-GAAP financial measures used by other companies. The Company uses Adjusted EBITDA is a supplemental performance measure of our operations, for financial and operational decision-making, and as a supplemental means of evaluating period-to-period comparisons on a consistent basis. Adjusted EBITDA is calculated a serings before interest, taxes, depreciation, and and PC excluded assets costs. Beginning in the third quarter ended September 30, 2022, the Company has revised the calculation for Adjusted EBITDA to exclude provider bonus payments and losses from recently acquired IPAs, which it believes to be more reflective of its between the calculation for Adjusted EBITDA to exclude provider bonus payments and losses from recently acquired IPAs, which it believes to be more reflective of its between the calculated as the calculation for Adjusted EBITDA to exclude provider bonus payments and losses from recently acquired IPAs, which it believes to be more reflective of its between the calculated is the calculation for Adjusted EBITDA to exclude provider bonus payments and losses from recently acquired IPAs, which it believes to be more reflective of its between the calculated is the calculated as the calculation for adjusted EBITDA to exclude provider bonus payments and losses from recently acquired IPAs, which it believes to be more reflective of its between the calculation for adjusted EBITDA to exclude provider bonus payments and losses from recently acquired IPAs, which it believes to be more reflective of its between the calculated to the payment of the calculated to the payment of the payment of the payment and between the payment of the payment of the paym

The Company believes the presentation of these non-GAAP financial measures provides investors with relevant and useful information, as it allows investors to evaluate the operating performance of the business activities without having to account for differences recognized because of non-core or non-recurring financial information. When GAAP financial measures are viewed in conjunction with non-GAAP financial measures, investors are provided with more meaningful understanding of the Company's ongoing operating performance. In addition, these non-GAAP financial measures are mone these indicators the Company was as a basis for evaluating operational performance, allocating resources, and planning and forecasting future periods. Non-GAAP financial measures are not intended to be considered in isolation, or as a substitute for, GAAP financial measures. The evaluating operational performance, allocating resources, and planning and forecasting future periods. Non-GAAP financial measures are not intended to be considered in isolation, or as a substitute for, GAAP financial measures. The evaluating operation are formance, allocating resources, and planning and forecasting future periods. These measures for comparative purposes. To the extent this Presentatical or future non-GAAP financial measures, the Company has provided corresponding GAAP financial measures for comparative purposes. The reconciliation between certain GAAP measures is provided in the Appendix.

The Company has not provided a quantitative reconciliation of applicable non-GAAP measures, such as the projected adjusted EBITDA and adjusted EBITDA margin in 2024 and in future years for planned acquisitions, to the most comparable GAAP measure, such as net income, on a forward-looking basis within this presentation because the Company is unable, without unreasonable efforts, to provide reconciling information with respect to certain line items that cannot be calculated. These items, which could materially affect the computation of forward-looking GAAP net income, are inherently uncertain and depend on various factors, some of which are outside of the Company's control.

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Fourth Quarter & FY 2024 Performance Highlights

(\$ in millions, except for per share information)



3

... Astrana Health

FY 2024 Highlights and Recent Updates

+

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+

Growth
Sustaina
to more

Sustainably growing membership to bring better care to more Americans

Risk Progression

Outcomes and Cost

Increasing alignment through total cost of care responsibility in value-based arrangements

₩**!**>

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Achieving superior patient outcomes while managing cost



Operating Leverage

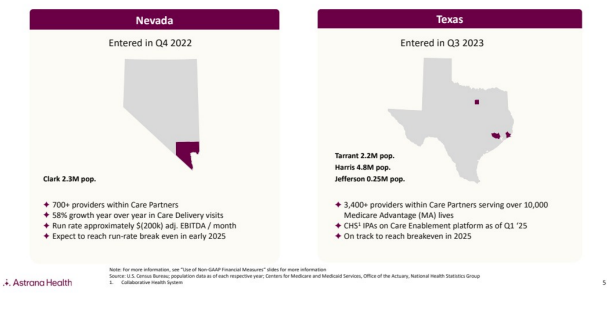
Driving operating leverage across our business through our Care Enablement suite

