

Healthcare Prospector

Profiles of Firms in Transition

February 13, 2006
Volume 3, Number 7
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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
06.0415**

Allied Healthcare International Inc.

555 Madison Avenue
New York, NY 10022
(212) 750-0064

NAICS		621610
Employees		980
Revenue	(mil)	\$351.19
Income	(mil)	\$18.74
Assets	(mil)	\$303.44
Liability	(mil)	\$101.58
(for the year ended 9/30/2005)		

Category: Finance

Event: Allied Healthcare International reported revenues of \$75.9 million for the first quarter of fiscal 2006 ended December 31, 2005. This is a 12.4% decrease compared to revenues of \$86.6 million in the first quarter of fiscal 2005. Net income for the quarter was \$3.4 million compared with \$4.8 million for the comparable period in fiscal 2005.

These results are partially affected by unfavorable changes in foreign exchange as well as one-time costs associated with the Company's dual listing on the AIM stock exchange in the UK that was finalized in the quarter.

Description: The Company provides healthcare staffing, skilled nursing and home healthcare services through a community-based network of over 125 branches in the United Kingdom. It disposed of its US operations in 2003.

Officers: Timothy M. Aitken (Chair & CEO); Sarah L. Eames (EVP & Dir.); Charles F. Murphy (CFO); Leslie J. Levinson (Sec.); Marvet Abbassi (Financial Controller); G. Richard Green (Dir.); Wayne Palladino (Dir.); Jeffrey S. Peris (Dir.); Scott A. Shay (Dir.); Mark Tompkins (Dir.); Mark Hanley (Dir.)

Auditor: KPMG Audit Plc

Securities: Common Stock-Symbol AHCI; NasdaqNM; 44,957,492 common shares outstanding as of February 7, 2006.

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**Prospector
Profile
06.0416****Alta Bates Summit Medical Center**

2450 Ashby Avenue
Berkeley, CA 94705
(510) 204-4444

NAICS	622110
Employees	5,045
Bed Capacity	1,082

Category: Labor

Event: SEIU United Healthcare Workers-West members working at Alta Bates Summit Medical Center reached a tentative settlement with the hospital's management. The 1,200 members, working as licensed vocational nurses, certified nursing assistants, dietary aides and other caregivers, have been working without a contract since April 30, 2004.

The tentative agreement features a system of third-party arbitration to resolve staffing disputes between management and hospital workers; a training fund for employees' professional development; and guidelines for hospital management in relation to workers interested in joining the union. The contract also provides for a 22% wage increase for licensed vocational nurses and a 17% wage increase for other union members over the life of the contract. The contract is set to expire on June 30, 2008. Union members are scheduled to vote whether to ratify the contract on February 14.

Description: Alta Bates Summit Medical Center is the East Bay's largest private, not-for-profit medical center. A multi-campus regional, tertiary care medical center, it also includes Samuel Merritt College and the Alta Bates Summit Foundation. It is part of Sutter Health.

Officers: Warren J. Kirk (CEO); Robert Petrina (CFO); Vic Meinke (VP-Business Dev't.); Carolyn Kemp (Dir.-Public Relations)

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**Prospector
Profile
06.0417**

American Retirement Corporation

111 Westwood Place, Suite 200
Brentwood, TN 37027
(615) 221-2250

NAICS		623311
Employees		9,245
Revenue	(mil)	\$447.61
Income	(mil)	(\$11.32)
Assets	(mil)	\$746.48
Liability	(mil)	\$740.78
(for the year ended 12/31/2004)		

Category: Transaction

Event: American Retirement has entered into a definitive asset purchase agreement with affiliates of Cypress Senior Living, Inc., to acquire four senior living communities located in Arlington, Dallas and Fort Worth, Texas, and Leawood, Kansas. The aggregate purchase price for the acquired assets is \$146,286,500, subject to customary closing adjustments and transaction expenses.

American Retirement will consummate the acquisition through two joint ventures, which will be 20% owned by the Company and 80% owned by an institutional real estate investor. Merrill Lynch Capital has committed to provide the joint ventures with nearly \$95.5 million of mortgage financing for the acquisition. The balance of the purchase price will be funded by proportional capital contributions from the members of the joint venture entities. The Company will manage the portfolio pursuant to a long-term management agreement. In connection with the transaction, the Company and its partners made a \$5,500,000 earnest money deposit, which is being held by a third party escrow agent. This transaction is expected to close by February 28.

Description: The Company is senior living and healthcare services provider offering independent living, assisted living, skilled nursing and therapy services. It currently owns 27 communities, leases 43 communities, and manages six communities in 19 states.

Officers: W. E. Sheriff (Chair, Pres. & CEO); Gregory B. Richard (EVP & COO); Bryan D. Richardson (EVP & CFO); George T. Hicks (EVP-Finance & Internal Audit, Sec. & Treas.); H. Todd Kaestner (EVP-Corporate Dev't.); James T. Money (EVP-Sales & Mktg.); Terry L. Frisby (SVP-HR/Corporate Culture & Compliance); Ross C. Roadman (SVP-Strategic Planning & Investor Relations); Ron Aylor (SVP-Sales); Lee Anne Fein (SVP-Innovative Senior Care); Jack Leebron (SVP-Legal Services); Lee A. McKnight (SVP-Retirement Community)

Auditor: KPMG LLP

Securities: Common Stock-Symbol ACR; NYSE; 31,568,210 common shares outstanding as of November 2, 2005.

19.50% note payable due September 30, 2007

10.00% convertible debentures due April 1, 2008

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**Prospector
Profile
06.0418**

Apria Healthcare Group Inc.

26220 Enterprise Court
Lake Forest, CA 92630
(949) 639-2000

NAICS		621610
Employees		11,178
Revenue	(mil)	\$1,451.45
Income	(mil)	\$114.01
Assets	(mil)	\$1,107.66
Liability	(mil)	\$701.48
(for the year ended 12/31/2004)		

Category: Finance

Event: Apria Healthcare Group reported revenues of \$359.69 million for the fourth quarter ended December 31, 2005. This is a 4.4% decrease compared to revenues of \$376.44 million for the fourth quarter in 2004. Net income for the fourth quarter of 2005 also decreased to \$19.50 million compared with \$27.27 million for the same period the prior fiscal year. Full year revenues were \$1.47 billion in 2005 compared with \$1.45 billion in 2004. Net income for 2005 was \$66.94 million versus \$114.01 million in 2004.

The comparison of revenues and net income between the fourth quarters and years of 2005 and 2004 was negatively impacted by Medicare reimbursement reductions that went into effect for respiratory medications and certain items of home medical equipment on January 1, 2005 and for oxygen and oxygen equipment on April 8, 2005.

Description: The Company provides a broad range of home healthcare services through 500 branches serving patients in 50 states. It offers home respiratory therapy and sleep apnea products/services, respiratory medications, home infusion therapy and home medical equipment.

Officers: David L. Goldsmith (Chair); Lawrence M. Higby (CEO & Dir.); Lawrence A. Mastrovich (Pres. & COO); Lisa M. Getson (EVP-Government Relations & Investor Services); Robert S. Holcombe (EVP, Gen. Counsel & Sec.); Amin I. Khalifa (EVP & CFO); Jeff Ingram (EVP-Sales); Daniel J. Starck (EVP-Customer Services); Jeri L. Lose (EVP & CIO); Robert G. Abood (SVP-Acquisitions); Frank C. Bianchi (SVP-HR); Donald A. Carlberg (SVP-Infusion Services); Kimberlie Rogers-Bowers (SVP-Regulatory Affairs & Acquisition Integration)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol AHG; NYSE; 49,564,090 common shares outstanding as of November 4, 2005.

3.375% convertible senior notes maturing through September 1, 2033

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**Prospector
Profile
06.0419**

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

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

Category: Transaction

Event: Snyder's Drug Stores, Inc. plans to sell its Wisconsin pharmacies to Aurora Pharmacy, a unit of Aurora Health Care. Financial terms of the transaction were not disclosed. The three pharmacies are located in Merrill, Paddock Lake and Twin Lakes. After closing the transaction, the Twin Lakes and Paddock Lake stores will be remodeled to fit the Aurora Pharmacy brand and wellness approach. The Merrill location will be consolidated with the Aurora Pharmacy that currently operates in that community.

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
06.0420**

Bay Regional Medical Center
1900 Columbus Avenue
Bay City, MI 48708
(989) 894-3000

NAICS	622110
Employees	2,000
Bed Capacity	145

Category: Finance

Event: Moody's Investors Service has withdrawn the A3 underlying bond rating on Bay Regional Medical Center's series 1997 bonds issued through the Michigan State Hospital Finance Authority. The hospital affiliated with A1-rated McLaren Healthcare Corp. in 2002. Its outstanding series 1997 bonds were cash defeased in 2005 when it became a legal designated affiliate and member of the McLaren credit group. The series 1997 bonds were insured by Financial Security Assurance.

Description: Not-for-profit Bay Regional Medical Center provides acute, specialty, primary, and preventive care services for Northeast Michigan at its main campus and at Bay Special Care Hospital on the West Campus. It also offers home health services, medical equipment, pharmacy, women's health and rehabilitation services. It is also a subsidiary of McLaren Health Care Corp.

Officers: Robert N. Wright (Pres. & CEO); Cherri Burzynski (Pres. & COO-Bay Special Care Hospital)

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**Prospector
Profile
06.0421**

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: Transaction

Event: Beverly Enterprises has received a notice from the Federal Trade Commission informing the Company that early termination of the Hart-Scott-Rodino waiting period has been granted in connection with the proposed merger of the Company with Pearl Senior Care, an affiliate of Fillmore Capital Partners.

As previously announced, the Company filed a definitive proxy statement relating to the solicitation of proxies with respect to its special meeting of stockholders to be held February 14. The Company is urging its investors and security holders to read the proxy statement because it contains important information.

Description: The Company operates nursing facilities, assisted living centers, hospice and home care centers, outpatient clinics and rehabilitation therapy centers. It operates 342 skilled nursing facilities, 18 assisted living centers, and 67 hospice/home care centers in 37 states and Washington, D.C. Through Aegis Therapies, it offers rehabilitative services on a contract basis to nursing facilities operated by other care providers.

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)

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

Notes: Update of profile 06.0058 (Vol. 3, No. 2 - HCP060109)

**Prospector
Profile
06.0422**

Brookdale Senior Living Inc.
330 North Wabash, Suite 1400
Chicago, IL 60611
(312) 977-3700

NAICS		623110
Employees		15,800
Revenue	(mil)	\$660.87
Income	(mil)	(\$9.79)
Assets	(mil)	\$746.60
Liability	(mil)	\$675.10
(for the year ended 12/31/2004)		

Category: Transaction

Event: Brookdale Senior Living has signed a definitive agreement to acquire six properties from AEW Capital Management for \$209.5 million. The Company intends to fund the acquisition with roughly \$136 million of senior mortgage debt and \$74 million in cash. The portfolio is comprised of six independent living, assisted living and continuing care retirement facilities located in California, Ohio and Washington. The properties are currently managed by three different operators. The transaction is expected to close during the first quarter of 2006, subject to customary closing conditions and possible multiple closings. Following the closing, the Company may sell up to 50% of its investment to a third-party investor in exchange for increased management fees.

Description: The Company is the third largest operator of senior living facilities in the U.S. based on total capacity with 381 facilities in 31 states.

Officers: Wesley R. Edens (Chair); William B. Doniger (Vice Chair); Mark J. Schulte (CEO); Mark W. Ohlendorf (Co-Pres.); John P. Rijos (Co-Pres.); R. Stanley Young (EVP & CFO); Kristin A. Ferge (EVP & Treas.); Deborah C. Paskin (EVP, Sec. & Gen. Counsel); Jeffrey S. Carroll (VP-Treasury Operations); Pamela Dietmeyer (VP-HR); Thomas W. Girard (VP & Controller); Joska J.W. Hajdu (VP-Dining Services); Paul N. Nigro (VP-IT)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol BKD; NYSE
6.88% mortgage notes payable due 2008 through 2009
9.0% notes payable to former joint venture partners through 2008

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**Prospector
Profile
06.0423**

Brookdale Senior Living Inc.
330 North Wabash, Suite 1400
Chicago, IL 60611
(312) 977-3700

NAICS		623110
Employees		15,800
Revenue	(mil)	\$660.87
Income	(mil)	(\$9.79)
Assets	(mil)	\$746.60
Liability	(mil)	\$675.10
(for the year ended 12/31/2004)		

Category: Finance

Event: Brookdale Senior Living established a \$330 million credit facility with Lehman Brothers Inc., Goldman Sachs, Citigroup and LaSalle Bank. The facility is comprised of an \$80 million working capital line and a \$250 million acquisition line. It will provide the Company with increased financial flexibility to support its growth.

Description: The Company is the third largest operator of senior living facilities in the U.S. based on total capacity with 381 facilities in 31 states.

Officers: Wesley R. Edens (Chair); William B. Doniger (Vice Chair); Mark J. Schulte (CEO); Mark W. Ohlendorf (Co-Pres.); John P. Rijos (Co-Pres.); R. Stanley Young (EVP & CFO); Kristin A. Ferge (EVP & Treas.); Deborah C. Paskin (EVP, Sec. & Gen. Counsel); Jeffrey S. Carroll (VP-Treasury Operations); Pamela Dietmeyer (VP-HR); Thomas W. Girard (VP & Controller); Joska J.W. Hajdu (VP-Dining Services); Paul N. Nigro (VP-IT)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol BKD; NYSE
6.88% mortgage notes payable due 2008 through 2009
9.0% notes payable to former joint venture partners through 2008

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**Prospector
Profile
06.0424**

Carolinas Medical Center
1000 Blythe Boulevard
Charlotte, NC 28203
(704) 355-2000

NAICS	622110
Bed Capacity	861

Category: Transaction

Event: Carolinas Medical Center plans to add three floors to a previously approved four-story expansion of its surgical tower. The addition will house the hospital's information systems, telecommunications equipment, a pharmacy, dining room and administrative offices. The previously approved project comprised of 146,800 square feet of space at a cost of \$70 million. The hospital is now seeking state approval for an additional 19,360 square feet of space that will increase the project cost by \$13.8 million. State regulators are scheduled to hold public hearings March 20 on the project.

Description: Carolinas Medical Center is the flagship facility of the Carolinas HealthCare System. As one of the state's largest hospitals, it serves as the regional referral center for western North Carolina.

Officers: Suzanne H. Freeman (Pres.); Phyllis Wingate-Jones (SVP-Operations)

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**Prospector
Profile
06.0425****Charleston Area Medical Center**

501 Morris Street
Charleston, WV 25301
(304) 388-5432

NAICS	622110
Employees	5,000
Bed Capacity	893

Category: Litigation

Event: Charleston Area Medical Center has agreed to terminate an agreement with HCA Inc. to resolve an antitrust complaint filed by the U.S. Justice Department. According to the Justice Department, the deal between the hospital and HCA violated antitrust laws by blocking the building of a heart surgery program in Beckley. Even though the deal between the hospital and HCA fell apart when HCA backed out, the complaint was still filed for injunctive relief. The settlement filed in federal court on February 6 still needs a federal judge's approval. The Justice Department also filed a copy of the complaint providing the argument it would have used had the case gone to court.

Description: Charleston Area Medical Center is the flagship facility of Charleston Area Medical Center Health System. It is a non-profit regional referral center with three locations - General Hospital, Memorial Hospital and Women and Children's Hospital.

Officers: David L. Ramsey (Pres. & CEO); Glenn Crotty Jr. (EVP & COO); Elizabeth L. Spangler (VP-Medical Affairs & CMO); Cindy Neeley (VP-System Improvement & Chief Quality Officer); Patricia Johnston (VP & CNO)

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**Prospector
Profile
06.0426**

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 recently launched a \$300 million fundraising campaign, with \$200 million already raised. The money raised is intended for various services, including financial assistance for those unable to pay, facility expansion and research.

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
06.0427****Cirrus Health**

NAICS

531000

2800 State Highway 114 East, Suite 300
Trophy Club, TX 76262
(817) 837-1100

Category: Transaction

Event: The physicians of California Heart and Surgical Hospital have partnered with Cirrus Health in the development and management of the hospital. Located in Loma Linda, the hospital will provide cardiac and surgical care. Cirrus Health will oversee the development of the hospital on a 6.33 acre parcel of land located on the northeast corner of Barton Road and New Jersey Street. Construction of the 70,000-square-foot facility is expected to begin soon. In addition to the hospital, the site will also accommodate a 25,000-square-foot medical office building.

Description: Cirrus Health develops ambulatory surgery centers, surgery hospitals, imaging centers and medical office buildings with locations in Texas, California, Nevada, Kansas and Ohio. It is a multi-disciplined healthcare development and management company.

