Daniel H. Walker Chief Executive Officer and President Pennant Group, Inc. 1675 East Riverside Drive Suite 150 Eagle, Idaho 83616 Re: Pennant Group, Inc. Amendment No. 1 to Registration Statement on Form 10 DRS Filed April 2, 2019 File No. 377-02503 Dear Mr. Walker: We have reviewed your amended draft registration statement and have the following comments. In some of our comments, we may ask you to provide us with information so we may better understand your disclosure. Please respond to this letter by providing the requested information and either submitting an amended draft registration statement or publicly filing your registration statement on EDGAR. If you do not believe our comments apply to your facts and circumstances or do not believe an amendment is appropriate, please tell us why in your response. After reviewing the information you provide in response to these comments and vour amended draft registration statement or filed registration statement, we may have additional comments. Form 10/A filed April 2, 2019 **Risk Factors** Our amended and restated certificate of incorporation will designate . . . , page 64 We note your response to prior comment 2. Please clarify whether you 1. intend the choice of forum provision to impose any limitations upon claims arising under the Securities Act. To the extent you intend the provision to require claims brought under the Securities Act to be resolved in the federal district courts, include such disclosure in a separate risk factor and address any questions of enforceability. Daniel H. Walker FirstName LastNameDaniel H. Walker Pennant Group, Inc. Comapany NamePennant Group, Inc. April 11, 2019 Page 11, April 2 2019 Page 2 FirstName LastName Financial Statements Note 2. Basis of Presentation and Summary of Significant Accounting Policies Cost Allocation, page F-8 Refer to the disclosure of equity-based incentive plans on page F-8. 2. Please expand the disclosure to specifically address how costs related to Ensign Subsidiaries' employees that participate in the Subsidiary Equity Plan are determined. Please disclose the methodology used to determine the value of subsidiary equity underlying the stock incentives for these subsidiaries, if equity in these subsidiaries was issued rather than equity of Ensign. Please also expand Note (2) to the Unaudited Pro Forma Combined Financial Statements to describe how any subsidiary equity issued under the Subsidiary Equity Plan will be exchanged for Ensign or Pennant equity. We note that you disclosed the amount of general and administrative 3. costs allocated on page 113 of your previous filing. Please expand the disclosure on

Sincerely,

Division of

Corporation Finance

Office of

Telecommunications cc: Christian O. Nagler