

Healthcare Prospector

Profiles of Firms in Transition

February 20, 2006
 Volume 3, Number 8
 Prospector Profiles in this Issue

Company Name	Reference Number	Profile Category
Abraham Lincoln Memorial Hospital	06.0518	Litigation
Advanced Medical Imaging	06.0519	Transaction
Alamance Regional Medical Center, Inc.	06.0520	Litigation
Alliance Imaging, Inc.	06.0521	Finance
American HealthChoice, Inc.	06.0522	Finance
Baptist Health	06.0523	Finance
Baptist-Lutheran Medical Center	06.0524	Miscellaneous
Beverly Enterprises, Inc.	06.0525	Transaction
Carolinas HealthCare System	06.0526	Transaction
Center for Diagnostic Imaging	06.0527	Finance
Community Health Systems, Inc.	06.0528	Transaction
Comprehensive Care Corporation	06.0529	Labor
Covenant Health	06.0530	Miscellaneous
Curative Health Services, Inc.	06.0531	Miscellaneous
CyberCare, Inc.	06.0532	Finance
DaVita, Inc.	06.0533	Finance
Dialysis Corporation of America	06.0534	Labor
Dialysis Corporation of America	06.0535	Finance
Eden Medical Center	06.0536	Labor
El Castillo Retirement Residences	06.0537	Finance
Genesis HealthCare Corporation	06.0538	Finance
Gentiva Health Services, Inc.	06.0539	Finance
Good Shepherd Medical Center-Linden	06.0540	Labor
Good Shepherd Medical Center-Longview	06.0541	Finance
Greater Lafayette Health Services, Inc.	06.0542	Labor
Greenwood Village South	06.0543	Finance
Hamot Health Foundation	06.0544	Finance
HCA, Inc.	06.0545	Finance
Health Care Property Investors, Inc.	06.0546	Labor
Health Care Property Investors, Inc.	06.0547	Transaction
Health Care Property Investors, Inc.	06.0548	Finance
Health Management Associates, Inc.	06.0549	Transaction
HealthSouth Corporation	06.0550	Finance

(Click on Reference Number to go directly to Company Profile)

Company Name	Reference Number	Profile Category
Horizon Health Corporation	06.0551	Transaction
InSight Health Services Corp.	06.0552	Finance
IntegraMed America, Inc.	06.0553	Finance
John Muir Health	06.0554	Regulatory Issue
Kaiser Permanente	06.0555	Finance
Laboratory Corporation of America Holdings	06.0556	Finance
Lincare Holdings, Inc.	06.0557	Finance
Louisiana Heart Hospital	06.0558	Labor
M. D. Anderson Cancer Center	06.0559	Transaction
Medical Properties Trust, Inc.	06.0560	Finance
Memorial Health System, Inc.	06.0561	Finance
Merit Health Systems LLC	06.0562	Labor
Middletown Regional Hospital	06.0563	Labor
North Broward Hospital District	06.0564	Labor
Novant Health, Inc.	06.0565	Transaction
OnCURE Medical Corp.	06.0566	Finance
OnCURE Medical Corp.	06.0567	Transaction
Pan American Hospital	06.0568	Labor
PHC, Inc.	06.0569	Finance
Poudre Valley Health System	06.0570	Labor
ProHealth Care, Inc.	06.0571	Transaction
Psychiatric Solutions, Inc.	06.0572	Finance
Radiologix, Inc.	06.0573	Finance
Regency Hospital Company LLC	06.0574	Labor
Renal Care Group, Inc.	06.0575	Transaction
Rockdale Medical Center	06.0576	Finance
Saint Barnabas Health Care System	06.0577	Transaction
Saint Thomas Health Services	06.0578	Transaction
Saint Vincent Catholic Medical Centers	06.0579	Finance
Saint Vincent Catholic Medical Centers	06.0580	Litigation
Saint Vincent Catholic Medical Centers	06.0581	Finance
Saint Vincent Catholic Medical Centers	06.0582	Transaction
Select Medical Corporation	06.0583	Transaction
Sisters of Charity of Leavenworth Health System	06.0584	Finance
Sparks Regional Medical Center	06.0585	Finance
St. Elizabeth Medical Center	06.0586	Transaction
Sturgis Hospital	06.0587	Transaction
Sutter Delta Medical Center	06.0588	Labor
Tenet Healthcare Corporation	06.0589	Labor
Tenet Healthcare Corporation	06.0590	Transaction

(Click on Reference Number to go directly to Company Profile)

Company Name	Reference Number	Profile Category
The Brooklyn Hospital Center	06.0591	Finance
The Nemours Foundation	06.0592	Transaction
The Primary Health Network	06.0593	Transaction
The Queen's Health Systems	06.0594	Finance
Twin Cities Community Hospital	06.0595	Labor
UAB Health System	06.0596	Labor
Universal Health Realty Income Trust	06.0597	Finance
University of California, Irvine Medical Center	06.0598	Litigation
University of Colorado Hospital Authority	06.0599	Finance
Val Verde Regional Medical Center	06.0600	Labor
Virginia Mason Medical Center	06.0601	Transaction
Waterbury Hospital Health Center	06.0602	Finance
Weirton Medical Center, Inc.	06.0603	Finance
White River Health System	06.0604	Finance
William Beaumont Hospital	06.0605	Finance

(Click on Reference Number to go directly to Company Profile)

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
06.0518**

[Abraham Lincoln Memorial Hospital](#)
315 8th Street
Lincoln, IL 62656
(217) 732-2161

NAICS 622110
Bed Capacity 25

Category: Litigation

Event: The Herald & Review has reported that Abraham Lincoln Memorial Hospital paid the federal government \$1.34 million to settle allegations of improper billing for Medicare claims. The civil settlement stems from an investigation of the hospital's treatment of Medicare patients diagnosed with gram negative pneumonia, septicemia and acute renal failure from 2000 to 2002. According to the U.S. Attorney's Office in Springfield, the hospital filed the false claims on the advice of an outside consultant using diagnostic codes not supported by the patients' medical records. As part of the settlement, the hospital has entered into a three-year corporate integrity agreement with the U.S. Department of Health and Human Services. The settlement involves no admission or finding of wrongdoing on the part of the hospital or its staff.

Description: Abraham Lincoln Memorial Hospital is a not-for-profit hospital that offers occupational therapy, maternity services, inpatient care, radiology, rehabilitation, respiratory therapy and surgery. It is an affiliate of Memorial Health System.

Officers: Patricia B. Becker (Chair); Forrest G. Hester (Pres. & CEO); Andrew B. Costic (CFO); Amir John Wahab (Pres.-Medical Staff)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0519****Advanced Medical Imaging**

NAICS

621512

4400 S. Piedras Drive, Suite 200
San Antonio, TX 78228
(210) 733-4400

Category: Transaction

Event: Advanced Medical Imaging recently opened two specialty imaging centers in the Stone Oak area in North Central San Antonio. Its new AMI Sonterra clinic offers MRI, ultrasound and X-ray services while its Four Seasons Breast Center specializes in providing medical imaging technology to women facing the threat of a breast disorder. The two clinics are located at 325 E. Sonterra Boulevard, although they are on different floors.

Description: Advanced Medical Imaging, also known as Radiology Associates of San Antonio P.A., offers radiology care at 10 locations throughout San Antonio. It is owned by 15 local radiologists.

Officers: Bobbie De Los Santos (Mktg. Dir.)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0520**

[Alamance Regional Medical Center, Inc.](#) NAICS 622110
1240 Huffman Mill Road
Burlington, NC 27215
(336) 538-7000

Category: Litigation

Event: Anne Ratterman has filed a lawsuit in Alamance Superior Court against Alamance Regional Medical Center, asking for at least \$10,000 in compensatory damages. According to the suit, Ms. Ratterman went to Alamance Regional on August 24, 2003, complaining of a pain in her right leg. Medical results showed she didn't have a fracture and was sent home. She fell from a wheelchair while a hospital staff was helping her to her car. She fractured her right knee and ankle and was hospitalized for months. She is now a permanent resident of a nursing facility as a result of her injuries.

