

Healthcare Prospector

Profiles of Firms in Transition

February 6, 2006
 Volume 3, Number 6
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Company Name	Reference Number	Profile Category
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Healthcare Prospector identifies healthcare providers and other healthcare entities in transition. Coverage includes hospitals, nursing homes, long-term care facilities, physicians' medical groups, ambulatory care and outpatient centers, mental health facilities, healthcare real estate investment trusts (REITs), and medical laboratory and diagnostic imaging services. The HCP is designed to support the marketing programs of professional firms and aid investors in identifying new opportunities and risks with profiles of entities that meet predetermined criteria. Data are compiled weekly and the Prospector is distributed by email every Sunday evening to arrive before 9:00 A.M. every Monday. For each business identified, the Prospector provides the trigger event and enough information to assess the prospect and make an initial evaluation of the opportunity.

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Prospector Profile Categories

In order to appear in the **Healthcare Prospector**, an event occurs or is reported which, in the opinion of the editors, might have a material or significant impact on the company. In cases where an event had previously been reported and there is a new development that the editors believe is important related to that event, the new development will be reported in the Prospector. The reported events are categorized as follows:

1. **Labor.** The entity is reported to have a significant staff, labor, or employment issue. Events reported include the election of a new senior officer or director, the termination of a physician or suspension of privileges, and a strike, labor unrest, or a union organizing campaign.
2. **Finance.** An event that results in or may result in a material change in the entity's financial condition.
3. **Transaction.** The entity is reported to be involved in a significant merger, acquisition, alliance, venture, asset purchase or sale, joint venture, and expansion or closure of services or facility.
4. **Litigation.** The entity is a party to, threatens, or is threatened with significant litigation or claims. Events reported include criminal felony charges filed against a company or officer, director, or physician; a class action suit; an internal investigation; and an anti-trust claim.
5. **Regulatory Issue.** The entity is reported to have a significant federal or state regulatory issue or JCAHO issue that will have or may have a significant impact on the entity.
6. **Miscellaneous.** Some other event is reported which, in the opinion of the editors, may have a significant impact on the profiled entity.

DISCLAIMER: The conditions for inclusion in the Prospector are selected by the editors because, in their opinion, the occurrence of such an event or the existence of such a circumstance may have a significant or material impact on the business. There are, however, other reasons why such facts or circumstances may exist. The inclusion of a profile suggests that the company may be of interest to professionals or others for specific reasons. Inclusion should not be construed to represent an analysis of the company or a definitive determination of the financial or operating condition of the company.

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**Prospector
Profile
06.0317**

Alliance Imaging Inc.

1900 South State College Boulevard, Suite 600
Anaheim, CA 92806
(714) 688-7100

NAICS		621511
Employees		2,083
Revenue	(mil)	\$432.08
Income	(mil)	(\$0.49)
Assets	(mil)	\$622.20
Liability	(mil)	\$689.73
(for the year ended 12/31/2004)		

Category: Labor

Event: Russell D. Phillips, Jr., executive vice president and general counsel, resigned from all positions as an officer of Alliance Imaging and as an officer or board member of any of the Company's affiliates, effective February 3. The Company has entered into a separation and consulting agreement with Mr. Phillips, pursuant to which the Company will pay him \$75,000 for consulting services through December 31, 2006. The Company has also agreed to pay Mr. Phillips all accrued wages payable through February 3.

Description: The Company provides diagnostic imaging services primarily to hospitals and other healthcare providers on a shared and full-time service basis, in addition to operating a growing number of freestanding imaging centers. It had 497 diagnostic imaging systems and over 1,000 clients in 44 states at September 30, 2005.

Officers: Paul S. Viviano (Chair & CEO); Andrew P. Hayek (Pres. & COO); Howard K. Aihara (EVP & CFO); Nicholas A. Poan (VP & Corporate Controller)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol AIQ; NYSE; 49,564,706 common shares outstanding as of October 31, 2005.

7 1/4% senior subordinated notes due 2012

10 3/8% senior subordinated notes due 2011

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**Prospector
Profile
06.0318****Allina Hospitals & Clinics**

710 East 24th Street
Minneapolis, MN 55404
(612) 775-5000

NAICS	622110
Employees	22,018
Bed Capacity	1,722

Category: Transaction

Event: Nursefinders Inc. has signed a three-year contract to provide staffing services for Allina Hospitals & Clinics. Financial terms of the transaction were not disclosed. Nursefinders will be the agency staffing management partner and point of contact for the temporary nurse staffing needs of Allina's network of 11 nonprofit hospitals, 65 clinics and other healthcare-related services.

Description: Not-for-profit Allina Health System, doing business as Allina Hospitals & Clinics, owns and operates 11 hospitals, 64 clinics, 14 community pharmacies, and four ambulatory care centers. It provides inpatient and outpatient care, 24-hour emergency care, medical transportation, pharmacy, rehabilitation, home care and hospice services throughout Minnesota and western Wisconsin.

Officers: Richard Pettingill (Pres. & CEO); Kenneth Paulus (COO); Brian Anderson (CMO); Barbara Balik (EVP-Safety & Quality Systems); Mary P. Foarde (Gen. Counsel & Sec.); Dan Foley (VP-Medical Affairs); Mark G. Harrison (EVP & CFO); Patricia Jones (EVP-HR); Laurel A. Krause (VP-Allina Medical Laboratories); David B. Orbuch (EVP-Public Policy & Compliance); Robert Plaszcz (CIO); Rickie Ressler (EVP-Hospital & Specialty Operations); Christine Seitz (EVP-Nursing & CNO)

Notes: Total operating revenue in fiscal 2004 was \$2.1 billion.

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**Prospector
Profile
06.0319**

American HealthChoice, Inc.

7350 Hawk Road
Flower Mound, TX 75022
(972) 538-0122

NAICS	621111		
Employees	65		
Revenue	(mil)	\$6.58	
Income	(mil)	\$0.61	
Assets	(mil)	\$7.97	
Liability	(mil)	\$4.42	
(for the year ended 9/30/2005)			

Category: Finance

Event: American HealthChoice reported patient billings for the first quarter ended December 31, 2005 of \$2,843,000, a 15% increase compared to \$2,473,000 for the quarter ended December 31, 2004. Net patient billings for the December 2005 quarter totaled \$1,700,000, a 20% increase compared to \$1,426,000 for the December 2004 quarter. The Company will report its complete financials for the quarter to the Securities & Exchange Commission by the middle of the month.

Description: American HealthChoice's medical clinics division has 13 company-owned clinics in Texas and about 30 clinics in its Affiliated Clinic Program located in Texas, Tennessee and Kansas. Its TelmedCo division provides second opinions to patients of its medical clinics division. Its RehabCo subsidiary sells medical equipment.

Officers: Joseph W. Stucki (Chair, Pres. & CEO); John C. Stuecheli (VP-Finance, CFO & Sec.); V. John Mansfield (Dir.); James Roberts (Dir.); Jeffrey Jones (Dir.); Michael Smith (Dir.)

Auditor: Lane Gorman Trubitt, LLP

Securities: Common Stock-Symbol AMHI.OB; OTC BB; 110,970,759 common shares outstanding as of December 31, 2005.

4 3/4% convertible debenture due December 29, 2008

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**Prospector
Profile
06.0320**

AmSurg Corp.

20 Burton Hills Boulevard
Nashville, TN 37215
(615) 665-1283

NAICS		621493
Employees		1,480
Revenue	(mil)	\$334.30
Income	(mil)	\$39.71
Assets	(mil)	\$425.16
Liability	(mil)	\$171.01
(for the year ended 12/31/2004)		

Category: Finance

Event: Waddell & Reed Financial Inc. has trimmed its stake in AmSurg, selling nearly one million shares of the Company since last April. The mutual fund company and its affiliates currently holds more than 1.8 million shares, or 6.1 percent of the Company, down from nearly 2.7 million shares, or nine percent of the Company last April.

Description: The Company develops, acquires, and operates practice-based ambulatory surgery centers in partnership with surgical and other group practices. At September 30, 2005, the Company owned a majority interest in 141 centers and had four centers under development.

Officers: Thomas G. Cigarran (Chair); Ken P. McDonald (Pres., CEO & Dir.); Claire M. Gulmi (SVP, CFO, Sec. & Dir.); Frank J. Coll (SVP-Operations); Royce D. Harrell (SVP-Corporate Services & Chief Compliance Officer); David L. Manning (SVP-Dev't.); James A. Deal (Dir.); Steven I. Geringer (Dir.); Debora A. Guthrie (Dir.); Henry D. Herr (Dir.); Kevin P. Lavender (Dir.); Bergein F. Overholt (Dir.)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol AMMSG; NasdaqNM; 29,683,344 common shares outstanding as of November 2, 2005.

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**Prospector
Profile
06.0321**

Aurora Health Care

3000 West Montana Street
Milwaukee, WI 53215
(414) 647-3033

NAICS	622110
Employees	24,379
Bed Capacity	2,707
Revenue (mil)	\$2,649.43
(Fiscal year 2004)	

Category: Labor

Event: Mark Ambrosius, who served as Aurora Health Care's Metro Region president, will leave on April 5. Until then he will serve as president of St. Luke's Medical Center. P. Gregory Banks has also resigned his position as president of the Kettle Moraine Region last month and has already left Aurora Health Care.

Description: Aurora Health Care is a not-for-profit organization with 13 hospitals, more than 100 clinics and 140 community pharmacies. It provides various services in more than 75 communities throughout eastern Wisconsin.

Officers: G. Edwin Howe (Pres.); Nick Turkal (SVP-Clinical Quality); Donald J. Nestor (EVP & CFO); Susan Ela (SVP-Nursing); Susan Buettner (SVP-Admin. Services); Paul W. Nannis (VP-Government & Community Relations); Ken Peterson (VP-System Logistics Mgmt.)

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**Prospector
Profile
06.0322****Aurora Health Care**

3000 West Montana Street
Milwaukee, WI 53215
(414) 647-3033

NAICS	622110
Employees	24,379
Bed Capacity	2,707
Revenue (mil)	\$2,649.43
(Fiscal year 2004)	

Category: Transaction

Event: GE Healthcare and Aurora Health Care have signed a seven-year pact, under which the former will help Aurora to improve its operating expenses and patient care. Under their deal, GE Healthcare will also aid Aurora in improving its performance, speed up purchasing of equipment and services, and in measuring patient satisfaction and outcomes. Financial terms of the deal were not disclosed.

Description: Aurora Health Care is a not-for-profit organization with 13 hospitals, more than 100 clinics and 140 community pharmacies. It provides various services in more than 75 communities throughout eastern Wisconsin.

Officers: G. Edwin Howe (Pres.); Nick Turkal (SVP-Clinical Quality); Donald J. Nestor (EVP & CFO); Susan Ela (SVP-Nursing); Susan Buettner (SVP-Admin. Services); Paul W. Nannis (VP-Government & Community Relations); Ken Peterson (VP-System Logistics Mgmt.)

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**Prospector
Profile
06.0323**

Baptist Health System of East Tennessee
137 E. Blount Avenue
Knoxville, TN 37920
(865) 632-5011

NAICS	622110
Employees	2,700
Revenue (mil)	\$272.40
(Fiscal year 2005)	

Category: Labor

Event: Baptist Health System of East Tennessee has cut 23 management and support positions as part of its "right-sizing" measures. The hospital has been struggling financially, reporting an operating loss of \$9.4 million on revenues of \$272.4 million in fiscal 2005.

Description: Not-for-profit Baptist Health System of East Tennessee consists of Baptist Hospital of East Tennessee, Baptist Hospital West, Baptist Hospital for Women, and Baptist Hospital of Cocke County. It also includes nursing home Baptist Convalescent Center of Cocke County, seven senior health centers, home care, hospice care, infusion therapy, home medical equipment, the Initial Group and other services. It also provides administrative services to Claiborne County Hospital and Nursing Home in Tazewell and Woods Memorial Hospital District in Etowah.

Officers: Richard F. Cramer (Chair); Warren Payne (Pres. & CEO); Mo Kirtane (Acting COO); Caryn Conklin-Hawthorne (EVP & CFO)

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**Prospector
Profile
06.0324**

Baptist Health System, Inc.
3201 Fourth Avenue South
Birmingham, AL 35283
(205) 715-5000

NAICS	622110
Employees	5,000
Bed Capacity	1,770

Category: Labor

Event: Baptist Health System chief executive Mary Elizabeth O'Brien is retiring at the end of June after two years of leading the health system. The health system has hired Wheless Associates Executive Search to find Ms. O'Brien's successor.

Description: Baptist Health System is a faith-based, not-for-profit corporation that owns five hospitals, nine senior housing facilities, and home care programs across north and central Alabama. Its primary care network consists of more than 100 physicians in about 50 locations.

Officers: Wayne Pate (Chair); Mary Elizabeth O'Brien (Pres. & CEO); Mark H. Bryan (SVP & COO); Douglas C. Davenport (SVP & CFO); Richard T. Shirey (CIO); Elizabeth Postlethwait (VP-System Support Services); John Boyle (VP-Managed Care); Malcolm McNeill (VP-Business Dev't.); Ross Mitchell (VP-Mktg., Planning & Government Relations); Michael L. Louviere (VP-Supply Chain Mgmt.); Beverley T. Krannich (VP-HR); Mary Nash (Chief Quality Officer)

Notes: Baptist Health System reported an operating loss of \$16 million for the year ended January 30, 2005.

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**Prospector
Profile
06.0325**

Baylor Medical Center at Waxahachie
1405 West Jefferson Street
Waxahachie, TX 75165
(972) 935-9095

NAICS 622110
Bed Capacity 69

Category: Labor

Event: Jay Fox will continue to serve as interim president of Baylor Medical Center at Waxahachie. He succeeds Jerri Garison, who is now president at Baylor Regional Medical Center at Plano. Mr. Fox also serves as executive director of Our Children's House at Baylor in Dallas and as vice president of operations for Baylor Specialty Health Centers.

Description: Not-for-profit Baylor Medical Center at Waxahachie is dedicated to providing medical care to residents of southern Dallas and Ellis Counties. It is one of the member hospitals of Baylor Health Care System.

Officers: Jay Fox (Interim Pres.)

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**Prospector
Profile
06.0326**

Bayview Gardens
2855 Gulf to Bay Boulevard
Clearwater, FL 33759
(727) 797-7400

NAICS	623311
Employees	95

Category: Transaction

Event: Morton Plant Mease Life Services has sold Bayview Gardens to SantaFe HealthCare Inc. for \$17 million in cash. The retirement community in Clearwater currently has 295 residents. The new owner plans to keep the name and the employees, including Bayview executive director Judy Cunningham. Bayview Gardens, acquired by Morton Plant Mease in 1985, had been for sale on and off for about five years.

Description: Bayview Gardens is a retirement community consisting of a 94-unit assisted living facility and 229 independent living units that range from studios to one- and two-bedroom units.

Officers: Judy Cunningham (Executive Dir.)

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**Prospector
Profile
06.0327**

Beloit Memorial Hospital
1969 West Hart Road
Beloit, WI 53511
(608) 364-5011

NAICS		622110
Employees		950
Bed Capacity		174
Revenue	(mil)	\$81.18
Income	(mil)	\$3.00
(Fiscal year 2004)		

Category: Finance

Event: Fitch has assigned an 'A-' rating to the \$45.6 million Illinois Finance Authority revenue bonds series 2006, issued for Beloit Memorial Hospital. Bond proceeds will be used to construct a 152,000-square foot health and wellness center in Roscoe, Illinois; fund 18 months of capitalized interest; fund a debt service reserve fund; refinance the hospital's outstanding debt; and pay costs of issuance. The rating assignment assumes no weakening of the borrower's current security and legal covenants. The bonds are expected to sell during the beginning of April 2006 through negotiation led by Piper Jaffray.

Concurrently, Fitch downgraded to 'A-' from 'A+' the rating on Wisconsin Health and Educational Facility Authority's roughly \$2,600,000 outstanding hospital revenue bonds series 1993, issued for the hospital. According to the rating agency, the downgrade is due to the hospital's increased debt load upon issuance of the series 2006 bonds. The rating outlook is stable.

Description: Beloit Memorial Hospital provides acute medical care and primary care and specialized services through five outreach medical centers. Its specialties include emergency medicine, cardiology, oncology, home care, and occupational health.

Officers: G. Curtis Lansbery (Chair); Gregory K. Britton (Vice Chair, Pres. & CEO); Timothy M. McKeveatt (SVP); Susan W. Anderson (VP); David A. Bolen (VP); Doris R. Mulder (VP)

Auditor: Wipfli LLP

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**Prospector
Profile
06.0328**

Bethesda Health Group, Inc.
1630 Des Peres Road, Suite 290
St. Louis, MO 63131
(314) 800-1900

NAICS	623312
Employees	1,100
Revenue (mil)	\$51.87
Income (mil)	(\$0.65)
Assets (mil)	\$173.08
Liability (mil)	\$112.22

(for the year ended 6/30/2005)

Category: Finance

Event: Moody's has assigned the rating of Aa1/VMIG 1 to the \$9,995,000 Health and Educational Facilities Authority of the State of Missouri Variable Rate Demand Health Facilities Revenue Bonds Series 2006, issued for Bethesda Health Group. The rating outlook is stable. Bond proceeds will be used by Bethesda to finance the expansion and certain related improvements to Bethesda Gardens, reimburse certain prior capital expenditures made for the Company's other facilities and pay costs of bond issuance.

Description: The Company provides five senior living communities, three skilled nursing care residences, adult day care, private duty and hospice services.

Officers: David Culver (Chair); John W. Rowe (Pres. & CEO); Katherine Joslin (VP & Dir.-HR)

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**Prospector
Profile
06.0329**

Beverly Enterprises, Inc.
One Thousand Beverly Way
Fort Smith, AR 72919
(479) 201-2000

NAICS		623110
Employees		34,300
Bed Capacity		36,162
Revenue	(mil)	\$1,988.85
Income	(mil)	\$28.02
Assets	(mil)	\$1,361.39
Liability	(mil)	\$1,088.97
(for the year ended 12/31/2004)		

Category: Finance

Event: Beverly Enterprises has given a conditional notice of redemption to the holders of its 7 7/8 percent senior subordinated notes due 2014. Under the indenture governing the notes, the redemption price will be the greater of 100% of the principal amount of the notes, and the sum of the present values of the remaining payments of principal and interest on the notes from the redemption date to June 15, 2009. Redemption price for the \$215,000,000 aggregate principal amount of the notes outstanding would be \$241,166,365.32, or \$1,121.70 per \$1,000 principal amount. The Company intends to publicize the actual redemption price once it has been determined in accordance with the indenture.