Officers: Donald C. Wilson (Chair); Mark Timothy Parris (CEO); John T. Thomas (Pres., Chief Dev't. Officer & Business Counsel); Wayne Sparks (CFO); Ronald A. Duperroir (SVP-Corporate Operations); Cheryl Shaw (SVP-People Dev't.); Tracy L. Edwards (SVP-Corporate Communications)

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**Prospector
Profile
06.0428****Cirrus Health**

2800 State Highway 114 East, Suite 300
Trophy Club, TX 76262
(817) 837-1100

NAICS

531000

Category: Labor

Event: Cirrus Health has appointed Nicole A. Gutierrez as director of nursing and administrator of its Linden Crest Surgery Center located in Beverly Hills, California. Ms. Gutierrez most recently served as director of nursing at Solutions Multispecialty Surgical Center.

Description: Cirrus Health develops ambulatory surgery centers, surgery hospitals, imaging centers and medical office buildings with locations in Texas, California, Nevada, Kansas and Ohio. It is a multi-disciplined healthcare development and management company.

Officers: Donald C. Wilson (Chair); Mark Timothy Parris (CEO); John T. Thomas (Pres., Chief Dev't. Officer & Business Counsel); Wayne Sparks (CFO); Ronald A. Duperroir (SVP-Corporate Operations); Cheryl Shaw (SVP-People Dev't.); Tracy L. Edwards (SVP-Corporate Communications)

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**Prospector
Profile
06.0429**

Continucare Corporation

7200 Corporate Center Drive, Suite 600
Miami, FL 33126
(305) 500-2000

NAICS		621498
Employees		255
Revenue	(mil)	\$112.23
Income	(mil)	\$15.89
Assets	(mil)	\$34.14
Liability	(mil)	\$3.84
(for the year ended 6/30/2005)		

Category: Finance

Event: For the second quarter of fiscal 2006 ended December 31, 2005, Continucare's total revenue increased to \$29.4 million compared with \$27.1 million for the second quarter of fiscal 2005. Net income for the second quarter of fiscal 2006 was \$1.5 million compared to net income of \$2.1 million one year ago. For the first six months of fiscal 2006, total revenue increased to \$59.3 million compared with \$53.3 million in the first six months of fiscal 2005. Net income for the six-month period was \$2.9 million in fiscal 2006 compared with \$3.2 million in fiscal 2005.

Description: The Company is a mixed model provider of primary care physician services. Through a network of 15 medical centers, it provides primary healthcare services on an outpatient basis.

Officers: Richard C. Pfenniger, Jr. (Chair, Pres. & CEO); Patrick Healy (EVP-Operations & Dir.); Fernando L. Fernandez (SVP-Finance, CFO, Treas. & Sec.); Luis H. Izquierdo (SVP-Mktg. & Business Dev't); Gemma Rosello (SVP-Operations); Holly Lopez (VP-IPA Operations & Special Projects); Michael Cavanaugh (Senior Medical Dir.); Janet Holt (Controller)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol CNU; AMEX; 49,782,782 common shares outstanding as of November 3, 2005.

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**Prospector
Profile
06.0430**

Convalescent Center of Roanoke Rapids, Inc. NAICS 623110
P.O. Box 1407
Sanford, NC 27330

Category: Finance

Event: Convalescent Center of Roanoke Rapids and its debtor affiliates Convalescent Center of Sanford, Inc. and Convalescent Center, Inc. filed for Chapter 11 protection on February 3, 2006 with the U.S. Bankruptcy Court in the Eastern District of North Carolina (Wilson), case numbers 06-00310 through 06-00312, inclusive, pending before The Honorable Judge J. Rich Leonard. In its bankruptcy filing, the parent listed assets between \$1 million and \$10 million and debts between \$500,000 and \$1 million. Convalescent Center of Sanford listed assets between \$50,000 and \$100,000 and debts between \$500,000 and \$1 million. Convalescent Center listed assets between \$50,000 and \$100,000 and debts between \$50,000 and \$100,000.

Description: The Company, doing business as Convalescent Center of Halifax, Inc., provides nursing services.

Attorneys:

Trawick H Stubbs, Jr., Esq. of Stubbs & Perdue, P.A.; New Bern, NC; (252) 633-2700

Notes:

<u>Entity</u>	<u>Case no.</u>
Convalescent Center of Roanoke Rapids, Inc.	06-00310
Convalescent Center of Sanford, Inc.	06-00311
Convalescent Center, Inc.	06-00312

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**Prospector
Profile
06.0431**

Crittenton Hospital Medical Center
1101 West University Drive
Rochester, MI 48307
(248) 652-5000

NAICS	622110
Employees	1,600
Bed Capacity	290

Category: Finance

Event: Standard & Poor's Ratings Services revised its rating outlook to negative from stable and affirmed its 'A+' rating on Michigan State Hospital Finance Authority's hospital revenue and refunding bonds series 2002, issued for Crittenton Hospital Medical Center. According to the rating agency, the negative outlook reflects the hospital's operating losses that had grown over the past couple of years, during a period of major construction on the campus, although as the majority of construction has been completed, losses have narrowed.

Description: Not-for-profit Crittenton Hospital Medical Center offers a wide range of emergency and ambulatory services and specialized programs. In addition to acute care, it also operates an ambulatory surgical center and offers rapid drug testing and physicals for professionals.

Officers: Dale E. Greene (Chair); Lynn C. Orfgen (Pres. & CEO); Gregory A. Partamian (COO & CFO); Frank D. Sottile (CMO); Kathleen Van Wagoner (Interim CNO)

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**Prospector
Profile
06.0432**

CyberCare, Inc. NAICS 621493
3110 Flakenberg Road
Tampa, FL 33619

Category: Finance

Event: The Honorable Michael G. Williamson of the U.S. Bankruptcy Court for the Middle District of Florida approved, on an interim basis, CyberCare and debtor affiliate CyberCare Technologies' request to secure postpetition financing from Cast-Crete Corp. Judge Williamson allowed the debtors to initially borrow \$56,000. The debtors' DIP obligations to Cast-Crete will be secured by an unavoidable first-priority lien on all of the debtors' assets not subject to a prior lien. Cast-Crete will have a junior lien on any collateral that is already subject to a valid and perfected lien. The DIP loan will also have super-priority administrative expense status in the debtors' bankruptcy case. Cast-Crete agrees to provide the DIP loan facility for six months, with the facility maturing on or about July 23, 2006.

Description: The Company, formerly known as Cyber-Care, Inc. and Medical Industries of America, Inc., consists primarily of service businesses including a physical therapy and rehabilitation business, a pharmacy and a healthcare technology solutions business. The Company and its debtor-affiliate, CyberCare Technologies, Inc., filed for chapter 11 protection on October 14, 2005 with the U.S. Bankruptcy Court in the Middle District of Florida (Tampa), case numbers 05-27268 and 05-27331, respectively.

Attorneys:

Scott A. Stichter, Esq. of Stichter, Riedel, Blain & Prosser; Tampa, FL; (813) 229-0144

Notes: CyberCare, Inc.

Estimated Assets: \$500,000 to \$1 million

Estimated Debt: \$50 million to \$100 million

CyberCare Technologies, Inc.

Estimated Assets: \$100,000 to \$500,000

Estimated Debt: \$50 million to \$100 million

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**Prospector
Profile
06.0433**

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

NAICS 622110
Bed Capacity 101

Category: Finance

Event: Doctors Hospital Tidwell delivered its first amended Chapter 11 Plan of Reorganization and an updated disclosure statement explaining the amended plan to the U.S. Bankruptcy Court for the Southern District of Texas, Houston Division. Pursuant to the amended plan, allowed claims under the BRS DIP Financing Facility will be paid in accordance with the subordinate rights of the postpetition junior lender under the GE/BRS Intercreditor Agreement.

The BRS DIP Financing Claim will accrue interest at the prime rate without amortization through the third anniversary of the effective date. The debtor states that General Electric Capital Corp. has not agreed to this treatment of BRS claim.

Allowed priority tax claims will receive the claim amount with interest at a rate of 5% per annum, in equal annual cash payments on each anniversary of the effective date, until the second anniversary of the effective date.

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 06.0340 (Vol. 3, No. 6 - HCP060206)

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**Prospector
Profile
06.0434****Duke University Health System**

3701 Duke Medical Center
Durham, NC 27706
(919) 684-8111

NAICS	622110
Employees	10,391
Bed Capacity	1,142

Category: Finance

Event: Moody's Investors Service has affirmed the Aa3 ratings assigned to Duke University Health System's bonds issued through the North Carolina Medical Care Commission. The affirmation affects \$447 million of rated debt outstanding. The outlook has been revised to positive from stable. According to Moody's, the outlook revision is due to the health system's outstanding clinical reputation and a four-year trend of improving financial performance that is expected to continue. Moody's has also affirmed the Aa3/VMIG1 ratings assigned to \$394 million of variable rate bonds backed by standby bond purchase agreements.

Description: Duke University Health System consists of Duke University Hospital, Duke University Medical Center, Durham Regional Hospital, Duke Health Raleigh Hospital, Duke Community Home Health, Duke Affiliated Physicians, the Private Diagnostic Clinic, and Duke University.

Officers: Victor J. Dzau (Pres. & CEO); William J. Fulkerson Jr. (VP-Acute Care Div.); Kenneth C. Morris (SVP, CFO & Treas.); Molly O'Neill (VP-Business Dev't. & Chief Strategic Planning Officer); Asif Ahmad (VP-Diagnostic Services & CIO); Michael Cuffe (VP-Medical Affairs); Paul Newman (VP-Ambulatory Care Div.); Gwynn Swinson (VP-Government & Community Affairs & External Relations)

Notes: Audit year ended June 30, 2005:
Total operating revenues: \$1.55 billion

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**Prospector
Profile
06.0435**

[Elan Senior Living, Inc.](#)
821 E. Street
Patterson, CA 95363
(209) 892-3487

NAICS

623110

Category: Finance

Event: Elan Senior Living filed for Chapter 11 protection on February 9, 2006 with the U.S. Bankruptcy Court in the Eastern District of California (Modesto), case number 06-90040, Judge Robert S. Bardwil presiding. In its bankruptcy filing, it listed less than \$50,000 in assets and between \$1 million and \$10 million in debts.

Description: The Company provides residential short and long-term treatment for persons with mental and substance-abuse disorders.

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**Prospector
Profile
06.0436**

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: Fletcher Allen Health Care reported a loss of about \$800,000 for the first quarter of fiscal 2006. This compares to an operating income of \$19.9 million reported for the same quarter of fiscal 2005. Net operating revenues for the quarter were \$163.9 million, \$1.6 million below budgeted revenues. The organization's operating expenses for the quarter were \$164.7 million, \$1.9 million over budget, resulting in the operating income loss and an operating margin of -0.49% for the quarter.

In a separate event, Moody's Investors Service affirmed its Baa 1 underlying rating on Fletcher Allen's bonds and revised the rating outlook to stable from negative.

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

Notes: The fiscal year 2006 first-quarter results are subject to the auditor's quarterly review and the audit at year-end.

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**Prospector
Profile
06.0437**

Gentiva Health Services, Inc.

3 Huntington Quadrangle, Suite 200S
Melville, NY 11747
(631) 501-7000

NAICS		621610
Employees		3,950
Revenue	(mil)	\$845.76
Income	(mil)	\$26.49
Assets	(mil)	\$332.10
Liability	(mil)	\$160.16
(for the year ended 1/2/2005)		

Category: Finance

Event: Standard & Poor's Ratings Services has assigned its 'B+' corporate credit rating to Gentiva Health Services. The rating outlook is stable. Concurrently, the Company's proposed \$445 senior secured credit facilities were rated 'B+' with a recovery rating of '2', indicating the expectation for 80% to 100% recovery of principal in the event of a payment default. The proposed credit facilities consist of a \$75 million revolving credit facility maturing in 2012 and a \$370 million term loan B maturing in 2013. The Company plans to use the proceeds from the \$370 million term loan B, \$58 million of on-hand cash, and \$55 million of company equity to purchase the equity of The Healthfield Group for \$274 million, refinance Healthfield's existing debt for \$184 million, and pay around \$26 million in related transaction costs.

Description: The Company provides home health services throughout most of the US. It serves patients through more than 350 direct service delivery units. The Company is a single source for skilled nursing; physical, occupational, speech and neuro-rehabilitation services; social work, nutrition, disease management education and help with daily living activities, as well as other therapies and services.

Officers: Ronald A. Malone (Chair & CEO); John R. Potapchuk (SVP & CFO); Robert Creamer (SVP-Nursing Operations); Mary Morrissey-Gabriel (SVP & Chief Mktg. Officer); Stephen B. Paige (SVP, Gen. Counsel & Sec.); Brian Jones (VP & CIO); Murray Mease (VP-CareCentrix Div.); John N. Camperlengo (VP, Deputy Gen. Counsel & Chief Compliance Officer); Susan Sender (VP & CNO)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol GTIV; NasdaqNM; 22,884,550 common shares outstanding as of November 8, 2005.

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**Prospector
Profile
06.0438****Glades General Hospital**

1201 South Main Street
Belle Glade, FL 33430
(561) 996-6571

NAICS	622110
Employees	300
Bed Capacity	73

Income	(mil)	(\$2.90)
(for the year ended 9/30/2005)		

Category: Transaction

Event: The Health Care District of Palm Beach County plans to build a \$52 million hospital just north of Belle Glade to replace the aging Glades General Hospital. The district plans to pay \$40 million of the new hospital's cost and seek the rest from state and federal grants and private donations. The proposed hospital will have a capacity of 70 beds and is expected to open in 2009. The district hopes the state of Florida will donate a 50-acre property between Belle Glade and Pahokee for the new hospital.

Description: Glades General Hospital is an acute care facility that offers inpatient and outpatient services.

Officers: Carlene Williams (CFO)

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**Prospector
Profile
06.0439**

Good Hope Hospital Inc.
410 Denim Drive
Erwin, NC 28339
(910) 897-6151

NAICS	622110
Employees	250
Bed Capacity	72

Category: Transaction

Event: Good Hope Hospital would suspend operations and shut down in April, eliminating 160 jobs. It can no longer afford to stay open while it continues to fight for state approval to replace its aging buildings. Hospital officials say opposition from Betsy Johnson Regional Hospital in Dunn and the state's repeated denial of their proposal to build in central Harnett County left the hospital no choice but to close indefinitely. Good Hope Hospital's trustees have invited the board of Harnett Health System to explore a merger.

Description: Good Hope Hospital is an acute-care and psychiatric facility which has served Harnett County since 1913.

Officers: N. Earl Jones, Jr. (Chair); L. Glenn Davis (CEO); Dennis McCool (Dir.-Nursing)

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**Prospector
Profile
06.0440****Hamot Health Foundation**

201 State Street
Erie, PA 16550
(814) 877-6000

NAICS	622110
Employees	2,500
Bed Capacity	360

Category: Finance

Event: Moody's Investors Service has assigned an A2 underlying rating to Hamot Health Foundation's \$23.0 million series 2006 revenue bonds to be issued through Erie County Hospital Authority. The rating outlook is stable. Bond proceeds will be used to finance construction costs of a Women's and Babies Center, an energy center, expansion of an imaging center including a new Hamot Breast Health Center, and other renovation and capital projects, as well as the costs of issuance.

Moody's also affirmed its outstanding ratings on the health system's debt. Including the current issue, the Hamot Health Foundation has \$68 million rated outstanding debt.

Description: Not-for-profit Hamot Health Foundation serves residents of northwestern Pennsylvania, western New York, and eastern Ohio through Hamot Medical Center, Hamot's Primary Care Physician Network, Great Lakes Home Healthcare, comprehensive outpatient services and preventive services.

Officers: William E. Morgenstern (Chair); John T. Malone (Pres. & CEO); James A. Pepicello (EVP & COO); Stephen M. Danch (SVP & CFO); Donald K. Inderlied (SVP); Gary M. Maras (SVP); Veronica A. Maras (SVP & CNO); V. James Fiorenzo (SVP); Richard W. Long (VP & CMO)

Notes: Audit year June 30, 2005:
Total Revenues: \$330 million

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**Prospector
Profile
06.0441**

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: Moody's Investors Service affirmed HCA's Ba2 corporate family rating following the announcement that the Company would take down \$1.0 billion in debt from an available \$1.5 billion shelf registration. Moody's assigned a Ba2 rating to the \$1.0 billion ten year senior unsecured note offering. It expects the proceeds of the offering to be used to repay interim financing and a portion of the amount outstanding on HCA's \$1.75 billion revolving credit facility. Interim financing was put in place in the fourth quarter of 2005 to partially fund the Company's \$2.5 billion share repurchase program. The outlook for the ratings is stable.

In a related event, Standard & Poor's Ratings Services assigned its 'BB+' rating to HCA's \$1 billion senior unsecured notes due 2016. These notes are being issued as a Rule 415 shelf drawdown. Concurrently, the rating agency affirmed its existing ratings on the Company, including the 'BB+' corporate credit rating. The outlook is stable.

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)

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

**Prospector
Profile
06.0442**

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: HCA has entered into an underwriting agreement with Citigroup Global Markets and Banc of America Securities in connection with its public offering of \$1,000,000,000 aggregate principal amount of 6.500% notes due 2016. The underwriters agreed to buy the notes from the Company at a purchase price of 98.445% of the aggregate principal amount of the notes. The sale was completed February 8, with aggregate net proceeds of about \$984 million. The Company intends to use the net proceeds to repay amounts outstanding under its existing \$1.0 billion short-term loan facility and to pay down amounts advanced under the revolving credit portion of its \$2.5 billion credit facility.