- 55% membership growth in our Care Partners segment
 - Organically entered new markets in central California, Arizona, and Hawaii
- Closed Collaborative Health Systems acquisition; integration to be substantially completed by April 2025
- Announced intended Prospect Health acquisition; pro-forma footprint spans 13 states
- 73% of total capitation revenue came from full risk by the end of 2024 33% of Care Partners members in full risk arrangements
- Approx. three quarters of our senior members received an annual wellness visit YoY improvement in gap closure rates and STAR ratings across key quality metrics
- including blood pressure control and hemoglobin A1C
- 5.3% blended utilization trend across all lines of business
- Began a Care Enablement partnership with Provider HealthLink, a provider network in Georgia serving approximately 10,000 Medicare Advantage members; onboarding expected to be complete in first half of 2025
- Continuing investments made in automation and AI expected to yield at least \$10 million in annual operating efficiencies by early 2026

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Growth

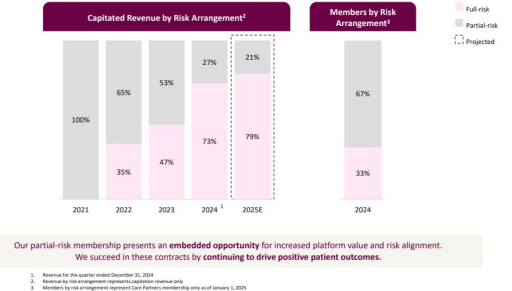
New market highlights: We continue to progress towards profitability in Texas and Nevada



📸 Risk Progression

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Prudently transitioning to full-risk contracts to better align incentives around patient outcomes and improve unit economics



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Revenue for the quarter ended December 31, 2024 Revenue by risk arrangement represents capitation revenue only Members by risk arrangement represent Care Partners membership only as of January 1, 2025

Our Value-Based Care Business is Diverse

Revenue by Type ¹								1% 1%
		93%					4%	1%
Revenue By Payer		Risk Pool Settlements & Incentives	Management	Fee Income	Fee-for-serv	vice, net	Other Inco	me
		64%			29%		6%	1%
			Medicare	Medicaid	Commercia	l Othe	r Third Parti	es
Revenue by Risk A	rrangement ^{1,2}		7	5-85% of cap. re	venue anticipateo	l from full-risk	exiting 2025	
		73%				27%		
Members by Risk A	Arrangement ³					Full-risk	Partial-r	isk
	33%			67%				
.∔. Astrana Health		ded December 31, 2024 nt represents capitation revenue only ent represent Care Partners membership only as of January 1, 202	5			Full-risk	Partial-r	risk 7

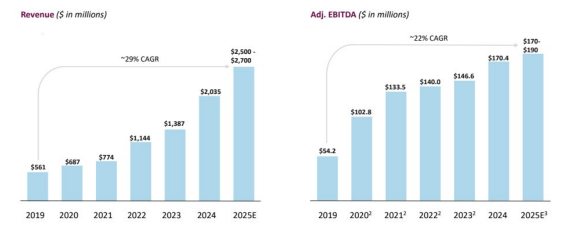
FY2025 Guidance

(\$ in millions, except for per share information)

		Results	Range ²
\$665.2	Total Revenue	\$2,034.5	\$2,500 - \$2,700
\$35.0	Adjusted EBITDA ²	\$170.4	\$170 - \$190
		605 Q	A35.0

See "Reconciliation of Net Income to EBITDA and Adjusted EBITDA," "Guidance Reconciliation of Net Income to EBITDA and Adjusted EBITDA," "Guidance Reconciliation of Net Income to EBITDA and Adjusted EBITDA," "Guidance Reconciliation of Net Income to EBITDA and Adjusted EBITDA," "Guidance Reconciliation of Net Income to EBITDA and Adjusted EBITDA," "Guidance and the notation" of Net Income to EBITDA and Adjusted EBITDA, "Guidance Reconciliation of Net Income to EBITDA and Adjusted EBITDA," "Guidance and the notation" of Net Income to EBITDA and Adjusted EBITDA, "Guidance Reconciliation of Net Income to EBITDA and Adjusted EBITDA," "Guidance and the notation" on Side 2
 Frazzs guidance does not include new markets or contribution from any acquisitions which have not yet closed; does include approximately \$15M of planned investments in integration, growth initiatives, and Al initiatives.