Description: The Company operates nursing facilities, assisted living centers, hospice and home care centers, outpatient clinics and rehabilitation therapy centers. It operates 345 skilled nursing facilities, 18 assisted living centers, and 66 hospice/home care centers in 37 states and Washington, D.C.

Officers: William R. Floyd (Chair, Pres., CEO & Dir.); Douglas J. Babb (EVP, CAO & Legal Officer); David R. Devereaux (EVP & COO-Nursing Facilities); Jeffrey P. Freimark (EVP, CFO & CIO); Cindy H. Susienka (EVP & COO-Aegis and AseraCare); Patrice K. Acosta (SVP-Quality of Life Programs); Pamela H. Daniels (SVP, Controller & Chief Acctg. Officer); Lawrence Deans (SVP-HR); James M. Griffith (SVP-Investor Relations & Corporate Communications); Patricia C. Kolling (SVP-Compliance); Andrea J. Ludington (SVP-Professional Services); Barbara R. Paul (SVP & CMO); Harold A. Price (SVP-Sales & Business Dev't.); Chris W. Roussos (SVP & Pres.-AseraCare Hospice & Home Health); Martha J. Schram (SVP & Pres.-Aegis Therapies); Richard D. Skelly Jr. (SVP & Treas.); Jane A. Washburn (SVP & Chief Mktg. Officer)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol BEV; NYSE; 109,532,108 common shares outstanding as of October 31, 2005.

9.625% unsecured senior notes due April 15, 2009

2.750% unsecured convertible subordinated notes due November 1, 2033

7.875% senior subordinated notes due June 15, 2014

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**Prospector
Profile
06.0330**

Capital Senior Living Corporation

14160 Dallas Parkway, Suite 300
Dallas, TX 75254
(972) 770-5600

NAICS		623110
Employees		2,795
Revenue	(mil)	\$93.26
Income	(mil)	(\$6.76)
Assets	(mil)	\$431.18
Liability	(mil)	\$281.63
(for the year ended 12/31/2004)		

Category: Transaction

Event: Capital Senior Living has entered into an agreement with an affiliate of Ventas, Inc. for a single community sale/leaseback transaction valued at nearly \$29 million. The Towne Centre community in Merrillville, Indiana, is the largest in the Company's portfolio and offers a full continuum of care. It has been operated by the Company since 1991. The Company will record a gain of about \$14.5 million on the sale of the Towne Centre. The triple net operating lease between the Company and Ventas has an initial term of 10 years, with two five-year renewal options. The transaction is expected to close during the first quarter of 2006, pending approvals and other customary closing conditions.

As a result of this sale/leaseback transaction, the Company will retire about \$16.2 million of variable rate debt. This will effectively reduce interest expense by about \$1.3 million per year. Net proceeds to the Company, after retirement of debt, are expected to be around \$12.4 million, net of transaction costs.

Description: The Company currently operates 55 senior living communities in 20 states with an aggregate capacity of about 8,900 residents, including 33 senior living communities which it owns or in which it has an ownership interest, seven leased communities and 15 others it manages for third parties.

Officers: James A. Stroud (Chair & Sec.); Lawrence A. Cohen (Vice Chair & CEO); Keith N. Johannessen (Pres., COO & Dir.); Ralph A. Beattie (EVP & CFO); Rob L. Goodpaster (VP-National Mktg.); David W. Beathard, Sr. (VP-Operations); David R. Brickman (VP & Gen. Counsel); Glen H. Campbell (VP-Dev't.); Gloria Holland (VP-Finance); Jerry D. Lee (Corporate Controller); Robert F. Hollister (Property Controller)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol CSU; NYSE; 26,228,750 common shares outstanding as of November 8, 2005.

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**Prospector
Profile
06.0331**

Cheboygan Memorial Hospital
748 South Main Street
Cheboygan, MI 49721
(231) 627-5601

NAICS	622110
Employees	300
Bed Capacity	92

Category: Labor

Event: Cheboygan Memorial Hospital recently promoted Beth Walter from director of support services to vice president of support services. Ms. Walter joined the hospital in May 2002 as director of patient access services. She was promoted to director of support services in January 2005.

Description: Not-for-profit Cheboygan Memorial Hospital provides full service primary care and services in 17 specialty areas ranging from general surgery to pediatrics; emergency medicine to otolaryngology.

Officers: Barbara Cliff (Pres. & CEO); Beth Walter (VP-Support Services); Ted Anderson (VP-Finance)

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**Prospector
Profile
06.0332**

Children's Hospital and Regional Medical Center	NAICS	622110
4800 Sand Point Way NE	Employees	3,196
Seattle, WA 98105	Bed Capacity	250
(206) 987-2000		
	Revenue (mil)	\$457.41
	(for the year ended 9/30/2004)	

Category: Finance

Event: Children's Hospital and Regional Medical Center has received more than \$1.12 million raised by John L. Scott Foundation's event sponsorships in December. The contribution will go to the hospital's uncompensated care fund. The Season of Light Auction event raised over \$925,000, the 27th Annual Festival of Trees raised over \$116,000, and The Christmas in the Northwest 20th Anniversary Holiday Special raised more than \$80,000.

Description: Children's Hospital and Regional Medical Center serves as the pediatric referral center for Washington, Alaska, Montana and Idaho. It is a member of the Children's Health Care System.

Officers: Kathy Randall (Chair); Thomas N. Hansen (Pres. & CEO); Patrick J. Hagan (EVP & CEO); Sanford M. Melzer (VP-Practice & Regional Affairs); Richard A. Molteni (VP & Medical Dir.); Doug Picha (VP & Executive Dir.-Children's Hospital Foundation); Jeff Sconyers (VP & Gen. Counsel); Kelly Wallace (VP & CFO); James Hendricks (VP-Research); John Dwight (CIO)

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**Prospector
Profile
06.0333**

Citrus Valley Health Partners
210 W. San Bernardino Road
Covina, CA 91723
(626) 331-7331

NAICS 622110
Employees 3,500

Category: Labor

Event: Registered Nurses at Citrus Valley Health Partners' two hospitals have voted to join the California Nurses Association. The union now represents more than 700 nurses at Citrus Valley Medical Center's Queen of the Valley campus in West Covina and Inter-Community campus in Covina. The nurses now need to determine contract priorities and elect a group of their peers to represent them in talks on their first ever collective bargaining agreement.

Description: Citrus Valley Health Partners consists of Citrus Valley Medical Center, Foothill Presbyterian Hospital and Citrus Valley Hospice. Its clinical specialties include cancer services, cardiac care, diabetes, home health, hospice, maternity, physical therapy and wound care.

Officers: James T. Yoshioka (Pres. & CEO); Elvia Foulke (EVP & COO)

Notes: Sales: \$303.1 million

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**Prospector
Profile
06.0334**

Community Health Systems, Inc.

155 Franklin Road, Suite 400
Brentwood, TN 37027
(615) 373-9600

NAICS		622110
Employees		20,900
Bed Capacity		7,963
Revenue	(mil)	\$3,332.64
Income	(mil)	\$151.43
Assets	(mil)	\$3,632.61
Liability	(mil)	\$2,392.62
(for the year ended 12/31/2004)		

Category: Transaction

Event: Community Health Systems executes a definitive agreement to acquire the healthcare assets of non-profit Waukegan, Illinois-based Vista Health. Financial details were not released. The transaction includes the 336-bed Victory Memorial Hospital in Waukegan, 71-bed St. Therese Medical Center also in Waukegan, Vista Imaging Center in Gurnee, Vista Surgery and Treatment Center in Lindenhurst, and Vista M.R. Institute, with locations in Lindenhurst and Gurnee.

Description: Through its subsidiaries, the Company owns, leases or operates 71 hospitals in 21 states. Its facilities offer a broad range of inpatient and outpatient medical and surgical services and skilled nursing care.

Officers: Wayne T. Smith (Chair, Pres. & CEO); W. Larry Cash (EVP, CFO & Dir.); David L. Miller (SVP-Group Operations); Gary D. Newsome (SVP-Group Operations); Michael T. Portacci (SVP-Group Operations); William S. Hussey (SVP-Group Operations); Kenneth D. Hawkins SVP-Acquisitions & Dev't.); Martin G. Schweinhart (SVP-Operations); Rachel A. Seifert (SVP, Sec. & Gen. Counsel); Carolyn S. Lipp (SVP-Quality & Resource Mgmt.); T. Mark Buford (VP, Corporate Controller & CAO); Jerry A. Weissman (VP-Medical Staff Dev't.); James W. Doucette (VP-Finance & Treas.); J. Gary Seay (VP & CIO); Robert A. Horrar (VP-Admin); Linda K. Parsons (VP-HR)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol CYH; NYSE; 88,526,516 common shares outstanding as of October 21, 2005.
6.5% senior subordinated notes due 2012

Notes: Update of profile 05.2959 (Vol. 2, No. 41 - HCP051010)

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**Prospector
Profile
06.0335****Community Hospital of Long Beach**

1720 Termino Avenue
Long Beach, CA 90804
(562) 498-1000

NAICS	622110
Bed Capacity	256

Category: Finance

Event: Community Hospital of Long Beach received a \$432,000 grant from the S. Mark Taper Foundation. The grant has been used to buy medical equipment and software for the hospital's Don and Ruth Temple Family Cancer Center. The grant is specifically earmarked for the upgrade of the cancer center's Intensity Modulated Radiation Therapy equipment.

Description: Not-for-profit Community Hospital of Long Beach is an acute-care hospital serving the east side of Long Beach and neighboring communities. It closed in September 2000 and reopened in June 2001.

Officers: Raymond M. Jankowski (Pres. & CEO); Diane DeWalsche (COO); Susan Byrne (Admin. Dir.-Professional & Customer Services); Ron Jue (Admin. Dir.-Pharmacy); Tom King (Admin. Dir.-Ancillary Services); Elaine Garneff (Admin. Dir.-HR); Lois Navens (Admin. Dir.-Nursing); Robert Schirripa (Admin. Dir.-Finance); Kathy Berry (Dir.-Community Relations); Ann Fry (Dir.-Mktg.)

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**Prospector
Profile
06.0336**

Community Medical Centers

2823 Fresno Street
Fresno, CA 93721
(559) 459-2425

NAICS		622110
Employees		6,200
Bed Capacity		833
Revenue	(mil)	\$657.43
Income	(mil)	(\$3.06)
Assets	(mil)	\$719.92
Liability	(mil)	\$404.97
(for the year ended 8/31/2004)		

Category: Labor

Event: Community Medical Centers will cut 175 jobs as part of its cost-cutting measures. The layoffs are effective March 31 and are expected to save about \$9 million annually. The job cuts affect all three hospitals, corporate offices and the Community Behavioral Health Center. One of the top positions being eliminated is the senior vice president of human resources. However, Ms. Linzie Daniel will still continue to work for the health system.

Description: Community Medical Centers operates the Community Regional Medical Center, University Medical Center, Community Medical Center-Clovis, Fresno Heart Hospital, outpatient and ambulatory care facilities, rural clinics and three long-term care facilities.

Officers: Lawrence E. Wayte (Chair); Tim A. Joslin (CEO); Patrick Rafferty (EVP & COO); Stephen R. Walter (SVP & CFO); Craig S. Castro (SVP & CIO); Linzie L. Daniel (SVP-HR); Thomas Alan Utecht (Chief Quality Officer); Robert E. Ward (SVP & Chief Legal Officer); John D. Zelezny (SVP & Chief Communications Officer); Scott B. Wells (SVP-Physician Services & New Ventures); Mary Contreras (CNO)

Auditor: KPMG LLP

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**Prospector
Profile
06.0337**

Comprehensive Care Corporation
204 South Hoover Boulevard, Suite 200
Tampa, FL 33609
(813) 288-4808

NAICS	621420
Employees	85
Revenue (mil)	\$24.47
Income (mil)	(\$0.27)
Assets (mil)	\$6.45
Liability (mil)	\$10.57

(for the year ended 5/31/2005)

Category: Transaction

Event: Comprehensive Care wholly owned subsidiary, Comprehensive Behavioral Care, Inc., has been selected by one of its existing health plan clients to provide managed behavioral health and substance abuse services in Maryland and Washington, D.C. Under this agreement, the Company subsidiary will provide services to the plan's 7,500 Medicare members. The contract will commence March 1.

Separately, the Company disclosed in a SEC filing dated January 31 that it received written notice from a significant health plan customer that it had determined to establish its own behavioral health unit and will cancel its contract with the Company effective May 31. This contract accounted for 21.2% or \$2.8 million of the Company's operating revenues for the six months ended November 30, 2005 and around 21.5% or \$5.2 million of the Company's operating revenues for the fiscal year ended May 31, 2005. The Company plans to undertake efforts to prepare for the loss of this contract, including taking steps to reduce the internal costs and infrastructure associated with this contract as well as enhancing efforts to obtain replacement business. If it is unable to replace this business, the loss of this contract will have a material, adverse effect on its working capital and future results of operations.

Description: The Company, primarily through wholly-owned subsidiary Comprehensive Behavioral Care, Inc., provides managed care services in the behavioral health and psychiatric fields.

Officers: Mary Jane Johnson (Pres., CEO & Dir.); Robert J. Landis (Chair, CFO & Treas.); Thomas Clay (CDO-Comprehensive Behavioral Care); Cathy J. Welch (VP-Finance & Controller); Eugene L. Froelich (Dir.); Robert Parker (Dir.); David P. Schuster (Dir.); Barry A. Stein (Dir.); Peter Jesse Walcott (Dir.)

Auditor: Kirkland, Russ, Murphy & Tapp P.A.

Securities: Common Stock-Symbol CHCR; OTCBB; 5,851,374 common shares outstanding as of January 6, 2006.

7.5% convertible subordinated debentures due April 2010

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**Prospector
Profile
06.0338**

Curative Health Services, Inc.

61 Spit Brook Road
Nashua, NH 03060
(603) 888-1500

NAICS		621498
Employees		717
Revenue	(mil)	\$282.37
Income	(mil)	(\$141.41)
Assets	(mil)	\$283.78
Liability	(mil)	\$279.33

(for the year ended 12/31/2004)

Category: Transaction

Event: Curative Health Services subsidiary, Critical Care Systems, has opened a new branch pharmacy and ambulatory infusion suite in the Atlanta suburb of Norcross in Georgia. The new 5,140-square-foot facility provides a range of specialty infusion services. Concurrent with the opening, Critical Care Systems named Erin Houben as general manager of the Norcross branch.

Description: The Company has two business units. Its Wound Care Management business is a disease management company that offers a comprehensive range of services for treatment of chronic wounds, while its Specialty Infusion business unit provides biopharmaceuticals and compounded pharmaceutical products to patients with chronic and critical disease states.

Officers: Timothy I. Maudlin (Chair); Paul F. McConnell (Pres. & CEO); Thomas Axmacher (EVP & CFO); John C. Prior (COO); Nancy Lanis (EVP, Gen. Counsel & Sec.); Anne S. Bruce (SVP & CIO); Andrew C. Walk (SVP-Operations); Craig J. Vollmer (SVP-Sales & Mktg.); Michelle LeDell (SVP-HR); Michael Flynn (SVP & Controller); Roy McKinley (SVP); Ronald Sherman (Chief Compliance Officer)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol CURE; NasdaqNM; 13,019,800 common shares outstanding as of November 1, 2005.

4.4% promissory note due February 28, 2007

3% convertible promissory notes maturing on June 28, 2007

3% convertible note due October 23, 2005

10.75% senior subordinated notes due May 1, 2011

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**Prospector
Profile
06.0339****Divine Savior Healthcare**

2817 New Pinery Road
Portage, WI 53901
(608) 742-4131

NAICS	622110
Bed Capacity	176

Category: Finance

Event: Standard & Poor's Ratings Services raised its long-term rating to 'BBB' from 'BBB-' on the Wisconsin Health and Educational Facilities Authority's \$11.4 million series 1999 bonds, issued for Divine Savior Healthcare. According to the rating agency, the upgrade reflects the hospital's overall solid financial profile, highlighted by growth in profitability and liquidity subsequent to the construction and move to the new replacement hospital.

Standard & Poor's also assigned its 'BBB' standard long-term rating to the Wisconsin Health and Educational Facilities Authority's \$26.75 million series 2006 revenue bonds, also issued for the hospital. The outlook is stable. Bond proceeds will be used to advance refund the \$15 million outstanding principal of the series 2002B bonds and current refund the \$8.76 million outstanding principal of the series 2002C bonds.

Description: Not-for-profit Divine Savior Healthcare offers laboratory services, inpatient care, home care, emergency services, surgery, rehabilitation, diagnostics, and infusion services. It also operates four physician clinics and a 110-bed nursing home.

Officers: Michael T. Decker (Pres. & CEO)

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**Prospector
Profile
06.0340**

Doctors Hospital Tidwell
510 West Tidwell
Houston, TX 77091
(281) 618-8500

NAICS 622110
Bed Capacity 101

Category: Finance

Event: Doctors Hospital asked the U.S. Bankruptcy Court for the Southern District of Texas to approve a second amendment to its DIP Financing Facility. The second amendment extends the term of the debtor's loan agreements with GE HFS Holdings, Inc., and Bruckmann, Rosser, Sherrill & Co., L.P., through March 31, 2006. Additionally, the debtor provided the DIP Lender with a (non-public) cash flow budget for the 26-week period beginning January 27, 2006.

The debtor reminds the court that under to the terms of the GE DIP loan agreement, it was allowed to borrow an amount determined pursuant to a borrowing base, plus \$4,000,000 of overadvances. In December 2005, the debtor experienced a liquidity crisis and was forced to ask for additional funds from GE HFS. The debtor and GE HFS negotiated a first amendment to the DIP agreement under which GE HFS allowed the debtor to borrow an additional \$625,000. That agreement, the debtor says, along with a loan from Bruckmann Rosser, expired on January 31.

Description: Doctors Hospital Tidwell's services include a birthing center, operating rooms, cardiac cath lab, spiral CT, open MRI, hyperbaric oxygen chambers, wound care, and diabetes center. It was acquired by HEALTHPLUS+ in 1998. The Company filed for chapter 11 protection on April 6, 2005 (Bankr. S.D. Tex. Case No. 05-35291).

Officers: Timothy C. Weis (Chief Restructuring Financial Officer & Project Dir.); Mike Morgan (Chief Restructuring Officer); Harry Weiss (Senior Finance Specialist)

Attorneys: James Matthew Vaughn, Esq. Of Porter & Hedges, LLP; Houston, TX; (713) 226-6687

Notes: Update of profile 06.0137 (Vol. 3, No. 3 - HCP060116)

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**Prospector
Profile
06.0341**

Duke Health Raleigh Hospital
3400 Wake Forest Road
Raleigh, NC 27609
(919) 954-3000

NAICS	622110
Bed Capacity	186

Category: Labor

Event: Duke Health Raleigh Hospital has named Douglas Vinsel as its new chief executive officer. He replaces current CEO James P. Knight, who announced earlier in January his plans to retire this year. Mr. Vinsel most recently served as chief operating officer and vice president for WakeMed.