Description: Private, not-for-profit Alamance Regional Medical Center offers cancer care, behavioral health, rehabilitation, cardiology, and home health care and provides a sleep lab, pain center, and nursing home.

Officers: Ralph M. Holt Jr. (Chair); John G. Currin Jr. (Pres. & CEO); Rex Street (CFO); Bob Byrd (VP-Strategy & Planning)

Notes: Sales: \$126.5 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0521**

Alliance Imaging, Inc. 1900 South State College Boulevard, Suite 600 Anaheim, CA 92806 (714) 688-7100	NAICS Employees	621511 2,083
	Revenue Income Assets Liability	(mil) \$432.08 (mil) (\$0.49) (mil) \$622.20 (mil) \$689.73
	(for the year ended 12/31/2004)	

Category: Finance

Event: Moody's Investors Service placed the speculative grade ratings of Alliance Imaging under review for possible downgrade in response to recent legislation that will negatively impact the Company's financial results upon implementation. The legislation calls for significant changes in Medicare reimbursement rates with respect to the technical component of diagnostic imaging services provided by this sector commencing in January 2007. Ratings placed under review for possible downgrade are Alliance Imaging's corporate family rating, rated B1; \$70 million guaranteed senior secured revolving credit facility due 2010, rated B1; \$410 million guaranteed senior secured term loan B due 2011, rated B1; and \$150 million, 7.25% guaranteed senior subordinated global notes due 2012, rated B3.

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

Officers: Paul S. Viviano (Chair & CEO); Andrew P. Hayek (Pres. & COO); Howard K. Aihara (EVP & CFO); Chris Joyce (SVP-Business Dev't. & Gen. Counsel); Nicholas A. Poan (VP & Corporate Controller)

Auditor: Deloitte & Touche LLP

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

7 1/4% senior subordinated notes due 2012
10 3/8% senior subordinated notes due 2011

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0522**

American HealthChoice, Inc.

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

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

Category: Finance

Event: American Healthchoice reported a 75 % increase in net income to \$208,000 for the 2005 first quarter compared with \$119,000 for the same period ended December 31, 2004. Patient billings increased 15% from \$2,473,000 in 2004 to \$2,843,000 in this fiscal year's first quarter. Billings at Company-owned clinics increased \$65,000 and billings at affiliated clinics increased \$305,000.

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

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

Auditor: Lane Gorman Trubitt, LLP

Securities: Common Stock-Symbol AMHI.OB; OTC BB; 110,970,759 common shares outstanding as of December 31, 2005.
4 3/4% convertible debenture due December 29, 2008

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0523****Baptist Health**

2105 E. South Boulevard
Montgomery, AL 36116
(334) 273-4100

NAICS	622110
Bed Capacity	689

Category: Finance

Event: Moody's Investors Service has assigned A3 underlying and unenhanced ratings to The Health Care Authority for Baptist Health's \$32.9 million of series 2006 A-1, \$117.9 million of series 2006 A-2, \$85.0 million of series 2006B and \$76.6 million of series 2006D bonds. Concurrent with the above bond issuances, the Health Care Authority for Baptist Health will issue \$14.1 million of series 2006C bonds expected to be supported by a letter of credit and rated separately. The outlook is stable. Bond proceeds will be used to repay a portion of a bridge loan issued in December 2005, establish a debt service reserve fund, and pay the costs of issuance.

The Health Care Authority for Baptist Health was formed effective July 1, 2005 when Baptist Health transferred all its assets, liabilities and interest into the health care authority.

Description: Baptist Health operates Baptist Medical Center South, Baptist Medical Center East and Prattville Baptist Hospital. It also operates a network of ambulatory care clinics known as PriMed, a psychiatric center, the Montgomery Surgical Center and several smaller specialty care facilities. The UAB Health System manages Baptist Health.

Officers: John Henig Jr. (Chair); W. Russell Tyner (Pres. & CEO); Robin Barca (SVP & COO); Jim Chesney (CIO); Julia Ventress (VP); Joe Denton (CFO)

Notes: Audit year ended June 30, 2005:
Total operating revenues: \$385.5 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0524**

Baptist-Lutheran Medical Center
6601 Rockhill Road
Kansas City, MO 64131
(816) 276-7000

NAICS	622110
Employees	900
Bed Capacity	354

Category: Miscellaneous

Event: HCA-owned Baptist-Lutheran Medical Center will be renamed Research Medical Center Brookside Campus when it becomes an outpatient-only hospital on April 3. HCA will invest \$7 million in improvements at the hospital and will explore possible uses for its inpatient tower.

Description: Baptist-Lutheran Medical Center, part of HCA Midwest, includes outpatient facilities, medical office buildings, administrative offices and a comprehensive health and fitness center.

Officers: Darrell W. Moore (Pres. & CEO)

Notes: Update of profile 06.0200 (Vol. 3, No. 4 - HCP060123)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0525**

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: About 99.3% of Beverly Enterprises stockholders voted to adopt the merger agreement providing for the acquisition of the Company by Pearl Senior Care, Inc., an affiliate of Fillmore Capital Partners, LLC. The number of shares voting to adopt the merger agreement represented about 76% of the total number of shares outstanding and entitled to vote. Under the terms of the merger agreement, Company stockholders will receive \$12.50 per share in cash, without interest. The proposed merger is expected to be completed no later than March 15, subject to the satisfaction or waiver of all the closing conditions set forth in the merger agreement.

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); Douglas J. Babb (EVP, Chief Admin. & 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); Steve Brigance (SVP-Litigation); Darlene Burch (SVP-Operational Finance); 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); Dwight Kouri (SVP-Corp. Dev't.); Andrea J. Ludington (SVP-Professional Services); Jack MacDonald (SVP-Government Relations)

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 06.0421 (Vol. 3, No. 7 - HCP060213)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0526**

Carolinas HealthCare System
1000 Blythe Boulevard
Charlotte, NC 28232
(704) 355-2000

NAICS	622110
Employees	25,300
Bed Capacity	4,300
Revenue (mil)	\$2,537.03
(Fiscal year 2004)	

Category: Transaction

Event: Carolinas HealthCare System seeks state approval to replace one of its air ambulances and make changes at two of its hospitals. It would spend \$5.3 million to replace one of its older turboprop air-ambulance planes in the Carolinas Medical Center. The health system is also seeking permission to change a previously approved four-story expansion of its seven-story surgical tower. The original proposal was to add 148,000 square feet for \$70 million. The hospital is now asking to add a three-story addition of more than 19,000 square feet for pharmacy, dining and meeting rooms and administrative offices, for \$13.8 million. Carolinas Medical Center-Mercy has also applied to relocate six operating rooms and its pharmacy to a new medical office building adjacent to the hospital on Vail Avenue. The relocation project will cost \$56.2 million. A public hearing on these requests will be held on March 20.

Description: The Charlotte-Mecklenburg Hospital Authority, doing business as Carolinas HealthCare System, is a not-for-profit, self-supporting public organization that owns, leases and manages 15 hospitals, nursing homes, physician practices, home health agencies, radiation therapy facilities, physical therapy facilities, and other healthcare related operations.

Officers: Michael C. Tarwater (Pres. & CEO); Paul S. Franz (EVP-Operations); Greg. A. Gombar (EVP-Administrative Services & CFO); Joseph G. Piemont (EVP-Strategic Services); Keith A. Smith (SVP & Gen. Counsel); John J. Knox III (SVP & CIO); James T. McDeavitt (SVP-Medical Education & Research); F. Traylor Renfro (SVP-HR); Keith A. Smith (SVP & Gen. Counsel); Robert H. Wiggins (SVP-Financial Services); Zachary J. Zapack (SVP-Corporate Services); Brett J. Denton (Deputy Gen. Counsel)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0527****Center for Diagnostic Imaging**

5775 Wayzata Boulevard, Suite 400
Minneapolis, MN 55416
(952) 543-6500

NAICS

621512

Category: Finance

Event: Moody's Investors Service placed the speculative grade ratings of Center for Diagnostic Imaging under review for possible downgrade in response to recent legislation that will negatively impact the Company's financial results upon implementation. The legislation calls for significant changes in Medicare reimbursement rates with respect to the technical component of diagnostic imaging services provided by this sector commencing in January 2007. Ratings placed under review for possible downgrade are Center for Diagnostic Imaging's corporate family rating, rated B2; \$20.0 million senior secured revolving credit facility due 2009, rated B2; and \$75.0 million senior secured term loan due 2010, rated B2.