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

**Prospector
Profile
06.0443**

Health Care Property Investors, Inc.
3760 Kilroy Airport Way, Suite 300
Long Beach, CA 90806
(562) 733-5100

NAICS		525930
Employees		75
Revenue	(mil)	\$428.68
Income	(mil)	\$169.04
Assets	(mil)	\$3,102.63
Liability	(mil)	\$1,683.19
(for the year ended 12/31/2004)		

Category: Finance

Event: The board of directors of Health Care Property Investors declared a quarterly common stock dividend of \$0.425 per share. Dividends will be paid February 23 to stockholders of record on February 13. The annualized rate of distribution for 2006 is \$1.70, compared with \$1.68 for 2005. The board also declared cash dividends of \$0.45313 per share on its Series E cumulative redeemable preferred stock and \$0.44375 per share on its Series F cumulative redeemable preferred stock. These dividends will be paid March 31 to stockholders of record on March 15.

Description: Health Care Property Investors is a self-administered equity real estate investment trust that invests directly or through joint ventures in healthcare facilities. As of September 30, 2005, the Company's portfolio of properties included 542 properties in 42 states and consisted of 28 hospitals, 165 skilled nursing facilities, 138 assisted living and continuing care retirement communities, 184 medical office buildings and 27 other healthcare facilities.

Officers: James F. Flaherty III (Chair, Pres. & CEO); Charles A. Elcan (EVP-Medical Office Operations); Paul F. Gallagher (EVP-Portfolio Strategy); Stephen R. Maulbetsch (EVP-Acquisitions & Dispositions); Edward J. Henning (SVP, Gen. Counsel & Sec.); F. Scott Kellman (SVP-Business Dev't.); Thomas M. Klaritch (SVP-Medical Office Properties); Talya Nevo-Hacohen (SVP-Strategic Dev't. & Treas.); Mark A. Wallace (SVP & CFO)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCP; NYSE; 135,863,587 common shares outstanding as of October 28, 2005.

6.50% senior unsecured notes due 2006

7.875% senior unsecured notes due 2006

7.30% to 7.62% senior unsecured notes due 2007

6.62% senior unsecured notes due 2010

6.45% senior unsecured notes due 2012

3.39% to 6.00% senior unsecured notes due 2014

6.00% senior notes due 2015

5.625% senior unsecured notes due 2017

4.875% senior unsecured notes due 2010

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**Prospector
Profile
06.0444**

Health Care REIT, Inc.
One SeaGate, Suite 1500
Toledo, OH 43604
(419) 247-2800

NAICS		525930
Employees		39
Revenue	(mil)	\$251.40
Income	(mil)	\$85.37
Assets	(mil)	\$2,549.64
Liability	(mil)	\$1,214.36

(for the year ended 12/31/2004)

Category: Finance

Event: Health Care REIT reported gross revenues of \$77.97 million and net income of \$31.92 million for the fourth quarter ended December 31, 2005. It posted gross revenues of \$65.97 million and net income of \$21.21 million for the same three-month period in 2004. For fiscal 2005, the Company's gross revenues were \$281.85 million and its net income was \$84.29 million. In fiscal 2004, gross revenues were \$239.06 million and net income was \$85.37 million.

In addition, the Company's board of directors approved a new quarterly dividend rate of \$0.64 per share per quarter, commencing with the May 2006 dividend, up from \$0.62 per share during 2005. The Company's dividend policy is reviewed annually during the board of directors' January planning session. The declaration and payment of quarterly dividends remains subject to the review and approval of the board.

Description: Health Care REIT is an equity real estate investment trust that invests primarily in skilled nursing and assisted living facilities. At December 31, 2005, it had investments in 442 facilities in 36 states managed by 54 operators.

Officers: George L. Chapman (Chair & CEO); Raymond W. Braun (Pres. & CFO); Charles J. Herman, Jr. (VP-Operations & Chief Investment Officer); Erin C. Ibele (VP-Admin. & Sec.); Scott A. Estes (VP-Finance); Jeffrey H. Miller (VP & Gen. Counsel); J. Michael Stephen (VP-Mktg.); Michael A. Crabtree (Treas.); Paul D. Nungester, Jr. (Controller)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCN; NYSE; 54,631,567 common shares outstanding as of October 14, 2005.

6.00% to 8.17% senior unsecured notes

7.625% senior notes due March 2008

7.5% senior notes due August 2007

6.20% senior unsecured notes due June 2016

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**Prospector
Profile
06.0445**

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: In its SEC filing dated February 3, 2006, Health Management Associates disclosed that holders of \$317.3 million in principal face value of exchange zero-coupon convertible senior subordinated notes due 2022 exercised their January 28, 2006 put option to require the Company to repurchase their notes. The Company was obligated to repurchase such notes on January 31 at their accreted amount of nearly \$275.9 million. About \$12.7 million in principal face value of the notes was not required to be repurchased and remains outstanding. The Company used amounts available under its \$600.0 million credit agreement to provide the funds required for the note repurchase. As of February 2, \$60.0 million remained available for borrowing by the Company under the credit agreement.

In connection with the note repurchase, the Company will write off roughly \$4.6 million of debt issuance costs, which is expected to adversely impact diluted earnings per share by \$0.01 during the quarter ending March 31.

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; 240,647,620 common shares outstanding as of February 6, 2006.

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
06.0446**

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: Transaction

Event: Health Management Associates has acquired an 80% controlling interest in the Orlando Regional St. Cloud Hospital located in St. Cloud, Florida. Orlando Regional Healthcare has retained a 20% ownership interest. Financial terms of the deal were not released. The transaction was effective as of February 1. The Company will assume operational responsibility for the 84-bed hospital and a local advisory board will be established, composed of representatives from the medical staff, the local community, Orlando Regional and the Company. This is the first partnership between the Company and a not-for-profit hospital.

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; 240,647,620 common shares outstanding as of February 6, 2006.

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

Notes: Update of profile 05.3230 (Vol. 2, No. 45 - HCP051107)

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**Prospector
Profile
06.0447**

Healthcare Realty Trust Incorporated

3310 West End Avenue, Suite 700
Nashville, TN 37203
(615) 269-8175

NAICS		525930
Employees		159
Revenue	(mil)	\$192.00
Income	(mil)	\$70.51
Assets	(mil)	\$1,525.71
Liability	(mil)	\$623.43
(for the year ended 12/31/2003)		

Category: Finance

Event: Healthcare Realty Trust reported revenues of \$66.9 million and net income of \$11.7 million for the fourth quarter ended December 31, 2005. Its revenues were \$61.3 million and net income was \$11.6 million for the fourth quarter of 2004. Revenues for the 12 months ended December 31, 2005 totaled \$254.5 million compared with the prior year's \$222.7 million. Net income for fiscal 2005 was \$52.7 million versus \$55.5 million for fiscal 2004.

Description: Healthcare Realty Trust is a real estate investment trust that integrates owning, managing and developing real estate properties associated with the delivery of healthcare services throughout the US. The Company's portfolio was comprised of six major facility types located in 27 states. As of December 31, 2005, it had investments of about \$2.0 billion in 249 real estate properties or mortgages.

Officers: David R. Emery (Chair & CEO); Scott W. Holmes (SVP & CFO); J.D. Carter Steele (SVP & COO); John M. Bryant, Jr. (SVP & Gen. Counsel); Fredrick M. Langreck (SVP & Treas.); B. Douglas Whitman (SVP-Real Estate Investments); Brince R. Wilford (VP-Real Estate Investments); Leigh Ann Stach (VP-Financial Reporting); Stephen E. Cox (VP & Asst. Gen. Counsel); James M. Albright (VP-Asset Mgmt.); Stephen E. Hull (VP-Mgmt. Services); Thomas M. Carnell (VP-Design & Construction); Anne C. Barbour (VP-Dallas Region); Gilbert T. Irvin (VP-Operations); Angela R. Hoke (VP & Chief Acctg. Officer)

Auditor: BDO Siedman, LLP

Securities: Common Stock-Symbol HR; NYSE; 47,757,000 common shares outstanding as of November 1, 2005.

8.125% unsecured senior notes due May 1, 2011
9.49% unsecured senior notes due April 1, 2006
5.125% unsecured senior notes due April 1, 2014
7.53% note payable due July 2005

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**Prospector
Profile
06.0448**

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: Finance

Event: HealthSouth intends to prepay substantially all its existing debts with proceeds from a proposed series of recapitalization transactions. The recapitalization will include \$2.55 billion of senior secured credit facilities and a \$1.3 billion senior unsecured interim loan. The Company anticipates refinancing the \$1.3 billion senior unsecured interim loan in the first or second quarter of 2006 through an issuance of predominantly debt securities, as well as equity securities.

In connection with the recapitalization, HealthSouth has commenced a cash tender offer to purchase all \$2.03 billion of outstanding senior notes and \$319 million senior subordinated notes. The Company is requesting amendments to its \$200 million senior unsecured term loan and \$355 million senior subordinated term loan credit agreements to, among other things, allow for the prepayment of each of the term loans, which the Company also intends to prepay along with its other debts.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with about 1,300 facilities.

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

6.500% convertible subordinated debentures due 2011

10.375% senior subordinated credit agreement due 2011

7.625% senior notes due 2012; 8.750% convertible senior subordinated Notes due 2015

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**Prospector
Profile
06.0449**

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: Litigation

Event: The Birmingham News has reported that U.S. District Court Judge Karon Bowdre issued an order February 10 reminding lawyers for HealthSouth, former officers and directors, and company insurers that they are ordered to resume mediation on February 16. Former officers who pleaded guilty to a role in the accounting fraud and former chief executive Richard Scrushy are not included in the mediation talks.

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

6.500% convertible subordinated debentures due 2011

10.375% senior subordinated credit agreement due 2011

7.625% senior notes due 2012; 8.750% convertible senior subordinated Notes due 2015

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**Prospector
Profile
06.0450**

IASIS Healthcare LLC
Dover Center
117 Seaboard Lane, Building E
Franklin, TN 37067
(615) 844-2747

NAICS		622110
Employees		8,800
Bed Capacity		2,228
Revenue	(mil)	\$1,523.73
Income	(mil)	\$40.59
Assets	(mil)	\$1,852.72
Liability	(mil)	\$1,235.78
(for the year ended 9/30/2005)		

Category: Finance

Event: For the fiscal first quarter ended December 31, 2005, IASIS Healthcare's net revenue increased 2.6% to \$379.5 million compared to net revenue of \$370.0 million for the same quarter in 2004. Net earnings were \$1.2 million for the quarter ended December 31, 2005, compared to net earnings of \$10.0 million for the same prior-year period.

As previously announced, The Medical Center of Southeast Texas in Port Arthur, Texas, was damaged during Hurricane Rita, resulting in the hospital's temporary closure and a disruption of operations during the first quarter. The Company expects to receive insurance recoveries in future periods for certain business interruption losses at The Medical Center of Southeast Texas and is currently working with its insurer to resolve and settle claims for these losses. As of December 31, 2005, the Company had recorded no business interruption insurance recoveries.

Description: The Company currently owns and leases 14 acute care hospitals and one behavioral health hospital in Salt Lake City, Utah; Phoenix, Arizona; Tampa-St. Petersburg, Florida; Las Vegas, Nevada; and three cities in Texas. It also owns and operates a Medicaid managed health plan in Phoenix called Health Choice Arizona, Inc. and has ownership interests in three ambulatory surgery centers. IASIS Healthcare is owned by Texas Pacific Group.

Officers: David R. White (Chair & CEO); Sandra K. McRee (Pres. & COO); W. Carl Whitmer (CFO); Frank A. Coyle (Sec. & Gen. Counsel); James Moake (Operations CFO); John M. Doyle (VP & Treas.); McKinley D. Moore (SVP-Dev't.); Larry D. Hancock (Pres.-UT); Phillip J. Mazzuca (Pres.-TX); Jim McKinney (Pres.-NV); Ben Cluff (CFO-UT); Peter Stanos (VP-Ethics & Business Practices)

Auditor: Ernst & Young LLP

Securities: 8 3/4% senior subordinated notes due 2014

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**Prospector
Profile
06.0451**

InSight Health Services Corp.
26250 Enterprise Court, Suite 100
Lake Forest, CA 92630
(949) 282-6000

NAICS		621510
Employees		2,300
Revenue	(mil)	\$316.87
Income	(mil)	(\$27.22)
Assets	(mil)	\$624.52
Liability	(mil)	\$556.80
(for the year ended 6/30/2005)		

Category: Finance

Event: Standard & Poor's Ratings Services revised its rating outlook on InSight Health Services Corp. to negative from stable and affirmed the Company's ratings, including the 'B' corporate credit rating. According to the rating agency, the outlook revision reflects continued earnings and cash flow erosion in the Company as a result of competitive and pricing pressures, exacerbated by anticipated cuts in Medicare reimbursement. Although the Company currently has sufficient liquidity for the rating, Standard & Poor's warns that the trend of weakening cash flow and debt protection measures could trigger a downgrade if it is not offset by future volume gains.

Description: The Company is a privately-held provider of diagnostic imaging and therapeutic services. It currently operates 126 fixed-site imaging centers and 113 mobile facilities in 35 states, with a substantial presence in California, Arizona, Texas, New England, the Southeast and the Mid-Atlantic states. It is a wholly-owned subsidiary of InSight Health Services Holdings Corp.

Officers: Michael N. Cannizzaro (Chair); Bret W. Jorgensen (Pres., CEO & Dir.); Patricia R. Blank (EVP-Enterprise Operations); Michael A. Boylan (EVP-Enterprise Dev't.); Louis E. Hallman, III (EVP & Chief Strategy Officer); Mitch C. Hill (EVP & CFO); Marilyn U. MacNiven-Young (EVP, Gen. Counsel & Corp. Sec.); Donald F. Hankus (EVP & CIO); Brian G. Drazba (SVP-Chief Acctg. Officer); Robert J. Armstrong (VP-Design & Construction); William E. Brewer (VP-HR); Michael W. Brown (VP, Asst. Gen. Counsel, Compliance Officer & Privacy Officer); T. Tony Motazed (VP-Billing Services); Kent E. Tuholsky (Treas.)

Auditor: PricewaterhouseCoopers LLP

Securities:

9 7/8% unsecured senior subordinated notes due 2011
senior secured floating rate notes due 2011

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**Prospector
Profile
06.0452**

John Muir Health
2540 East Street
Concord, CA 94520
(925) 682-8200

NAICS 622110
Bed Capacity 649

Category: Finance

Event: The John Muir Health Foundation has received a \$9.5 million grant from the Thomas J. Long Foundation. The money will be used to help pay for a \$460 million seismic expansion and retrofit of the John Muir Medical Center. The hospital will name its new five-story inpatient tower the Thomas J. and Muriel T. Long Patient Care Tower.

John Muir Health intends to spend \$600 million over the next four years on partial seismic rebuilds and expansions of its 322-bed John Muir campus in Walnut Creek and 254-bed Mount Diablo campus in Concord. It also plans to open a cardiovascular institute at its Concord campus by 2009.

Description: Formerly known as John Muir/Mt. Diablo Health System, John Muir Health is a private, not-for-profit health system composed of the John Muir Medical Center- Walnut Creek Campus, John Muir Medical Center-Concord Campus, the John Muir Physician Network, John Muir Behavioral Health Center, outpatient centers John Muir Medical Center-Brentwood Campus, John Muir at Rossmoor, Health and Fitness Institute and the Sierra SurgiCenter.

Officers: J. Kendall Anderson (Pres. & CEO); Jerome Klusky (CFO); Eric Saff (CIO); Alice Villanueva (VP-HR); Doran Newhart (VP-Strategy & System Dev't.)

Notes: Sales: \$110.8 million

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**Prospector
Profile
06.0453**

John Muir Health
2540 East Street
Concord, CA 94520
(925) 682-8200

NAICS 622110
Bed Capacity 649

Category: Labor

Event: Over 400 caregivers at John Muir Medical Center's Concord campus voted to reject management's contract proposal. The workers, represented by SEIU United Healthcare Workers-West, consider the proposal as substandard and have re-authorize their bargaining committee to schedule a strike if the management does not negotiate acceptable changes to the proposal. According to the union, hospital management had previously terminated negotiations on January 31 by presenting a "Last, Best, and Final Offer" and refusing to bargain any further.

Description: Formerly known as John Muir/Mt. Diablo Health System, John Muir Health is a private, not-for-profit health system composed of the John Muir Medical Center- Walnut Creek Campus, John Muir Medical Center-Concord Campus, the John Muir Physician Network, John Muir Behavioral Health Center, outpatient centers John Muir Medical Center-Brentwood Campus, John Muir at Rossmoor, Health and Fitness Institute and the Sierra SurgiCenter.