Description: Duke Health Raleigh, formerly known as Raleigh Community Hospital, offers diagnostic, therapeutic, rehabilitation, prevention, support, and health education services. It is a member of the Duke University Health System.

Officers: Douglas Vinsel (Pres. & CEO); John Robinette (Interim COO); Dan Macksood (VP & CFO); Don Barnes (VP-HR); Carla Parker Hollis (VP-Mktg. & Public Relations); Rosemary Brown (VP-Patient Care)

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**Prospector
Profile
06.0342****Elliot Hospital**

One Elliot Way
Manchester, NH 03103
(603) 669-5300

NAICS	622110
Bed Capacity	296

Category: Finance

Event: Standard & Poor's Ratings Services raised its long-term rating and underlying rating to 'A-' from 'BBB+' on New Hampshire Health and Education Facilities Authority's bonds, issued for Elliot Hospital. The rating action affects \$54.9 million in rated debt. According to the rating agency, the upgrade reflects the hospital's consistent, solid margins; strong debt service coverage; stable balance sheet; and position as the larger of two healthcare providers in Manchester, New Hampshire. The outlook is stable.

Description: Not-for-profit Elliot Hospital is the cornerstone of Elliot Health System. It is home to the Elliot Regional Cancer Center, The Max K. Willscher Urology Center, and has one of only three Level 3 neonatal intensive care units in New Hampshire.

Officers: Douglas F. Dean, Jr. (Pres. & CEO); Beth Hughes (EVP & COO); Deb Baker (CNO); Richard Elwell (SVP & CFO)

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**Prospector
Profile
06.0343**

Episcopal Homes Foundation

3650 Mt. Diablo Boulevard, Suite 100
Lafayette, CA 94549
(925) 283-0680

NAICS 623311

Revenue	(mil)	\$78.39
Income	(mil)	\$5.33
Assets	(mil)	\$331.03
Liability	(mil)	\$278.97

(for the year ended 3/31/2005)

Category: Finance

Event: Standard & Poor's Ratings Services revised its rating outlook from stable to positive on ABAG Finance Authority for Nonprofit Corp., California's \$91.2 million bonds, issued for Episcopal Homes Foundation. Additionally, the rating agency affirmed its 'BBB+' rating on the Company's bonds. According to Standard & Poor's, the positive outlook reflects the Company's return to profitable operating results over the past two fiscal years and a resulting improvement in debt service coverage.

Description: Non-profit Episcopal Homes Foundation owns and operates five continuing care retirement communities throughout Northern California. Facilities include San Francisco Towers in San Francisco, St. Paul's Towers in Oakland, Spring Lake Village in Santa Rosa, Los Gatos Meadows in Los Gatos, and Canterbury Woods in Pacific Grove.

Officers: Kevin Gerber (Pres. & CEO)

Auditor: Deloitte & Touche LLP

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**Prospector
Profile
06.0344**

Fairview Health Services

2450 Riverside Avenue
Minneapolis, MN 55454
(612) 672-6000

NAICS		622110
Employees		18,900
Bed Capacity		2,500
Revenue	(mil)	\$1,793.73
Income	(mil)	\$71.66
Assets	(mil)	\$1,550.39
Liability	(mil)	\$845.59
(for the year ended 12/31/2004)		

Category: Labor

Event: Jon Campbell has replaced Rodney Burwell as Fairview Health Services' new board chairman. He was elected for a three-year term. He was a board member since 2001 and is the chief executive officer of Wells Fargo Bank Minnesota. Mr. Burwell, the outgoing chair, was re-elected to the board for a three-year term as an at-large director.

Description: The not-for-profit healthcare system operates seven acute care hospitals, about 95 clinics, 24 pharmacies, and 20 senior housing facilities among others. Its Institute for Athletic Medicine provides occupational, orthopedic, and sports rehabilitation services and its Minnesota Heart and Vascular Center is recognized as one of the best cardiovascular centers in the US.

Officers: Jon R. Campbell (Chair); David R. Page (Pres. & CEO); Gary Strong (COO); James M. Fox (SVP & CFO); George Chresand (SVP & Gen. Counsel); Lois A. Lenarz (Pres. & Sr. Medical Dir.-Fairview Clinics); Diane Iorfida (SVP-HR); Alison Page (VP-Patient Safety); Mary C. Edwards (VP-Public Policy); Kent Eklund (Pres.-Fairview Foundation)

Auditor: Ernst & Young LLP

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**Prospector
Profile
06.0345**

Fletcher Allen Health Care, Inc.

111 Colchester Avenue
Burlington, VT 05401
(802) 847-0000

NAICS 622110

Employees 6,032

Bed Capacity 562

Revenue (mil) \$620.98

Income (mil) \$30.45

(for the year ended 9/30/2005)

Category: Finance

Event: Fitch Ratings has affirmed the underlying 'BBB' rating for the \$380 million Vermont Educational and Health Buildings Financing Agency bonds, issued on behalf of Fletcher Allen Health Care. It also revised the rating outlook to positive from stable. According to Fitch, the rating affirmation and outlook revision reflects the health system's improved operating performance and dominant market position.

Description: Fletcher Allen Health Care operates an academic medical center in alliance with the University of Vermont College of Medicine. It also includes more than 40 patient care sites and 100 outreach clinics in Vermont and upstate New York.

Officers: William Schubart (Chair); Melinda L. Estes (Pres. & CEO); Theresa Alberghini DiPalma (SVP-Government & External Affairs); John Brumsted (Interim Chief Quality Officer); John K. Evans (SVP & Chief Technology Officer); Jean S. Harry (CNO); Spencer Knapp (Gen. Counsel); Paul Macuga (SVP & Chief HR Officer); Richard Magnuson (CFO); Angeline Marano (COO)

Auditor: Deloitte & Touche LLP

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**Prospector
Profile
06.0346****Forum Health**

500 Gypsy Lane
Youngstown, OH 44501
(330) 747-1444

NAICS	622110
Employees	2,200

Category: Labor

Event: Forum Health has named Keith T. Ghezzi, M.D., as interim chief executive officer following the recent resignation of N. Kristopher Hoce. Dr. Ghezzi was previously the chief operating officer of Inova Fairfax Hospital and vice president of the Inova Health System. Mr. Hoce, who had led the health system since June 2000, has left to pursue new opportunities.

Description: Forum Health is a private, nonprofit organization composed of four hospitals, home care agencies, and other medical centers. Its specialty services include cardiology, cancer care, and emergency medicine.

Officers: Thomas R. Hollern (Chair); Keith T. Ghezzi (Interim Pres. & CEO); Douglas Wormer (Interim CFO); Roxia Boykin (SVP & CNO); John Gonda (Dir.-Mktg. & Public Relations)

Notes: Audit year ended December 31, 2004:
Total operating revenues: \$499.4 million

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**Prospector
Profile
06.0347**

Genesis HealthCare Corporation

101 East State Street
Kennett Square, PA 19348
(610) 444-6350

NAICS		623110
Employees		35,000
Revenue	(mil)	\$1,683.35
Income	(mil)	\$42.17
Assets	(mil)	\$1,360.15
Liability	(mil)	\$703.51
(for the year ended 9/30/2005)		

Category: Finance

Event: Genesis HealthCare reported net income of \$11.7 million for the quarter ended December 31, 2005, up from net income of \$10.8 million in the comparable period in the prior fiscal year. Revenue for the first quarter of fiscal 2006 grew 7.9% to \$430.6 million from \$399.0 million in the prior-year quarter. The Company attributed its revenue growth to third party payor rate growth, an increase in occupancy, and an increase in patient acuity.

Description: The Company is a long-term care provider with over 200 skilled nursing centers and assisted living residences in 12 eastern states operating under the Genesis ElderCare banner. It also supplies contract rehabilitation therapy to over 650 healthcare providers in 18 states and the District of Columbia. The Goldman Sachs Group owns about 10% of the company.

Officers: George V. Hager, Jr. (Chair & CEO); James V. McKeon (EVP & CFO); Robert A. Reitz (EVP & COO); David C. Almquist (EVP); Richard P. Blinn (EVP); Deborah Soutar (SVP & Chief Learning Officer); Richard L. Castor (SVP & CIO); Eileen M. Coggins (SVP, Gen. Counsel & Sec.); Irene Fleshner (SVP-Clinical Practice & Outcomes Mgmt.); Barbara J. Hauswald (SVP-Planning & Dev't.); Richard Pell, Jr. (SVP-Admin.); James W. Tabak (SVP-HR); Thomas DiVittorio (VP & Corporate Controller)

Auditor: KPMG LLP

Securities: Common Stock-Symbol GHCI; NasdaqNM; 19,687,661 common shares outstanding as of December 1, 2005.

8% senior subordinated notes due 2013

2.5% convertible senior subordinated debentures due 2025

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**Prospector
Profile
06.0348**

Hanger Orthopedic Group, Inc.

Two Bethesda Metro Center, Suite 1200
Bethesda, MD 20814
(301) 986-0701

NAICS		621498
Employees		3,227
Revenue	(mil)	\$568.72
Income	(mil)	(\$23.39)
Assets	(mil)	\$703.31
Liability	(mil)	\$551.29
(for the year ended 12/31/2004)		

Category: Regulatory Issue

Event: Hanger Orthopedic Group has appointed Jeff Martin as president of its wholly owned subsidiary, Innovative Neurotronics, Inc. Mr. Martin previously served as vice president and managing director of the subsidiary since its inception in February 2004.

Description: The Company owns and operates 618 orthotic and prosthetic patient-care centers in 45 states and the District of Columbia. It is organized into two divisions: patient-care, which consists of nationwide orthotic and prosthetic practice centers; and distribution, which consists of distribution centers managing the supply chain of orthotic and prosthetic componentry to the Company and third party patient-care centers.

Officers: Ivan R. Sabel (Chair & CEO); Thomas F. Kirk (Pres., COO & Dir.); George E. McHenry (EVP & CFO); Richmond L. Taylor (EVP, Pres. & COO-Hanger Prosthetics & Orthotics, Inc. and HPO, Inc.); Ronald N. May (Pres. & COO-Southern Prosthetic Supply, Inc.); Jeff Martin (Pres.-Innovative Neurotronics, Inc.); Jason P. Owen (VP, Treas. & Sec.); Edward L. Mitzel (VP & CIO); Michael F. Murphy (VP-Mktg. & Business Dev't.); Brian A. Wheeler (VP-HR); Thomas C. Hofmeister (VP-Finance & Chief Acctg. Officer)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HGR; NYSE; 21,786,508 common shares outstanding as of November 3, 2005.

10 3/8% senior notes due February 15, 2009

11 1/4% senior subordinated notes due June 15, 2009

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**Prospector
Profile
06.0349**

Hanger Orthopedic Group, Inc.

Two Bethesda Metro Center, Suite 1200
Bethesda, MD 20814
(301) 986-0701

NAICS		621498
Employees		3,227
Revenue	(mil)	\$568.72
Income	(mil)	(\$23.39)
Assets	(mil)	\$703.31
Liability	(mil)	\$551.29
(for the year ended 12/31/2004)		

Category: Miscellaneous

Event: Hanger Orthopedic Group wholly owned subsidiary Innovative Neurotronics, Inc. received 510(k) clearance from the U.S. Food and Drug Administration to treat patients with the WalkAide System®, its first functional electrical stimulation product. This product is a medical device designed to counter the lack of ankle dorsiflexion, commonly referred to as foot drop, in patients who have sustained damage to upper motor neurons or pathways to the spinal cord.

Description: The Company owns and operates 618 orthotic and prosthetic patient-care centers in 45 states and the District of Columbia. It is organized into two divisions: patient-care, which consists of nationwide orthotic and prosthetic practice centers; and distribution, which consists of distribution centers managing the supply chain of orthotic and prosthetic componentry to the Company and third party patient-care centers.

Officers: Ivan R. Sabel (Chair & CEO); Thomas F. Kirk (Pres., COO & Dir.); George E. McHenry (EVP & CFO); Richmond L. Taylor (EVP, Pres. & COO-Hanger Prosthetics & Orthotics, Inc. and HPO, Inc.); Ronald N. May (Pres. & COO-Southern Prosthetic Supply, Inc.); Jeff Martin (Pres.-Innovative Neurotronics, Inc.); Jason P. Owen (VP, Treas. & Sec.); Edward L. Mitzel (VP & CIO); Michael F. Murphy (VP-Mktg. & Business Dev't.); Brian A. Wheeler (VP-HR); Thomas C. Hofmeister (VP-Finance & Chief Acctg. Officer)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HGR; NYSE; 21,786,508 common shares outstanding as of November 3, 2005.

10 3/8% senior notes due February 15, 2009

11 1/4% senior subordinated notes due June 15, 2009

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**Prospector
Profile
06.0350**

Hanger Orthopedic Group, Inc.

Two Bethesda Metro Center, Suite 1200
Bethesda, MD 20814
(301) 986-0701

NAICS		621498
Employees		3,227
Revenue	(mil)	\$568.72
Income	(mil)	(\$23.39)
Assets	(mil)	\$703.31
Liability	(mil)	\$551.29
(for the year ended 12/31/2004)		

Category: Labor

Event: Hanger Orthopedic Group has appointed new members to the management team of wholly owned subsidiary Innovative Neurotronics, Inc., led by president Jeff Martin. Conrad Kufta was appointed director of clinical development; Joseph Moser as director of product development and engineering; Fayyaz Memon as director of quality and manufacturing; Pete Escallier as director of marketing; Carlo A. Luetto as director of sales; and Deanna Fish and Mary-Kate Ennis as directors of clinical support.

Description: The Company owns and operates 618 orthotic and prosthetic patient-care centers in 45 states and the District of Columbia. It is organized into two divisions: patient-care, which consists of nationwide orthotic and prosthetic practice centers; and distribution, which consists of distribution centers managing the supply chain of orthotic and prosthetic componentry to the Company and third party patient-care centers.

Officers: Ivan R. Sabel (Chair & CEO); Thomas F. Kirk (Pres., COO & Dir.); George E. McHenry (EVP & CFO); Richmond L. Taylor (EVP, Pres. & COO-Hanger Prosthetics & Orthotics, Inc. and HPO, Inc.); Ronald N. May (Pres. & COO-Southern Prosthetic Supply, Inc.); Jeff Martin (Pres.-Innovative Neurotronics, Inc.); Jason P. Owen (VP, Treas. & Sec.); Edward L. Mitzel (VP & CIO); Michael F. Murphy (VP-Mktg. & Business Dev't.); Brian A. Wheeler (VP-HR); Thomas C. Hofmeister (VP-Finance & Chief Acctg. Officer)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HGR; NYSE; 21,786,508 common shares outstanding as of November 3, 2005.

10 3/8% senior notes due February 15, 2009

11 1/4% senior subordinated notes due June 15, 2009

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**Prospector
Profile
06.0351**

HCA Inc.

One Park Plaza
Nashville, TN 37203
(615) 344-9551

NAICS		622110
Employees		191,400
Bed Capacity		44,077
Revenue	(mil)	\$23,502.00
Income	(mil)	\$1,246.00
Assets	(mil)	\$21,465.00
Liability	(mil)	\$17,058.00
(for the year ended 12/31/2004)		

Category: Finance

Event: For the fourth quarter and fiscal year ended December 31, 2005, HCA reported increases in both revenues and net income. Revenues for the fourth quarter of 2005 increased four percent to \$6.2 billion from \$5.9 billion in the fourth quarter of 2004. Net income for the fourth quarter of 2005 was \$325 million compared with \$322 million in the previous year's fourth quarter. Revenues in fiscal 2005 increased to \$24.5 billion versus \$23.5 billion in fiscal 2004. Net income for 2005 totaled \$1.4 billion compared to \$1.2 billion in 2004.

HCA board of directors has approved a 13% increase in the Company's quarterly dividend from \$0.15 per share to \$0.17 per share. The dividend is payable June 1 to shareholders of record on May 1.

Description: The Company operates hospitals and surgery centers located in 22 states, London, England and Geneva, Switzerland. At December 31, 2005, it operated 182 hospitals and 94 freestanding surgery centers, including seven hospitals and seven freestanding surgery centers operated through equity method joint ventures.

Officers: Jack O. Bovender, Jr. (Chair & CEO); Richard M. Bracken (Pres., COO & Dir.); R. Milton Johnson (EVP & CFO); David G. Anderson (SVP-Finance & Treas.); Victor L. Campbell (SVP); Rosalyn Elton (SVP-Operations Finance); James A. Fitzgerald, Jr. (SVP-Supply Chain Operations); V. Carl George (SVP-Dev't.); Frank M. Houser (SVP-Quality & Medical Dir.); Patricia T. Lindler (SVP-Government Programs); Joseph N. Steakley (SVP-Internal Audit Services); John M. Steele (SVP-HR); Robert A. Waterman (SVP & Gen. Counsel); Noel Brown Williams (SVP & CIO); Alan R. Yuspeh (SVP-Ethics, Compliance, & Corporate Responsibility)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCA; NYSE; 452,666,600 common shares outstanding as of September 30, 2005.

5.75% notes due March 15, 2014; 5.5% notes due December 1, 2009

6.375% notes due January 15, 2015; 6.25% notes due February 15, 2013

6.75% notes due July 15, 2013; 5.25% notes due November 6, 2008

7.5% notes due November 6, 2033; 7.69% note due 2025

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**Prospector
Profile
06.0352**

HCA Inc.

One Park Plaza
Nashville, TN 37203
(615) 344-9551

NAICS		622110
Employees		191,400
Bed Capacity		44,077
Revenue	(mil)	\$23,502.00
Income	(mil)	\$1,246.00
Assets	(mil)	\$21,465.00
Liability	(mil)	\$17,058.00
(for the year ended 12/31/2004)		

Category: Finance

Event: Fitch Ratings has assigned HCA's \$1 billion 10-year senior unsecured notes issue a 'BB+' rating and affirmed the Company's issuer default rating, the balance of its existing senior unsecured debt and unsecured bank facility, all of which are rated 'BB+'. The rating outlook is stable. According to Fitch, the high speculative-grade ratings reflect the Company's leading market position in several large, fast-growing markets; a demonstrated capacity to control costs and strong cash flow; persistent bad debt concerns; and increased leverage stemming from the Company's \$2.5 billion share repurchase that was funded mostly with debt. Proceeds from the new issue are expected to be used to pay down outstanding amounts of nearly \$625 million on HCA's \$1.0 billion interim term loan with the balance used to reduce amounts outstanding under the Company's \$1.75 billion revolving credit facility of about \$375 million.