Description: The Company offers a full range of diagnostic imaging, pain management and interventional radiology services in more than 30 freestanding centers in the US. It is owned by Onex Partners as well as Company physicians and shareholders.

Officers: Kenneth B. Heithoff (Founder & Chair); Robert Baumgartner (CEO); Tom Tomlinson (COO); Don Jacobsen (Chief Admin. Officer); Steve Fischer (CIO); Tom Rheineck (SVP & Chief Dev't. Officer); Jim Stanley (CFO); Pat Bakker (VP & Controller); Peg Feaski (VP-Admin. Operations); Holly Huso (VP-Sales); Robin Lang (VP-HR); Len Richter (VP-Business Office); Tracy Wiese (VP-Product Mgmt. & Mktg.)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0528**

Community Health Systems, Inc.
155 Franklin Road, Suite 400
Brentwood, TN 37027
(615) 373-9600

NAICS		622110
Employees		20,900
Bed Capacity		7,963
Revenue	(mil)	\$3,332.64
Income	(mil)	\$151.43
Assets	(mil)	\$3,632.61
Liability	(mil)	\$2,392.62

(for the year ended 12/31/2004)

Category: Transaction

Event: Community Health Systems has signed a definitive agreement to acquire Via Christi Oklahoma Regional Medical Center from the Via Christi Health System. Financial terms of the transaction were not released. The 148-bed acute care hospital to be acquired is the sole healthcare provider in Ponca City, Oklahoma.

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

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

Auditor: Deloitte & Touche LLP

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

Notes: Update of profile 05.3523 (Vol. 2, No. 49 - HCP051205)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0529**

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

NAICS	621420
Employees	85
Revenue (mil)	\$24.47
Income (mil)	(\$0.27)
Assets (mil)	\$6.45
Liability (mil)	\$10.57
(for the year ended 5/31/2005)	

Category: Labor

Event: Comprehensive Care has engaged the consulting services of Matthew A. Rosen, Ph.D. to provide strategic planning, business development and healthcare data analysis. Dr. Rosen also provides similar sales services for the Company's primary marketing and sales agent, Health Alliance Network, Inc.

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

Officers: Mary Jane Johnson (Pres., CEO & Dir.); Robert J. Landis (Chair, CFO & Treas.); Thomas Clay (Chief Dev't. Officer-Comprehensive Behavioral Care); Cathy J. Welch (VP-Finance & Controller); Eugene L. Froelich (Dir.); Robert Parker (Dir.); David P. Schuster (Dir.); Barry A. Stein (Dir.); Peter Jesse Walcott (Dir.)

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

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

7.5% convertible subordinated debentures due April 2010

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0530****Covenant Health**

100 Fort Sanders W. Boulevard
Knoxville, TN 37922
(865) 374-1000

NAICS	622110
Employees	8,000
Bed Capacity	1,086

Category: Miscellaneous

Event: Covenant Health has amended its bylaws to include a conflict-of-interest policy that prohibits physicians on staff to acquire ownership interests in competing hospitals in Knox, Anderson, Sevier, Loudon and Blount counties. The changes were said to be "precautionary" and "precipitated by an emerging trend toward ownership of hospitals by physicians in other markets." The policy changes do not affect the rights of physicians to practice at other hospitals nor their current investments in other facilities.

Description: Not-for-profit Covenant Health was established in 1996 by the consolidation of Fort Sanders Health System and MMC HealthCare System. It includes five acute care hospitals in East Tennessee, a psychiatric hospital, three rehabilitation centers, three home healthcare agencies, and a physician practice management company. It is a majority owner of Cariten Healthcare, a locally owned managed care organization offering a variety of health insurance products and services.

Officers: Anthony L. Spezia (Pres. & CEO); Ginny Morrow (SVP-Philanthropy)

Notes: Sales: \$917.8 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0531**

Curative Health Services, Inc.

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

NAICS		621498
Employees		717
Revenue	(mil)	\$282.37
Income	(mil)	(\$141.41)
Assets	(mil)	\$283.78
Liability	(mil)	\$279.33
(for the year ended 12/31/2004)		

Category: Miscellaneous

Event: Curative Health Services has been notified that its common stock will be delisted from the Nasdaq National Market effective February 21. The letter from the Nasdaq Stock Market indicates that the delisting was due to the Company's continued failure to satisfy the market value of publicly held shares requirement for continued listing. The Company disclosed that it will not appeal the decision because it does expect to be able to regain compliance with the requirements for listing.

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

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

Auditor: Ernst & Young LLP

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

4.4% promissory note due February 28, 2007

3% convertible promissory notes maturing on June 28, 2007

3% convertible note due October 23, 2005

10.75% senior subordinated notes due May 1, 2011

Notes: Update of profile 05.3379 (Vol. 2, No. 47 - HCP051121)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0532**

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

Category: Finance

Event: CyberCare and debtor-affiliate CyberCare Technologies, Inc., asked the U.S. Bankruptcy Court for the Middle District of Florida to further extend until March 13, 2006, the period within which they have the exclusive right to file a Chapter 11 plan and disclosure statement. They are seeking an extension to have more time to work through certain issues and focus on a plan of reorganization.

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0533**

DaVita, Inc.

601 Hawaii Street
El Segundo, CA 90245
(310) 536-2400

NAICS		621492
Employees		15,300
Revenue	(mil)	\$2,298.60
Income	(mil)	\$222.25
Assets	(mil)	\$2,511.96
Liability	(mil)	\$1,988.83
(for the year ended 12/31/2004)		

Category: Finance

Event: DaVita reported net operating revenues of \$1,133,315,000 and net income of \$64,149,000 for the fourth quarter ended December 31, 2005. The Company had net operating revenues of \$583,932,000 and net income of \$56,602,000 for the same three-month period of 2004. For the full year, net operating revenues were \$2,973,918,000 in fiscal 2005 versus \$2,177,330,000 in fiscal 2004. Net income was \$228,643,000 in fiscal 2005 versus \$222,254,000 in fiscal 2004.

Description: The Company operates and provides administrative services to kidney dialysis centers and home peritoneal dialysis programs. It serves nearly 1,235 outpatient dialysis centers located in 41 states and the District of Columbia, serving nearly 96,000 patients.

Officers: Kent J. Thiry (Chair & CEO); Joseph C. Mello (COO); Tom Kelly (EVP & Acting CFO); Charlie McAllister (CMO); Eric Berger (SVP-Public Policy & Communications); Joseph Schohl (VP, Sec. & Gen. Counsel); Gary W. Beil (VP, Controller & Principal Acctg. Officer); LeAnne Zumwalt (VP-Investor Relations); Dennis Kogod (Pres.-West); Christopher J. Riopelle (Chief Compliance Officer)

Auditor: KPMG LLP

Securities: Common Stock-Symbol DVA; NYSE; about 101.7 million common shares outstanding as of October 31, 2005.

6 5/8% senior notes due 2013

7 1/4% senior subordinated notes due 2015

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0534**

Dialysis Corporation of America

1302 Concourse Drive, Suite 204
Linthicum, MD 21090
(410) 694-0500

NAICS		621492
Employees		324
Revenue	(mil)	\$40.99
Income	(mil)	\$2.21
Assets	(mil)	\$26.49
Liability	(mil)	\$13.16
(for the year ended 12/31/2004)		

Category: Labor

Event: Dialysis Corporation of America has acquired a dialysis center in Kilmarnock, Virginia. The center is located 30 miles southeast of the Company's Warsaw center and has 17 treatment stations. The Company, through a joint venture established with a local nephrologist who has a minority position in the center, purchased the assets of the facility from DaVita Inc. for an undisclosed amount.