Officers: J. Kendall Anderson (Pres. & CEO); Jerome Klusky (CFO); Eric Saff (CIO); Alice Villanueva (VP-HR); Doran Newhart (VP-Strategy & System Dev't.)

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**Prospector
Profile
06.0454****Kaiser Permanente**

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

NAICS 622110
Employees 136,511

Category: Transaction

Event: Kaiser Permanente plans to build a 70,000-square-foot medical office building on a property near its main 264-bed inpatient facility on Geary Boulevard in San Francisco. It has already received preliminary regulatory approvals from city officials for the plan.

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 431 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, 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
06.0455**

Kindred Healthcare, Inc.

680 South Fourth Street
Louisville, KY 40202
(502) 596-7300

NAICS		623311
Employees		50,700
Bed Capacity		37,576
Revenue	(mil)	\$3,531.22
Income	(mil)	\$70.58
Assets	(mil)	\$1,593.29
Liability	(mil)	\$873.51
(for the year ended 12/31/2004)		

Category: Finance

Event: Kindred Healthcare has successfully completed a \$100 million increase in the credit capacity under its revolving credit facility. The \$100 million of additional lender commitments increases the credit capacity from \$300 million to \$400 million. The additional borrowing capacity provides the Company with the flexibility to continue to pursue its development and acquisition plans.

Description: The Company currently operates 73 hospitals in 24 states, 249 nursing centers in 29 states, and 35 pharmacies in 22 states. Its pharmacy management business is servicing substantially all its hospitals.

Officers: Edward L. Kuntz (Chair); Paul J. Diaz (Pres., CEO & Dir.); Richard A. Lechleiter (EVP & CFO); Frank J. Battafarano (EVP & Pres.-Hospital Div.); Lane M. Bowen (EVP & Pres.-Health Services Div.); Richard E. Chapman (EVP & Chief Administrative & Information Officer); Mark A. McCullough (Pres.-Pharmacy Div.); William M. Altman (SVP-Compliance & Government Programs); Joseph L. Landenwich (SVP-Corporate Legal Affairs & Sec.); M. Suzanne Riedman (SVP & Gen. Counsel); Gregory C. Miller (SVP-Corp. Dev't. Financial Planning); John J. Lucchese (VP-Finance & Corporate Controller); Benjamin A. Breier (Pres.-Peoplefirst Rehabilitation Div.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol KND; NYSE; 38,975,694 common shares outstanding as of October 31, 2005.
4.9% senior secured notes due 2008

Notes: Update of profile 05.3732 (Vol. 2, No. 52 - HCP051226)

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**Prospector
Profile
06.0456**

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: Finance

Event: For the fourth quarter ended December 31, 2005, LifePoint Hospitals reported revenues of \$559.2 million and net income of \$24.6 million. The Company posted revenues of \$257.5 million and net income of \$23.4 million in the fourth quarter of fiscal 2004. For the year ended December 31, 2005, revenues were \$1,855.1 million and net income was \$72.9 million. For fiscal year 2004, revenues were \$996.9 million and net income was \$85.7 million.

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.

Notes: The Company's consolidated results include the operations of Province Healthcare hospitals subsequent to the combination date of April 15, 2005.

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**Prospector
Profile
06.0457**

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: Finance

Event: LTC Properties reported revenues of \$18.2 million for the three months ended December 31, 2005 versus \$15.2 million for the same period the prior fiscal year. Net income available to common stockholders for the 2005 fourth quarter was \$6.5 million as compared with \$4.7 million for the same period in 2004. For the 12 months ended December 31, 2005, revenues were \$73.0 million and net income available to common stockholders was \$35.4 million. For the year ended December 31, 2004, revenues were \$62.7 million and net income available to common stockholders was \$15.0 million.

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 December 31, 2005, it had investments in 126 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
06.0458**

Manor Care, Inc.

333 N. Summit Street
Toledo, OH 43604
(419) 252-5500

NAICS		623110
Employees		59,400
Revenue	(mil)	\$3,208.87
Income	(mil)	\$168.22
Assets	(mil)	\$2,340.70
Liability	(mil)	\$1,356.54
(for the year ended 12/31/2004)		

Category: Labor

Event: Manor Care has appointed three new officers. Lynn M. Hood has been named vice president and general manager of the newly formed South Division. She will be responsible for the Company's skilled nursing centers in Florida and Georgia and will be reporting to executive vice president Stephen L. Guillard. She was formerly an assistant vice president/general manager of the South-West Division.

David B. Parker has been named vice president, assistant general manager of Manor Care's Central Division. He will be responsible for skilled nursing centers in West Virginia, 24 centers in Ohio and 12 centers in Illinois, and will be reporting to vice president and general manager of the Central division, Nancy A. Edwards. He was previously an assistant vice president/general manager for the Central Division.

Matthew S. Kang has been named treasurer of the Company. He was formerly the the assistant treasurer and director of finance.

Description: The Company provides skilled nursing care, assisted living, subacute medical and rehabilitation care, hospice care, home health care and rehabilitation therapy, primarily under the ManorCare, Arden Courts and Heartland names.

Officers: Paul A. Ormond (Chair, Pres. & CEO); M. Keith Weikel (Sr. EVP, COO & Dir.); Geoffrey G. Meyers (EVP & CFO); Stephen L. Guillard (EVP); R. Jeffrey Bixler (VP, Gen. Counsel & Sec.); Spencer C. Moler (VP & Controller); Nancy A. Edwards (VP & Gen. Manager-Central Div.); John K. Graham (VP & Gen. Manager-Eastern Div.); Jeffrey A. Grillo (VP & Gen. Manager-Mid-Atlantic Div.); Larry C. Lester (VP & Gen. Manager-Midwest Div.); Richard W. Parades (VP & Gen. Manager-Mid-States Div.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCR; NYSE; 79,114,018 common shares outstanding as of October 31, 2005.

6.250% senior notes due May 1, 2013; 2.125% convertible senior notes due April 15, 2023

8.000% senior notes due March 1, 2008; 7.500% senior notes due June 15, 2006

2.125% convertible senior notes due 2035

**Prospector
Profile
06.0459**

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: On January 19, Matria Healthcare entered into a credit agreement with Bank of America as administrative agent and collateral agent, consisting of a \$245 million Term Loan B facility, a \$125 million Term Loan C facility, a \$30 million revolving credit facility, and a second lien term loan facility. Effective February 2, the Company amended both the credit agreement and term loan agreement. The amendments provide for a reallocation of amounts outstanding under the agreements.

Matria Healthcare made a prepayment of \$20 million under the term loan agreement and borrowed an additional \$20 million under the Term B Facility which bears interest at a lower rate. Due to this prepayment, the amount outstanding under the Term B Facility increased from \$245 million to \$265 million while the amount outstanding under the second lien facility was reduced from \$85 million to \$65 million.

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
06.0460**

MedCath Corporation

10720 Sikes Place, Suite 300
Charlotte, NC 28277
(704) 708-6600

NAICS		622110
Employees		4,288
Bed Capacity		727
Revenue	(mil)	\$758.56
Income	(mil)	\$8.79
Assets	(mil)	\$763.21
Liability	(mil)	\$480.46
(for the year ended 9/30/2005)		

Category: Finance

Event: MedCath's net revenue increased 0.2% to \$185.1 million in the first quarter of fiscal 2006 from \$184.8 million in the first quarter of fiscal 2005. For the three months ended December 31, 2005, net loss was \$1.3 million as compared to net income of \$4.5 million for the three months ended December 31, 2004. The 2006 first quarter results include a loss of \$1.1 million from executive severance costs.

Description: The Company is a healthcare provider focused on the diagnosis and treatment of cardiovascular diseases. It currently owns and operates 12 freestanding, general acute care hospitals in Arizona, Arkansas, California, Louisiana, New Mexico, Ohio, South Dakota and Texas. It also provides cardiovascular care services in 23 cardiac diagnostic and therapeutic facilities in various states and through mobile cardiac catheterization laboratories.

Officers: John T. Casey (Chair & CEO); O. Edwin French (Interim COO); James E. Harris (EVP & CFO); Grant Wicklund (SVP & Chief Administrative Officer); Joan McCanless (SVP-Risk Mgmt. & Corporate Compliance Officer); Thomas K. Hearn III (Pres.-Diagnostic Div. & Chief Dev't. Officer); J. Arthur Parker (SVP & Treas.); Gary S. Bryant (VP & Controller)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol MDTH; NasdaqNM; 18,621,935 common shares outstanding as of January 31, 2006.
9 7/8% senior notes due July 15, 2012
6.47% to 8.00% notes payable

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**Prospector
Profile
06.0461**

Morehead Memorial Hospital
117 East King's Highway
Eden, NC 27288
(336) 623-9711

NAICS	622110
Employees	850
Bed Capacity	108

Category: Transaction

Event: Morehead Memorial Hospital plans to open its new outpatient center February 17. The Morehead Memorial Hospital Wright Diagnostic Center was named after Homer Wright, whose family donated more than \$300,000 to build the center. The hospital has recently installed a new CT scanner that can do cardiovascular imaging and angiography.

Description: Morehead Memorial Hospital is a not-for-profit acute care hospital with cancer, physical rehab, occupational health and nursing centers.

Officers: Robert Enders (Pres.); Tom Gillespie (VP-Finance); Amanda Currin (VP); Doris Davis (VP-Nursing); Mark Twilla (VP)

Notes: Fiscal 2004 total revenue: \$70 million

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**Prospector
Profile
06.0462**

Murfreesboro Medical Clinic & SugiCenter NAICS 621111
1004 North Highland Avenue
Murfreesboro, TN 37130
(615) 893-4480

Category: Transaction

Event: Murfreesboro Medical Clinic & SugiCenter has acquired 20 acres in the Gateway region for \$3.5 million. The physician group plans to build a 200,000-square-foot medical office building on the property directly across the planned replacement for Middle Tennessee Medical Center.

Description: Murfreesboro Medical Clinic & SugiCenter has 46 physicians including specialists in Internal Medicine, Pediatrics, OB/GYN, Ophthalmology, General/Thoracic and Vascular Surgery, Urology, Gastroenterology, Reconstructive and Plastic Surgery, Endocrinology, Neurology, Radiology, and Otolaryngology.

Officers: Joey Peay (CEO); Misty Williams (Controller); Nell Womack (Dir.-HR); Denise Watson (Dir.-Operations)

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**Prospector
Profile
06.0463**

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

NAICS		525930
Employees		17
Revenue	(mil)	\$216.48
Income	(mil)	\$69.94
Assets	(mil)	\$1,867.22
Liability	(mil)	\$1,086.19
(for the year ended 12/31/2005)		

Category: Finance

Event: For the fourth quarter ended December 31, 2005, Nationwide Health Properties' revenues rose 18.7% to \$56.76 million when compared to revenues of \$47.83 million in the same three-month period of 2004. Net income increased by 14.0% to \$23.88 million for the 2005 fourth quarter from \$20.95 million for the 2004 fourth quarter. For the twelve months ended December 31, revenues rose 20.7% to \$216.48 million in fiscal 2005 from \$179.39 million in fiscal 2004. However, net income fell 6.5% to \$69.94 million in fiscal 2005 from \$74.82 million in fiscal 2004.

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. At December 31, 2005, the Company and its joint venture have investments in 417 facilities located in 39 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol NHP; NYSE; 68,160,495 common shares outstanding as of February 6, 2006.
senior notes due 2005 to 2038
2.5% to 8.8% notes and bonds payable through 2035

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**Prospector
Profile
06.0464**

[Northern Montana Health Care, Inc.](#) NAICS 622110
30 13th Street
Havre, MT 59501
(406) 265-2211

Category: Finance

Event: Moody's Investors Service has assigned a Baa3 underlying rating to Northern Montana Health Care's \$7.0 million of series 2006A bonds to be issued by the Montana Facility Finance Authority. The outlook is stable. The series 2006A bonds will be the health system's only rated debt outstanding. Series 2006A bond proceeds will be used to refinance the series 1995A & B bonds, fund a debt service reserve fund and pay cost of issuance.

Description: Northern Montana Health Care operates the Northern Montana Hospital, several care centers, a medical group, home healthcare center and a senior retirement center.

Officers: Dave C. Henry (Pres. & CEO); Kim Lucke (Dir.-Finance)

Notes:

Pro forma audit year ended June 30, 2005:
Total operating revenues: \$44.9 million

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**Prospector
Profile
06.0465****Nyack Hospital**

160 North Midland Avenue
Nyack, NY 10960
(845) 348-2000

NAICS	622110
Employees	1,500
Bed Capacity	375

Category: Labor

Event: Nyack Hospital has reduced the number of nurses it would lay off due to several resignations. Last month, it disclosed its intent to eliminate 12.5 nursing positions. Hospital spokesman Gerald McKelvey said 9.5 of those positions "have been taken care of" due to attrition. The hospital still plans to cut three positions in intermediate cardiac care.

The hospital and the union representing its nurses are still negotiating for a new contract. The nurses' last contract expired December 31. The two parties called in a federal mediator in January. Talks are scheduled later this month.

Description: Private, not-for-profit Nyack Hospital is a community acute care medical and surgical hospital. It is a member of NewYork-Presbyterian Healthcare System and an affiliate of Columbia University College of Physicians & Surgeons.

Officers: Frank J. Borelli (Chair); David H. Freed (Pres. & CEO); Eve Borzon (VP-External Affairs); Stephen Majetich (CFO)

Notes: Sales: \$69.8 million

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**Prospector
Profile
06.0466****Ohio State University Medical Center**

NAICS

622110

410 West 10th Avenue
Columbus, OH 43210
(614) 293-8000

Category: Labor

Event: Ohio State University Medical Center has appointed Sidney Miller, M.D. to oversee its burn center. Dr. Miller began as director of the burn center February 6 after a 15-year stint as director of Miami Valley Hospital's Regional Adult Burn Center in Dayton. He replaced Dr. Brentley Buchele, who has moved out of state.

Description: The Ohio State University Medical Center has five hospitals and a network of physician offices and specialty clinics. It includes the University Hospital, University Hospital East, OSU James Cancer Hospital and Solove Research Institute, The OSU Richard M. Ross Heart Hospital, OSU Harding Hospital and the OSU Primary Care Network.

Officers: Fred Sanfilippo (CEO); Peter E. Geier (SVP & COO); John Stone (CFO, Associate VP-Health Sciences & Chief Admin. Officer); E. Christopher Ellison (Associate VP-Health Sciences Clinical Affairs); Paul A. Weber (Associate VP-Health Sciences Education); Caroline Whitacre (Associate VP-Health Sciences Research)

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**Prospector
Profile
06.0467**

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: Transaction

Event: According to its SEC filing dated February 2, 2006, the board of directors of OptiCare Health Systems approved a plan to sell the Company's managed vision business. On January 31, the Company entered into a non-binding letter of intent to sell the said business to a managed care provider for \$7.5 million in cash. The Company expects to complete this transaction by April 30. It has not yet estimated the costs it will incur in connection with the sale of the business. However, it expects to incur a charge of about \$4.8 million in goodwill impairment in the last quarter of 2005 in connection with the Company writing down goodwill from \$12.3 million to \$7.5 million.

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

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**Prospector
Profile
06.0468****Palomar Pomerado Health**

15255 Innovation Drive
San Diego, CA 92128
(858) 675-5100

NAICS 622110
Employees 2,700

Category: Transaction

Event: Palomar Pomerado Health is now free to seek state approval for a 453-bed hospital after the Escondido City Council agreed to rezone 35 acres in the Escondido Research and Technology Center for the \$690-million facility. As part of their agreement, Palomar Pomerado would contribute \$19 million for the city to extend and improve the main road through the business park, Citracado Parkway, to Valley Parkway. The health district also agreed to redevelop the Palomar Medical Center campus. Under its terms, the McLeod Tower would be renovated for administrative and outpatient uses. The health district would also build a skilled nursing center, up to 300 apartments for hospital employees, a magnet high school and a fitness center. The hospital is expected to be completed by 2011.

Description: Private, non-profit Palomar Pomerado Health serves various inland communities north of San Diego. It includes Palomar Medical Center, Pomerado Hospital, Villa Pomerado, Palomar Continuing Care Center, and Escondido Surgery Center.

Officers: Marcelo Rivera (Chair); Michael H. Covert (Pres. & CEO); Bob Hemker (CFO); Gerald Bracht (Chief Admin. Officer-Palomar Medical Center); Jim Flinn (Chief Admin. Officer-Pomerado Hospital); Marcia Jackson (Chief Planning Officer); Steve Tanaka (CIO); Gustavo Friederichsen (Chief Mktg. Officer); Sheila Brown (Chief Clinical Outreach Officer); Lorie Shoemaker (CNO-Palomar Medical Center & Pomerado Hospital)

Notes: Sales: \$316.7 million

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**Prospector
Profile
06.0469**

Pediatric Services of America, Inc.