Financial Profile



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Note: For more information, see "Reconciliation of Net Income to EBITDA and Adjusted EBITDA", "Updated Guidance Reconciliation of Net Income to EBITDA", and "Use of Non-GAAP Financial Measures" slides for more information 2.2022/2012 ALG ERITOA benefitted from tailwinds of lower utilization during the COVID-19 pandemic. Return to pre-pandemic utilization in 2022 and 2023 2. FY 2025 guidance does not include new markets or contribution from any acquisitions which have not yet closed; does include approximately \$15M of planned investments in integration, growth initiatives, and Al initiatives.

Year over Year Segment Revenue

Revenue \$ in millions	Care Partners High-performing network of aligned providers	Care Delivery High-quality system of employed providers	Care Enablement Full-stack tech, clinical, and operations platform	Other	Inter- company	Total
Q4 2024	\$647.7	\$36.4	\$45.1	\$0.0	\$(63.9)	\$665.2
Q3 2024	\$455.8	\$34.7	\$40.9	\$0.0	\$(52.7)	\$478.7
Q2 2024	\$463.3	\$34.9	\$36.2	\$0.0	\$(48.0)	\$486.3
Q1 2024	\$382.3	\$30.7	\$33.3	\$0.0	\$(42.0)	\$404.4
Q4 2023	\$326.8	\$38.1	\$33.4	\$0.2	\$(45.5)	\$353.0

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Note: Numbers may not total due to rounding. Certain amounts disclosed in the prior periods have been recast to conform to the current period presentation. Specifically, segments are presented net of intrasegment eliminations.

Building the premier, patient-centered healthcare platform for all



Selected Financial Results

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Summary of Selected Financial Results

	Three Months Ended De	cember 31,	Twelve Months Ended I	December 30,
\$ in thousands except per share data	2024	2023	2024	2023
Revenue				
Capitation, net	\$ 616,900 \$	309,184 \$	1,856,785 \$	\$1,215,614
Risk pool settlements and incentives	28,660	14,863	86,224	63,468
Management fee income	5,550	6,390	13,979	38,677
Fee-for-service, net	7,743	18,442	62,331	59,658
Other revenue	6,356	4,157	15,221	9,244
Total revenue	665,209	353,036	2,034,540	1,386,661
Total expenses	664,489	356,906	1,945,190	1,302,048
Income (loss) from operations	720	(3,870)	89,350	84,613
Net (loss) income	\$ (7,777) \$	(94) \$	49,932 \$	57,849
Net (loss) income attributable to noncontrolling interests	(826)	(12,450)	6,783	(2,868)
Net (loss) income attributable to Astrana Health	\$ (6,951) \$	12,356 \$	43,149 \$	60,717
Earnings per share – diluted	\$ (0.15) \$	0.26 \$	0.90 \$	1.29
EBITDA1	\$ 11,079 \$	6,657 \$	127,334 \$	109,480
Adjusted EBITDA ¹	\$ 35,038 \$	29,014 \$	170,370 \$	146,587

.i. Astrana Health

1. See "Reconciliation of Net Income to EBITDA and Adjusted EBITDA" and "Use of Non-GAAP Financial Measures" slides for more information.