Description: The Company provides patients with a full range of quality in-center and at-home dialysis services. It currently owns or manages 27 freestanding kidney hemodialysis centers in Georgia, Maryland, New Jersey, Ohio, Pennsylvania, South Carolina and Virginia.

Officers: Thomas K. Langbein (Chair); Stephen W. Everett (Pres., CEO & Dir.); Don Waite (VP-Finance & CFO); J. Michael Rowe (VP-Operations); Joanne Zimmerman (VP-Clinical Services)

Auditor: Moore Stephens, PC

Securities: Common Stock-Symbol DCAI; NasdaqSC; 9,115,668 common shares outstanding as of October 31, 2005.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0535**

Dialysis Corporation of America
1302 Concourse Drive, Suite 204
Linthicum, MD 21090
(410) 694-0500

NAICS	621492
Employees	324
Revenue (mil)	\$40.99
Income (mil)	\$2.21
Assets (mil)	\$26.49
Liability (mil)	\$13.16

(for the year ended 12/31/2004)

Category: Finance

Event: Dialysis Corporation of America reported operating revenues of \$12,157,000 for the fourth quarter of 2005 compared with \$11,792,000 for the same period last year. Net income for the 2005 fourth quarter was \$594,000 compared to net income of \$762,000 for the same period of 2004. Operating revenues for fiscal 2005 were \$45,392,000 compared with \$40,986,000 for fiscal 2004. Net income for fiscal 2005 was \$1,900,000 compared with \$2,214,000 for fiscal 2004.

Description: The Company provides patients with a full range of quality in-center and at-home dialysis services. It currently owns or manages 27 freestanding kidney hemodialysis centers in Georgia, Maryland, New Jersey, Ohio, Pennsylvania, South Carolina and Virginia.

Officers: Thomas K. Langbein (Chair); Stephen W. Everett (Pres., CEO & Dir.); Don Waite (VP-Finance & CFO); J. Michael Rowe (VP-Operations); Joanne Zimmerman (VP-Clinical Services)

Auditor: Moore Stephens, PC

Securities: Common Stock-Symbol DCAI; NasdaqSC; 9,115,668 common shares outstanding as of October 31, 2005.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0536**

Eden Medical Center
20103 Lake Chabot Road
Castro Valley, CA 94546
(510) 537-1234

NAICS	622110
Bed Capacity	387

Category: Labor

Event: About 300 hospital workers represented by SEIU United Healthcare Workers-West plans to strike at Eden Medical Center on February 28. The union members, who work as licensed vocation nurses, certified nursing assistants, operating room technicians, clerical staff and other hospital classifications, are clamoring for the same standards recently negotiated at other Sutter Health-owned hospitals as well as wage increases that match other Sutter Health affiliates in Alameda County. Around 150 members of the union's bargaining unit have been working without a contract since their last one expired June 30, 2004.

Description: Eden Medical Center, a Sutter Health affiliate, is a not-for-profit hospital and medical center serving Southern Alameda County and surrounding communities. It includes Eden Hospital, Laurel Grove Acute Rehabilitation Hospital, Baywood Court Skilled Nursing Facility and its San Leandro Hospital Campus.

Officers: George Bischaney (Pres. & CEO); Rose Corcoran (VP-Patient Care Services); Ronnie Bayduza (Administrator-San Leandro Hospital Campus); Bryan Daylor (VP-Support & Ancillary Services); Todd Peterson (VP-IT & CIO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0537**

[El Castillo Retirement Residences](#) NAICS 623311
250 East Alameda
Santa Fe, NM 87501
(505) 988-2877

Category: Finance

Event: Standard & Poor's Ratings Services revised its outlook to negative on its standard long-term 'BBB-' rating on Santa Fe County, New Mexico's project revenue bonds, series 1998A-B, issued for El Castillo Retirement Residences. In addition, the rating agency affirmed its 'BBB-' rating on El Castillo's debt. The negative outlook reflects El Castillo's continued operating losses that have resulted in weak debt service coverage and decreased liquidity. Standard & Poor's warns that continuation of the current operating losses and weak debt service coverage, along with a further decrease in liquidity, will likely result in a rating downgrade. The Company needs to generate positive bottom-line results and reverse the trend of liquidity erosion in order for its rating to remain in the investment grade category.

Description: Not-for-profit El Castillo Retirement Residences operates the only lifecare community within Santa Fe and the surrounding areas. It also operates 16 assisted living units and a 27-bed nursing center.

Officers: Patricia Perez (Dir.-Nursing)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0538**

Genesis HealthCare Corporation

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

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

Category: Finance

Event: Moody's Investors Service upgraded its ratings for Genesis HealthCare, moving the corporate family rating to Ba3 from B1 and the \$154 million outstanding 8% senior subordinated notes due 2013 to B2 from B3. Moody's also assigned a Ba2 rating to the Company's amended and restated \$125 million senior secured revolving credit facility due 2010 and withdrew the Ba3 ratings of the Company's senior secured term loan B due 2010 and \$75 million senior secured revolving credit facility due 2008. The outlook for the ratings is stable. According to Moody's, the upgrade reflects positive operating performance and improved cash flow and credit metrics of the Company since its spin-off from NeighborCare, Inc. in December 2003.

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

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

Auditor: KPMG LLP

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

8% senior subordinated notes due 2013

2.5% convertible senior subordinated debentures due 2025

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0539**

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: Moody's Investors Service assigned first time ratings to the proposed \$445 million senior secured credit facility of Gentiva Health Services - Ba3 to \$75 million senior secured revolver due 2012, Ba3 to \$370 million senior secured term loan B due 2013 and a Ba3 corporate family rating. The credit facility will be used to finance the purchase of The Healthfield Group for \$454 million, including the assumption of about \$184 million of outstanding Healthfield debt and the payment of transaction costs and other expenses. Concurrently, Moody's assigned a first time speculative grade liquidity rating of SGL-2 reflecting the expectation of good near term liquidity, minimal near-term debt service requirements and modest capital expenditures. The rating outlook is stable.

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.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0540**

Good Shepherd Medical Center-Linden
404 N. Kaufman Street
Linden, TX 75563
(903) 756-5561

NAICS	622110
Bed Capacity	25

Category: Labor

Event: John M. Chamberlain now leads Good Shepherd Medical Center-Linden as chief executive officer. He brings to the position more than 20 years of executive healthcare experience. Most recently, he was CEO of Heritage Medical Group in Odessa, Texas.

Description: Not-for-profit Good Shepherd Medical Center-Linden is a critical access hospital owned by Good Shepherd Health System. It serves patients from East Texas, Southwest Arkansas, and Northwest Louisiana.

Officers: John M. Chamberlain (Pres. & CEO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0541**

Good Shepherd Medical Center-Longview	NAICS	622110
700 East Marshall Avenue	Bed Capacity	362
Longview, TX 75601		
(903) 315-2000		

Category: Finance

Event: Standard & Poor's Ratings Services affirmed its 'BBB' standard long-term rating and underlying rating on Good Shepherd Medical Center's \$44.975 million series 2002A-B and \$75.0 million series 2000 debt, respectively. It also revised its rating outlook to stable from negative on Gregg County Health Facilities Development Corp., Texas' bonds, issued for the medical center. The outlook revision reflects the medical center's significant financial turnaround in fiscal 2005, sustained through the first quarter of fiscal 2006; its solid growth in unrestricted liquidity; and its management's success in stemming volume losses.

Description: Good Shepherd Medical Center is a not-for-profit community hospital serving residents of Longview and Northeast Texas. It offers specialized care in a range of services including cardiology, neurology, pulmonology, urology, gastroenterology, rehabilitation and emergency services. It is a subsidiary of Good Shepherd Health System.

Officers: Jerry D. Adair (Pres. & CEO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0542**

Greater Lafayette Health Services, Inc.
1501 Hartford Street
Lafayette, IN 47903
(765) 423-6011

NAICS 622110
Employees 2,660

Category: Labor

Event: Greater Lafayette Health Services will eliminate about 40 jobs by December 31 when most of its business operations will be consolidated in Hammond as part of efforts to improve efficiency. The announcement was made early to give the affected employees enough time to find other jobs within the organization or with other companies.