310 Technology Parkway
Norcross, GA 30092
(770) 441-1580

NAICS 621610

Revenue	(mil)	\$172.18
Income	(mil)	\$5.67
Assets	(mil)	\$129.15
Liability	(mil)	\$55.58

(for the year ended 9/30/2005)

Category: Finance

Event: For the first quarter of fiscal 2006 ended December 31, 2005, Pediatric Services of America's net revenue from continuing operations decreased less than one percent to \$42,233,000 from \$42,406,000 in the fourth quarter of fiscal 2005. Consolidated net income was \$24,182,000 in the first quarter of fiscal 2006 as compared to \$1,559,000 in the fourth quarter of fiscal 2005. Net income for the 2006 first quarter includes \$777,000 of income net of tax from discontinued operations and a \$24,579,000 gain net of tax on disposal of its discontinued operations.

Description: The Company provides pediatric healthcare services through a network of over 100 branch offices, including satellite offices and branch office start-ups located in 19 states. It offers a combination of services, including pediatric private duty nursing, pediatric day treatment centers, pharmacy services, and home medical equipment. It also provides respiratory services for adults.

Officers: Edward K. Wissing (Chair); Daniel J. Kohl (Pres., CEO & Dir.); James M. McNeill (SVP, CFO, Sec. & Treas.); Michael J. Finn (Dir.); Robert P. Pinkas (Dir.); Michael E. Axelrod (Dir.); Susan J. Kelley (Dir.); David Crane (Dir.); Phyllis Yale (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol PSAI; NasdaqNM; 7,286,288 common shares outstanding as of February 7, 2006.

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**Prospector
Profile
06.0470**

Pediatric Services of America, Inc.

310 Technology Parkway
Norcross, GA 30092
(770) 441-1580

NAICS 621610

Revenue	(mil)	\$172.18
Income	(mil)	\$5.67
Assets	(mil)	\$129.15
Liability	(mil)	\$55.58

(for the year ended 9/30/2005)

Category: Labor

Event: Phyllis Yale and Daniel Kohl have been appointed to Pediatric Services of America's board of directors. Ms. Yale is a partner with Bain & Company, where she provides corporate strategy consultation in the healthcare sector. Mr. Kohl is Pediatric Services of America's president and chief executive officer. Both directors were elected by an overwhelming majority of stockholders at the annual meeting of stockholders held February 7. They will serve for a three-year term expiring at the 2009 annual meeting of stockholders. The board now consists of seven members, five of whom are independent directors.

Description: The Company provides pediatric healthcare services through a network of over 100 branch offices, including satellite offices and branch office start-ups located in 19 states. It offers a combination of services, including pediatric private duty nursing, pediatric day treatment centers, pharmacy services, and home medical equipment. It also provides respiratory services for adults.

Officers: Edward K. Wissing (Chair); Daniel J. Kohl (Pres., CEO & Dir.); James M. McNeill (SVP, CFO, Sec. & Treas.); Michael J. Finn (Dir.); Robert P. Pinkas (Dir.); Michael E. Axelrod (Dir.); Susan J. Kelley (Dir.); David Crane (Dir.); Phyllis Yale (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol PSAI; NasdaqNM; 7,286,288 common shares outstanding as of February 7, 2006.

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**Prospector
Profile
06.0471**

Pediatrix Medical Group, Inc.

1301 Concord Terrace
Sunrise, FL 33323
(954) 384-0175

NAICS		622110
Employees		1,564
Revenue	(mil)	\$619.63
Income	(mil)	\$98.28
Assets	(mil)	\$788.89
Liability	(mil)	\$217.86
(for the year ended 12/31/2004)		

Category: Litigation

Event: Pediatrix Medical Group has reached an agreement in principle on the amount of settlement with the U.S. Department of Justice for a previously announced national Medicaid and TRICARE investigation. It has agreed to pay \$25.1 million to settle the investigation, subject to obtaining necessary governmental approvals. This amount relates to services provided from January 1996 through December 1999. Completion of this settlement will conclude all pending governmental investigations of the Company's billing for neonatal services. Claims for the period 2000 to 2002 were reviewed as part of the investigation and the Company is not making any payments for these periods.

The Company's agreement in principle with government authorities arises from an investigation of its Medicaid, TRICARE and Federal Employees Health Benefits Program billings. The agreement on the financial terms is subject to, among other things, completion of negotiation and approval of a final settlement agreement with relevant federal and state authorities, including the U.S. Department of Justice and the Office of Inspector General of the Department of Health and Human Services. The Company was informed of the national investigation in June 2003.

Description: Pediatrix Medical Group focuses on maternal-fetal-newborn medicine. It offers professional and administrative support services that include contracting with third-party payors, billing and collections, risk management services, physician recruiting and credentialing, and clinical outcomes data management. The Company also provides newborn hearing screens and newborn metabolic screening. It provides all these services in 32 states and Puerto Rico.

Officers: Cesar L. Alvarez (Chair); Roger J. Medel (CEO & Dir.); Joseph M. Calabro (Pres. & COO); Karl B. Wagner (VP & CFO); Robert C. Bryant (SVP & CIO); David Clark (SVP-Operations); Thomas W. Hawkins (SVP, Gen. Counsel & Sec.); John F. Rizzo (SVP-Business Dev't.); Alan R. Spitzer (SVP & Dir.-The Center for Research & Education)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol PDX; NYSE; 24,702,101 common shares outstanding as of November 3, 2005.

5.5% promissory note due September 7, 2006

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**Prospector
Profile
06.0472**

Pediatrix Medical Group, Inc.

1301 Concord Terrace
Sunrise, FL 33323
(954) 384-0175

NAICS		622110
Employees		1,564
Revenue	(mil)	\$619.63
Income	(mil)	\$98.28
Assets	(mil)	\$788.89
Liability	(mil)	\$217.86
(for the year ended 12/31/2004)		

Category: Transaction

Event: Pediatrix Medical Group has completed the acquisition of Atlanta's Neonatology Associates, P.C., a neonatal and pediatric subspecialty physician group practice with 30 physicians and 17 advanced practitioners. Wendy A. Troyer, M.D., president of Neonatology Associates, will serve as a Company medical director. Financial terms of the transaction were not disclosed.

Description: Pediatrix Medical Group focuses on maternal-fetal-newborn medicine. It offers professional and administrative support services that include contracting with third-party payors, billing and collections, risk management services, physician recruiting and credentialing, and clinical outcomes data management. The Company also provides newborn hearing screens and newborn metabolic screening. It provides all these services in 32 states and Puerto Rico.

Officers: Cesar L. Alvarez (Chair); Roger J. Medel (CEO & Dir.); Joseph M. Calabro (Pres. & COO); Karl B. Wagner (VP & CFO); Robert C. Bryant (SVP & CIO); David Clark (SVP-Operations); Thomas W. Hawkins (SVP, Gen. Counsel & Sec.); John F. Rizzo (SVP-Business Dev't.); Alan R. Spitzer (SVP & Dir.-The Center for Research & Education); Robert J. Balcom (Regional Pres.-Central); Eric Kurzweil (Regional Pres.-Mountain Region); Frederick V. Miller (Regional Pres.-Atlantic); Carlos A. Pérez (Regional Pres.-Caribbean); Michael Pokroy (Regional Pres.-Pacific); Michael D. Stanley (Regional Pres.-South Central)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol PDX; NYSE; 24,702,101 common shares outstanding as of November 3, 2005.
5.5% promissory note due September 7, 2006

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**Prospector
Profile
06.0473**

Pediatrix Medical Group, Inc.

1301 Concord Terrace
Sunrise, FL 33323
(954) 384-0175

NAICS		622110
Employees		1,564
Revenue	(mil)	\$619.63
Income	(mil)	\$98.28
Assets	(mil)	\$788.89
Liability	(mil)	\$217.86
(for the year ended 12/31/2004)		

Category: Finance

Event: For the three months ended December 31, 2005, Pediatrix Medical Group reported net patient service revenue of \$177.7 million, up 10% from \$161.0 million for the comparable 2004 period. For the fourth quarter, net income was \$15.9 million in 2005 versus \$25.8 million in 2004. The Company reported net patient service revenue of \$693.7 million and net income of \$89.0 million for fiscal 2005. This compares to net patient service revenue of \$619.6 million and net income of \$98.3 million for fiscal 2004.

Description: Pediatrix Medical Group focuses on maternal-fetal-newborn medicine. It offers professional and administrative support services that include contracting with third-party payors, billing and collections, risk management services, physician recruiting and credentialing, and clinical outcomes data management. The Company also provides newborn hearing screens and newborn metabolic screening. It provides all these services in 32 states and Puerto Rico.

Officers: Cesar L. Alvarez (Chair); Roger J. Medel (CEO & Dir.); Joseph M. Calabro (Pres. & COO); Karl B. Wagner (VP & CFO); Robert C. Bryant (SVP & CIO); David Clark (SVP-Operations); Thomas W. Hawkins (SVP, Gen. Counsel & Sec.); John F. Rizzo (SVP-Business Dev't.); Alan R. Spitzer (SVP & Dir.-The Center for Research & Education); Robert J. Balcom (Regional Pres.-Central); Eric Kurzweil (Regional Pres.-Mountain Region); Frederick V. Miller (Regional Pres.-Atlantic); Carlos A. Pérez (Regional Pres.-Caribbean); Michael Pokroy (Regional Pres.-Pacific); Michael D. Stanley (Regional Pres.-South Central)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol PDX; NYSE; 24,702,101 common shares outstanding as of November 3, 2005.

5.5% promissory note due September 7, 2006

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**Prospector
Profile
06.0474****Presbyterian Healthcare**

200 Hawthorne Lane
Charlotte, NC 28204
(704) 384-4000

NAICS	622110
Employees	3,000

Category: Transaction

Event: Presbyterian Healthcare's Presbyterian SameDay Surgery Center is seeking state approval for its proposed \$3.4 million multi-specialty surgery center in Salisbury. It faces competition from Rowan Regional Medical Center for the right to develop an operating room in Rowan County. State regulators are scheduled to hold a public hearing on the proposals March 21 in Salisbury.

Description: Presbyterian Healthcare is a not-for-profit healthcare provider for residents of the southern piedmont region of North Carolina. It is composed of five hospitals, physician practices, outpatient surgery centers, radiology and imaging centers and laboratories. It is a subsidiary of Novant Health.

Officers: Carl Armato (Pres. & CEO); Lynn I. Boggs (COO); Paula Vincent (VP-Community Acute Services); Kathleen F. Grew (VP-Patient Care Services & CNO)

Notes: Sales: \$206.9 million

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**Prospector
Profile
06.0475**

Radiation Therapy Services, Inc.

2234 Colonial Boulevard
Fort Myers, FL 33907
(239) 931-7275

NAICS		621493
Employees		720
Revenue	(mil)	\$171.37
Income	(mil)	\$9.19
Assets	(mil)	\$168.18
Liability	(mil)	\$101.86
(for the year ended 12/31/2004)		

Category: Finance

Event: Radiation Therapy Services reported a 41.1% increase in total revenues and a 33.9% increase in net income for the fourth quarter ended December 31, 2005. In the fourth quarter, total revenues were \$64.4 million in 2005 versus \$45.6 million in 2004. Net income for the fourth quarter was \$6.7 million in 2005 versus \$5.0 million in 2004. Total revenue for the year ended December 31, 2005 was \$227.3 million, an increase of 32.6% from \$171.4 million in the same period of 2004. Net income of fiscal 2005 was \$25.0 million versus \$9.2 million for fiscal 2004.

Description: The Company, which does business as 21st Century Oncology, Inc., develops and operates radiation therapy centers. Its 69 treatment centers are clustered into 22 regional networks in Alabama, Arizona, California, Delaware, Florida, Kentucky, Maryland, Massachusetts, Nevada, New Jersey, New York, North Carolina, Rhode Island and West Virginia. It is affiliated with the Radiation Therapy Oncology Group.

Officers: Howard M. Sheridan (Chair); Daniel E. Dosoretz (Pres., CEO & Dir.); David M. Koeninger (EVP & CFO); Paul Wallner (SVP); Joseph Biscardi (Corporate Controller & Chief Acctg. Officer); James H. Rubenstein (Medical Dir., Sec. & Dir.); Jeffrey A. Pakrosnis (Treas.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol RTSX; NasdaqNM; 22,823,981 common shares outstanding as of November 1, 2005.

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**Prospector
Profile
06.0476**

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: Harry E. Rich has been elected to RehabCare Group's board of directors. He was also appointed to the board's audit committee. Mr. Rich is a former executive vice president and chief financial officer of Brown Shoe Company, where he spent the greater part of his career. Following his retirement, he served as CFO of the St. Louis Public Schools.

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.

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
06.0477**

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 \$31.3 million contract by the U.S. Department of Labor to continue operating three Puerto Rico Job Corps Centers. The term of the contract is from March 1, 2006, to February 29, 2008, with three one-year options for renewal. Operated by the Company since 1990, the three Puerto Rico Job Corps Centers located in Arecibo, Barranquitas and Ramey, are currently assisting 795 students in their efforts to receive GEDs or high school degrees, vocational training and job placement.

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
06.0478****Rowan Regional Medical Center**

612 Mocksville Avenue
Salisbury, NC 28144
(704) 210-5000

NAICS	622110
Employees	1,196
Bed Capacity	308

Category: Transaction

Event: Rowan Regional Medical Center is seeking state approval to add an operating room to its outpatient surgery center in Salisbury. The project has an estimated cost of \$441,420. The hospital currently faces competition from Presbyterian Healthcare for the development of an operating room in Rowan County. State regulators are scheduled to hold a public hearing on the proposals March 21 in Salisbury.

Description: Rowan Regional Medical Center is a private, not-for-profit, acute care hospital with major medical services including maternity, cardiology, oncology, inpatient rehabilitation, outpatient services, a 24-hour emergency department, hospice and home health, psychiatric, and outpatient drug/chemical dependency services. It is a subsidiary of Rowan Health Services, Inc.

Officers: Charles W. Elliott, Jr. (CEO); Marlin Markham (CFO)

Notes: Sales: \$134.6 million

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**Prospector
Profile
06.0479****Rowan Regional Medical Center**

612 Mocksville Avenue
Salisbury, NC 28144
(704) 210-5000

NAICS	622110
Employees	1,196
Bed Capacity	308

Category: Transaction

Event: Rowan Regional Medical Center has partnered with the Smith Heart Institute, Carolinas Medical Center and the Sanger Clinic to bring new cardiology services to Salisbury and Rowan County. The new services to be offered at Rowan Regional by a team of cardiologists and trained staff from both institutions will provide interventional heart catheterizations involving angioplasty and stents to treat blockages of the coronary arteries and related conditions. The hospital will start offering these services later this year.

Description: Rowan Regional Medical Center is a private, not-for-profit, acute care hospital with major medical services including maternity, cardiology, oncology, inpatient rehabilitation, outpatient services, a 24-hour emergency department, hospice and home health, psychiatric, and outpatient drug/chemical dependency services. It is a subsidiary of Rowan Health Services, Inc.

Officers: Charles W. Elliott, Jr. (CEO); Marlin Markham (CFO)

Notes: Sales: \$134.6 million

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**Prospector
Profile
06.0480**

Saint Vincent Catholic Medical Centers	NAICS	622110
170 W. 12th Street	Employees	12,000
New York, NY 10001		
(212) 604-7000		

Category: Transaction

Event: Saint Vincent Catholic Medical Centers proposes to establish a community residence facility that will provide a structured, supervised environment for women with chemical dependencies who are transitioning to a dependency-free lifestyle. It will be a 20-bed, transitional residence located in Port Chester, New York. Andrew M. Troop, Esq., Weil, Gotshal & Manges LLP, told the U.S. Bankruptcy Court of the Southern District of New York that the New York State Office of Alcoholism and Substance Abuse Services has committed to cover all of the Company's costs of establishing and operating such facility.

Description: Saint Vincent Catholic Medical Centers operates six hospitals, four nursing homes and a home healthcare agency. It serves as the academic medical center of New York Medical College. The Company and six of its affiliates filed for chapter 11 protection on July 5, 2005 (Bankr. S.D.N.Y. Case No. 05-14945 through 05-14951).

Officers: Richard Boyle (Chair); Guy Sansone (Interim Pres., CEO & Chief Restructuring Officer); Robert Fanning (COO); Martin McGahan (Interim CFO); Mark G. Ackermann (SVP); Michael Calder (SVP); Brian Fitzsimmons (SVP); Peter Garrison (CIO); Bernadette Kingham-Bez (SVP); Michelle Napier (SVP); Anthony Napoli (SVP); Sister Kevin Phillips (SVP); Paul Rosenfeld (SVP); Elizabeth St. Clair (SVP & Chief Legal Counsel); Virginia Sweeny (SVP & CNO)

Attorneys: McDermott Will & Emery, LLP; New York, NY; (212) 547-5598
Gary Ravert, Esq.
Stephen B. Selbst, Esq.