Description: The Company operates hospitals and surgery centers located in 22 states, London, England and Geneva, Switzerland. At December 31, 2005, it operated 182 hospitals and 94 freestanding surgery centers, including seven hospitals and seven freestanding surgery centers operated through equity method joint ventures.

Officers: Jack O. Bovender, Jr. (Chair & CEO); Richard M. Bracken (Pres., COO & Dir.); R. Milton Johnson (EVP & CFO); David G. Anderson (SVP-Finance & Treas.); Victor L. Campbell (SVP); Rosalyn Elton (SVP-Operations Finance); James A. Fitzgerald, Jr. (SVP-Supply Chain Operations); V. Carl George (SVP-Dev't.); Frank M. Houser (SVP-Quality & Medical Dir.); Patricia T. Lindler (SVP-Government Programs); Joseph N. Steakley (SVP-Internal Audit Services); John M. Steele (SVP-HR); Robert A. Waterman (SVP & Gen. Counsel); Noel Brown Williams (SVP & CIO)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCA; NYSE; 452,666,600 common shares outstanding as of September 30, 2005.

5.75% notes due March 15, 2014; 5.5% notes due December 1, 2009

6.375% notes due January 15, 2015; 6.25% notes due February 15, 2013

6.75% notes due July 15, 2013; 5.25% notes due November 6, 2008

7.5% notes due November 6, 2033; 7.69% note due 2025

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**Prospector
Profile
06.0353**

Health Management Associates, Inc.
5811 Pelican Bay Boulevard, Suite 500
Naples, FL 34108
(239) 598-3131

NAICS		622110
Employees		31,000
Bed Capacity		8,317
Revenue	(mil)	\$3,588.82
Income	(mil)	\$353.08
Assets	(mil)	\$3,988.17
Liability	(mil)	\$1,698.71
(for the year ended 9/30/2005)		

Category: Finance

Event: The board of directors of Health Management Associates has declared a quarterly cash dividend of \$0.06 per share on the Company's common stock. Dividends are payable March 9 to stockholders of record on February 15.

Description: The Company owns and operates general acute care and psychiatric hospitals in non-urban communities throughout the US. As of September 30, 2005, it operates 57 hospitals, consisting of 55 acute care hospitals and two psychiatric hospitals in 16 states.

Officers: William J. Schoen (Chair); Joseph V. Vumbacco (Vice Chair & CEO); Burke W. Whitman (Pres. & COO); Robert E. Farnham (SVP & CFO); Timothy R. Parry (SVP, Gen. Counsel & Corporate Sec.); Peter M. Lawson (EVP-Operations); Jon P. Vollmer (EVP-Operations)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HMA; NYSE; 240,420,620 common shares outstanding as of December 13, 2005.

0.875% zero-coupon convertible senior subordinated notes due 2022
exchange zero-coupon convertible senior subordinated notes due 2022
1.500% convertible senior subordinated notes due 2023

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**Prospector
Profile
06.0354**

HealthSouth Corporation

One HealthSouth Parkway
Birmingham, AL 35243
(205) 967-7116

NAICS		621498
Employees		40,000
Bed Capacity		6,700
Revenue	(mil)	\$3,753.78
Income	(mil)	(\$174.47)
Assets	(mil)	\$4,082.99
Liability	(mil)	\$5,192.41

(for the year ended 12/31/2004)

Category: Labor

Event: HealthSouth has appointed Terri Kline as senior vice president of managed care. Before joining the Company, Ms. Snow served as chief executive officer of CHA HMO, Inc., a health plan owned by the University of Kentucky Healthcare System and six smaller local hospital systems.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with about 1,300 facilities. It provides outpatient rehabilitative healthcare services through nearly 804 locations in 44 states; ambulatory surgery services through 177 freestanding surgery centers and three surgical hospitals in 36 states; and it operates 96 diagnostic centers in 26 states and the District of Columbia.

Officers: Jon F. Hanson (Chair); Jay Grinney (Pres., CEO & Dir.); Michael D. Snow (EVP & COO); John L. Workman (EVP, CFO & Principal Acctg. Officer); John Markus (EVP & Chief Compliance Officer); Gregory L. Doody (EVP, Gen. Counsel & Sec.); James C. Foxworthy (EVP & Chief Admin. Officer); Joseph T. Clark (Pres.-Surgery Centers Div.); Karen G. Davis (Pres.-Diagnostic Div.); Diane L. Munson (Pres.-Outpatient Div.); Mark J. Tarr (Pres.-Inpatient Div.); Terri Kline (SVP-Managed Care)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HLSH.PK; PNK; 397,224,001 common shares outstanding as of September 30, 2005.

7.375% senior notes due 2006 7.000% senior notes due 2008

8.500% senior notes due 2008; 8.375% senior notes due 2011

10.750% senior subordinated notes due 2008; 7.625% senior notes due 2012

6.500% convertible subordinated debentures due 2011

10.375% senior subordinated credit agreement due 2011

8.750% convertible senior subordinated Notes due 2015

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**Prospector
Profile
06.0355**

Horizon Health Corporation

1500 Waters Ridge Drive
Lewisville, TX 75057
(972) 420-8200

NAICS		621420
Employees		2,804
Revenue	(mil)	\$207.39
Income	(mil)	\$5.15
Assets	(mil)	\$188.54
Liability	(mil)	\$45.42
(for the year ended 8/31/2005)		

Category: Transaction

Event: Horizon Health has completed its previously announced acquisition of the behavioral health facilities of Lighthouse Care Centers and Focus Healthcare for around \$95.350 million. The Company financed the acquisitions under its existing credit facility. Lighthouse Care Centers operates four behavioral health facilities located in Georgia and South Carolina while Focus Healthcare operates four facilities in Delaware, Florida, Georgia and Ohio. The facilities are projected to have annualized revenues of \$48 million to \$50 million. The closing for one of the Focus Healthcare facilities located in Delaware was postponed pending receipt of required governmental approvals. The Company expects the closing for that facility to be completed within 60 days.

Description: The Company provides behavioral health and physical rehabilitation clinical services, employee assistance plans and behavioral services to businesses and managed care organizations.

Officers: James Ken Newman (Chair & CEO); David K. White (Pres. & COO); John E. Pitts (EVP-Finance & CFO); Donald W. Thayer (EVP-Acquisitions & Dev't.); David K. Meyercord (EVP-Administration & Gen. Counsel); Frank J. Baumann (SVP-Operations); Jackie L. James (SVP-Operations); Anthony J. Vadella (VP-Hospital Operations); Matthew Lisagor (VP-Finance, Hospital Operations)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HORC; NasdaqNM; 14,906,507 common shares outstanding as of October 21, 2005.

Notes: Update of profile 05.3586 (Vol. 2, No. 50 - HCP051212)

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**Prospector
Profile
06.0356**

IMG Healthcare LLC

10001 Lake Forest Boulevard, Suite 1000
New Orleans, LA 70127
(504) 248-4100

NAICS

621111

Category: Finance

Event: IMG Healthcare filed for Chapter 11 protection on January 30, 2006 with the U.S. Bankruptcy Court in the Eastern District of Louisiana, case number 06-10059, Judge Jerry A. Brown presiding. In its bankruptcy filing, it listed \$1 million to \$10 million in both assets and debts.

Description: The Company, which does business as IMG Healthcare Network LLC and Internal Medicine Group LLC, is a multi-specialty group with over 20 physicians. Its main office is located in the Medical Center of East New Orleans with additional locations in New Orleans East, Chalmette, Uptown New Orleans, Metairie, Slidell, and Covington.

Attorneys: William C. Gambel, Esq. of New Orleans, LA; (504) 569-7000

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**Prospector
Profile
06.0357**

IntegraMed America, Inc.
2 Manhattanville Road, 3rd Floor
Purchase, NY 10577
(914) 253-8000

NAICS		621410
Employees		800
Revenue	(mil)	\$107.65
Income	(mil)	\$1.19
Assets	(mil)	\$61.85
Liability	(mil)	\$27.40

(for the year ended 12/31/2004)

Category: Labor

Event: IntegraMed America's board of directors elected Yvonne S. Thornton, M.D. and Jay Higham as directors, effective January 24. They will serve until the next annual meeting of shareholders or until their respective successors are duly elected and qualified. Dr. Thornton will serve on the Compensation Committee and the Governance and Nominating Committee of the board. Mr. Higham will not serve on any board committees.

Effective January 24, the Company's board of directors amended the by-law to increase the number of directors from five to seven. It also amended the by-law provisions describing the duties of the chairman and the president and chief executive officer.

Description: The Company offers products and services to patients and providers in the fertility industry. Its network is comprised of 24 fertility centers in major markets across the US. It also provides business services to a national network of fertility centers; distributes pharmaceutical products and treatment financing programs directly to consumers; and operates a fertility portal.

Officers: Gerardo Canet (Chair); Jay Higham (Pres., CEO & Dir.); John W. Hlywak, Jr. (SVP & CFO); Pamela Schumann (VP-Consumer Services); Scott Soifer (VP-Mktg. & Dev't.); David Tanner (SVP-Operations, Western Region); Claude E. White (VP, Gen. Counsel & Sec.); Donald S. Wood (SVP-Operations, Admin.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol INMD; NasdaqNM; 5,091,528 common shares outstanding as of October 26, 2005.

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**Prospector
Profile
06.0358**

Intermountain Health Care, Inc.
36 So. State Street, Floor 22
Salt Lake City, UT 84111
(801) 442-2000

NAICS		622110
Employees		25,000
Bed Capacity		2,449
Revenue	(mil)	\$3,714.40
Income	(mil)	\$2,696.97
(Fiscal year 2004)		

Category: Finance

Event: Intermountain Health Care recently received a \$2 million donation from the Sorenson Legacy Foundation. The money will be used for the expansion and development of Dixie Regional Medical Center's heart and lung center, which will be named the J. L. Sorenson Heart and Lung Center in honor of biomedical entrepreneur James LeVoy Sorenson. Donations by the foundation to the health system now totals \$16 million.

Description: Intermountain Health Care is a charitable, nonprofit healthcare system that serves the needs of Utah and Idaho residents. It operates 20 hospitals, more than 12 home healthcare agencies, an air ambulance service, and more than 100 physician and urgent care clinics, counseling offices, rehabilitation centers, and other healthcare facilities.

Officers: Merrill Gappmayer (Chair); William H. Nelson (Pres. & CEO); Charles W. Sorenson, Jr. (EVP & COO); Bert Zimmerli (SVP & CFO); Marc Probst (CIO); Brent Wallace (CMO)

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**Prospector
Profile
06.0359****Kaiser Permanente**

1 Kaiser Plaza, Suite 2600
Oakland, CA 94612
(510) 271-5800

NAICS	622110
Employees	136,511

Category: Transaction

Event: Kaiser Permanente has bought 58 acres in Dublin, California. The property is located north of Interstate 580 off Dublin Boulevard. Terms of the transaction were not released. The Company did not disclose its plans for the property though many expect it to build a hospital on the site.

Description: Not-for-profit Kaiser Permanente is among the largest integrated healthcare systems in the US. It offers healthcare services through a network of about 11,000 physicians belonging to Permanente Medical Groups; 30 medical centers and more than 400 medical offices that form the Kaiser Foundation Hospitals; and the Kaiser Foundation Health Plan. It offers these services in California, Colorado, Georgia, Hawaii, Maryland, Ohio, Oregon, Virginia, Washington, and Washington, D.C.

Officers: George C. Halvorson (Chair & CEO); Francis J. Crosson (Executive Dir.-The Permanente Federation); Kathy Lancaster (SVP & CFO); Raymond J. Baxter (SVP-Community Benefit); Robert M. Crane (SVP-Research & Policy Dev't.); J. Clifford Dodd (SVP, CIO & Chief Admin. Officer); Louise L. Liang (SVP-Quality & Clinical Systems Support); Leslie A. Margolin (SVP-Health Plan & Hospital Operations); Laurence G. O'Neil (SVP-HR); Arthur M. Southam (SVP-Product & Market Mgmt.); Bernard J. Tyson (SVP-Communications & External Relations); Steven Zatzkin (SVP-Government Relations & Permanente Partnership Support); Larry Wilson (SVP-Finance)

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**Prospector
Profile
06.0360**

Lagniappe Hospital
1800 Irving Place
Shreveport, LA 71101
(318) 425-4096

NAICS 622110
Bed Capacity 68

Category: Finance

Event: The Louisiana Department of Revenue asked the U.S. Bankruptcy Court for the Western District of Tennessee to dismiss Lagniappe Hospital's chapter 11 case or convert it to a chapter 7 liquidation proceeding. The state department asserts that the debtor failed to honor the terms of a consent judgment and remit taxes. It hasn't received any payments from the debtor under a consent order dated June 30, 2003, only a notice of a bankruptcy filing in another state. All of this, the state argues, adds up to cause to convert or dismiss the debtor's bad faith chapter 11 filing. The court will convene a hearing on March 13, 2006 to consider the state department's request.

Description: The hospital provided long-term acute care and rehabilitation to the greater Shreveport community. It filed for chapter 11 protection on May 17, 2001 with the U.S. Bankruptcy Court for the Western District of Louisiana, case number 01-11517, Judge Stephen V. Callaway presiding. In its bankruptcy filing, it listed \$50 million in both assets and debts.

Attorneys: John W. Hutchison, Esq.; Lafayette, LA; (337) 232-9700

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**Prospector
Profile
06.0361**

LCA-Vision Inc.

7840 Montgomery Road
Cincinnati, OH 45236
(513) 792-9292

NAICS		622310
Employees		364
Revenue	(mil)	\$127.12
Income	(mil)	\$32.03
Assets	(mil)	\$129.58
Liability	(mil)	\$17.74
(for the year ended 12/31/2004)		

Category: Labor

Event: LCA-Vision has appointed Craig Joffe, its current chief operating officer and general counsel, to the interim position of chief executive officer effective March 1. On this date, Stephen Joffe will step down as CEO but will remain chairman of the Company's board of directors. He will assist in the orderly transition of CEO responsibilities. The Nominating and Governance Committee of the board will initiate a search for a new chief. Craig Joffe will be considered a candidate for permanent appointment as CEO.

Description: The Company is a developer and operator of fixed-site laser vision correction centers under the brand name LasikPlus. It currently owns and operates a joint venture in Canada and 50 LasikPlus centers located in large metropolitan markets throughout the US.

Officers: Stephen N. Joffe (Chair & CEO); Kevin M. Hassey (Pres.); Alan H. Buckey (EVP-Finance & CFO); Craig P.R. Joffe (SVP, Gen. Counsel, Sec. & Dir.); Patricia Forsythe (VP-Investor Relations); William O. Coleman (Dir.); John H. Gutfreund (Dir.); John C. Hassan (Dir.); E. Anthony Woods (Dir.); William F. Bahl (Dir.); Thomas G. Cody (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol LCAV; NasdaqNM; 20,653,732 common shares outstanding as of October 28, 2005.

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**Prospector
Profile
06.0362**

Leesburg Regional Medical Center
600 East Dixie Avenue
Leesburg, FL 34748
(352) 323-5762

NAICS 622110
Bed Capacity 414

Category: Finance

Event: Standard & Poor's Ratings Services lowered its rating to 'BBB+' from 'A-' on Leesburg, Florida's \$80.44 million hospital revenue bonds, series 1996A, 2002, and 2003, issued for Leesburg Regional Medical Center. It also lowered its underlying rating on Leesburg's \$25.7 million insured auction-rate hospital revenue bonds, series 2001, also issued for the hospital. The rating incorporates the issuance of Leesburg's \$75 million series 2006 bonds for the hospital. According to Standard & Poor's, the lower rating reflects Leesburg Regional Medical Center's decision to bring a nonobligated affiliate, The Villages Regional Hospital, into the obligated group and simultaneously fund a significant expansion of that facility with the series 2006 bonds. The rating agency acknowledges that it is a sound strategic move and has the potential to be positive over the long term but it still lowered the ratings to reflect the additional debt and dilution of Leesburg Regional Medical Center's traditional financial profile over the near-to-medium term.

Description: Leesburg Regional Medical Center is composed of a hospital, surgery centers, nursing centers, specialty clinics and urgent care centers.

Officers: Louis H. Bremer, Jr. (Pres. & CEO); Phyllis Baum (VP-Nursing & CNO); Dale Hocking (VP & CFO); Darlene Stone (VP-HR); Pat McConnell (VP-Corp. Compliance); Nancy Vester (VP & CIO)

Notes: Audit year ended June 30, 2005:
Total operating revenues: \$257.5 million

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**Prospector
Profile
06.0363**

LifePoint Hospitals, Inc.
103 Powell Court, Suite 200
Brentwood, TN 37027
(615) 372-8500

NAICS		622110
Employees		18,000
Bed Capacity		5,321
Revenue	(mil)	\$996.90
Income	(mil)	\$85.70
Assets	(mil)	\$887.30
Liability	(mil)	\$377.80
(for the year ended 12/31/2004)		

Category: Transaction

Event: LifePoint Hospitals has signed a definitive agreement for the sale of its Smith County Memorial Hospital to private, not-for-profit Sumner Regional Health Systems, Inc. The hospital to be divested is licensed for 63 beds and is located in Carthage, Tennessee. The transaction is expected to close in the first quarter. Terms of the deal were not announced.

Description: The Company was formed by the merger of Historic LifePoint Hospitals, Inc., formerly known as LifePoint Hospitals, Inc., and Province Healthcare Company. It provides healthcare services in non-urban communities with 52 hospitals.

Officers: Kenneth C. Donahey (Chair, Pres. & CEO); William F. Carpenter III (EVP, Gen. Counsel, Sec. & Corp. Governance Officer); Michael J. Culotta (CFO); William M. Gracey (COO); Joné Law Koford (Div. Pres.); Thomas M. Weiss (Div. Pres.); Michael A. Wiechart (Div. Pres.); Thomas P. Pemberton II (Div. Pres.); Robert Klein (Div. Pres.); R. Scott Raplee (SVP-Operations CFO); Gary D. Willis (VP & Controller)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol LPNT; NasdaqNM; 57,094,265 common shares outstanding as of September 30, 2005.

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**Prospector
Profile
06.0364**

LTC Properties, Inc.