Segment Results

For the three months ended December 31, 2024

\$ in thousands	Care Partners	Care Delivery	Care Enablement	Other	Intersegment Elimination	Corporate Costs	Consolidated Total
Total revenues	\$ 647,678	36,364	45,074	-	(63,905)	-	665,211
% change vs prior year quarter	98%	(5%)	35%				88%
Cost of services	583,584	29,512	26,806	÷	(25,170)	÷	614,732
General and administrative expenses1	45,161	6,979	16,736	υ	(38,241)	19,623	49,758
Total expenses	628,245	36,491	43,542	2	(63,411)	16,882	664,490
Income (loss) from operations	\$ 18,933	(127)	1,532	5	(6) ²	(19,623)	721
% change vs prior year quarter	1,437%	(101%)	(304%)				(119%)

.i. Astrana Health

Balance includes general and administrative expenses and depreciation and amortization.
 Income from operations for the intersegment elimination represents rental income from segments renting from other segments. Rental income is presented within other income, which is not presented in the table.

Balance Sheet Highlights

\$ in millions	12/31/2024	12/31/2023	\$ Change
Cash and cash equivalents and investments in marketable securities ¹	\$290.8	\$296.3	\$(5.5)
Working capital	\$272.9	\$242.8	\$30.1
Total stockholders' equity	\$716.7	\$616.7	\$100.0

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1. Excluding restricted cash

Reconciliation of Net Income to EBITDA & Adjusted EBITDA

	Three Months Er	2	Twelve Months Ended December 31,					
\$ in thousands	2024		2023		2024		2023	
Net Income	\$ (7,777)	\$	(94)	\$	49,932	\$	57,849	
Interest Expense	8,069		5,422		33,097		16,102	
Interest income	(3,221)		(4,591)		(14,508)		(14,208)	
Provision for income taxes	5,882		1,018		30,886		31,989	
Depreciation and amortization	8,126		4,902		27,927		17,748	
EBITDA	11,079		6,657		127,334		109,480	
Income from equity method investments	(1,564)		(1,989)		(4,451)		(5,149)	
Other, net	10,288 ⁴		4,721 ⁵		12,951 ²		6,228 ³	
Stock-based compensation	15,235		8,676		34,536		22,040	
APC excluded assets costs	-		10,949		-		13,988	
Adjusted EBITDA	\$ 35,038	\$	29,014	\$	170,370	\$	146,587	
Adjusted EBITDA margin ¹	5%		8%		8%		11%	

1. The Company defines Adjusted EBITDA margin as Adjusted EBITDA over total revenue. 2. Other, net for the year ended December 31, 2024 relates to transaction costs incurred for our investments and tax restructuring fees, anticipated recoveries from one time losses related to third party payer payments associated with the Collaborative Health Systems, LLC ("CHS") transaction, financial guarantee via a letter of credit that we provided almost three years ago in support of two local provider-k4 ACDs, reimbursement from a related party of the Company for taxes associated with the December 32. Discubed Assets Spin-off, non-cash gain on debt estinguishment related to one of our promisory note payables, non-cash realized loss from sale of one of our marketable equity securities, non-cash charge related to the company's Collar Agreement - 1 and ravide of our clinicing to lighting to paych and tax restructuring fees incurred, non-cash gains and losses related to the changes in the firal value of our financing obligation to purchase the remaining equily interests, contingent liabilities, and the Company's Collar Agreement - 1 and the Revolver Lona, and tax restructuring fees incurred, non-cash gains and losses related to the changes in the fair value of our financing obligation to purchase the remaining equily interests. Contingent liabilities, and the Company's Lonal Agreement - 1 and the Revolver Lona, and excise tax related to a nonrecurring transaction costs incurred for our investments is to nonrecurring transaction costs incurred for our investments 31, 2022 relates to transaction, and none in the fair value of our call option. Softwer, net for the wear ended December 31, 2022 relates to transaction costs incurred for our investments is on anticepated excervices from one time losses relating to thirds on an onrecurring transaction, and non-cash changes in the fair value of our call option. Softwer, net for there months and tax restructuring fees incurred, non-cash gains and losses related to the changes in the fai