Notes:

As of November 30, 2005:
Total Assets: \$736,074,494
Total Liabilities Subject to Compromise: \$883,048,375
Total Liabilities: \$1,028,360,014

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**Prospector
Profile
06.0481****Saint Vincent Catholic Medical Centers**

170 W. 12th Street
New York, NY 10001
(212) 604-7000

NAICS	622110
Employees	12,000

Category: Finance

Event: The Honorable Adlai S. Hardin of the U.S. Bankruptcy Court for the Southern District of New York extended the termination date for Saint Vincent Catholic Medical Centers and its debtor-affiliates' use of the Sun Life Assurance Company of Canada, and Sun Life Assurance Company of Canada (U.S.) Cash Collateral through April 2, 2006. However, Judge Hardin rules, on each of March 1, 2006, and April 1, 2006, the debtors must remit \$368,404 interest payments to Sun Life.

The health system issued \$78.3 million in promissory notes to the order of Sun Life Assurance Company of Canada and Sun Life Assurance Company of Canada (U.S.) prior to its bankruptcy filing. The promissory notes are secured by first priority liens to the debtors' various properties. On July 1, 2005, the debtor defaulted on its obligation to pay Sun Life \$500,214 under the loan documents.

Description: Saint Vincent Catholic Medical Centers operates six hospitals, four nursing homes and a home healthcare agency. It serves as the academic medical center of New York Medical College. The Company and six of its affiliates filed for chapter 11 protection on July 5, 2005 (Bankr. S.D.N.Y. Case No. 05-14945 through 05-14951).

Officers: Richard Boyle (Chair); Guy Sansone (Interim Pres., CEO & Chief Restructuring Officer); Robert Fanning (COO); Martin McGahan (Interim CFO); Mark G. Ackermann (SVP); Michael Calder (SVP); Brian Fitzsimmons (SVP); Peter Garrison (CIO); Bernadette Kingham-Bez (SVP); Michelle Napier (SVP); Anthony Napoli (SVP); Sister Kevin Phillips (SVP); Paul Rosenfeld (SVP); Elizabeth St. Clair (SVP & Chief Legal Counsel); Virginia Sweeny (SVP & CNO)

Attorneys: McDermott Will & Emery, LLP; New York, NY; (212) 547-5598
Gary Ravert, Esq.
Stephen B. Selbst, Esq.

Notes: As of November 30, 2005:
Total Assets: \$736,074,494
Total Liabilities Subject to Compromise: \$883,048,375
Total Liabilities: \$1,028,360,014

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**Prospector
Profile
06.0482**

Saint Vincent Catholic Medical Centers	NAICS	622110
170 W. 12th Street	Employees	12,000
New York, NY 10001		
(212) 604-7000		

Category: Litigation

Event: Prior to Saint Vincents Catholic Medical Centers bankruptcy filing, Julia Nelson, as administrator of the estate of Alfred Nelson, deceased, and as guardian of her and Mr. Nelson's children, commenced an action in the U.S. District Court for the Eastern District of New York against several defendants, including the debtors. Her complaint alleges that medical malpractice at the debtor's Bayley Seton Hospital caused the death of Mr. Nelson. The parties concerned agreed to settle the action directly with the debtors' primary insurance carrier for the hospital, Medical Liability Mutual Insurance Company, for \$880,000. Prior to consummation of the settlement, the debtors filed their Chapter 11 cases resulting in the imposition of the automatic stay. To resolve the action, the two parties agreed to modify the automatic stay to permit the approval of the settlement.

Description: Saint Vincent Catholic Medical Centers operates six hospitals, four nursing homes and a home healthcare agency. It serves as the academic medical center of New York Medical College. The Company and six of its affiliates filed for chapter 11 protection on July 5, 2005 (Bankr. S.D.N.Y. Case No. 05-14945 through 05-14951).

Officers: Richard Boyle (Chair); Guy Sansone (Interim Pres., CEO & Chief Restructuring Officer); Robert Fanning (COO); Martin McGahan (Interim CFO); Mark G. Ackermann (SVP); Michael Calder (SVP); Brian Fitzsimmons (SVP); Peter Garrison (CIO); Bernadette Kingham-Bez (SVP); Michelle Napier (SVP); Anthony Napoli (SVP); Sister Kevin Phillips (SVP); Paul Rosenfeld (SVP); Elizabeth St. Clair (SVP & Chief Legal Counsel); Virginia Sweeny (SVP & CNO)

Attorneys: McDermott Will & Emery, LLP; New York, NY; (212) 547-5598
Gary Ravert, Esq.
Stephen B. Selbst, Esq.

Notes: As of November 30, 2005:
Total Assets: \$736,074,494
Total Liabilities Subject to Compromise: \$883,048,375
Total Liabilities: \$1,028,360,014

**Prospector
Profile
06.0483****SelfPride, Inc.**

12 West Montgomery Street
Baltimore, MD 21230
(410) 752-2575

NAICS

623311

Category: Regulatory Issue

Event: The US Department of Labor has ordered SelfPride to pay nearly \$530,000 in back wages for overtime and related costs to almost 400 current and former employees, following a US District Court judge's ruling last month that the Company violated provisions of the Fair Labor Standards Act. According to a Labor Department lawsuit filed in December 2003, the Company did not pay overtime wages and failed to keep proper records of employee wages and hours between November 1999 and July 2003. Despite ordering that back wages should be paid, the judge ruled that the Company did not willfully violate the federal law. The Company denies the claims and has filed a notice of appeal.

Description: The non-profit company provides community-based residential care, home healthcare, early intervention, and family support services to adults with mental retardation, mental illness, developmental disabilities and to senior citizens.

Officers: Barbara A. Robinson (Executive Dir. & CEO)

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**Prospector
Profile
06.0484**

Senior Housing Properties Trust

400 Centre Street
Newton, MA 02458
(617) 796-8350

NAICS 525930

Revenue	(mil)	\$148.52
Income	(mil)	\$56.74
Assets	(mil)	\$1,447.73
Liability	(mil)	\$557.06
(for the year ended 12/31/2004)		

Category: Finance

Event: Senior Housing Properties Trust's net income for the quarter ended December 31, 2005 was \$15.7 million compared to net income of \$16.5 million for the same quarter in 2004. Total revenues for the fourth quarter were \$44.1 million in 2005 versus \$40.7 million in 2004. Net income was \$58.7 million for the year ended December 31, 2005, compared to net income of \$56.7 million for the same period the prior fiscal year. Total revenues for fiscal 2005 were \$163.2 million versus \$148.5 million in fiscal 2004.

Description: Senior Housing Properties Trust invests in congregate care communities, nursing homes, assisted living properties and senior apartments. It is externally managed by REIT Management & Research LLC. Its current portfolio consisted of 184 senior living properties located in 32 states.

Officers: David J. Hegarty (Pres. & COO); John R. Hoadley (CFO & Treas.); William J Sheehan (Dir.-Internal Audit & Compliance); Timothy A. Bonang (Manager-Investor Relations); Frank J. Bailey (Trustee); Frederick N. Zeytoonjian (Trustee); John L. Harrington (Trustee); Gerard M. Martin (Trustee); Barry M. Portnoy (Trustee)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SNH; NYSE; 68,562,227 common shares outstanding as of November 1, 2005.

8 5/8% senior unsecured notes due 2012

7 7/8% senior unsecured notes due 2015

10.125% junior subordinated debentures due 2041

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**Prospector
Profile
06.0485****Shelby Baptist Medical Center**

1000 First Street North
Alabaster, AL 35007
(205) 620-8100

NAICS	622110
Employees	900
Bed Capacity	192

Category: Labor

Event: Shelby Baptist Medical Center has named David Wilson as its president effective February 20. He will replace Scott Williams who held the position on an interim basis since former CEO Chuck Colvert retired in May 2005. Mr. Wilson most recently served as CEO of St. Francis Hospital in Bartlett, Tennessee.

Description: Shelby Baptist Medical Center offers a comprehensive range of clinical services, including cardiology, obstetrics/gynecology, orthopedics, neurology, urology and gastroenterology along with specialized medical and surgical care. It is a member hospital of the Baptist Health System.

Officers: David Wilson (Pres.); Scott Williams (COO)

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**Prospector
Profile
06.0486**

Sisters of Charity of Leavenworth Health System

9801 Renner Boulevard, Suite 100
Lenexa, KS 66219
(913) 895-2800

NAICS	622110
Employees	10,835
Bed Capacity	2,660
Revenue (mil)	\$1,487.50
Income (mil)	\$133.30
Assets (mil)	\$2,927.40
Liability (mil)	\$975.50
(for the year ended 5/31/2005)	

Category: Finance

Event: Moody's Investors Service has assigned an Aa2/VMIG1 rating to Sisters of Charity of Leavenworth Health System's upcoming \$120 million of series 2006 revenue bonds to be issued by the Kansas Development Finance Authority and the Montana Facility Finance Authority. Bond proceeds will be used to reimburse the health system for capital expenditures over the last year and for the upcoming six months. The outlook has been revised to negative from stable. According to Moody's, the outlook revision reflects the health system's multi-year decline in operating performance and operating cashflow.

Concurrently, Moody's affirmed its outstanding ratings on the health system's outstanding debt, \$597.9 million of debt outstanding and guaranteed debt of \$32.2 million. About \$717 million of total pro forma debt are affected by the rating affirmation and outlook revision.

Description: Sisters of Charity of Leavenworth Health System operates nine hospitals and four stand-alone clinics in California, Colorado, Kansas and Montana.

Officers: William M. Murray (Pres.); Michael D. Rowe (VP-Finance & CFO); Ed Barker (VP & Gen. Counsel); Robert A. Boysen (VP-Information Services & CIO); Lynda Grimm (VP-Strategic Operations Improvement); Sister Judith Jackson (VP-Sponsorship); Richard Lopes (Chief Clinical Transformation Officer); Irma Napoli (VP-HR)

Auditor: Ernst & Young LLP

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**Prospector
Profile
06.0487**

Spartanburg Regional Healthcare System	NAICS	622110
101 East Wood Street	Employees	4,850
Spartanburg, SC 29303		
(864) 560-6000		

Category: Litigation

Event: A U.S District Court judge issued preliminary approval in a class-action settlement agreement between Spartanburg Regional Healthcare System and Hillenbrand Industries Inc. The court also certified a class for settlement purposes, authorized the healthcare system to send notice of the settlement to members of the class and scheduled a final fairness hearing on June 12.

Hillenbrand Industries agreed to pay \$337.5 million to settle an antitrust class-action lawsuit filed by Spartanburg Regional in June 2003, which accused it of attempting to monopolize the market with discounting practices that violated federal antitrust laws. Proceeds will be distributed to most US buyers or renters of products from Hillenbrand subsidiary Hill-Rom Inc. since 1990. Those include more than 6,000 hospitals and thousands of other healthcare facilities across the US. The proposed settlement and any payments to class members are subject to final court approval following notice to those participants.

Description: Private, not-for-profit Spartanburg Regional Health Services District, doing business as Spartanburg Regional Healthcare System, has more than 10 healthcare facilities including specialized regional centers for cancer, heart, sleep, women's health, elderly, hospice, and rehabilitative care.

Officers: Ingo Angermeier (Pres. & CEO); Randall G. Nyp (SVP & COO); Cathi Welchel (CNO)

Notes: Update of profile 05.3431 (Vol. 2, No. 47 - HCP051121)

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**Prospector
Profile
06.0488****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: Miscellaneous

Event: Specialty Laboratories notified the New York Stock Exchange on January 31 of the consummation of its merger with AmeriPath, Inc. The NYSE has filed with the Securities and Exchange Commission a notification concerning the delisting and deregistration of the shares of Company common stock. In accordance with the NYSE rules, the filing will be effective February 15.

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); David L. Redmond (VP)

Auditor: Ernst & Young LLP

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**Prospector
Profile
06.0489****Spectrum Diagnostic Imaging Inc.**

4400 Renaissance Parkway, Suite L
Warrensville Heights, OH 44128
(216) 464-8484

NAICS	621512
Employees	250

Category: Transaction

Event: Spectrum Diagnostic Imaging has selected Franklin & Seidelmann Subspecialty Radiology to provide its radiology interpretation services. The comprehensive letter of intent, which is expected to be finalized within 60 days, calls for Franklin & Seidelmann to provide all of the Company's radiology interpretation services for 14 of its sites. Financial terms of the agreement were not disclosed.

Description: The Company provides diagnostic imaging services with 16 facilities in Ohio, Pennsylvania, Illinois and Florida. Its facilities offer multiple modalities, including MR, CT, Ultrasound, Bone Density, Mammography, X-Ray and Nuclear Medicine. Formerly called Regional Diagnostics LLC, the Company and its debtor-affiliates filed for chapter 11 protection on April 20, 2005 (Bankr. N.D. Ohio Case No. 05-15262).

Officers: Richard J. Kampa (Chair & CEO); Ron L. Clark (Pres., COO & CFO); Douglas Arnson (National Medical Dir.)

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**Prospector
Profile
06.0490****St. Clair Hospital**

1000 Bower Hill Road
Pittsburgh, PA 15243
(412) 344-6600

NAICS	622110
Employees	2,025
Bed Capacity	331

Category: Labor

Event: St. Clair Hospital president and chief executive Benjamin Snead is retiring after 32 years of leading the hospital. James M. Collins will replace him starting April 1. Mr. Collins is currently the president and CEO of Western Pennsylvania Hospital.

Description: Not-for-profit St. Clair Hospital's centers of excellence include The Cancer Center, The Heart Center, The Center for Behavioral and Mental Health, The Center for Motion Recovery, The Center for Pulmonary Health and The Center for Women and Children. It is a member of the St. Clair Health Corp.

Officers: Benjamin E. Snead (Pres. & CEO)

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**Prospector
Profile
06.0491****St. Francis Healthcare System of Hawaii**

2226 Liliha Street
Honolulu, HI 96817
(808) 547-6011

NAICS 622110
Employees 1,700

Category: Transaction

Event: St. Francis Healthcare System of Hawaii has completed the sale of its outpatient renal dialysis program to Liberty Dialysis-Hawaii LLC and Liberty Nephrology Partners LLC for \$5.17 million. The physician group has agreed to invest \$12 million to buy and operate the business and pay cash for assets including equipment. Liberty Dialysis projects revenue of \$39.7 million in the first year of operation of the dialysis unit.

Description: St. Francis Healthcare System is comprised of St. Francis Medical Center, St. Francis Medical Center-West, St. Francis Community Health Services, St. Francis Healthcare Foundation, St. Francis Healthcare Enterprises, Inc. and Residential Care Community.

Officers: Sister Agnelle Ching (CEO); Sister Beatrice Tom (Pres.); Sister Gretchen Gilroy (EVP & COO)

Notes: Update of profile 05.1718 (Vol. 2, No. 25 - HCP050620)

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**Prospector
Profile
06.0492**

St. Jude Children's Research Hospital, Inc.

332 North Lauderdale Street
Memphis, TN 38105
(901) 495-3300

NAICS		622310
Employees		3,000
Bed Capacity		60
Revenue	(mil)	\$640.52
Income	(mil)	\$143.99
(for the year ended 6/30/2004)		

Category: Labor

Event: St. Jude Children's Research Hospital has named Carmie Mehrlande to the newly created post of executive director of Thanks and Giving, which is a national event created in 2004 to benefit the hospital. In this role, Ms. Mehrlander will oversee corporate partner development, merchandising and fundraising programs associated with Thanks and Giving.

Description: St. Jude Children's Research Hospital is one of the world's premier biomedical research centers. It is affiliated with St. Jude Midwest Affiliate in Peoria, Illinois; LSU Health Sciences Center in Shreveport, Louisiana; Our Lady of the Lake Regional Medical Center in Baton Rouge, Louisiana; and the St. Jude Tri-Cities Affiliate in Johnson City, Tennessee.

Officers: William E. Evans (CEO); James R. Downing (EVP & Scientific Dir.); Joseph Mirro, Jr. (EVP & CMO); John D. Nash (EVP & COO); Michael Canarios (VP & CFO); Cheryl M. Chanaud (VP-Clinical Research Admin.); Jerry Chipman (VP-Public Relations & Communications); Sharon Christian (VP-IT Services); John S. Coleman (VP-Therapeutics Production & Quality); Genevieve V. Foley (VP-Patient Care Services); Mike Harber (VP-Facilities Planning); Wayne Wray (VP-Research Services); Mary Anna Qui (VP-HR); Wendy R. Shea (VP & Gen. Counsel)

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**Prospector
Profile
06.0493****St. Luke's Episcopal Hospital**

6720 Bertner Avenue
Houston, TX 77030
(832) 355-1000

NAICS	622110
Employees	3,908
Bed Capacity	946

Category: Labor

Event: St. Luke's Episcopal Hospital has chosen Rhonda L. Shannon, M.D. to serve as chief of staff for a one-year term that began January 1. She succeeds Dr. John R. Cooper Jr., who served two one-year terms. Ms. Shannon also serves as chief of pathology and medical director of the hospital's pathology laboratory.

Description: Not-for-profit St. Luke's Episcopal Hospital, home of the Texas Heart Institute, offers primary and specialty health care services as well as home healthcare, outpatient services, and rehabilitation therapy. It is a subsidiary of St. Luke's Episcopal Health System.