Description: Private, not-for-profit Greater Lafayette Health Services operates St. Elizabeth Medical Center and Home Hospital. Its facilities offer a wide range of healthcare services, including imaging, oncology services, cardiac care, home health services, and physical, speech and occupational therapies. The health system is a division of the Sisters of St. Francis Health Services, Inc.

Officers: Terrance E. Wilson (Pres.); Jeff Nagy (EVP & COO); Keith Lauter (CFO); Greg Starnes (VP-Business Dev't); Jan Garvin (VP-HR); Donald Edelen (VP-Medical Services & Quality Initiatives); Sally Lowrey (VP-Nursing Services); Tom Peck (VP-Plant Operations)

Notes: Sales: \$232.0 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0543**

Greenwood Village South
295 Village Lane
Greenwood, IN 46143
(317) 881-2591

NAICS	623311
Bed Capacity	326
Revenue (mil)	\$14.20
(Fiscal year 2005)	

Category: Finance

Event: Fitch Ratings downgraded its rating to 'BB+' from 'BBB-' on Indiana Health Facility Financing Authority's outstanding \$16.4 million revenue bonds issued on behalf of Greenwood Village South. The rating outlook is stable. According to Fitch, the rating downgrade reflects the retirement community's weak balance sheet, additional debt plans, declining occupancy in its skilled nursing unit, and an increased Medicaid exposure.

Greenwood Village South is expected to issue \$15.9 million of series 2006 revenue and refunding bonds in the next three to six months. Proceeds will fund the addition of 26 independent living apartments, refund \$2.3 million of series 2000 bonds, reimburse the Company for prior capital expenditures, and fund various capital improvements.

Description: Greenwood Village South is a not-for-profit continuing care retirement community consisting of 259 independent living units, 60 assisted living units, and 137 skilled nursing beds. It is managed by Life Care Services LLC.

Officers: Melissa L. Hampton (Administrator); Janice Merris (Dir.-HR)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0544**

Hamot Health Foundation

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

NAICS	622110
Employees	2,500
Bed Capacity	360
Revenue (mil)	\$330.00
(for the year ended 6/30/2005)	

Category: Finance

Event: Standard & Poor's Ratings Services assigned its 'A' rating to Erie County Hospital Authority, Pennsylvania's \$22.55 million series 2006 revenue bonds, issued for Hamot Health Foundation. In addition, Standard & Poor's affirmed its 'A' underlying rating on other debt issued for Hamot. The rating outlook is stable, which reflects anticipation that the health system's strong consumer preference results and an increase in medical staff this summer will continue to drive solid volume growth despite a stagnant population. The rating agency views Hamot's current \$22.55 million transaction as credit neutral, allowing for continued buildup in liquidity while resulting in a slightly higher, but still manageable, debt load.

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)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0545**

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: Based on Digirad Corp.'s filing with the Securities and Exchange Commission, HCA and three affiliated investors have increased their stake in the medical device firm. HCA, Health Care Indemnity Inc., Western Plains Capital Inc. and The HCA Foundation now own 6.5% or a little more than 1.2 million shares of Poway, California-based Digirad. In March 2005, they owned 5.2% of the company or 937,112 shares.

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0546**

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

NAICS		525930
Employees		83
Revenue	(mil)	\$477.28
Income	(mil)	\$173.06
Assets	(mil)	\$3,597.27
Liability	(mil)	\$2,197.50
(for the year ended 12/31/2005)		

Category: Labor

Event: Health Care Property Investors has named Stephen R. Maulbetsch its executive vice president for strategic development; Talya Nevo-Hacohen senior vice president for capital markets and treasurer; Thomas D. Kirby senior vice president for acquisitions and dispositions; and Glenn T. Preston vice president for business development. Most recently, Mr. Maulbetsch was the Company's executive vice president for acquisitions and dispositions. Ms. Nevo-Hacohen was treasurer and senior vice president for strategic development while Mr. Kirby was the vice president for acquisitions and dispositions.

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 December 31, 2005, the Company's portfolio of properties included 527 properties in 42 states and consisted of 140 senior housing facilities, 170 medical office buildings, 29 hospitals, 165 skilled nursing facilities and 23 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-Strategic Dev't.); 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-Capital Markets & Treas.); Mark A. Wallace (SVP & CFO); Thomas D. Kirby (SVP-Acquisitions & Dispositions)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCP; NYSE; 136,199,799 common shares outstanding as of January 31, 2006.

6.500% 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

4.875% senior unsecured notes due 2010; 6.45% senior unsecured notes due 2012

5.39% to 6.00% senior unsecured notes due 2014; 6.00% senior notes due 2015

7.072 senior unsecured notes due 2015; 5.625% senior unsecured notes due 2017

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0547**

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

NAICS		525930
Employees		83
Revenue	(mil)	\$477.28
Income	(mil)	\$173.06
Assets	(mil)	\$3,597.27
Liability	(mil)	\$2,197.50
(for the year ended 12/31/2005)		

Category: Transaction

Event: Last month, Health Care Property Investors acquired five medical office buildings for \$41 million. The medical office buildings include around 216,000 rentable square feet and have an initial yield of 7.7%. Recently, the Company acquired four laboratory, office and biotech manufacturing buildings located in San Diego, California, for \$31 million. The buildings include about 158,000 rentable square feet and have an initial yield of 6.0%.

During the first two months of the year, the Company's 33%-owned joint venture with an affiliate of General Electric, HCP MOP, sold 21 medical office buildings with 787,000 of rentable square feet for \$50 million, net of estimated transaction costs, and recognized aggregate gains of \$8 million. In connection with the sale, about \$39 million of secured debt was either repaid or assumed by the purchaser.

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 December 31, 2005, the Company's portfolio of properties included 527 properties in 42 states and consisted of 140 senior housing facilities, 170 medical office buildings, 29 hospitals, 165 skilled nursing facilities and 23 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-Strategic Dev't.); 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-Capital Markets & Treas.); Mark A. Wallace (SVP & CFO)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCP; NYSE; 136,199,799 common shares outstanding as of January 31, 2006.

6.500% 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

4.875% senior unsecured notes due 2010; 6.45% senior unsecured notes due 2012

5.39% to 6.00% senior unsecured notes due 2014; 6.00% senior notes due 2015

7.072 senior unsecured notes due 2015; 5.625% senior unsecured notes due 2017

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0548**

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

NAICS		525930
Employees		83
Revenue	(mil)	\$477.28
Income	(mil)	\$173.06
Assets	(mil)	\$3,597.27
Liability	(mil)	\$2,197.50
(for the year ended 12/31/2005)		

Category: Finance

Event: Health Care Property Investors reported net income applicable to common shares of \$36.2 million for the quarter ended December 31, 2005. This compares to net income applicable to common shares of \$40.8 million for the quarter ended December 31, 2004. Net income applicable to common shares for the full year 2005 was \$151.9 million compared with \$147.9 million in the year ago period. Revenues and other income were \$127.7 million for the fourth quarter of 2005 versus \$113.7 million for the fourth quarter of 2004. Fiscal 2005 revenues and other income were \$477.3 million compared with \$419.6 million for fiscal 2004.

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 December 31, 2005, the Company's portfolio of properties included 527 properties in 42 states and consisted of 140 senior housing facilities, 170 medical office buildings, 29 hospitals, 165 skilled nursing facilities and 23 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-Strategic Dev't.); 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-Capital Markets & Treas.); Mark A. Wallace (SVP & CFO); Thomas D. Kirby (SVP-Acquisitions & Dispositions)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCP; NYSE; 136,199,799 common shares outstanding as of January 31, 2006.