Reconciliation of Net Income to EBITDA & Adjusted EBITDA (continued)

For the twelve months ended					Yea	r Ended		
\$ in millions	2024	2023		2022		2021	2020	2019
Net Income	\$ 49.9	\$ 57	.8 \$	45.7	\$	46.1	\$ 122.1	\$ 15.8
Interest expense	33.1	16	.1	7.9		5.4	9.5	4.7
Interest income	(14.5)	(14.	2)	(2.0)		(1.6)	(2.8)	(2.0)
Provision for income taxes	30.9	32	.0	40.9		31.7	56.3	10.0
Depreciation and amortization	27.9	17	.7	17.5		17.5	18.4	18.3
EBITDA ¹	127.3	109	.5	110.1		99.1	203.5	46.8
Goodwill impairment	-		-	-		-	-	2.0
Income (loss) from equity method investments	(4.5)	(5.	1)	(5.7)6		5.36	(0.3) 6	2.9
Gain on sale of equity method investment			-	-		(2.2)	-	-
Other, net	13.07	6.	2 ²	3.3 ³		(1.7)4	(0.5) 4	22
Stock-based compensation	34.5	22	.0	16.1		6.7	3.4	0.9
APC excluded assets costs	-	14	.0	16.26		26.46	(103.3)6	1.5
Adjusted EBITDA ¹	\$ 170.4	\$ 146	.6 \$	140.0	\$	133.5	\$ 102.8	\$ 54.2
Net Revenue	\$ 2,034.5	\$ 1,386	.7 \$	1,144.2	\$	773.9	\$ 687.2	\$ 560.6
Adjusted EBITDA Margin ⁵	8%	11	%	12%		17%	15%	10%

1. See "Use of Non-GAAP Financial Measures" slide for more information; 2. Other, net for the year ended December 31, 2022 consists of nonrecurring transaction costs and tax restructuring fees incurred, non-cash gains and losses related to the changes in the fair value of our financing obligation to purchase the remaining equily interests; contingent liabilities, and the Company's Collar Agreement, and excise tax related to a nonrecurring buyback of the Company's stock from APC; 3. Other, net for the years ended December 31, 2022 consists of nonrecurring buyback of the Company's stock from APC; 3. Other, net for the years ended December 31, 2022 consists of non-resurring buyback of the Company's stock from APC; 3. Other, net for the years ended December 31, 2022 consists of non-resurring buyback of the Company's stock from APC; 3. Other, net for the years ended December 31, 2022 consists of non-resurring buyback of the Company's stock from APC; 3. Other, net for the years ended December 31, 2022 consists of non-resurres to a constraction costs incurred from they. In the fair value of our financing obligitation to purchase the remaining equily interests where APC owns the asset but not the right to the dividend is reclassified from APC evaluated asset constraction costs incurred from they exercise from one time losus related to rest or costs incured for the equily ented bit ween for the year ended December 31, 2022 and 2020 relates to transaction costs incured for the perime ended December 31, 2022 relates to transaction costs incured for the equily ented bit ween provided alimates there years ago in support of two local provider-ied ACOs, reimbursement from a related party of the Company for taxes associated with the December 2023 Excluded assets Stack December 31, 2022 and 2020 relates to reactions of the provided alimates there envire the envire the payable, non-cast payable, non-cast

Guidance Reconciliation of Net Income to EBITDA & Adjusted EBITDA

	2025 Guidance Range				
(in thousands, \$)	Low	High			
Net Income	62,500	73,500			
Interest expense	16,000	19,000			
Provision for income taxes	34,000	40,000			
Depreciation and amortization	32,500	32,500			
EBITDA	145,000	165,000			
Loss (income) from equity method investments	(5,500)	(5,500)			
Other, net	9,500	9,500			
Stock-based compensation	21,000	21,000			
Adj. EBITDA	170,000	190,000			

...Astrana Health

Note: See "Use of Non-GAAP Financial Measures" slide for more information.