Officers: David C. Pate (SVP & CEO); Howard Schramm (EVP & CFO); Kay Carr (SVP & CIO); Rhonda L. Shannon (Chief of Medical Staff)

Notes: Sales: \$640.2 million

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**Prospector
Profile
06.0494****St. Vincent Regional Medical Center**

455 St. Michael's Drive
Santa Fe, NM 87505
(505) 983-3361

NAICS	622110
Employees	1,010
Bed Capacity	246

Category: Labor

Event: Gary Frank, M.D. is leaving St. Vincent Regional Medical Center in March after 10 years of service as chief medical officer. Dr. Frank plans to focus on his private practice at a clinic in the Physicians Plaza of Santa Fe. A search for his replacement will begin this summer.

Description: St. Vincent Regional Medical Center is a community-based, private, not-for-profit hospital serving seven counties in northern New Mexico. Formerly known as St. Vincent Hospital, it was founded by Sisters of Charity and is New Mexico's oldest hospital.

Officers: Alex Valdez (Pres. & CEO); Gary Williams (SVP & COO); Rick Doxtator (CFO); Gary Frank (CMO); Rick Crabtree (CIO); Margo Dittrich (VP-Corporate Compliance); Barbara Roe (Sr. Dir.-HR); Erika Campos (Sr. Dir.-Mktg., Communications & Planning)

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**Prospector
Profile
06.0495****St. Vincent's Hospital Manhattan**

170 West 12th Street
New York, NY 10011
(212) 604-7000

NAICS 622110
Bed Capacity 978

Category: Labor

Event: New York State Nurses Association nurses at St. Vincent's Hospital Manhattan have ratified a new three-year contract with the hospital. The new contract provides St. Vincent's important savings as the healthcare organization undergoes reorganization. It provides for a six-percent increase on base salary over the three-year agreement with most of the increase to occur in the latter years. Additionally, there will be a temporary deferral of increases to the experience pay differential for a portion of the contract. With a shared understanding of the current short-term economic challenges facing the hospital, the settlement will save in excess of \$3 million over the term of the contract when compared to nine-percent increases on base salary agreements reached at other leading New York City hospitals in 2005. The new agreement also resolves several operational and staffing issues. The contract runs from February 2005 to February 2008.

Description: St. Vincent's Hospital Manhattan offers medical, surgical and behavioral health services, geriatrics, cancer care, physical medicine and rehabilitation, home care and continuing care. It is one of the member hospitals of Saint Vincent Catholic Medical Centers.

Officers: Len Walsh (Executive Dir.); Anthony Gagliardi (SVP & Medical Dir.-Manhattan Service Div.); William Grice (VP-Operations); Sister Kevin Phillips (SVP-Mission); Virginia Sweeny (SVP-Nursing)

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**Prospector
Profile
06.0496**

SunLink Health Systems, Inc.

900 Circle 75 Parkway, Suite 1300
Atlanta, GA 30339
(770) 933-7000

NAICS		622110
Employees		1,555
Bed Capacity		402
Revenue	(mil)	\$128.73
Income	(mil)	\$4.54
Assets	(mil)	\$65.44
Liability	(mil)	\$36.14
(for the year ended 6/30/2005)		

Category: Finance

Event: SunLink Health Systems reported net earnings of \$902,000 for its second fiscal quarter ended December 31, 2005. This compares to net earnings of \$689,000 for the quarter ended December 31, 2004. For the first six months of fiscal 2006, net earnings were \$2,005,000 compared to net earnings of \$998,000 for the six-month period of fiscal 2005.

Consolidated net revenues from continuing operations for the quarters ended December 31, 2005 and 2004 were \$32,242,000 and \$31,291,000, respectively, an increase of 3.0% in the current year. Consolidated net revenues from continuing operations for the six months ended December 31, 2005 and 2004 were \$66,141,000 and \$61,748,000, respectively, an increase of 7.1% in the current year.

Description: The Company operates seven general acute care hospitals in Georgia, Mississippi, Alabama and Missouri. It also operates nursing homes and home health agencies, which service geographical areas around its hospitals.

Officers: Robert M. Thornton, Jr. (Chair, CEO & Pres.); Harry R. Alvis (COO); Joseph T. Morris (CFO); James J. Mulligan (Gen. Counsel); Jerome D. Orth (VP-Technical & Compliance Services); Mark J. Stockslager (Corporate Controller & Principal Acctg. Officer)

Auditor: Cherry, Bekaert & Holland, L.L.P.

Securities: Common Stock-Symbol SSY; AMEX; 7,242,578 common shares outstanding as of November 10, 2005.

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**Prospector
Profile
06.0497**

Sunrise Senior Living, Inc.

7902 Westpark Drive
McLean, VA 22102
(703) 273-7500

NAICS		623110
Employees		38,000
Revenue	(mil)	\$1,461.92
Income	(mil)	\$50.69
Assets	(mil)	\$1,085.71
Liability	(mil)	\$562.20
(for the year ended 12/31/2004)		

Category: Finance

Event: Sunrise Senior Living has completed the redemption of its remaining 5.25% convertible subordinated notes due February 1, 2009. Prior to the redemption date, all but \$7,000 of the nearly \$120 million principal amount of the notes outstanding at the time the redemption was announced on January 11, 2006 had been converted into around 6.7 million shares of the Company's common stock. The conversion price was \$17.92 per share in accordance with the terms of the indenture governing the notes. The dilutive effect of the issuance of these converted shares has been reflected in the Company's fully diluted share count since the notes were issued in the first quarter of 2002. The aggregate redemption price for the notes that remained outstanding after such conversions, including accrued and unpaid interest, was \$7,127.

In a related event, Moody's Investors Service has withdrawn the B1 rating on the Company's \$125 million 5.25% convertible subordinated notes as well as the Ba2 corporate family rating. The convertible notes were the only debt instrument of the Company rated by Moody's.

Description: The Company operates senior living communities in the US, UK, Canada, and Germany. Its communities offer a full range of personalized senior living services, from independent living, to assisted living, to care for individuals with Alzheimer's and other forms of memory loss, to nursing and rehabilitative care. As of December 31, 2005, it operates 415 communities and have 50 communities under construction.

Officers: Paul J. Klaassen (Chair & CEO); Thomas B. Newell (Pres.); Tiffany L. Tomasso (COO); Bradley B. Rush (CFO); J. Barron Anschutz (Chief Acctg. Officer); Teresa M. Klaassen (Chief Cultural Officer & Sec.); John F. Gaul (Gen. Counsel); Kenneth J. Abod (SVP & Treas.); Jeffrey M. Jasnoff (SVP-HR); Laure Duhot (SVP-International Capital Group)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SRZ; NYSE; 42,785,319 common shares outstanding as of November 1, 2005.

5.25% convertible subordinated notes due February 1, 2009

Notes: Update of profile 06.0180 (Vol. 3, No. 3 - HCP060116)

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**Prospector
Profile
06.0498****Sutter Delta Medical Center**

3901 Lone Tree Way
Antioch, CA 94509
(925) 779-7200

NAICS	622110
Employees	600
Bed Capacity	110

Category: Labor

Event: About 400 Sutter Delta Medical Center workers represented by SEIU United Healthcare Workers-West plan to strike on February 21. The members who work as licensed vocational nurses, certified nursing assistants, pharmacy technicians, radiological technologists, respiratory care practitioners and business professionals have been bargaining since their last contract expired November 22, 2004. The hospital workers are seeking the same workplace rights and benefits recently negotiated at several other Sutter Health hospitals.

Description: Not-for-profit Sutter Delta Medical Center provides inpatient, outpatient and emergency services for residents of Antioch, Bay Point, Pittsburg, Oakley, Brentwood, Bethel Island, Knightsen and Discovery Bay. It is a Sutter Health affiliate.

Officers: Linda Horn (CEO)

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**Prospector
Profile
06.0499****The Cleveland Clinic Foundation**

9500 Euclid Avenue
Cleveland, OH 44195
(216) 444-2200

NAICS	622110
Employees	20,000
Bed Capacity	1,000

Category: Transaction

Event: The Cleveland Clinic Foundation intends to buy Tenet Healthcare's 51% stake in a hospital they jointly own and operate by exercising an option that starts on July 2. The health organization wants to assume full control of the 150-bed Cleveland Clinic Florida after it buys out Tenet.

Description: The Cleveland Clinic Foundation is a not-for-profit group practice that integrates clinical and hospital care with research and education. About 1,500 full-time salaried physicians at The Cleveland Clinic and Cleveland Clinic Florida represent more than 100 medical specialties and subspecialties. It leads an extensive system of community hospitals in Cleveland called the Cleveland Clinic Health System.

Officers: Delos M. Cosgrove (CEO); Michael P. O'Boyle (COO); Eric J. Topol (Chief Academic Officer); Steven C. Glass (CFO, Controller, & Chief Acctg. Officer)

Notes:

2004 Total Grant and Contract Revenue: \$120.7 million
Total Federal Revenue: \$78.2 million

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**Prospector
Profile
06.0500****The Cleveland Clinic Foundation**

9500 Euclid Avenue
Cleveland, OH 44195
(216) 444-2200

NAICS	622110
Employees	20,000
Bed Capacity	1,000

Category: Labor

Event: Deborah L. Plummer, Ph.D., has been appointed director of diversity for Cleveland Clinic. In this capacity, Dr. Plummer will oversee diversity programs and initiatives throughout Cleveland Clinic hospitals and family health centers. She joins Cleveland Clinic from Cleveland State University where she was a professor and director of the university's diversity management program.

Description: The Cleveland Clinic Foundation is a not-for-profit group practice that integrates clinical and hospital care with research and education. About 1,500 full-time salaried physicians at The Cleveland Clinic and Cleveland Clinic Florida represent more than 100 medical specialties and subspecialties. It leads an extensive system of community hospitals in Cleveland called the Cleveland Clinic Health System.

Officers: Delos M. Cosgrove (CEO); Michael P. O'Boyle (COO); Eric J. Topol (Chief Academic Officer); Steven C. Glass (CFO, Controller, & Chief Acctg. Officer)

Notes:

2004 Total Grant and Contract Revenue: \$120.7 million

Total Federal Revenue: \$78.2 million

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**Prospector
Profile
06.0501**

The Nemours Foundation

4600 Touchton Road East
Building 200, Suite 500
Jacksonville, FL 32246
(904) 232-4100

NAICS		622310
Employees		3,500
Revenue	(mil)	\$357.52
Income	(mil)	\$30.58
Assets	(mil)	\$953.65
Liability	(mil)	\$171.19
(for the year ended 12/31/2004)		

Category: Transaction

Event: The Nemours Foundation recently opened a multi-disciplinary diabetes center for children in Orlando, providing not only clinical care but also research and community outreach. The new Nemours Diabetes Center operates from the existing Nemours Endocrinology Department and is estimated to serve about 1,000 children in its first year of operations. The Nemours Foundation also plans to build a pediatric hospital in Orlando.

Description: The Nemours Foundation is one of the largest pediatric subspecialty group practices in the US with 445 pediatric subspecialty physicians at sites in Delaware and Florida. It owns and operates the Alfred I. duPont Hospital for Children in Wilmington, Delaware, as well as four major children's specialty centers in Wilmington, Jacksonville, Orlando, and Pensacola, Florida.

Officers: W. Jeff Wadsworth (Pres. & CEO); David Bailey (EVP-Patient Operations & COO); Robert D. Bridges (EVP-Business Operations & CFO); Debbie Chang (SVP); Francis P. Koster (VP-Innovations & Special Projects); Thomas P. Ferry (VP-Hospital Operations); Roy Proujansky (VP); Teresa H. DuPree (VP-Corporate Ethics & Responsibility); Terri M. Young (VP-HR); John Noseworthy (Medical Chief-Dev't.); Paula M. Broderick (CNO); Stephen T. Lawless (Chief Knowledge & Quality Officer)

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**Prospector
Profile
06.0502**

The Nemours Foundation

4600 Touchton Road East
Building 200, Suite 500
Jacksonville, FL 32246
(904) 232-4100

NAICS		622310
Employees		3,500
Revenue	(mil)	\$357.52
Income	(mil)	\$30.58
Assets	(mil)	\$953.65
Liability	(mil)	\$171.19
(for the year ended 12/31/2004)		

Category: Labor

Event: The Nemours Foundation has appointed Patrick McCabe as its new managing director of public relations and corporate communications. He joins the organization from Blue Cross Blue Shield of Florida, Inc. where he served in various capacities since 1991, including vice president of public relations and corporate communications. Nemours also promoted Gina Altieri to managing director of corporate services. Francis P. Koster, the former vice president of corporate services, has accepted another new corporate position as vice president for innovations and special projects.

Description: The Nemours Foundation is one of the largest pediatric subspecialty group practices in the US with 445 pediatric subspecialty physicians at sites in Delaware and Florida. It owns and operates the Alfred I. duPont Hospital for Children in Wilmington, Delaware, as well as four major children's specialty centers in Wilmington, Jacksonville, Orlando, and Pensacola, Florida.

Officers: W. Jeff Wadsworth (Pres. & CEO); David Bailey (EVP-Patient Operations & COO); Robert D. Bridges (EVP-Business Operations & CFO); Debbie Chang (SVP); Francis P. Koster (VP-Innovations & Special Projects); Thomas P. Ferry (VP-Hospital Operations); Roy Proujansky (VP); Teresa H. DuPree (VP-Corporate Ethics & Responsibility); Terri M. Young (VP-HR); John Noseworthy (Medical Chief-Dev't.); Paula M. Broderick (CNO); Stephen T. Lawless (Chief Knowledge & Quality Officer)

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**Prospector
Profile
06.0503****Tulane University Hospital and Clinic**

1415 Tulane Avenue
New Orleans, LA 70112
(504) 988-5800

NAICS	622110
Bed Capacity	300

Category: Miscellaneous

Event: Tulane University Hospital and Clinic will re-open its emergency department and other inpatient and outpatient services on February 14. It had to close due to damages sustained from Hurricane Katrina. The hospital will initially open the emergency room, 63 inpatient beds, the cath labs, operating rooms, outpatient surgery, pharmacy, laboratory, radiology and the chapel.

Description: Tulane University Hospital and Clinic serves the private patients of the Tulane University Medical Group. It provides inpatient and outpatient hospital services and is a site for numerous postgraduate medical education programs and specialized applied research projects. It is jointly owned by HCA and Tulane University.

Officers: James Montgomery (Pres. & CEO); Karen Troyer Caraway (VP); Jeff Tully (VP); Turner A. Blackburn (Executive Dir.)

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**Prospector
Profile
06.0504**

Ty Cobb Healthcare System

521 Franklin Springs Street
Royston, GA 30662
(706) 245-1832

NAICS	622110
Bed Capacity	545
Revenue (mil) (Fiscal 2004)	\$75.80

Category: Finance

Event: Fitch Ratings has revised the rating watch on the roughly \$17.6 million 'B' rated Hospital Authority of the City of Royston, Georgia revenue anticipation certificates series 1999 bonds to positive from negative. The bonds were issued for Ty Cobb Healthcare System. According to Fitch, the revision to rating watch positive is due to the sale of the healthcare system's facility in Barrow, Georgia, which was completed December 31. The sale resulted in net proceeds of \$32.5 million, which Ty Cobb used to pay off \$3.172 million of a bank loan on behalf of Barrow Hospital. Fitch has noted that to satisfy a rate covenant violation, FTI Cambio was engaged to analyze the health system's financial performance.

Description: The healthcare system is a private, nonprofit organization consisting of Cobb Memorial Hospital, Hart County Hospital, Cobb Health Care Center, Brown Memorial Convalescent Center, Hartwell Health Care Center, and The Gables at Cobb Village.

Officers: Chuck Adams (CEO)

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**Prospector
Profile
06.0505**

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: Finance

Event: Moody's Investors Service placed under review for possible upgrade the B1 corporate family rating and the B3 senior subordinated note rating of United Surgical Partners Holdings, Inc., which is a wholly-owned subsidiary of United Surgical Partners International. About \$150 million of rated debt were affected. The review for possible upgrade follows the Company's announcement that it has signed an agreement to acquire Surgis, Inc. According to Moody's, the rating review acknowledges the improved financial profile of the Company on a standalone basis and the rating agency's expectation that incremental debt likely to be incurred with respect to the Surgis acquisition should have only a moderate impact on the Company's financial leverage.

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
06.0506**

Universal Health Services, Inc.

Universal Corporate Center
367 South Gulph Road
P.O. Box 61558
King of Prussia, PA 19406
(610) 768-3300

NAICS	622110
Employees	37,000
Bed Capacity	11,458

Revenue	(mil)	\$3,938.32
Income	(mil)	\$169.49
Assets	(mil)	\$3,022.84
Liability	(mil)	\$1,802.26

(for the year ended 12/31/2004)

Category: Labor

Event: Universal Health Services has named Kevin J. Gross as its new senior vice president and president of its acute care division. Mr. Gross is the former president of Ardent Health Services, Oklahoma Division, where he managed a nine-hospital system.

Description: The Company owns and operates acute care hospitals, behavioral health centers, ambulatory surgery centers, and radiation oncology centers in the US, Puerto Rico, and France. It acts as the advisor to Universal Health Realty Income Trust.