6.500% 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

4.875% senior unsecured notes due 2010; 6.45% senior unsecured notes due 2012

5.39% to 6.00% senior unsecured notes due 2014; 6.00% senior notes due 2015

7.072 senior unsecured notes due 2015; 5.625% senior unsecured notes due 2017

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0549**

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 terminated negotiations and withdrawn its non-binding offer to Ascension Health for the acquisition of the St. Joseph Hospital in Augusta, Georgia. The Company had hoped to complete the transaction by March 31. It did not disclose reasons for withdrawing its offer.

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 06.0144 (Vol. 3, No. 3 - HCP060116)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0550**

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 has received the necessary consents of the holders of each series of its outstanding notes and has executed agreements with respect to its \$200 million senior unsecured term loan agreement and its \$355 million senior subordinated credit agreement. These agreements, coupled with the consents, will allow the Company to move forward on its previously announced plan to prepay substantially all of its existing debts with the proceeds from a proposed series of recapitalization transactions.

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
6.500% convertible subordinated debentures due 2011; 8.375% senior notes due 2011
10.375% senior subordinated credit agreement due 2011; 7.625% senior notes due 2012
8.750% convertible senior subordinated Notes due 2015
10.750% senior subordinated notes due 2008

Notes: Update of profile 06.0448 (Vol. 3, No. 7 - HCP060213)

**Prospector
Profile
06.0551**

Horizon Health Corporation

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

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

Category: Transaction

Event: Horizon Health has acquired Kingwood Pines Hospital, a 78-bed behavioral health facility located in Kingwood, Texas, with annualized proforma net revenues of around \$14.7 million for the 11-month period ended December 31, 2005. The aggregate purchase price was \$14.4 million and was financed under the Company's existing credit facility.

Kingwood Pines Hospital is owned, operated and managed by SHC-KPH, LP, a Texas limited partnership. As a result of the transaction, the Company acquired ownership of all the partnership interests. Simultaneous with the transaction, SHC-KPH acquired ownership of the real property and related assets of the hospital. The transaction was effective as of January 17.

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

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

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HRC; NasdaqNM; 14,930,578 common shares outstanding as of December 27, 2005.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0552**

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: Moody's Investors Service placed the speculative grade ratings of InSight Health Services under review for possible downgrade in response to recent legislation that will negatively impact the Company's financial results upon implementation. The legislation calls for significant changes in Medicare reimbursement rates with respect to the technical component of diagnostic imaging services provided by this sector commencing in January 2007. Ratings placed under review for possible downgrade are InSight Health Services' corporate family rating, rated B2; \$300 million guaranteed senior secured floating rate notes due 2011, rated B2; and \$250 million, 9.875% guaranteed senior subordinated global notes due 2011, rated Caa1.

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0553**

IntegraMed America, Inc.

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

NAICS		621410
Employees		800
Revenue	(mil)	\$107.65
Income	(mil)	\$1.19
Assets	(mil)	\$61.85
Liability	(mil)	\$27.40
(for the year ended 12/31/2004)		

Category: Finance

Event: IntegraMed America reported revenues of around \$30.7 million for the fourth quarter ended December 31, 2005. This is a 9.1% increase when compared to revenues of \$28.1 million for the same period in 2004. Net income for the fourth quarter of 2005 was \$464,000 compared with \$339,000 for the fourth quarter of 2004. Revenues for the full year of 2005 were about \$128.9 million, a 19.7% increase from \$107.7 million in the comparable period of 2004. Net income for 2005 was \$1.7 million compared with \$1.2 million for the prior fiscal year.

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

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

Auditor: PricewaterhouseCoopers LLP

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0554**

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

NAICS 622110
Bed Capacity 649

Category: Regulatory Issue

Event: Hospital workers represented by SEIU United Healthcare Workers-West filed an unfair labor practice charge with the National Labor Relations Board against John Muir Medical Center. According to the union, management at John Muir Medical Center-Concord Campus interfered, coerced, intimidated, and restrained employees from exercising their rights to engage in protected union activities. The union further states that the charge was filed after months of bad faith bargaining by hospital management during contract negotiations.

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

Update of profile 06.0453 (Vol. 3, No. 7 - HCP060213)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0555**

Kaiser Permanente

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

NAICS		622110
Employees		136,511
Revenue	(mil)	\$31,100.00
Income	(mil)	\$1,000.00
(for the year ended 12/31/2005)		

Category: Finance

Event: Kaiser Permanente posted a net loss of \$211 million on operating revenues of \$7.9 billion for its fourth quarter ended December 31, 2005. The Company had net income of \$302 million on operating revenues of \$7.1 billion for the same three-month period in 2004. The year-ending quarterly loss was Kaiser's first quarterly deficit since the fourth quarter of 2002. For fiscal 2005, net income was \$1.0 billion and revenues were \$31.1 billion. These compare to net income of \$1.6 billion and revenues of \$28 billion during fiscal 2004. The Company attributes the 38% decline in annual profit and its 2005 fourth-quarter loss to increased operating costs and large investments in capital projects. On a positive note, the Company's capital spending increased to \$2.5 billion from \$2.2 billion in 2004. There is also a 2.5% increase in enrollment in the Kaiser Foundation Health Plan, which added almost 208,000 members in 2005.

Description: 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)

Notes: Results reported above reflect only the financial performance of the non-profit Kaiser Foundation Health Plan Inc., Kaiser Foundation Hospitals and their subsidiaries. Excluded are the financial results of the for-profit Permanente Medical Group.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0556**

Laboratory Corporation of America Holdings
358 South Main Street
Burlington, NC 27215
(336) 229-1127

NAICS		621511
Employees		23,500
Revenue	(mil)	\$3,084.80
Income	(mil)	\$363.00
Assets	(mil)	\$3,600.90
Liability	(mil)	\$1,601.60
(for the year ended 12/31/2004)		

Category: Finance

Event: Laboratory Corporation of America reported revenues of \$822.3 million and net earnings of \$88.9 million for the fourth quarter ended December 31, 2005. The Company's revenues were \$766.5 million and net earnings were \$84.9 million for the same three-month period in 2004. Excluding restructuring and other special charges, net earnings increased 10.3% to \$93.1 million compared to fourth quarter 2004 net earnings of \$84.4 million.

For fiscal 2005, revenues were \$3,327.6 million and net earnings were \$386.2 million. The Company had revenues of \$3,084.8 million and net earnings of \$363.0 million during fiscal 2004. Excluding the impact of restructuring charges of \$16.9 million recorded in the third and fourth quarters and a \$3.1 million non-recurring investment loss recorded in the second quarter, net earnings for fiscal 2005 increased 10.2% to \$399.5 million compared to fiscal 2004 net earnings of \$362.5 million.

Description: Laboratory Corporation of America Holdings offers more than 4,400 clinical laboratory tests used by the medical profession in routine testing, patient diagnosis and in the monitoring and treatment of disease. It operates a nationwide network of 35 primary testing locations and more than 1,300 patient service centers.

Officers: Thomas P. MacMahon (Chair, Pres. & CEO); William B. Hayes (EVP & CFO); David P. King (COO); Richard L. Novak (EVP-Strategic Planning & Corp. Dev't.); Bradford T. Smith (EVP-Corp. Affairs, Chief Legal Officer & Sec.); William Haas (EVP-Sales & Mktg.); Myla P. Lai-Goldman (EVP, Medical Dir. & Chief Scientific Officer); Scott Fleming (VP-Investor Relations, Corp. Communications & Community Affairs)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol LH; NYSE; 132,920,243 common shares outstanding as of October 27, 2005.

5 1/2% senior notes due February 1, 2013

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0557**

Lincare Holdings, Inc.
19387 US 19 North
Clearwater, FL 33764
(727) 530-7700

NAICS		621999
Employees		7,857
Revenue	(mil)	\$1,268.53
Income	(mil)	\$273.43
Assets	(mil)	\$1,721.06
Liability	(mil)	\$554.74

(for the year ended 12/31/2004)

Category: Finance

Event: For the fourth quarter ended December 31, 2005, Lincare Holdings' revenues were \$326.1 million compared to revenues of \$324.2 million for the fourth quarter of 2004. Net income for the 2005 fourth quarter was \$55.1 million compared to net income of \$72.7 million for the fourth quarter of 2004. Revenues for fiscal 2005 totaled \$1.267 billion, similar to revenues of \$1.269 billion for the comparable period in 2004. Net income was \$213.7 million during fiscal 2005 compared to net income of \$273.4 million for the prior fiscal year.