31365 Oak Crest Drive, Suite 200
Westlake Village, CA 91361
(805) 981-8655

NAICS		525930
Employees		15
Revenue	(mil)	\$66.92
Income	(mil)	\$36.39
Assets	(mil)	\$547.88
Liability	(mil)	\$111.67
(for the year ended 12/31/2004)		

Category: Transaction

Event: LTC Properties had sold four assisted living properties for \$58.5 million to an entity formed by the principals of Sunwest Management, Inc. The properties were originally acquired by the Company in 1998 for \$32.7 million. They had a net book value after depreciation of \$26.5 million and were leased to HFJ, LLC, a Sunwest managed entity, under a master lease that provided annual rental income of around \$4.1 million. LTC Properties received around \$54.6 million in proceeds after paying certain transaction costs and \$3.8 million of 8.75% State of Oregon bond obligations related to one of the sold properties. The gain on the sale is around \$32.0 million, which the Company plans to use in paying down debt, for renovations and expansions of existing properties and for new investments.

Description: The Company is a self-administered real estate investment trust that invests primarily in long-term care and other healthcare-related facilities through mortgage loans, facility lease transactions and other investments. At September 30, 2005, it had investments in 128 skilled nursing properties, 101 assisted living properties and two schools in 33 states.

Officers: Andre C. Dimitriadis (Chair & CEO); Wendy L. Simpson (Pres., COO, CFO, Treas. & Dir.); Christopher T. Ishikawa (EVP & Chief Investment Officer); Alex J. Chavez (SVP); Boyd Hendrickson (Dir.); Edmund C. King (Dir.); Timothy J. Triche (Dir.); Sam Yellen (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol LTC; NYSE; 23,195,999 common shares outstanding as of October 26, 2005.

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**Prospector
Profile
06.0365**

Lucile Packard Children's Hospital

725 Welch Road
Palo Alto, CA 94304
(650) 497-8000

NAICS		622310
Employees		2,074
Bed Capacity		264
Revenue	(mil)	\$426.38
Income	(mil)	\$46.48
Assets	(mil)	\$787.02
Liability	(mil)	\$236.85

(Fiscal year 2004)

Category: Transaction

Event: Lucile Packard Children's Hospital and Good Samaritan Hospital have ended talks after 10 months of deliberation on a possible joint venture. They planned to develop a pediatric hospital at Good Samaritan's campus in San Jose. Both parties are still interested in exploring potential partnerships.

Description: Lucile Packard Children's Hospital is a non-profit hospital devoted entirely to the care of babies, children, adolescents and expectant mothers. It is affiliated with Stanford University School of Medicine and Stanford University Medical Center.

Officers: John Freidenrich (Chair); Christopher G. Dawes (Pres. & CEO); Susan Flanagan (COO); Keith Grundy (CFO); Cynthia Haines (SVP-Strategy & Business Dev't.); Sarah DiBoise (Gen. Counsel); Kenneth Cox (CMO)

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**Prospector
Profile
06.0366**

Magellan Health Services, Inc.

55 Nod Road
Avon, CT 06001
(860) 507-1900

NAICS		622110
Employees		4,300
Revenue	(mil)	\$1,795.40
Income	(mil)	\$88.37
Assets	(mil)	\$1,188.34
Liability	(mil)	\$691.29
(for the year ended 12/31/2004)		

Category: Transaction

Event: Magellan Health Services has completed its acquisition of National Imaging Associates, Inc., a privately held radiology benefits management firm headquartered in Hackensack, New Jersey. The Company paid roughly \$122 million, after giving effect to cash acquired in the transaction. National Imaging Associates is now a wholly owned subsidiary of the Company. It is expected to contribute about \$1 million of net income and \$13 million of segment profit to Magellan's results in the remainder of 2006.

Description: The Company coordinates and manages the delivery of behavioral healthcare treatment services that are provided through its contracted network of third-party treatment providers, which include psychiatrists, psychologists, other behavioral health professionals, psychiatric hospitals, residential treatment centers and other treatment facilities.

Officers: Steven J. Shulman (Chair & CEO); René Lerer (Pres. & COO); Mark S. Demilio (EVP & CFO); Daniel N. Gregoire (Chief Legal Officer, Gen. Counsel & Sec.); Anthony M. Kotin (Chief Clinical Officer); Jeff D. Emerson (CIO); Caskie Lewis-Clapper (Chief Human Resources Officer); Eric Reimer (Chief Growth Officer); Alex Rodriguez (CMO-Behavioral Health)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol MGLN; NasdaqNM; 36,552,921 common shares outstanding as of September 30, 2005.

9.375% Series A senior notes due November 15, 2008

9.375% Series B senior notes due November 15, 2008

8.500% note payable to Aetna Inc. due December 31, 2005

Notes: Update of profile 05.3660 (Vol. 2, No. 51 - HCP051219)

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**Prospector
Profile
06.0367**

Matria Healthcare, Inc.
1850 Parkway Place
Marietta, GA 30067
(770) 767-4500

NAICS		621610
Employees		1,212
Revenue	(mil)	\$294.38
Income	(mil)	\$27.07
Assets	(mil)	\$304.48
Liability	(mil)	\$144.82
(for the year ended 12/31/2004)		

Category: Finance

Event: Standard & Poor's Ratings Services lowered its bank loan rating on Matria Healthcare's proposed \$65 million senior secured second-lien term loan to 'B-' from 'B'. The recovery rating on the second-lien loan was revised to '4' from '3', indicating expectation for marginal 25% to 50% recovery of principal in the event of a payment default. All other existing ratings on the Company, including the 'B+' corporate credit rating, were affirmed. The rating outlook remains negative, which reflects the Company's increase in debt from its proposed acquisition of CorSolutions Medical Inc.

Description: The Company is a provider of comprehensive disease management programs to health plans and employers. It manages the following major chronic diseases and episodic conditions - diabetes, cardiovascular diseases, respiratory diseases, high-risk obstetrics, cancer, chronic pain and depression.

Officers: Parker H. Petit (Chair & CEO); Richard M. Hassett (Pres. & COO); Stephen M. Mengert (VP-Finance & CFO); Yvonne V. Scoggins (VP-Corporate Finance); Roberta L. McCaw (VP-Legal, Gen. Counsel & Sec.); Thornton A. Kuntz, Jr. (VP-Administration); Steven Janicak (VP & Chief Mktg. Officer); Graham B. Cherrington (VP-Business Dev't.); Martin L. Olson (VP-Informatics); Mark P. Ryan (VP & Chief Technology Officer); Donald E. Fetterolf (VP-Strategic Initiatives); Richard J. Hodach (VP & Medical Dir.-Health Enhancement Div.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol MATR; NasdaqNM; 20,734,252 common shares outstanding as of November 1, 2005.

11% unsecured senior notes due May 2008

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**Prospector
Profile
06.0368**

MedCentral Health System

335 Glessner Avenue
Mansfield, OH 44903
(419) 526-8000

NAICS		622110
Employees		2,650
Bed Capacity		351
Revenue	(mil)	\$235.28
Income	(mil)	\$2.87
Assets	(mil)	\$228.97
Liability	(mil)	\$88.49
(for the year ended 12/31/2004)		

Category: Transaction

Event: MedCentral Health System plans to break ground for a \$5 million addition to its MedCentral/Shelby Hospital late this summer. The expansion will house new surgical suites to replace the hospital's 45-year-old operating rooms. It will consist of two large suites, a minor procedures room and updated support space. Completion is anticipated in the summer of 2007.

Description: MedCentral Health System is a non-profit organization comprised of two general, acute care hospitals. It also offers cardiac care at MedCentral HeartCare, neurological services, MedCentral Rapid Response, a walk-in medical center, MedCentral WorkAble industrial health and safety services, MedCentral Home Care & Hospice, laboratory sites at the two hospitals, Crestline Health Center, Rapid Response and a clinic on Lexington Avenue; and the MedCentral College of Nursing.

Officers: James E. Meyer (Pres. & CEO)

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**Prospector
Profile
06.0369**

Medical Center of Central Georgia
777 Hemlock Street
Macon, GA 31201
(478) 633-1000

NAICS		622110
Employees		4,900
Bed Capacity		603
Revenue	(mil)	\$555.70
Income	(mil)	\$47.80
(Fiscal year 2004)		

Category: Finance

Event: Medical Center of Central Georgia has imposed a 60-day freeze on hiring and capital expenses starting in early January due to a decline in revenues. The hospital is assessing its first-quarter financials and is not hiring until it finishes the evaluation. It still has not received money from the Indigent Care Trust Fund and is facing a 10% increase in the amount of uninsured care.

Description: Medical Center of Central Georgia is a private, not for-profit acute care hospital serving 30 counties in Central Georgia. It is part of the Central Georgia Health System and owned by the Macon-Bibb Hospital Authority. It serves as the primary teaching hospital for the Mercer University School of Medicine.

Officers: A. Donald Faulk, Jr. (Pres. & CEO); Barbara Stickel (SVP & CNO)

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**Prospector
Profile
06.0370**

MedStar Health

5565 Sterrett Place, 5th Floor
Columbia, MD 21044
(410) 772-6500

NAICS		622110
Employees		23,000
Bed Capacity		2,700
Revenue	(mil)	\$2,690.00
Assets	(mil)	\$2,200.00
(for the year ended 7/1/2005)		

Category: Finance

Event: Fitch Ratings raised the ratings on \$454 million Maryland Health and Higher Education Facilities Authority multi-modal revenue bonds and \$300 million District of Columbia multi-modal revenue bonds to 'BBB+' from 'BBB'. Both bonds were issued for MedStar Health. The rating outlook is stable. According to Fitch, the upgrade is based on MedStar's improving financial profile, improved performance of its facilities in Washington, D.C., and good management practices.

Description: MedStar Health is a not-for-profit, community-based healthcare system with three hospitals in Washington, D.C. and four in Baltimore. It also operates nursing homes, senior housing, adult day care, rehabilitation and ambulatory centers. It maintains MedStar Physician Partners, a comprehensive physician network in the Baltimore/Washington area.

Officers: John P. McDaniel (CEO); Kenneth A. Samet (Pres. & COO); Michael J. Curran (EVP & CFO); Michael C. Rogers (EVP-Corporate Services); William L. Thomas (EVP-Medical Affairs); Robert J. Ryan (SVP & Gen. Counsel); Steven S. Cohen (SVP-Integrated Operations); Christine M. Swearingen (SVP-Strategic Planning); Eric R. Wagner (SVP-Managed Care); Catherine Szenczy (SVP & CIO)

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**Prospector
Profile
06.0371****Meriter Health Services**

202 S. Park Street
Madison, WI 53715
(608) 267-6000

NAICS	622110
Employees	3,400
Bed Capacity	448

Category: Labor

Event: Meriter Health Services' president and chief executive officer, Terri Potter, will retire by early January 2007. Mr. Potter has worked with the Company for nearly 35 years, 16 of those as its chief. The board of director's transition plan is in progress. The board anticipates concluding the search for Mr. Potter's replacement late this year.

Description: Meriter Health Services family of companies includes Meriter Hospital, Meriter Retirement Services, Meriter Home Health, General Medical Laboratories, Meriter Foundation, Meriter Medical Clinic and Physicians Plus Insurance Corp.

Officers: Jac Garner (Chair); Terri L. Potter (Pres. & CEO); Robert Coats (SVP & COO); Charles E. Possin (Pres. & CEO-Meriter Retirement Services); Patty Franson (Pres.-Meriter Foundation); Linda Hoff (VP-Finance & CFO); Mary Hansen (Dir.-Internal Audit & Corporate Compliance); W. Jerry Hisgen (VP-Medical Affairs & Medical Mgmt.); Fred McGee (VP-Planning); Miles Meyer (VP-Professional & Support Services); Mary Nick (VP-HR); Barbara Pinekenstein (VP-Patient Care Services); Geoffrey Priest (VP-Medical Affairs & Medical Mgmt.); Tim Sio (VP-Programs); Peter Strombom (VP-Information Systems)

Notes: Sales: \$458 million

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**Prospector
Profile
06.0372**

Middlesex Hospital
28 Crescent Street
Middletown, CT 06457
(860) 344-6000

NAICS 622110
Bed Capacity 168

Category: Transaction

Event: Middlesex Hospital plans to expand its emergency department in a \$33.9 million undertaking. The two-story addition to the emergency room would increase the square footage from 10,000 to 27,000 and expand the number of patient treatment stations from 26 to 44. The project also includes a new helipad for medical-evacuation helicopters and an underground parking garage beneath the addition. The hospital intends to seek bond funds from the Connecticut Health and Educational Facilities Authority to help pay for the project. Construction is slated to begin this fall.

Description: Not-for-profit Middlesex Hospital operates more than 30 inpatient, outpatient, primary care and emergency facilities throughout Greater Middlesex County.

Officers: Robert Kiely (Pres. & CEO); Harry Evert (VP-Admin.)

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**Prospector
Profile
06.0373**

Moses Cone Health System

1200 North Elm Street
Greensboro, NC 27401
(336) 832-7000

NAICS	622110
Employees	7,400
Bed Capacity	1141

Category: Litigation

Event: According to The Business Journal of the Greater Triad Area, Moses Cone Health System and Forsyth Medical Center are in talks to settle a dispute over the latter's proposed outpatient surgery center. Moses Cone filed a lawsuit December 28, challenging a state decision that would allow Forsyth Medical Center to build an \$8.7 million day surgery center in Kernersville.

Description: Moses Cone Health System is a private, not-for-profit system that includes The Moses H. Cone Memorial Hospital, Wesley Long Community Hospital, The Women's Hospital of Greensboro, Annie Penn Hospital in Reidsville, and the Behavioral Health Center.

Officers: Timothy Rice (Pres. & CEO); Glenn Waters (EVP & COO); Elizabeth S. Ward (CFO); Timothy J. Clontz (EVP-Health Services); Susan Fitzgibbon (EVP-Annie Penn Hospital); Thomas G. Gettinger (EVP-The Moses H. Cone Memorial Hospital); Tom Dorle (VP-Mktg.); Brian Fillipo (VP-Quality); Debbie Grant (VP-Nursing); John Jenkins (VP-Mgmt. Systems & CIO); Jim Roskelly (VP-Planning & Dev't.); Joan Wessman (CNO)

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**Prospector
Profile
06.0374**

Nationwide Health Properties, Inc.
610 Newport Center Drive, Suite 1150
Newport Beach, CA 92660
(949) 718-4400

NAICS		525930
Employees		16
Revenue	(mil)	\$186.61
Income	(mil)	\$74.82
Assets	(mil)	\$1,710.11
Liability	(mil)	\$894.29
(for the year ended 12/31/2004)		

Category: Finance

Event: Nationwide Health Properties board of directors declared a \$0.38 per share regular dividend on its common stock. The dividend will be paid on March 3 to shareholders of record on February 10. The board also declared cash dividends of \$1.91925 per share on the Company's Series A cumulative step-up REIT preferred stock and \$1.9375 per share on the Series B cumulative convertible preferred stock. The Series A dividend will be paid on March 31 to stockholders of record on March 1. The Series B dividend will be paid on March 31 to stockholders of record on March 15.

Description: Nationwide Health Properties is a real estate investment trust that owns skilled nursing facilities, assisted and independent living facilities, continuing care retirement communities, a rehabilitation hospital, and a long-term acute care hospital. The Company and its joint venture have investments in 422 facilities located in 39 states.

Officers: Charles D. Miller (Chair); Douglas M. Pasquale (Pres., CEO & Dir.); Donald D. Bradley (SVP, Chief Investment Officer & Gen. Counsel); Abdo H. Khoury (SVP & Chief Financial & Portfolio Officer); John J. Sheehan, Jr. (VP-Dev't.); Steven J. Insoft (VP-Dev't.); David M. Boitano (VP-Dev't.); David E. Snyder (VP); Brad McKown (VP-Portfolio Mgmt.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol NHP; NYSE; 67,559,087 common shares outstanding as of October 24, 2005.

7.62% senior notes due 2005 to 2038

1.8% to 8.8% notes and bonds payable due 2035

6.0% senior unsecured notes due 2015

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**Prospector
Profile
06.0375**

Niagara Falls Memorial Medical Center
621 Tenth Street
Niagara Falls, NY 14302
(716) 278-4000

NAICS 622110
Bed Capacity 288

Category: Transaction

Event: Niagara Falls Memorial Medical Center will shut down its Outreach for Wellness program at the end of February. The program is being terminated because it will no longer receive any state funding after February 28. The decision faces criticism as to why the hospital cannot find a way to fund the \$300,000-per-year, seven-person office when it has raised more than \$5 million for its new \$20-million heart center and receives nearly \$1 million in Seneca Niagara Casino revenue per year. The Outreach for Wellness in Niagara helps poor residents and senior citizens get health insurance, emergency prescriptions and other medical services.

Description: Niagara Falls Memorial Medical Center operates the Summit Healthplex, the Hamilton B. Mizer Primary Care Center, and skilled nursing facility Schoellkopf Health Center.

Officers: Joseph A. Ruffolo (Pres. & CEO); Anthony F. Zito (EVP-Operations & Finance); Mary Anne Woolley, R.N., C.A.R.N. (EVP-Patient Care Services); Benjamin Baia (VP-HR); Patricia E. Berggren (VP-Foundation & Community Relations); Fatma S. Patel (VP-Medical Affairs & Medical Dir.); Karen D. Tunis-Manny (VP-Corporate Compliance); D. Chris Fraunhofer (CFO)

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**Prospector
Profile
06.0376**

Northeast Medical Center
18951 Memorial North
Humble, TX 77338
(281) 540-7700

NAICS	622110
Bed Capacity	242

Category: Transaction

Event: Northeast Medical Center has recently sold the assets of its three urgent care clinics to Dr. Patrick C. Wong. Financial details were not released. The hospital sold the clinics due to the stringent law governing medical referrals as well to cut expenses involved in maintaining buildings and property taxes. The clinics are located in Humble, Kingwood and Atascocita. Their assets have been transferred to Northeast Family Urgent Care Clinics.

Description: Northeast Medical Center is an acute care facility serving residents in Northeast Harris County, South Montgomery County, West Liberty County, Humble, Atascocita, Kingwood, Spring, Huffman, Crosby, New Caney, Porter, Livingston, Splendora, and parts of North Houston.

Officers: Syble Missildine (CEO); Carla Maslakowski (VP & CIO); John Tressa (VP & CNO)

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**Prospector
Profile
06.0377**

Ocean Springs Hospital
3109 Bienville Boulevard
Ocean Springs, MS 39564
(228) 818-1111

NAICS	622110
Employees	800
Bed Capacity	136

Category: Labor

Event: Ocean Springs Hospital has recently hired Kevin Holland as its new administrator. He joined the Singing River Hospital System in 1998 and has held several positions including director of business development. The hospital has also named Heath Thompson as its new associate administrator. He was previously the hospital's risk manager.