Officers: Alan B. Miller (Chair, Pres. & CEO); Steve G. Filton (SVP, CFO, & Sec.); Richard C. Wright (VP); Debra K. Osteen (SVP & Pres.-Behavioral Health Div.); Michael Marquez (VP); Marc D. Miller (VP); Guy F. Pedelini (VP); Bruce R. Gilbert (Gen. Counsel); Michael Urbach (SVP-Ambulatory Surgery Centers); Charles F. Boyle (Controller); Car Evans (VP-Business Dev't.); Kevin J. Gross (SVP & Pres.-Acute Care Div.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol UHS; NYSE; 54,574,311 common shares outstanding as of October 31, 2005.

5.00% convertible debentures due 2020

6.75% senior notes due November 15, 2011

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**Prospector
Profile
06.0507**

University Hospitals Health System

11100 Euclid Avenue
Cleveland, OH 44106
(216) 844-1000

NAICS	622110
Employees	20,100
Revenue (mil)	\$2,300.00

(Fiscal 2004)

Category: Transaction

Event: CytoCore, Inc. will open a research facility within University Hospitals Health System's University Hospitals of Cleveland as part of their clinical research agreement. The research will focus on clinical applications for the identification and treatment of certain gynecological disorders. It includes patented technology developed out of the clinical practice of Dr. George Gorodeski and McDonald Physician's practice group of University Hospitals of Cleveland.

Description: University Hospitals Health System consists of eight wholly-owned hospitals, four partner hospitals, a network of primary and specialty care physicians, and outpatient centers. It also offers occupational health and wellness, skilled nursing, behavioral health, elder health, assisted living, rehabilitation and home care services, managed care and insurance programs.

Officers: Christopher M. Connor (Chair); Thomas F. Zenty III (Pres. & CEO); Achilles A. Demetriou (EVP & COO); Janet L. Miller (SVP, Gen. Counsel & Sec.); Sherri Bishop (SVP-Institutional Relations & Dev't.); Jeffrey C. Boutelle (SVP-Mktg. & Communications); Cliff Coker (SVP-Community Hospitals); Kevin V. Roberts (SVP & CFO); Steven D. Standley (SVP-System Services); Paul G. Tait (SVP-Strategic Planning & Business Dev't.)

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**Prospector
Profile
06.0508**

University of Colorado Hospital Authority	NAICS	622110
4200 E. 9th Avenue	Employees	3,500
Denver, CO 80220	Bed Capacity	377
(303) 372-0000		

Category: Finance

Event: Moody's Investors Service has assigned a Baa3 rating with a stable outlook to the University of Colorado Hospital Authority's \$104 million of Master Lease Revenue Bonds, Series 2006A-1 and Series 2006A-3 Taxable bonds. The Series 2006A-2 bonds are not being rated. The bonds are issued by the Hospital Campus Facilities Leasing I (2005) LLC through the Fitzsimons Redevelopment Authority, with debt service supported by lease payments from the University of Colorado Hospital under a master operating lease. The University of Colorado Hospital will have nearly \$550 million of rated debt outstanding.

Bond proceeds will be used to construct a 10-story administrative building and a parking structure with 12,000 square feet of commercial retail space; fund a debt service reserve fund; capitalized interest; and pay cost of issuance.

Description: University of Colorado Hospital Authority includes the University of Colorado Hospital; The Anschutz Inpatient Pavilion; The Anschutz Outpatient Pavilion; The Anschutz Cancer Pavilion; six primary-care clinics in Aurora, Denver, Westminster, Boulder and Littleton; and Rocky Mountain Lions Eye Institute.

Officers: Greg Stiegmann (Interim Chair); Bruce Schroffel (Pres. & CEO); Joyce Cashman (EVP & COO); Allen Staver (VP, Gen. Counsel & Sec.); Forrest Cason (SVP-Finance & CFO); Greg Stiegmann (VP-Clinical Affairs); John Cassin (VP-Strategic Dev't. & Managed Care); Steve Clark (VP-Information Systems); Colleen Goode (VP-Patient Services); Donna Koepfel (VP-HR); Robert Harris (VP-Ambulatory Care); Antonio B. Ruiz (VP-Operations/Facilities); Angela Lieurance (VP-Dev't.)

Notes: Audit year ended June 30, 2005:
Total operating revenues: \$505.5 million

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**Prospector
Profile
06.0509****University of Utah Hospitals & Clinics**

50 North Medical Drive
Salt Lake City, UT 84132
(801) 581-2121

NAICS	622110
Employees	4,330
Bed Capacity	500

Category: Labor

Event: University of Utah Hospitals & Clinics administrator and chief executive officer Richard A. Fullmer died of cancer February 3. He joined the healthcare system as controller in 1980 and in succeeding years served as assistant administrator, associate administrator, chief financial officer, and interim executive director. In May 2000, he was appointed executive director and subsequently assumed the CEO position. Gordon Crabtree will now lead the health system as interim CEO.

Description: Government-owned University of Utah Hospitals & Clinics is currently made up of a 410-bed university hospital, 36 hospital-based specialty clinics, seven community-based primary care clinics, and a 90-bed psychiatric hospital. It serves as one of only two Level 1 trauma centers in Utah. It encompasses a service area that includes parts of Nevada, Idaho, Montana, Wyoming, and Colorado.

Officers: Phillip Clinger (Chair); Gordon L. Crabtree (Interim CEO)

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**Prospector
Profile
06.0510****UPMC**

200 Lothrop Street
Pittsburgh, PA 15213
(412) 647-2345

NAICS		622110
Employees		40,000
Bed Capacity		4,000
Revenue	(mil)	\$5,016.04
Income	(mil)	\$288.96
Assets	(mil)	\$5,808.87
Liability	(mil)	\$3,517.34

(for the year ended 6/30/2005)

Category: Finance

Event: UPMC reported an operating margin of \$162 million for the six months ended December 31, 2005. This is a 37% increase when compared to results of the same period the prior fiscal year. Its operating margin was 5.9% on operating revenue of \$2.7 billion, up from 4.8% from the six-month period ending December 31, 2004. The health system's favorable results were attributed to robust earnings in commercial healthcare insurance, provider services and organ transplants.

Description: The University of Pittsburgh Medical Center, better known as UPMC, is a network of 17 rural and urban hospitals, 50 rehabilitation centers, some 30 surgery and speciality outpatient centers, and more than 4,000 physicians. It also provides nursing, behavioral, personal care, and long-term care services. Its Insurance Services Division primarily consists of the UPMC Health Plan.

Officers: G. Nicholas Beckwith III (Chair); Jeffrey Romoff (Pres.); Robert DeMichiei (CFO); Robert Cindrich (Chief Legal Counsel); Dan Drawbaugh (CIO)

Auditor: Ernst & Young LLP

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**Prospector
Profile
06.0511**

Vanguard Health Systems, Inc.
20 Burton Hills Boulevard, Suite 100
Nashville, TN 37215
(615) 665-6000

NAICS		622110
Employees		21,100
Revenue	(mil)	\$2,268.90
Income	(mil)	(\$78.10)
Assets	(mil)	\$2,471.70
Liability	(mil)	\$1,795.90
(for the year ended 6/30/2005)		

Category: Finance

Event: Vanguard Health Systems' total revenues for the second quarter ended December 31, 2005 were \$641.7 million, an increase of 28.4% from revenues of \$499.8 million the prior year quarter. Net income was \$3.6 million for the 2005 second quarter compared with \$4.6 million for the prior year quarter. Total revenues for the six months ended December 31, 2005 were \$1,289.4 million, an increase of 29.8% from total revenues of \$993.5 million the prior year period. Net income for the fiscal 2005 six-month period was \$10.9 million compared to a net loss of \$105.5 million during the first six months of fiscal 2004. The Company's prior year net loss resulted from the after tax effect of Blackstone-related transaction costs.

Description: The Company owns and operates 19 acute care hospitals, two ambulatory centers, five diagnostic imaging centers and other complimentary facilities in Chicago, Illinois; Phoenix, Arizona; Orange County, California; San Antonio, Texas and Massachusetts. It also operates a prepaid Medicaid managed health plan in Arizona called Phoenix Health Plan.

Officers: Charles N. Martin, Jr. (Chair & CEO); Kent H. Wallace (Pres. & COO); Joseph D. Moore (EVP, CFO & Treas.); Ronald P. Soltman (EVP, Gen. Counsel & Dir.); Reginald M. Ballantyne III (SVP-Market Strategy & Government Affairs); James Bonnette (SVP & CMO); Bruce F. Chafin (SVP-Compliance & Ethics); J. Michael Cowling (SVP-Operations); Alan N. Cranford (SVP & CIO); Robert E. Galloway (SVP-Dev't.); James Johnston (SVP-HR); Phillip W. Roe (SVP, Controller & Chief Acctg. Officer); James H. Spalding (SVP, Asst. Gen. Counsel & Asst. Sec.); Alan G. Thomas (SVP-Operations Finance); Thomas M. Ways (SVP-Managed Care & Physician Integration); Beverly Weber (SVP-Operations); Harold H. Pilgrim, III (SVP-Operations)

Auditor: Ernst & Young LLP

Securities: 749,550 common shares outstanding as of February 1, 2006.

All shares are privately owned and not traded on a public market.

9.75% senior subordinated notes due August 2011

9.0% senior subordinated notes due 2014

11.25% senior discount notes due 2015

**Prospector
Profile
06.0512**

Ventas, Inc.

10350 Ormsby Park Place, Suite 300
Louisville, KY 40223
(502) 357-9000

NAICS		525930
Employees		25
Revenue	(mil)	\$236.86
Income	(mil)	\$120.90
Assets	(mil)	\$1,126.94
Liability	(mil)	\$966.71
(for the year ended 12/31/2004)		

Category: Labor

Event: Ventas has promoted chief financial officer Richard A. Schweinhart and chief investment officer Raymond J. Lewis to executive vice presidents. Both had been senior vice presidents. Mr. Schweinhart joined the Company in May 2002 as a full time consultant, becoming SVP and CFO in December of that year. Mr. Lewis was named SVP and CIO in October 2002.

Description: Ventas is a real estate investment trust that owns 369 healthcare and senior housing assets across 42 states. Its properties include hospitals, medical office buildings, skilled nursing facilities and assisted and independent living facilities.

Officers: Debra A. Cafaro (Chair, Pres. & CEO); T. Richard Riney (EVP, Gen. Counsel & Sec.); Raymond J. Lewis (EVP & Chief Investment Officer); Richard A. Schweinhart (EVP & CFO); Stephanie T. Anderson (VP-Acquisitions); Timothy A. Doman (VP-Asset Mgmt.); Brian K. Wood (VP-Tax); Robert J. Brehl (Chief Acctg. Officer & Controller)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol VTR; NYSE; 103,237,586 common shares outstanding as of October 26, 2005.

8 3/4% senior notes due 2009

6 3/4% senior notes due 2010

9% senior notes due 2012

6 5/8% senior notes due 2014

7 1/8% senior notes due 2015

6 1/2% Senior Notes due 2016

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**Prospector
Profile
06.0513**

VistaCare, Inc.

4800 North Scottsdale Road, Suite 5000
Scottsdale, AZ 85251
(480) 648-4545

NAICS		621610
Employees		2,689
Revenue	(mil)	\$225.43
Income	(mil)	(\$2.26)
Assets	(mil)	\$136.76
Liability	(mil)	\$49.90
(for the year ended 9/30/2005)		

Category: Finance

Event: For the first quarter of fiscal 2006 ended December 31, 2005, VistaCare's net patient revenue was \$59.7 million. This is a 5.5% increase from \$56.6 million reported in the year ago comparable period. Net income for the fiscal 2006 first quarter was \$1.5 million, compared to net income of \$0.7 million for the quarter ended December 31, 2004.

Description: The Company provides hospice services in the US through 45 programs in 14 states. Through interdisciplinary teams of physicians, nurses, home healthcare aides, social workers, spiritual and other counselors and volunteers, the Company provides care primarily designed to reduce pain and enhance the quality of life of patients facing life-limiting illness, most commonly in the patient's home or other residence of choice.

Officers: Richard R. Slager (Chair, Pres. & CEO); David W. Elliot Jr. (COO); Jon Steging (Chief Acctg. Officer & Interim CFO); Ronald F. Watson (EVP-Strategic Planning & Market Dev't.); Roseanne Berry (Chief Compliance Officer); John Crisci (VP-HR & Chief People Officer); Todd Cote (CMO)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol VSTA; NasdaqNM; 16,392,143 common shares outstanding as of February 6, 2005.

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**Prospector
Profile
06.0514**

Wake Forest University Baptist Medical Center	NAICS	622110
Medical Center Boulevard	Employees	11,121
Winston-Salem, NC 27157	Bed Capacity	1,298
(336) 716-2011		

Category: Transaction

Event: The Coliseum Eye Associates has joined The Wake Forest University Eye Center of Wake Forest University Baptist Medical Center. Now known as Coliseum Eye Associates of Wake Forest University Eye Center, it offers a new glaucoma clinic and will soon offer specialty services for macular degeneration as well as LASIK procedures to correct vision problems. These are in addition to the comprehensive medical, surgical and optometric eye services already provided at the practice. The facility is located at 631 Coliseum Drive in Winston-Salem.

Description: Private, not-for-profit Wake Forest University Baptist Medical Center provides primary care, outpatient rehabilitation, dialysis centers, home healthcare, and long-term nursing services in a 26-county region in northwestern North Carolina and southwest Virginia. It is composed of the Wake Forest University Health Sciences, North Carolina Baptist Hospital, and Wake Forest University Physicians. The health system has 20 subsidiary or affiliate hospitals and conducts 87 satellite clinics throughout the region.

Officers: Richard H. Dean (Pres. & CEO-Wake Forest University Health Sciences); Douglas L. Edgeton (COO & SVP-Health Affairs Finance & Admin.); Norman Potter (VP-Dev't. & Alumni Affairs); D. Edward Carter (VP-Facilities Planning & Construction); Terry L. Hales, Jr. (VP & CFO); Ronald L. Hoth (VP-HR); Paul M. LoRusso (VP-Information Services & CIO); G. Douglas Atkinson (VP-Networks); J. Kevin Bokeno (VP-Public Relations & Mktg.); Michael Freeman (VP-Strategic Planning)

Notes: Sales: \$959.7 million

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**Prospector
Profile
06.0515**

Washington Hospital Healthcare System NAICS 622110
2000 Mowry Avenue
Fremont, CA 94538
(510) 797-1111

Category: Labor

Event: Registered nurses at Washington Hospital represented by the California Nurses Association have approved a new four-year contract. More than 500 registered nurses are covered by the new agreement, which contains improvements in pension and retiree healthcare coverage, including a new prescription drug benefit and patient safety provisions, such as language that safeguards safe staffing ratios in the contract. Nurses will get salary increases totaling 26% over the duration of the contract. Their contract also includes a provision for the "protection of RN practice" from changes in technology and no weekend obligation for nurses with more than 30 years of service.

Description: Washington Hospital Healthcare System, also known as the Washington Township Health Care District, provides 24-hour emergency care, childbirth and family services, cardiac surgery, catheterization and rehabilitation, nutritional counseling, outpatient surgery, pulmonary function, crisis intervention, respiratory care, rehabilitation services, social services, laboratory, medical imaging, level II nursery, and hospice care.

Officers: Nancy Farber (CEO); Kimberly Hartz (Chief of Strategic Mgmt.)

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**Prospector
Profile
06.0516**

Washington Hospital Healthcare System NAICS 622110
2000 Mowry Avenue
Fremont, CA 94538
(510) 797-1111

Category: Transaction

Event: Washington Hospital Healthcare System has recently opened a \$3.6 million urgent and primary care clinic in Union City, its fourth clinic in the state. The clinic offers preventive and primary care for adults and children, urgent care, minor surgery and minor orthopedic care. The medical director of the clinic is Dr. Hoang Trinh.

Description: Washington Hospital Healthcare System, also known as the Washington Township Health Care District, provides 24-hour emergency care, childbirth and family services, cardiac surgery, catheterization and rehabilitation, nutritional counseling, outpatient surgery, pulmonary function, crisis intervention, respiratory care, rehabilitation services, social services, laboratory, medical imaging, level II nursery, and hospice care.

Officers: Nancy Farber (CEO); Kimberly Hartz (Chief of Strategic Mgmt.)

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**Prospector
Profile
06.0517****Western Pennsylvania Hospital**

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

NAICS	622110
Bed Capacity	512

Category: Labor

Event: Western Pennsylvania Hospital chief executive officer James Collins is leaving by April 1 to become the CEO at St. Clair Hospital. Jerry Fedele, the CEO of West Penn Allegheny Health System, will take over leadership as interim CEO of Western Pennsylvania Hospital.

Description: Not-for-profit Western Pennsylvania Hospital is a tertiary care medical center serving Pittsburgh and the surrounding region. It serves as a clinical campus for the Temple University School of Medicine and is one of the member hospitals of West Penn Allegheny Health System.

Officers: Jerry Fedele (Interim CEO)

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