Financial results for the quarter and year ended December 31, 2005 were negatively impacted by reductions in Medicare reimbursement for oxygen equipment that took effect on April 1, 2005, and for respiratory medications and certain items of durable medical equipment that took effect on January 1, 2005. The Company estimates that revenues in the fourth quarter and year ended December 31, 2005 were reduced by around \$53.1 million and \$188.2 million, respectively, as a result of these Medicare price changes.

Description: The Company and its subsidiaries provide oxygen and other respiratory therapy services to patients in their homes. It provides services and equipment to customers in 47 states through 871 operating centers.

Officers: John P. Byrnes (Chair & CEO); Shawn S. Schabel (Pres. & COO); Paul G. Gabos (Sec., CFO & Principal Acctg. Officer); Chester B. Black (Dir.); William F. Miller, III (Dir.); Frank D. Byrne (Dir.); Stuart H. Altman (Dir.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol LNCR; NasdaqNM; 97,237,996 common shares outstanding as of October 31, 2005.

9.11% senior secured notes due September 2005

3.0% convertible debt maturing in 2033

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0558**

Louisiana Heart Hospital
64030 Louisiana Highway 434
Lacombe, LA 70445
(985) 690-7500

NAICS	622310
Bed Capacity	58

Category: Labor

Event: Bill Fox has been named president and chief executive officer of Louisiana Heart Hospital. Most recently, he was the chief operating officer at Methodist Hospital in New Orleans.

Description: The hospital is dedicated to the diagnosis and treatment of cardiovascular disease. It provides inpatient and outpatient cardiac care as well as a 24-hour heart attack intervention center. It is owned by a group of investor physicians and is affiliated with MedCath, Inc.

Officers: Bill Fox (Pres. & CEO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0559**

M. D. Anderson Cancer Center
1515 Holcombe Boulevard
Houston, TX 77030
(713) 792-6161

NAICS	621498
Employees	14,250
Bed Capacity	475
Revenue (mil)	\$1,873.02
(Fiscal year 2004)	

Category: Transaction

Event: M. D. Anderson Cancer Center plans to open an onsite radiation treatment satellite facility at Christus St. John Hospital in Clear Lake this fall. The new treatment center will be incorporated into Christus St. John's recent multimillion-dollar expansion project and will be staffed by M.D. Anderson employees. This is M. D. Anderson Cancer Center's first facility to serve the Bay Area/Galveston communities.

Description: The University of Texas M. D. Anderson Cancer Center is located on the sprawling campus of the Texas Medical Center. It is one of the world's most respected centers devoted exclusively to cancer patient care, research, education and prevention. It is a component of The University of Texas System.

Officers: John Mendelsohn (Pres.); Margaret L. Kripke (EVP & Chief Academic Officer); Leon J. Leach (EVP); Thomas W. Burke (EVP & Physician-in-Chief); R. Dan Fontaine (SVP-Business Dev't. & Regulatory Affairs); Ben B. Melson (SVP & CFO); Harry R. Gibbs (VP-Institutional Diversity); Adrienne C. Lang (VP-Center Programs); Bernard Levin (VP-Cancer Prevention & Population Sciences Div.); Harry D. Holmes (VP-Governmental Relations); Patrick B. Mulvey (VP-Dev't.); Stephen C. Stuyck (VP-Public Affairs); William A. Daigneau (VP-Operations & Facilities Mgmt.); Christopher C. Capelli (VP-Technology Transfer); James P. Dom (VP-HR); Lynn H. Vogel (CIO); John J. Tietjen (VP-Patient Financial Services); Gerard J. Colman (VP-Ambulatory Operations); Sharon K. Martin (VP-Quality Mgmt.); Barbara Summers (VP & CNO); Matthew A. Masek (VP & Deputy Chief Legal Officer); Carrie Lyons (VP & Chief Compliance Officer)

Notes: Financial information is unaudited.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0560**

Medical Properties Trust, Inc.

1000 Urban Center Drive, Suite 501
Birmingham, AL 35242
(205) 969-3755

NAICS		525930
Employees		12
Assets	(mil)	\$306.51
Liability	(mil)	\$74.78
(for the year ended 12/31/2004)		

Category: Finance

Event: The board of directors of Medical Properties Trust declared a dividend of \$0.21 per share of common stock, payable on April 12 to stockholders of record on March 15. The dividend for the first quarter of 2006 is 17% greater than what was declared in the last quarter.

Description: The Company is a self-advised real estate investment trust that acquires, develops and leases healthcare facilities. It focuses on acquiring and developing rehabilitation hospitals, long-term acute care hospitals, regional and community hospitals, women's and children's hospitals, ambulatory surgery centers as well as other specialized single-discipline and ancillary facilities.

Officers: Edward K. Aldag, Jr. (Chair, Pres., & CEO); William G. McKenzie (Vice Chair); R. Steven Hamner (EVP & CFO); Emmett E. McLean (EVP, COO, Treas. & Asst. Sec.); Michael G. Stewart (EVP, Gen. Counsel & Sec.); Thomas W. Schultz (Dir.-Asset Mgmt.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol MPW; NYSE; 39,969,065 shares outstanding as of November 9, 2005.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0561**

Memorial Health System, Inc.

615 N. Michigan Street
South Bend, IN 46601
(574) 647-1000

NAICS 622110

Revenue	(mil)	\$349.67
Income	(mil)	\$22.91
Assets	(mil)	\$574.02
Liability	(mil)	\$225.62
(for the year ended 12/31/2004)		

Category: Finance

Event: Fitch Ratings assigned an underlying 'AA-' rating on nearly \$39.3 million of St. Joseph County Hospital Authority hospital revenue refunding bonds, series 2006 issued on behalf of Memorial Health System. The series 2006 bonds will be issued as variable-rate demand bonds. Fitch expects to assign long- and short-term ratings to the series 2006 bonds nearer to the closing based upon the provision of a financial guaranty insurance policy to be issued by Ambac Assurance Corp. and the delivery of a liquidity facility to be provided by Citibank. Proceeds from the series 2006 bonds will be used to refund the entire outstanding series 2000 bonds and pay for the costs of issuance. The bonds are expected to sell during the week of March 13 via negotiation led by Citigroup Capital Markets.

In addition, Fitch affirmed the underlying 'AA-' rating on about \$167 million of outstanding bonds. The rating outlook is stable.

Description: Also known as Memorial Hospital & Health System, the Company serves as the parent of Memorial Hospital of South Bend, Memorial Health Foundation, Memorial Home Care and Memorial Medical Group.

Officers: Philip A. Newbold (Pres. & CEO); David R. Sage (EVP & COO); Mike O'Neil (EVP & COO); Daniel E. Neufelder (EVP & COO-Memorial Hospital)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0562****Merit Health Systems LLC**

333 East Main Street, Suite 300
Louisville, KY 40202
(502) 753-0890

NAICS

622110

Category: Labor

Event: Merit Health Systems has named Hal E. Clark as vice president of operations in finance and has promoted Todd A. Coke to vice president of accounting and finance. Mr. Clark served as principal for Insight Solutions LLC, MA2 LLC and Rehab Concepts LLC before joining the Company. Mr. Coke was previously the Company's director of finance and accounting.

Description: Merit Health Systems owns and operates The Medical Center at Lancaster in Lancaster, Texas; Lincoln Park Hospital in Chicago, Illinois; and Nix Health Care System in San Antonio, Texas.

Officers: Tyree G. Wilburn (Chair, Pres. & CEO); John A. Fromhold (COO); Jonathan J. Spees (Chief Dev't. Officer); John C. Thompson (CFO); Jay S. Weinstein (EVP-Business Dev't.); Hal E. Clark (VP-Operations Finance); Todd A. Coke (VP-Acctg. & Finance)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0563**

Middletown Regional Hospital
105 McKnight Drive
Middletown, OH 45044
(513) 424-2111

NAICS 622110
Bed Capacity 310

Category: Labor

Event: Middletown Regional Hospital has appointed Percy Mitchell Jr., M.D., as the new president of its medical staff with Subodh Wadhwa, M.D., as vice president. The three-year term for both physicians started in January. They replaced Jeff Zollett, M.D., and Ralph Talkers, M.D., respectively.

