GWG Life Settlements, LLC Form POS EX February 06, 2013 As filed with the Securities and Exchange Commission on February 6, 2013

Registration Nos. 333-174887 and 333-174887-01

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

POST-EFFECTIVE AMENDMENT NO. 5 TO FORM S-1 REGISTRATION STATEMENT Under the Securities Act of 1933

GWG HOLDINGS, INC.

GWG LIFE SETTLEMENTS, LLC

(Exact name of Registrant as specified in its charter)

Delaware Delaware (State or other jurisdiction of incorporation or organization) 26-2222607 20-4356955 (I.R.S. Employer Identification Number)

220 South Sixth Street, Suite 1200 Minneapolis, Minnesota 55402 Tel: (612) 746-1944

Fax: (612) 746-0445

(Address, including zip code, and telephone number, including area code, of Registrant's principal executive offices)

Jon R. Sabes
Chief Executive Officer
220 South Sixth Street, Suite 1200
Minneapolis, Minnesota 55402
Tel: (612) 746-1944
(Name, address, including zip code, and telephone number,

including area code, of agent for service)

Copies to:

Paul D. Chestovich, Esq.
Maslon Edelman Borman & Brand, LLP
3300 Wells Fargo Center
90 South Seventh Street
Minneapolis, Minnesota 55402
Tel: (612) 672-8200

Approximate date of commencement of proposed sale to the public: from time to time after the effective date of this registration statement.

If the only securities being registered on this Form are being offered pursuant to dividend or interest reinvestment plans, please check the following box. o

If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, other than securities offered only in connection with dividend or interest reinvestment plans, check the following box. ý

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, please check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. o

If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. o

If this Form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. \circ Registration Nos. 333-174887 and 333-174887-01

If this Form is a registration statement pursuant to General Instruction I.D. or a post-effective amendment thereto that shall become effective upon filing with the SEC pursuant to Rule 462(e) under the Securities Act, check the following box. o

If this Form is a post-effective amendment to a registration statement filed pursuant to General Instruction I.D. filed to register additional securities or additional classes of securities pursuant to Rule 413(b) under the Securities Act, check the following box. o

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. (Check one):

 $Large \ accelerated \ filer \ o \ Non-accelerated \ filer \ o \ Non-accelerated \ filer \ o \ Smaller \ reporting \\ company \ \acute{y}$

EXPLANATORY NOTE

Pursuant to Rule 462(d), GWG Holdings, Inc., a Delaware corporation (the "Company"), is filing this Post-Effective Amendment to its Form S-1 registration statement (SEC File Nos. 333-174887 and 333-174887-01) (the "Registration Statement") solely to add Exhibits 10.10 and 10.11 to such Registration Statement. Exhibit 10.10 is an Amended and Restated Credit and Security Agreement, dated effective as of January 25, 2013, by and among the Company, certain subsidiaries of the Company, and Autobahn Funding Company LLC, as the conduit lender, and DZ Bank AG Deutsche Zentral-Genossenschaftsbank, as the committed lender and as the agent on behalf of secured parties under such agreement. The Amended and Restated Credit and Security Agreement supersedes that certain Credit and Security Agreement with DZ Bank AG Deutsche Zentral-Genossenschaftsbank (as agent), and Autobahn Funding Company LLC (as lender), dated July 15, 2008 and included as Exhibit 10.1 to the Registration Statement. Exhibit 10.11 is a General Reaffirmation and Modification Agreement, dated effective as of January 25, 2013, that reaffirms the performance guaranty that the Company earlier provided in connection with the original Credit and Security Agreement to DZ Bank AG Deutsche Zentral-Genossenschaftsbank, as agent.

This Post-Effective Amendment does not modify any provision of Part I or Part II of the Registration Statement (or any related prospectus or prospectus supplement) other than supplementing Part II, Item 16(a), as set forth below.

PART II INFORMATION NOT REQUIRED IN PROSPECTUS

Item 16. Exhibits and Financial Statement Schedules.

(a) Exhibits.

Exhibit No.	Description
10.10	Amended and Restated Credit and Security Agreement dated effective as of January 25, 2013 (filed herewith)
10.11	General Reaffirmation and Modification Agreement dated effective as of January 25, 2013 (filed herewith)
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SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the Registrant has duly caused this Post-Effective Amendment No. 5 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Minneapolis, State of Minnesota, on February 6, 2013.

GWG Holdings, INC.

By: /s/ Jon R. Sabes

Chief Executive Officer

Pursuant to the requirements of the Securities Exchange Act of 1933, this Post-Effective Amendment No. 5 to the Registration Statement has been signed, as of February 6, 2013, by the following persons in the capacities indicated below.

Name Title

/s/ Jon R. Sabes Director, Chief Executive Officer
Jon R. Sabes (Principal Executive Officer)

/s/ Paul A. Siegert * Chairman of the Board, President

Paul A. Siegert

/s/ Jon Gangelhoff Chief Financial Officer

Jon Gangelhoff (Principal Financial and Accounting Officer)

/s/ Steve F. Sabes * Director, Chief Operating Officer and Secretary

Steven F. Sabes

/s/ Laurence Zipkin * Director

Laurence Zipkin

/s/ Brian Tyrell * Director

Brian Tyrell

/s/ Kenneth Michael Fink * Director

Kenneth Michael Fink

* By: Jon R. Sabes (as Attorney-in-Fact)

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the Registrant has duly caused this Post-Effective Amendment No. 5 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Minneapolis, State of Minnesota, on February 6, 2013.

GWG Life Settlements, LLC

By: /s/ Jon R. Sabes

Chief Executive Officer

Pursuant to the requirements of the Securities Exchange Act of 1933, this Post-Effective Amendment No. 5 to the Registration Statement has been signed, as of February 6, 2013, by the following persons in the capacities indicated below.

Name Title

/s/ Jon R. Sabes Chief Executive Officer
Jon R. Sabes (Principal Executive Officer)

/s/ Jon Gangelhoff Chief Financial Officer

Jon Gangelhoff (Principal Financial and Accounting Officer)

/s/ Jon R. Sabes Manager of GWG Life Settlements, LLC

Jon R. Sabes

^{*} By: Jon R. Sabes (as Attorney-in-Fact)

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