Description: Ocean Springs Hospital is one of the member hospitals of the Singing River Hospital System.

Officers: Kevin Holland (Administrator); Heath Thompson (Associate Administrator)

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**Prospector
Profile
06.0378**

Omega Healthcare Investors, Inc.

9690 Deereco Road, Suite 100
Timonium, MD 21093
(410) 427-1700

NAICS		525930
Employees		18
Revenue	(mil)	\$90.45
Income	(mil)	\$16.74
Assets	(mil)	\$833.56
Liability	(mil)	\$401.08
(for the year ended 12/31/2004)		

Category: Finance

Event: Standard & Poor's Ratings Services has raised Omega Healthcare Investors' corporate credit rating to 'BB' from 'BB-' and raised the ratings on the Company's senior unsecured debt and preferred stock, impacting \$603.5 million in securities. The outlook is stable. According to Standard & Poor's, the upgrade acknowledges the Company's ability to make accretive acquisitions and access the capital markets to facilitate growth while preserving its financial profile. Ratings would be negatively affected by unexpected shifts in the currently stable reimbursement environment, or if the Company pursues its growth initiatives in a highly leveraged manner.

Description: Omega Healthcare Investors is a real estate investment trust investing in and providing financing to the long-term care industry. At December 31, 2005, the Company owned or held mortgages on 227 skilled nursing and assisted living facilities with about 22,476 beds located in 27 states and operated by 35 third-party healthcare operating companies.

Officers: Bernard J. Korman (Chair); C. Taylor Pickett (Pres., CEO & Dir.); Daniel J. Booth (COO); Robert O. Stephenson (CFO); R. Lee Crabill, Jr. (SVP-Operations); Thomas F. Franke (Dir.); Harold J. Kloosterman (Dir.); Edward Lowenthal (Dir.); Stephen D. Plavin (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol OHI; NYSE; 51,394,527 common shares outstanding as of October 28, 2005.

7% senior unsecured notes due 2014

7% senior unsecured notes due 2016

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**Prospector
Profile
06.0379**

OptiCare Health Systems, Inc.

87 Grandview Avenue
Waterbury, CT 06708
(203) 596-2236

NAICS		621498
Employees		440
Revenue	(mil)	\$58.90
Income	(mil)	(\$8.34)
Assets	(mil)	\$39.81
Liability	(mil)	\$34.25
(for the year ended 12/31/2004)		

Category: Finance

Event: OptiCare Health Systems wholly owned subsidiary OptiCare Eye Health Centers, Inc. and Refac has amended the promissory note dated September 1, 2005, issued pursuant to a certain loan agreement. The maturity date of the promissory note would be extended to June 30, 2006 from March 31, if the previously announced merger between OptiCare and Refac is not consummated on April 30.

In a separate event, the Company borrowed \$1,400,000 from Refac and OptiCare Eye Health Centers entered into another loan agreement with Refac. The maturity date of the loan is contingent on the merger between the two companies. If the merger is finalized by April 30, 2006, the maturity date of the loan is January 27, 2007. If the merger is delayed, the maturity date of the loan is June 30, 2006. Proceeds from the loan were used to repay the entire term loan outstanding under OptiCare Health's senior secured term loan and revolving credit facility with CapitalSource Finance LLC.

Description: OptiCare Health Systems is an integrated eye care services company focused on vision benefits management, the distribution of products and software services to eye care professionals, and consumer vision services, including medical, surgical and optometric services and optical retail.

Officers: Dean J. Yimoyines (Chair & Interim CEO); Vincent Miceli (CFO, Controller & Chief Acctg. Officer); Gordon A. Bishop (Pres.-Consumer Vision Div.); Jason M. Harrold (Pres.-Managed Vision Div.)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol OPT; AMEX; 30,664,991 common shares outstanding as of October 31, 2005.

7.0% to 11.4% subordinated notes payable due at various dates through 2004 term note payable to CapitalSource, due January 25, 2006

Notes: Update of profile 05.2623 (Vol. 2, No. 37 - HCP050912)

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**Prospector
Profile
06.0380****Outpatient Imaging Affiliates, LLC**

NAICS

621512

104 Woodmont Boulevard., Suite 320
Nashville, TN 37205
(615) 846-7733

Category: Transaction

Event: Outpatient Imaging Affiliates has partnered with New Jersey-based Meridian Health and Red Bank Radiology. Under the partnership, the Company has purchased an equity interest in Holmdel Imaging Center, formerly owned by Meridian Health and Red Bank Radiology, and will assume day-to-day managing and marketing of the center. The imaging center in Holmdel, New Jersey opened in February 2004 and provides MRI, CT and ultrasound services. Financial details of the transaction were not released.

In addition, the three organizations have agreed to develop a new outpatient imaging center to be located in Manalapan, New Jersey. Outpatient Imaging will provide management, marketing and billing services for this location. The center is scheduled to open later this year and will initially provide MRI, CT and ultrasound services.

Description: The Company partners with healthcare providers, including academic medical schools, medical centers, and radiology practices to develop and manage outpatient diagnostic imaging and Positron Emission Tomography centers. It has operations in Illinois, Maryland, Missouri, New Jersey, North Carolina, Maryland, Ohio, Pennsylvania, Tennessee, Texas and Virginia.

Officers: Frank R. Kyle (Pres. & CEO); Peter D. Ricciardi (CFO); Kelly Gill (EVP-Operations); W. Cannon King (VP-Business Dev't.); Susan Cox (VP-Financial Services); Pat Vinson (Dir.-Billing Services); Perry Baker (Dir.-Business Dev't.); Jeff Tumbleson (Dir.-IT); Creighton Cook (Market Dev't. Manager)

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**Prospector
Profile
06.0381**

PainCare Holdings, Inc.

1030 N. Orange Avenue, Suite 105
Orlando, FL 32801
(407) 367-0944

NAICS		621999
Employees		296
Revenue	(mil)	\$37.96
Income	(mil)	\$5.73
Assets	(mil)	\$103.08
Liability	(mil)	\$47.55
(for the year ended 12/31/2004)		

Category: Finance

Event: PainCare Holdings and a group of accredited investors closed a private placement of 3,305,033 shares of the Company's common stock at a purchase price of \$3.10 per share, for gross proceeds of \$10,245,602. In addition, the private placement investors were granted warrants to purchase up to an additional 1,349,884 shares of common stock at \$3.45 per share. The warrants will expire the later of 90 days after the effective date of a resale registration statement covering the shares of common stock or 18 months from the date of closing. First Albany Capital acted as exclusive placement agent for the Company in connection with the financing.

Description: PainCare Holdings specializes in providing pain relief services through pain management technologies, minimally invasive spine surgery and orthopedic rehabilitation. It also offers on-site, turnkey orthopedic rehabilitation program; electro-diagnostic medicine program; diagnostic imaging services; and medical real estate services.

Officers: Merrill Reuter (Chair); Randy Lubinsky (CEO & Dir.); Mark Szporcka (CFO, Chief Acctg. Officer & Dir.); Ronald Riewold (Pres. & Dir.); Jay L. Rosen (Dir.); Arthur J. Hudson (Dir.); Robert Fusco (Dir.); Antonio DiSclafani II (Dir.); Aldo F. Berti (Dir.); Thomas J. Crane (Dir.)

Auditor: Beemer, Pricher, Kuehnhackl & Heidbrink, P.A.

Securities: Common Stock-Symbol PRZ; AMEX; 56,650,977 common shares outstanding as of November 14, 2005.

5.25% note payable maturing through January 2009

7.0% note payable maturing through July 2007

7.5% convertible debenture due December 17, 2006

7.25% convertible debenture due February 27, 2007

7.25% convertible debenture due March 22, 2007

7.25% convertible debenture due July 1, 2007

7.5% convertible debenture due July 1, 2007

Notes: Update of profile 06.0037 (Vol. 3, No. 1 - HCP060102)

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**Prospector
Profile
06.0382**

PainCare Holdings, Inc.

1030 N. Orange Avenue, Suite 105
Orlando, FL 32801
(407) 367-0944

NAICS		621999
Employees		296
Revenue	(mil)	\$37.96
Income	(mil)	\$5.73
Assets	(mil)	\$103.08
Liability	(mil)	\$47.55
(for the year ended 12/31/2004)		

Category: Transaction

Event: PainCare Holdings has acquired 60% of the capital stock of Amphora, LLC, a Fort Collins, Colorado-based intraoperative monitoring company serving medical institutions and surgeons throughout Colorado, Wyoming, Arizona and Nebraska. The terms of the transaction provide for the Company to pay Amphora's members total consideration of up to \$15 million for the 60% stake. At closing, \$6.5 million of the purchase price was paid in equal cash and stock payments. The balance of the consideration will be paid in installments over three to four years. Based on its historical financial performance, Amphora is expected to generate about \$7 million in revenue and \$5 million in operating income annually.

Description: PainCare Holdings specializes in providing pain relief services through pain management technologies, minimally invasive spine surgery and orthopedic rehabilitation. It also offers on-site, turnkey orthopedic rehabilitation program; electro-diagnostic medicine program; diagnostic imaging services; and medical real estate services.

Officers: Merrill Reuter (Chair); Randy Lubinsky (CEO & Dir.); Mark Szporka (CFO, Chief Acctg. Officer & Dir.); Ronald Riewold (Pres. & Dir.); Jay L. Rosen (Dir.); Arthur J. Hudson (Dir.); Robert Fusco (Dir.); Antonio DiSclafani II (Dir.); Aldo F. Berti (Dir.); Thomas J. Crane (Dir.)

Auditor: Beemer, Pricher, Kuehnhackl & Heidbrink, P.A.

Securities: Common Stock-Symbol PRZ; AMEX; 56,650,977 common shares outstanding as of November 14, 2005.

5.25% note payable maturing through January 2009

7.0% note payable maturing through July 2007

7.5% convertible debenture due December 17, 2006

7.25% convertible debenture due February 27, 2007

7.25% convertible debenture due March 22, 2007

7.25% convertible debenture due July 1, 2007

7.5% convertible debenture due July 1, 2007

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**Prospector
Profile
06.0383****Pan American Hospital**

5959 NW Seventh Street
Miami, FL 33126
(305) 264-1000

NAICS	622110
Bed Capacity	146

Category: Labor

Event: Pan American Hospital has named Eneida O. Roldan as its new president and chief executive officer. Ms. Roldan was a member of the hospital's board of directors. She resigned from the board to lead the hospital.

Description: Pan American Hospital is a not-for-profit acute care community hospital that also provides outpatient and diagnostic services. It filed for Chapter 11 bankruptcy on March 5, 2004 with the U.S. Bankruptcy Court in the Southern District of Florida, case number 04-11819, Judge A. Jay Cristol presiding.

Officers: Eneida O. Roldan (Pres. & CEO)

Attorneys: Robert P. Charbonneau; Miami, FL; (305) 379-9000

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**Prospector
Profile
06.0384****Piedmont Healthcare**

1968 Peachtree Road NW
Atlanta, GA 30309
(404) 605-5000

NAICS	622110
Employees	6,419
Bed Capacity	600

Category: Transaction

Event: The boards of directors of Piedmont Hospital and Newnan Hospital have agreed on the terms of a deal under which Piedmont Hospital will acquire Newnan Hospital. Financial details of the deal were not disclosed. The transaction is expected to be finalized in May, pending regulatory and shareholder approvals. Following the closing of the transaction, Piedmont Hospital would get state approval to build a 143-bed replacement hospital. It intends to pay for improvements in technology and services at the existing hospital while the new hospital is being built.

Description: Private, not-for-profit Piedmont Healthcare, formerly Piedmont Medical Center, is composed of Piedmont Hospital; Fayette Community Hospital; Mountainside Medical Center; the Fuqua Heart Center of Atlanta; the Piedmont Physicians Group, a 56-member primary care physician group with eight locations throughout metro Atlanta; and the Piedmont Clinic, a 486-member physician network.

Officers: R. Timothy Stack (Pres. & CEO); Gregory A. Hurst (EVP-Strategy & CFO); Michele Molden (EVP-Business Dev't.); Jay Mitchell (EVP & Gen. Counsel); Leigh Hamby (VP & Chief Quality Officer); Ricky Chandler (VP-Real Estate & Construction); Holly Bates Snow (VP-Government and External Affairs); Robert Simmons (VP-Ambulatory Services)

Notes: Sales: \$480.4 million

Update of profile 05.3256 (Vol. 2, No. 45 - HCP051107)

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**Prospector
Profile
06.0385**

Primedex Health Systems, Inc.

1510 Cotner Avenue
Los Angeles, CA 90025
(310) 478-7808

NAICS		621510
Employees		664
Revenue	(mil)	\$137.28
Income	(mil)	(\$14.58)
Assets	(mil)	\$127.45
Liability	(mil)	\$195.01
(for the year ended 10/31/2004)		

Category: Finance

Event: Primedex Health Systems has executed an agreement with an institutional lender, which provided the Company with a commitment for a \$160 million senior secured credit facility. Funds will be used to refinance all existing debts of the Company, except for the \$16.1 million outstanding subordinated debentures and \$6.1 million of capital lease obligations. The commitment provides for a \$15-million five-year revolving credit facility, an \$85-million term loan due in five year and a \$60-million second lien term loan due in six years. The loans are subject to acceleration on February 28, 2008, unless the Company makes arrangements to discharge or extend its outstanding subordinated debentures by that date. Finalization of the credit facility is subject to customary conditions, including legal due diligence and final documentation scheduled for completion on March 7.

Description: The Company operates a group of regional networks comprised of 57 fixed-site, freestanding outpatient diagnostic imaging facilities in California. It is the parent company of Radnet Management, Inc. and an affiliate of Beverly Radiology Medical Group III.

Officers: Howard G. Berger (Chair, Pres. & CEO); Mark D. Stolper (CFO); Norman R. Hames (VP, Sec., COO & Dir.); John V. Crues, III (VP & Dir.); Jeffrey L. Linden (VP & Gen. Counsel)

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol PMDX.OB; OTC BB; 41,406,813 common shares outstanding as of September 13, 2005.

6.6% to 11.5% notes payable due through 2009

9.5% note payable due 2005

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**Prospector
Profile
06.0386**

Providence Health System

506 2nd Avenue, Suite 1200
Seattle, WA 98104
(206) 464-3355

NAICS		622110
Employees		33,940
Bed Capacity		5,453
Revenue	(mil)	\$4,020.60
Income	(mil)	\$238.58
Assets	(mil)	\$4,434.68
Liability	(mil)	\$1,783.81
(for the year ended 12/31/2004)		

Category: Litigation

Event: Providence Health System is facing a lawsuit for its alleged failure to protect patient information, according to ConsumerAffairs.com. Attorney David Sugarman, who filed the lawsuit on behalf of Laurie Paul, is seeking class-action status for the suit, the report said.

Some 365,000 medical and personal records of 365,000 patients were lost when a laptop containing the information was stolen on December 31 from an information services analyst who worked for Providence Health. The data also contained information on 1,500 current and former employees.

The health system disclosed the theft January 25, more than three weeks after the incident. The report said Oregon has no law requiring companies to report data thefts to customers. State authorities are now conducting investigations since the theft occurred. Associated Press said law enforcement authorities have so far found no evidence the stolen information was used illegally.

Description: Providence Health System operates 17 acute care hospitals, 12 freestanding long-term care facilities, and 19 low income and assisted living facilities. Providence Health System in Alaska, Washington, and Oregon is sponsored by the Sisters of Providence religious community. In Southern California, the health ministry is co-sponsored by the Sisters of Providence and the Little Company of Mary.

Officers: Kay Stepp (Chair); John F. Koster (Pres. & CEO); Michael Butler (SVP, CFO & Interim CIO); Jan Jones (SVP & Chief Administrative Officer); Greg Van Pelt (SVP & Chief Regional Operations Officer); Sue Byington (VP-HR); Karin Dufault (VP-Mission Leadership); Rocky Fredrickson (VP-Clinical Excellence & CMO); Claudia Haglund (VP-Governance & Strategic Planning); Chuck Hawley (VP-Advocacy); Jeff Rogers (VP-Legal Affairs & Gen. Counsel)

Auditor: KPMG LLP

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**Prospector
Profile
06.0387****RADR Corporation**

333 Gladstone Circle
Broomfield, CO 80020
(303) 380-2888

NAICS

621512

Category: Transaction

Event: Phoenix, Arizona-based Pacific Mobile Diagnostics, Inc. has acquired RADR Corp. Financial terms of the transaction were not released. The companies will operate in long-term care, skilled nursing, and correctional facilities in Arizona and Colorado. Combined operations began February 1 with the Colorado operations led by RADR co-founder Ron Holbrook.

Description: The Company, also known as Remote Access Diagnostic Radiography Corp., provides mobile radiography, EKG and ultrasound services to long-term care patients and corrections facilities.

Officers: Ron Holbrook (Founder); Dan Greenewald (Pres.); Max Steinhardt (CFO & CAO)

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**Prospector
Profile
06.0388**

RehabCare Group, Inc.

7733 Forsyth Boulevard, Suite 2300
St. Louis, MO 63105
(314) 863-7422

NAICS		622110
Employees		9,600
Revenue	(mil)	\$383.85
Income	(mil)	\$23.18
Assets	(mil)	\$277.67
Liability	(mil)	\$70.64
(for the year ended 12/31/2004)		

Category: Transaction

Event: RehabCare Group is seeking state approval to build a 50-bed long-term acute-care hospital in Northland, Missouri. The Company will build the \$16.7 million facility at the northeast corner of U.S. 169 and Northwest 68th Street in partnership with the North Kansas City Hospital and Liberty Hospital. The proposal is scheduled to be heard by the Missouri Health Facilities Review Committee on March 27.

Description: The Company provides physical therapy management services for hospital inpatient rehabilitation and skilled nursing units, outpatient programs and contract therapy services in conjunction with more than 930 hospitals and skilled nursing facilities in 38 states, the District of Columbia and Puerto Rico. It also provides rehabilitation services in three freestanding rehabilitation hospitals and two long-term acute care hospitals, which provide specialized acute care for medically complex patients.

Officers: John H. Short (Pres., CEO & Dir.); Tom E. Davis (EVP & CDO); Patricia M. Henry (EVP-Traditional Business); Vincent L. Germanese (SVP-Corp. Dev't.); Don Adam (SVP-Mergers & Acquisitions); Peter Doerner (SVP-Business Dev't.); Natasha Hawkins (SVP & CIO); Sean Maloney (SVP-Clinical Research & Dev't.); John McWilliams (SVP-HR); Alan Sauber (SVP-Target Markets); Dave Totaro (SVP-Mktg. & Communications); David B. Groce (SVP, Gen. Counsel & Sec.); Jeff A. Zadoks (VP, Corporate Controller & Interim CFO); Camille Cohen (VP & Chief Compliance Officer)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RHB; NYSE; 16,815,453 common shares outstanding as of November 1, 2005.

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**Prospector
Profile
06.0389**

RehabCare Group, Inc.

7733 Forsyth Boulevard, Suite 2300
St. Louis, MO 63105
(314) 863-7422

NAICS		622110
Employees		9,600
Revenue	(mil)	\$383.85
Income	(mil)	\$23.18
Assets	(mil)	\$277.67
Liability	(mil)	\$70.64
(for the year ended 12/31/2004)		

Category: Labor

Event: RehabCare Group's acting chief financial officer, Mark A. Bogovich, is leaving the Company to take a CFO position in Chicago. He held the said position on an interim basis since September 2005. The Company has completed its search for a permanent CFO and expects to announce an appointment this month. Jeff A. Zadoks, vice president and corporate controller, will assume the position of interim CFO until the permanent candidate has been appointed.

Description: The Company provides physical therapy management services for hospital inpatient rehabilitation and skilled nursing units, outpatient programs and contract therapy services in conjunction with more than 930 hospitals and skilled nursing facilities in 38 states, the District of Columbia and Puerto Rico. It also provides rehabilitation services in three freestanding rehabilitation hospitals and two long-term acute care hospitals, which provide specialized acute care for medically complex patients.

Officers: John H. Short (Pres., CEO & Dir.); Tom E. Davis (EVP & CDO); Patricia M. Henry (EVP-Traditional Business); Vincent L. Germanese (SVP-Corp. Dev't.); Don Adam (SVP-Mergers & Acquisitions); Peter Doerner (SVP-Business Dev't.); Natasha Hawkins (SVP & CIO); Sean Maloney (SVP-Clinical Research & Dev't.); John McWilliams (SVP-HR); Alan Sauber (SVP-Target Markets); Dave Totaro (SVP-Mktg. & Communications); David B. Groce (SVP, Gen. Counsel & Sec.); Jeff A. Zadoks (VP, Corporate Controller & Interim CFO); Camille Cohen (VP & Chief Compliance Officer)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RHB; NYSE; 16,815,453 common shares outstanding as of November 1, 2005.

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**Prospector
Profile
06.0390**

Res-Care, Inc.

10140 Linn Station Road
Louisville, KY 40223
(502) 394-2100

NAICS		623210
Employees		30,000
Revenue	(mil)	\$1,009.02
Income	(mil)	\$21.51
Assets	(mil)	\$586.67
Liability	(mil)	\$317.11
(for the year ended 12/31/2004)		

Category: Transaction

Event: Res-Care's Employment and Training Services Group has been awarded a \$28.4 million contract by the U.S. Department of Labor to continue operating the Edison Job Corps Academy in New Jersey. The term of the contract is from January 1, 2006, to December 31, 2007, with three one-year options for renewal.

Description: The Company provides residential, therapeutic, job training, and educational and support services to populations with special needs, including persons with developmental and other disabilities. It offers its services in 34 states, Washington, D.C., Puerto Rico and Canada.

Officers: Ronald G. Geary (Chair, Pres. & CEO); David W. Miles (CFO); Ralph G. Gronefeld, Jr. (Pres.-Division for Persons with Disabilities); Katherine W. Gilchrist (SVP & Chief Project Mgmt. Officer); Vincent F. Doran (Pres.-Division for Training Services); David S. Waskey (Gen. Counsel & Chief Compliance Officer); Nina P. Seigle (Chief People Officer); Nel Taylor (Chief Communication Officer); Paul G. Dunn (Pres.-Arbor); Gabriel Ross (CEO-Arbor)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RSCR; NasdaqNM; 26,606,050 common shares outstanding as of October 31, 2005.

10.625% senior notes due 2008

7.75% senior notes due October 2013

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**Prospector
Profile
06.0391**

Res-Care, Inc.

10140 Linn Station Road
Louisville, KY 40223
(502) 394-2100

NAICS		623210
Employees		30,000
Revenue	(mil)	\$1,009.02
Income	(mil)	\$21.51
Assets	(mil)	\$586.67
Liability	(mil)	\$317.11
(for the year ended 12/31/2004)		

Category: Labor

Event: Res-Care has named Paul G. Dunn as president of its Arbor E&T subsidiary and executive vice president of the western division of its workforce services operations. He will work with Arbor chief executive officer Gabriel Ross, who also serves as executive vice president of Arbor's eastern division. Mr. Dunn served as chief development officer of Res-Care since May 1997.

The Company has changed the names of its divisions to better reflect the types of services they provide. The Division for Persons with Disabilities is now called the Community Services Group while the Division for Training Services has been renamed the Employment and Training Services Group.

Description: The Company provides residential, therapeutic, job training, and educational and support services to populations with special needs, including persons with developmental and other disabilities. It offers its services in 34 states, Washington, D.C., Puerto Rico and Canada.

Officers: Ronald G. Geary (Chair, Pres. & CEO); David W. Miles (CFO); Ralph G. Gronefeld, Jr. (Pres.-Division for Persons with Disabilities); Katherine W. Gilchrist (SVP & Chief Project Mgmt. Officer); Vincent F. Doran (Pres.-Division for Training Services); David S. Waskey (Gen. Counsel & Chief Compliance Officer); Nina P. Seigle (Chief People Officer); Nel Taylor (Chief Communication Officer); Paul G. Dunn (Pres.-Arbor); Gabriel Ross (CEO-Arbor)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RSCR; NasdaqNM; 26,606,050 common shares outstanding as of October 31, 2005.

10.625% senior notes due 2008

7.75% senior notes due October 2013

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**Prospector
Profile
06.0392****Roger Williams Medical Center**

825 Chalkstone Avenue
Providence, RI 02908
(401) 456-2000

NAICS	622110
Employees	1,500
Bed Capacity	151

Category: Litigation

Event: The Providence Journal has reported that Roger Williams Medical Center has agreed to take responsibility for "criminal misconduct" in its hiring of former state Senator John A. Celona. The hospital has agreed to provide \$4 million in free healthcare to the poor over the next two years on top of the \$9 million a year it now provides. The agreement will remove the 36-count federal indictment issued January 5 after two years and the hospital will not be debarred from government health programs. The Roger Williams Medical Center has also agreed to cooperate in the ongoing criminal investigation against its former president, Robert A. Urciuoli, and another former executive, Frances P. Driscoll; and to implement ethical reforms. The government can reinstate the charges if the hospital does not comply, or extend the period of monitoring.

Description: Not-for-profit Roger Williams Medical Center offers medical and emergency care, specialty surgery, diagnostic facilities, subacute care, cancer care, extended and home healthcare, and assisted services. It is the teaching hospital for Boston University's School of Medicine.

Officers: Kenneth H. Belcher (Interim Pres. & CEO); Joseph Iannoni (VP & CFO); Mary Brunell (VP-Patient Care Services & CNO)

Notes: Update of profile 06.0101 (Vol. 3, No. 2 - HCP060109)

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**Prospector
Profile
06.0393****Seton Healthcare Network**

1201 W. 38th Street
Austin, TX 78705
(512) 324-1000

NAICS	622110
Employees	7,500

Category: Labor

Event: Seton Healthcare Network has named Scott Fuller as vice president and chief operating officer of Seton Highland Lakes Hospital. He began his tenure January 23, succeeding former COO and administrator Janna Maturo, who passed away September 22, 2005. Mr. Fuller joins the healthcare network from the Scott and White Health System where he served as assistant executive director for financial planning and had broad responsibilities for all aspects of business development, financial and strategic planning and physician relations.

Description: Seton Healthcare Network is a not-for-profit healthcare provider in Central Texas with five urban acute care hospitals, two rural hospitals, a mental health hospital, several facilities that provide medical care for well patients and three primary care clinics for the uninsured. It is part of Ascension Health.

Officers: Charles J. Barnett (Pres. & CEO); Pat Hayes (EVP & COO); Diana Resnik (SVP-Community Care); Joyce Batcheller (CNO)

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**Prospector
Profile
06.0394****Seton Healthcare Network**

1201 W. 38th Street
Austin, TX 78705
(512) 324-1000

NAICS	622110
Employees	7,500

Category: Finance

Event: The Children's Medical Center Foundation of Central Texas, the fundraising arm of Seton Healthcare Network's new Dell Children's Medical Center of Central Texas, received a \$2 million grant from the Kresge Foundation. The capital campaign goal for the new hospital was \$50 million by June 2007. To date, the foundation has received \$43.5 million.

Construction on the 500,000-square-foot, 169-bed children's hospital is under way at the former Robert Mueller Municipal Airport in Austin. It will replace the Children's Hospital of Austin in spring 2007.

Description: Seton Healthcare Network is a not-for-profit healthcare provider in Central Texas with five urban acute care hospitals, two rural hospitals, a mental health hospital, several facilities that provide medical care for well patients and three primary care clinics for the uninsured. It is part of Ascension Health.

Officers: Charles J. Barnett (Pres. & CEO); Pat Hayes (EVP & COO); Diana Resnik (SVP-Community Care); Joyce Batcheller (CNO)

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**Prospector
Profile
06.0395****Shriners Hospitals for Children-Spokane**

911 West Fifth Avenue
Spokane, WA 99204
(509) 455-7844

NAICS	622310
Bed Capacity	30

Category: Labor

Event: Shriners Hospitals for Children-Spokane has replaced administrator Charles Young, chief of staff Ron Ferguson and director of patient care services Cheri Hollenback with interim administrators. The hospital declined to disclose the reasons behind the changes. Craig Patchin, administrator of the Salt Lake City Shriners Hospital, will serve as interim administrator starting February 9. Paul Caskey, assistant chief of staff at the Spokane hospital, now acts as chief of staff. Tim Nevins, manager of care coordination and outpatient services in Spokane, is now the interim director of patient services.

Description: Not-for-profit Shriners Hospitals for Children-Spokane is one of the 20 hospitals of Shriners Hospitals For Children in the US. It is a short-term facility that provides orthopaedic and plastic reconstructive surgery to children from Washington, Idaho, Montana, Alaska, British Columbia, the Northwest and Yukon Territories, and Mexico.

Officers: Craig Patchin (Interim Administrator); Paul Caskey (Chief of Staff); Tim Nevins (Interim Dir.-Patient Services)

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**Prospector
Profile
06.0396****Sid Peterson Memorial Hospital**

710 Water Street
Kerrville, TX 78028
(830) 896-4200

NAICS	622110
Employees	740
Bed Capacity	145
Revenue (mil)	\$69.30
(Fiscal year 2005)	

Category: Transaction

Event: MacDonald Companies has agreed on a contract to buy the Sid Peterson Memorial Hospital complex. Financial details of the deal were not disclosed. The new owner plans to convert the seven-story hospital and other buildings into an upscale retail, office and residential space. Hospital services are expected to move within two years to the Peterson Regional Medical Center to be built south of the Guadalupe River. The two parties will not close on the contract until the new hospital is complete.

Description: Not-for-profit Sid Peterson Memorial Hospital is an acute care community hospital that has served Kerrville since 1949.

Officers: James Patrick Murray (CEO); Barbara Stehling (Continuous Quality Improvement Officer)

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**Prospector
Profile
06.0397**

Specialty Laboratories, Inc.

27027 Tourney Road
Valencia, CA 91355
(661) 799-6543

NAICS		621511
Employees		689
Revenue	(mil)	\$134.80
Income	(mil)	(\$12.95)
Assets	(mil)	\$126.14
Liability	(mil)	\$16.61
(for the year ended 12/31/2004)		

Category: Transaction

Event: Specialty Laboratories has completed its merger with AmeriPath, Inc. Under terms of the agreement, AmeriPath acquired all of the common shares of the Company that were outstanding for \$13.25 per share. Prior to the merger, Specialty Family Limited Partnership, Specialty Laboratories' majority shareholder, contributed shares of the Company for shares representing about 20% of the fully-diluted share capital of the combined company. R. Keith Laughman, who joined AmeriPath in April 2005 as president for Esoteric Services, will become president of Specialty Laboratories and will lead the new organization.

Description: The Company performs specialized tests for hospitals, laboratories and physician specialist communities in the US. AmeriPath owns the Company.

Officers: R. Keith Laughman (Pres.); Nicholas R. Simmons (SVP & Gen. Counsel)

Auditor: Ernst & Young LLP

Notes: Update of profile 05.2868 (Vol. 2, No. 40 - HCP051003)

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***Prospector
Profile
06.0398***

St. John's Mercy Medical Center

615 South New Ballas Road
St. Louis, MO 63141
(314) 251-6000

NAICS	622110
Employees	5,488
Bed Capacity	979

Category: Litigation

Event: The St. Louis Post-Dispatch has reported that the 8th U.S. Circuit Court of Appeals in St. Louis has ordered St. John's Mercy Medical Center to fire 14 nurses who failed to pay union dues for about five months in 2003 and 2004. The decision by the three-judge panel affirmed the National Labor Relations Board complaint and the decision of an administrative law judge. The dispute began with an unfair-labor practice charge filed in April 2004 by the United Food and Commercial Workers Union Local 655.

The hospital contends that it would be a bad public policy to fire nurses during a nursing shortage. The court said it wouldn't take a position on whether St. John's could rehire the nurses it is being ordered to discharge. The hospital's new nurses' contract allows it to rehire discharged nurses within three months without loss of benefits of seniority. The rehired nurses then could refuse to join the union or pay dues. About 1,100 of the hospital's estimated 1,700 nurses have left the union.

Description: St. John's Mercy Medical Center operates the only Level I Trauma Center and Level III Neonatal Intensive Care Unit in St. Louis County. It is a member of St. John's Mercy Health Care System and sponsored by the Sisters of Mercy Health System.

Officers: Denny DeNarvaez (Pres. & CEO); Christine Crain (Chief Nurse Executive)

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**Prospector
Profile
06.0399****St. Joseph's Hospital**

555 East Market Street
Elmira, NY 14902
(607) 733-6541

NAICS	622110
Bed Capacity	295

Category: Labor

Event: St. Joseph's Hospital will lay off 12 employees and reduce working hours for other workers as part of its cost-reduction measures implemented on February 2. Management and support services positions will mainly be affected by the workforce reduction, which is expected to result in a financial impact of about \$825,000 to the hospital's bottom line. The hospital cites rising costs of supplies and utilities, a decrease in patient volume in its inpatient physical rehabilitation unit, higher bad debt and charity costs as well as continued cuts in reimbursement for Medicare and Medicaid, as reasons for the cost-reduction measures taken.

Description: St. Joseph's Hospital, a Catholic health facility, is a voluntary not-for-profit community general hospital founded by the Sisters of St. Joseph of Rochester.

Officers: Sr. Marie Castagnaro (Pres. & CEO)

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**Prospector
Profile
06.0400**

Sun Healthcare Group, Inc.

18831 Von Karman, Suite 400
Irvine, CA 92612
(949) 255-7100

NAICS		623311
Employees		15,800
Revenue	(mil)	\$820.07
Income	(mil)	(\$18.63)
Assets	(mil)	\$315.92
Liability	(mil)	\$439.30
(for the year ended 12/31/2004)		

Category: Finance

Event: Sun Healthcare Group has addressed the Deficit Reduction Act passed by the House of Representatives on February 1, 2006. Pursuant to the Act, the Medicare home health rates were frozen effective as of January 1, 2006, thereby eliminating the previously announced 2.8% increase in rates. The impact to the Company's SunPlus Home Health Services subsidiary is expected to be \$0.9 million in revenue for calendar year 2006, an amount the Company views as immaterial and expects to mitigate through ongoing strategic initiatives in that business segment.

The Company acknowledges that the SunDance Rehabilitation Corp., its contract rehabilitation business, could also be impacted by the Act. Its management believes there are operational and structural initiatives that the Company can execute to mitigate any potential negative ramifications.

Description: The Company owns SunBridge Healthcare Corp., Peak Medical Corp. and other affiliated companies that operate long-term and post acute care facilities in many states. The Sun Healthcare Group family of companies provides therapy through SunDance Rehabilitation Corp., medical staffing through CareerStaff Unlimited, Inc., and home care through SunPlus Home Health Services, Inc.

Officers: Richard K. Matros (Chair & CEO); L. Bryan Shaul (EVP & CFO); Michael Newman (EVP & Gen. Counsel); Jennifer L. Botter (SVP & Corp. Controller); Chauncey J. Hunker (SVP & Corporate Compliance Officer); Heidi J. Fisher (SVP-HR); Sheila Hagg-Rickert (SVP-Risk Mgmt.); Jennifer L. Clarke (Pres.-SunPlus Home Health Services, Inc. & SunAlliance Healthcare Services, Inc.); William A. Mathies (Pres.-SunBridge Healthcare Corp.); Tracy A. Gregg (Pres.-SunDance Rehabilitation Corp.); Richard Peranton (Pres.-CareerStaff Unlimited, Inc.); Mary K. Ousley (EVP-SunBridge Healthcare Corp.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SUNH; NasdaqNM; 15,357,076 common shares outstanding as of October 27, 2005.

5.5% to 12.0% mortgage notes payable due at various dates through 2035

**Prospector
Profile
06.0401****Swedish Covenant Hospital**

5145 North California Avenue
Chicago, IL 60625
(773) 878-8200

NAICS 622110
Bed Capacity 324

Income (mil) \$4.26
(for the year ended 9/30/2004)

Category: Transaction

Event: Swedish Covenant Hospital plans to expand and renovate its emergency department to cope with a surge in patient volume. The \$10 million project will add 11,000 square feet, nearly doubling the current space. The expansion will feature an enhanced waiting area, 10 new additional examination rooms, an enlarged patient triage area and decor that creates a more homelike atmosphere. The hospital will launch a capital campaign to help pay for costs. Construction is set to begin in March with target completion date slated for spring 2007.

Description: Swedish Covenant Hospital is a comprehensive healthcare facility providing health and wellness services to the communities of Chicago's north side. It is a member of the Planetree Alliance of healthcare facilities.

Officers: Mark Newton (Pres. & CEO); Anthony J. Guaccio (SVP-Operations & Chief HR Officer); Gary M. Krugel (SVP-Operations & CFO); Karen C. Teitelbaum (SVP-Operations & Chief Business Dev't. Officer); Judith A. Borenstein (Gen. Counsel); Francine Friedman (VP-Dev't.); Kathryn I. Heneghan (VP-Community Health Services & Mktg.); Janis A. Rueping (VP-Quality Improvement & Risk Mgmt.); Mary A. Shehan (VP-Nursing); Raymond L. Vieth (VP-Finance)

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**Prospector
Profile
06.0402****The Brooklyn Hospital Center**

121 DeKalb Avenue
Brooklyn, NY 11201
(718) 250-8000

NAICS 622110
Bed Capacity 460

Category: Finance

Event: The U.S. Trustee for Region 7 rescheduled the meeting of The Brooklyn Hospital Center and its debtor-affiliate's creditors to 9:00 a.m., on February 16, 2006. The meeting will be held at 515 Rusk Street, Suite 3401, in Houston, Texas.

All creditors are invited, but not required, to attend. This meeting of creditors offers the opportunity in a bankruptcy proceeding for creditors to question a responsible officer of the debtor under oath about the company's financial affairs and operations that would be of interest to the general body of creditors.

Description: The Brooklyn Hospital Center provides acute and primary care and a variety of inpatient and outpatient services. It is a member of the NewYork-Presbyterian Healthcare System and an affiliate of Weill Medical College of Cornell University. Together with debtor affiliate Caledonian Health Center, it filed for Chapter 11 protection on September 30, 2005 with the U.S. Bankruptcy Court in the Eastern District of New York (Brooklyn), case numbers 05-26990 and 05-26992, respectively, pending before The Honorable Judge Carla E. Craig.

Officers: Samuel Lehrfeld (Pres. & CEO); Richard Braun, Jr. (EVP-Administration & Finance); Anne Goonan (SVP-Nursing & Patient Care Services); Anthony J. Alfano (SVP-HR); Paul Albertson (SVP- Hospital Operations)

Auditor: Ernst & Young LLP

Attorneys: Lawrence M. Handelsman, Esq. of Stroock & Stroock & Lavan LLP;
New York, NY; (212) 806-5400

Notes: Update of profile 06.0047 (Vol. 3, No. 1 - HCP060102)

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**Prospector
Profile
06.0403****The Great Falls Clinic, LLP**

1400 29th Street South
Great Falls, MT 59403
(406) 454-2171

NAICS	621498
Employees	600

Category: Litigation

Event: Benefis Healthcare filed a lawsuit in Montana's Eighth Judicial District Court, seeking an injunction to block The Great Falls Clinic and Essentia Health's acquisition of Central Montana Surgical Hospital. The plaintiff raised concerns that the transaction could hurt its operations. Benefis Healthcare fears that more profitable patient cases would be diverted to the surgical hospital leaving it with costly, low profit margin cases. The Great Falls Clinic and Essentia Health plan to proceed with their acquisition efforts, despite objections.

Description: The Great Falls Clinic is a multi-specialty group medical facility emphasizing primary practice care, related secondary level medical specialties, and urgent care. It has over 100 physicians and 18 mid level healthcare providers. It has formed MontanaCare, Inc. in partnership with Blue Cross and Blue Shield of Montana.

Officers: Gregory D. Hagfors (Administrator); Steve Akre (CMO); John C. Kinna (Asst. Administrator); Brian Chandler (CFO); Julie Wall (Dir.-Ambulatory Services); Christie Deck (Dir.-HR)

Notes: Update of profile 06.0307 (Vol. 3, No. 5 - HCP060130)

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***Prospector
Profile
06.0404***

The Oregon Clinic

975 SE Sandy, Suite 201
Portland, OR 97214
(503) 236-0775

NAICS

621498

Category: Labor

Event: The Oregon Clinic's founding and long-serving president, Dr. Doug Walta, is retiring and will be replaced by two doctors who served as executive vice presidents for the past two years. Dr. Craig Fausel was appointed co-president and chief executive officer. Dr. Louis Libby was named co-president and chief medical officer.

Description: The Oregon Clinic is one of the largest medical specialty providers in the state with 90 physicians at 18 clinic sites.

Officers: Craig Fausel (Co-Pres. & CEO); Louis Libby (Co-Pres. & CMO); Philip Armstrong (COO)

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**Prospector
Profile
06.0405**

Triad Hospitals, Inc.
5800 Tennyson Parkway
Plano, TX 75024
(214) 473-7000

NAICS		622110
Employees		36,000
Bed Capacity		9,330
Revenue	(mil)	\$4,450.20
Income	(mil)	\$191.00
Assets	(mil)	\$4,981.40
Liability	(mil)	\$2,638.10
(for the year ended 12/31/2004)		

Category: Transaction

Event: Triad Hospitals has signed a definitive agreement with Gateway Health System to form a joint venture that will own and operate the 206-bed Gateway Medical Center in Clarksville, Tennessee. The new venture, owned 80% by an affiliate of Triad and 20% by Gateway, assumes ownership of the existing hospital and plans to construct a 270-bed replacement hospital. A Triad affiliate will manage the day-to-day operations of the hospital. Terms of the transaction were not disclosed.

In addition, the Company has closed on a definitive agreement with Akron General Health System to form a joint venture between Doctors Hospital of Stark County, a 166-bed hospital owned by the Company, and Massillon Community Hospital, a 256-bed hospital owned by Akron General. The new venture, owned 59% by an affiliate of Triad and 41% by Akron General, assumes ownership of the existing hospitals, both of which are located in Massillon, Ohio. A Triad affiliate will manage the day-to-day operations of both hospitals. Terms of the transaction were not disclosed.

Description: The Company owns and manages hospitals and ambulatory surgery centers in small cities and selected urban markets primarily in the southern, midwestern and western US. It currently operates 51 hospitals and 10 ambulatory surgery centers in 16 states.

Officers: James D. Shelton (Chair, Pres. & CEO); Michael J. Parsons (EVP, COO & Dir.); Daniel J. Moen (EVP-Dev't.); James R. Bedenbaugh (SVP & Treas.); Thomas H. Frazier (SVP-Admin.); Rebecca Hurley (SVP, Gen. Counsel & Sec.); William R. Huston (SVP-Finance); W. Stephen Love (SVP, Controller & Interim CFO); Robert J. Rowntree (SVP-Medical Affairs)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol TRI; NYSE; 86,137,696 common shares outstanding as of October 31, 2005.

7% senior notes due 2012; 7% senior subordinated notes due 2013

Notes: Updates of profiles 05.3500 (Vol. 2, No. 48 - HCP051128) and 05.3598 (Vol. 2, No. 50 - HCP051212)

**Prospector
Profile
06.0406**

UCSF Medical Center

505 Parnassus Avenue
San Francisco, CA 94143
(415) 476-1000

NAICS		622110
Employees		6,000
Bed Capacity		780
Revenue	(mil)	\$1,067.56
Income	(mil)	\$55.48
Assets	(mil)	\$726.51
Liability	(mil)	\$280.80
(for the year ended 6/30/2004)		

Category: Finance

Event: Moody's Investors Service has upgraded to A1 from A2 the underlying rating on UCSF Medical Center's \$100 million of outstanding series 1998A bonds issued through the California Health Facilities Financing Authority. The rating action affects \$100 million rated outstanding debt. The series 1998 bonds are insured by FSA and carry the insurer's Aaa claims paying rating. The outlook is revised to positive. According to Moody's, the upgrade reflects the medical center's improved financial profile with two years of consistently good financial performance.

Description: Government-owned UCSF Medical Center includes the medical practices of more than 900 physicians, a 600-bed hospital, a 180-bed children's hospital, and outpatient clinics in more than 75 specialties. It is part of the University of California, San Francisco.

Officers: Mark R. Laret (CEO); Tomi S. Ryba (COO); Ken Jones (CFO); Larry Lotenero (CIO); Ernest Ring (CMO); Catherine Wittenberg (CNO); Jeffrey Pearl (Associate CMO)

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**Prospector
Profile
06.0407**

United Surgical Partners International, Inc. 15305 Dallas Parkway, Suite 1600 Addison, TX 75001 (972) 713-3500	NAICS	622110	
	Employees	3,450	
	Revenue	(mil)	\$389.53
	Income	(mil)	\$86.18
	Assets	(mil)	\$922.30
	Liability	(mil)	\$447.70
	(for the year ended 12/31/2004)		

Category: Transaction

Event: United Surgical Partners International has signed an agreement to acquire Surgis, Inc., a privately held company based in Nashville, Tennessee. Financial terms of the deal were not disclosed. The Company expects to complete the transaction in March or April. Surgis currently operates 24 surgery centers, has seven facilities under development, and manages the endoscopy service in 42 acute care hospitals. It had revenues under management of \$118 million in 2005.

Description: The Company owns and operates 104 surgical facilities in the US and the UK. Of the Company's 101 domestic facilities, 68 are jointly owned with not-for-profit healthcare systems. The Company also operates three facilities in London, England.

Officers: Donald E. Steen (Chair); William H. Wilcox (Pres., CEO & Dir.); Brett P. Brodnax (EVP & CDO); Mark A. Kopser (SVP & CFO); Mark C. Garvin (SVP & COO); John J. Wellik (SVP-Acctg. & Admin. & Sec.); Jonathan R. Bond (SVP-Operations); James A. Jackson (SVP-Operations); Mark A. Tulloch (SVP-Operations); Monica Cintado-Scokin (SVP-Dev't.); Jason B. Cagle (VP-Legal & Compliance Officer); J. Anthony Martin (VP & Controller); Richard J. Sirchio (VP-Investor Relations & Treas.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol USPI; NasdaqNM; 44,213,387 common shares outstanding as of October 28, 2005.

10.125% senior subordinated notes due December 15, 2011

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**Prospector
Profile
06.0408**

University of California, Irvine Medical Center NAICS 622110
101 The City Drive Bed Capacity 453
Orange, CA 92868
(714) 456-7890

Category: Labor

Event: University of California, Irvine Medical Center's chief executive officer, Dr. Ralph Cygan, has left after leading the hospital for five and a half years. Dr. Cygan intends to return to the faculty at UCI's School of Medicine.

The University of California is restructuring the hospital's management following the scandal involving its transplant programs. It currently faces nearly 30 lawsuits filed by patients or families of deceased patients. The university will create a new position of vice chancellor for health services, who will supervise the medical center and health departments. The search for candidates for the vice chancellor position will start next month.

Description: The University of California, Irvine Medical Center is the only university hospital in Orange County, offering a full scope of acute- and general-care services, including a neuropsychiatric center, regional burn center, Level I trauma center and National Cancer Institute-designated cancer center.

Officers: Maureen Zehntner (COO); Lisa Reiser (CNO)

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**Prospector
Profile
06.0409****Valley Health System**

1117 East Devonshire Avenue
Hemet, CA 92543
(951) 652-2811

NAICS	622110
Bed Capacity	632

Category: Finance

Event: Fitch Ratings places on rating watch negative the 'BB-' rating on the \$36,087,000 outstanding Valley Health System hospital revenue bonds 1996 series A, and the \$48,374,387 outstanding Valley Health System certificates of participation series 1993. According to Fitch, the rating watch negative reflects the health system's delay in providing audited financial information. Valley Health is currently not compliant with bond documents that require disclosure of its fiscal 2005 audit, year ended June 30, to the bond trustee within 120 days after the fiscal year-end. Management has indicated that the fiscal 2005 audit will be available in early February. Fitch has indicated that untimely financial disclosure to the rating agency and to bondholders may result in negative rating actions.

Description: Valley Health System is a local healthcare district comprised of a skilled nursing facility, sub-acute unit, chemical dependence unit, and acute care hospitals Hemet Valley Medical Center, Menifee Valley Medical Center, and Moreno Valley Community Hospital.

Officers: Patrick Searl (Chair); Russ Hoxie (Vice Chair); James Maki (CEO)

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**Prospector
Profile
06.0410**

Victor Valley Community Hospital
15248 11th Street
Victorville, CA 92392
(760) 245-8691

NAICS 622110
Bed Capacity 99

Category: Labor

Event: Victor Valley Community Hospital's chief executive officer, Larry Knetzer, and chief financial officer, Emma Macaraege, have resigned. Mr. Knetzer had led the hospital for eight months before his departure late January. The hospital's manager, Physicians Hospital Management, named Clifford Shiepe as interim CEO.

Description: Victor Valley Community Hospital is a not-for-profit facility serving the high desert communities in Southern California. It offers general acute care, outpatient, physician referrals, laboratory, pathology and social services.

Officers: Herb Williamson (Chair); Clifford Shiepe (Interim CEO)

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**Prospector
Profile
06.0411****Vitas Healthcare Corporation**

100 South Biscayne Boulevard, Suite 1500
Miami, FL 33131
(305) 374-4143

NAICS	621610
Employees	8,106
Revenue (mil)	\$531.00
(Fiscal year 2004)	

Category: Transaction

Event: Vitas Healthcare recently received state authority and Medicare certification to open its St. Louis operation. The new branch will offer hospice care to residents of St. Louis, St. Charles, Jefferson and Franklin counties. It will operate management offices at 111 West Port Plaza Drive, Suite 600 in St. Louis.

Description: Vitas Healthcare, doing business as VITAS Innovative Hospice Care, operates 39 hospice programs in Arizona, California, Connecticut, Delaware, Florida, Georgia, Illinois, Kansas, Missouri, New Jersey, Ohio, Pennsylvania, Texas, Virginia and Wisconsin. It is a subsidiary of Chemed Corp.

Officers: Kevin McNamara (Chair); Timothy O'Toole (CEO); David Wester (Pres. & CFO); Deirdre Lawe (EVP-Dev't. & Public Affairs); Peggy Pettit (EVP & COO); Naomi C. Dallob (SVP & Gen. Counsel); Barry Kinzbrunner (SVP & CMO); Mark Cohen (VP-Communications & Public Relations); Ron A. Fried (SVP-Dev't.); Joel Policzer (VP & Nat'l. Medical Dir.); Larry Press (Corporate Controller)

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**Prospector
Profile
06.0412****WakeMed**

3000 New Bern Avenue
Raleigh, NC 27610
(919) 350-8000

NAICS		622110
Employees		6,241
Bed Capacity		752
Revenue	(mil)	\$1,900.00
Income	(mil)	\$54.00
(for the year ended 9/30/2005)		

Category: Transaction

Event: State hospital regulators approved WakeMed's proposal to build a 50-bed hospital in Lillington. The \$48-million hospital will be built in partnership with Betsy Johnson Regional Hospital and is anticipated to open in January 2009.

Description: WakeMed is a private, not-for-profit healthcare network that includes the WakeMed New Bern Avenue Campus, the WakeMed Western Wake Medical Center, outpatient and rehabilitation clinics, nursing care facilities, and home care agencies.

Officers: William K. Atkinson II (Pres. & CEO); Kathleen G. Gormley (EVP-Operations & Ambulatory Dev't); William L. Shepley (VP-Regional Affiliations); Judith F. O'Neal (SVP-Government Affairs); Deborah G. Friberg (SVP-Cary Market Operations); Michael D. DeVaughn (SVP-Finance & CFO); W. Stan Taylor (VP-Corporate Planning & Managed Care); Kevin McCarthy (VP-Dev't.); Claire L. Moritz (VP-Legal Services); Thomas G. Cavender (VP-Facilities & Construction); Jeanene R. Martin (SVP-HR); Richard J. Gannotta (SVP-Operations & Patient Care); Michael D. Wright (VP-Operations); Miriam P. Rogers (Chief Nurse Executive); Rebecca E. Andrews (VP-Patient Financial Services); Denton Arledge (VP & CIO); H. West Lawson (CMO)

Notes: Update of profile 05.3360 (Vol. 2, No. 46 - HCP051114)

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**Prospector
Profile
06.0413**

West Penn Allegheny Health System

4800 Friendship Avenue
Pittsburgh, PA 15224
(412) 578-5000

NAICS 622110

Employees 9,623

Bed Capacity 2,049

Revenue (mil) \$1,370.00

Income (mil) \$37.70

(for the year ended 6/30/2005)

Category: Finance

Event: West Penn Allegheny Health System reported \$5.3 million in profits on revenue of \$347 million in its fiscal first quarter ended September 30, 2005. Profit margin has slipped to 1.5 cents per every dollar of revenue, compared to 1.7 cents a year ago. Profits were limited due to spending on a clinical documentation system that promises to increase future revenue by ensuring that member hospitals appropriate reimbursement for services.

Description: Private, nonprofit West Penn Allegheny Health System consists of Allegheny General Hospital, AGH Suburban Campus, Alle-Kiski Medical Center, Canonsburg General Hospital, The Western Pennsylvania Hospital, The Western Pennsylvania Hospital Forbes Regional Campus, and Forbes Hospice.

Officers: David L. McClenahan (Chair); Jerry J. Fedele (Pres. & CEO); James L. Rosenberg (EVP-Hospital Operations); David A. Samuel (SVP & CFO); Tom Albanesi (VP-Finance); Margaret McCormick Barron (VP-Legislative Affairs); Alan Cecala (Pres.-Primary Care Network); Thomas G. Chakurda (VP-Communications & Mktg.); Diane Frndak (VP-Organizational Excellence); Steve Leonard (VP-HR); Judy Hlafcsak (VP & Gen. Counsel); Denis Lukes (VP-Patient Financial Services); Robert R. Michalski (VP-Compliance); C. Daniel Sacco (VP-Managed Care & Planning); Nicholas J. Valadja (VP & CIO); David M. Zimba (VP-Corporate Contracting)

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**Prospector
Profile
06.0414**

Windrose Medical Properties Trust

3502 Woodview Trace, Suite 210
Indianapolis, IN 46268
(317) 860-8180

NAICS		525930
Employees		45
Revenue	(mil)	\$30.07
Income	(mil)	\$4.05
Assets	(mil)	\$324.33
Liability	(mil)	\$204.92
(for the year ended 12/31/2004)		

Category: Labor

Event: Paula J. Conroy has joined Windrose Medical Properties Trust as senior vice president and chief financial officer. She replaces Fred Farrar, president and chief operating officer, who served as the interim CFO since July 2005. Ms. Conroy most recently served as director of finance and corporate accounts operations at Roche Diagnostics.

Description: Windrose Medical Properties Trust was formed to acquire, selectively develop and manage specialty medical properties, such as medical office buildings, outpatient treatment diagnostic facilities, physician group practice clinics, ambulatory surgery centers, specialty hospitals, outpatient treatment centers and other healthcare related specialty properties.

Officers: Fred S. Klipsch (Chair & CEO); Frederick L. Farrar (Pres., COO & Treas.); O. B. McCoin (EVP); Daniel R. Loftus (EVP, Sec. & Gen. Counsel); Paula J. Conroy (SVP & CFO); R. Walker Batts (VP-Acquisitions); Steven L. Horn (VP-Asset Mgmt. & SVP-Windrose Medical Properties Mgmt., LLC); Barry Hardwick (Regional VP-Property Mgmt.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol WRS; NYSE; 14,080,762 common shares outstanding as of November 7, 2005.

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