Description: Not-for-profit Middletown Regional Hospital provides acute care, assisted living, home health, dialysis, women's services, heart care and other services to Butler, Warren, Preble and southern Montgomery counties in Southwest Ohio.

Officers: Douglas W. McNeill (Pres. & CEO); Kevin Murphy (VP & CFO); Jenny Stoops (VP-Patient Care Services & CNO); Larry James (VP & Chief Mktg. Officer)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0564****North Broward Hospital District**

303 S.E. 17th Street
Fort Lauderdale, FL 33316
(954) 759-7400

NAICS 622110
Bed Capacity 1,500

Category: Labor

Event: North Broward Hospital District president and chief executive G. Wil Trower will step down to become a consultant as soon as the hospital district's board hires a replacement. Mr. Trower has worked as the hospital district's leader for 11 years. Under a deal approved by the board of commissioners, he will continue to earn a base salary of \$523,436 while serving as a consultant until August 2008.

Description: North Broward Hospital District encompasses more than 30 healthcare facilities, including Broward General Medical Center, North Broward Medical Center, Imperial Point Medical Center, Coral Springs Medical Center and Chris Evert Children's Hospital.

Officers: Paul M. Sallarulo (Chair); G. Wil Trower (Pres. & CEO); Mark T. Knight (EVP & CFO); Joseph S. Rogers (SVP-Business Dev't. & Managed Care); Charlotte Mather (VP-Government Relations & Public Affairs); Patrick Maloney (VP-Corporate Operations); Jasmin Shirley (VP-Ambulatory Services); Joe Wagner (VP & CIO); Dionne E. Wong (VP & Chief HR Officer)

Notes:

Management-prepared interim statements ending June 30, 2005:
Total revenues: \$1.146 billion

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0565**

Novant Health, Inc.

2085 Frontis Plaza Boulevard
Winston-Salem, NC 27103
(336) 718-5000

NAICS		622110
Employees		14,799
Bed Capacity		1,929
Revenue	(mil)	\$1,529.84
Income	(mil)	\$116.00
Assets	(mil)	\$2,119.21
Liability	(mil)	\$968.45
(for the year ended 12/31/2004)		

Category: Transaction

Event: Novant Health is allying with South Carolina's Palmetto Health, collaborating on "matters of mutual interest and share resources." The two non-profit organizations began exploring ways to collaborate about six months ago when their leaders discussed Novant's application to provide healthcare services to Fort Mill and York County residents. Novant has filed a certificate of need application in South Carolina for the development of a new community hospital in Fort Mill, which Palmetto supports. The alliance's upcoming major initiative involves holding a patient quality and safety educational summit among clinical and administrative staff.

Description: Not-for-profit Novant Health is composed of Forsyth Medical Center, Presbyterian Hospital, Medical Park Hospital, Presbyterian Orthopaedic Hospital, Presbyterian Hospital Matthews, and Presbyterian Hospital Huntersville. Other facilities and programs include two free-standing ambulatory care surgical centers, two continuing care facilities, physician practices and other healthcare related joint ventures and organizations.

Officers: Paul M. Wiles (Pres. & CEO); Gregory J. Beier (Pres.-Forsyth Medical Center & Affiliates); Carl Armato (Pres.-Presbyterian Healthcare); Dean Swindle (EVP & CFO); Jacque Gattis (SVP-HR); Robert H. Seehausen, Jr. (SVP-Business Dev't. & Sales)

Auditor: PricewaterhouseCoopers LLP

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0566****OnCURE Medical Corp.**

610 Newport Center Drive, Suite 350
Newport Beach, CA 92660
(949) 721-6540

NAICS	621512
Employees	350

Category: Finance

Event: OnCURE Medical has amended its senior secured credit facility with Merrill Lynch Capital and has added a subordinated credit facility with MCG Capital and Ares Capital for a total of \$125 million. The proceeds were used to refinance the Company's debt, acquire the outstanding stock of Coastal Radiation Oncology Medical Group, Inc., and provide capital for additional acquisitions and working capital.

Description: Formerly known as OnCure Technologies Corp., the Company owns, operates and manages 28 radiation centers, and other mobile HDR & PET CT units, all located in California and Florida. Its facilities provide treatment areas and equipment for radiation therapy and diagnostic radiology. It does not own physician practices nor does it maintain any control over the provision of medical services at its centers. It only provides capital, technology, and management expertise to its affiliated physician groups.

Officers: Shyam B. Paryani (Chair); Jeffrey A. Goffman (Pres. & COO); Richard N. Zehner (CEO & Dir.); Richard A. Baker (EVP & CFO); William L. Pegler (SVP-Operations); Andrew McKeegan (VP-IT); Tom Miller (VP-HR); Larry Atkins (VP-Southern California Operations); Jen Chang (VP-Medical Science & Technology)

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol ONCJ.PK; Other OTC

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0567****OnCURE Medical Corp.**

610 Newport Center Drive, Suite 350
Newport Beach, CA 92660
(949) 721-6540

NAICS	621512
Employees	350

Category: Transaction

Event: OnCURE Medical has acquired the outstanding stock of Coastal Radiation Oncology Medical Group, Inc. Financial terms of the transaction were not disclosed. The medical group has been in practice since 1968, and owns eight centers in California located in Salinas, San Luis Obispo, Santa Maria, Templeton, Ventura, Thousand Oaks, Westlake Village, and Simi Valley.

Description: Formerly known as OnCure Technologies Corp., the Company owns, operates and manages 28 radiation centers, and other mobile HDR & PET CT units, all located in California and Florida. Its facilities provide treatment areas and equipment for radiation therapy and diagnostic radiology. It does not own physician practices nor does it maintain any control over the provision of medical services at its centers. It only provides capital, technology, and management expertise to its affiliated physician groups.

Officers: Shyam B. Paryani (Chair); Jeffrey A. Goffman (Pres. & COO); Richard N. Zehner (CEO & Dir.); Richard A. Baker (EVP & CFO); William L. Pegler (SVP-Operations); Andrew McKeegan (VP-IT); Tom Miller (VP-HR); Larry Atkins (VP-Southern California Operations); Jen Chang (VP-Medical Science & Technology)

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol ONCJ.PK; Other OTC

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0568**

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

NAICS 622110
Bed Capacity 146

Category: Labor

Event: Pan American Hospital registered nurses and other workers, represented by the Service Employees International Union, have approved a tentative contract. Management of the bankrupt hospital agreed to wage increases, conflict resolution processes and improved work conditions. Nurses' salaries will increase six percent while the rest of the employees will have a four-percent pay raise. The contract still needs the approval of the hospital's board of directors. A bankruptcy judge must also sanction the deal.

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

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

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0569**

PHC, Inc.

200 Lake Street, Suite 102
Peabody, MA 01960
(978) 536-2777

NAICS		621610
Employees		460
Revenue	(mil)	\$34.06
Income	(mil)	\$3.16
Assets	(mil)	\$17.90
Liability	(mil)	\$8.79
(for the year ended 6/30/2005)		

Category: Finance

Event: PHC's total net revenue from operations rose 7.8% to \$8.7 million for the fiscal 2006 second quarter ended December 31, 2005 compared with \$8.1 million for the second quarter of fiscal 2005. Net income applicable to common shareholders for the fiscal 2006 second quarter was \$346,782 compared with \$408,804 for the second quarter of fiscal 2005. For the first six months of fiscal 2006, the Company reported revenues of \$17.6 million, an increase of 10.1% compared with \$16.0 million for the first six months of last year. Net income applicable to common shareholders for the six-month period of fiscal 2006 was \$730,989 compared with \$1.2 million for the same period in fiscal 2005.

Description: The Company, doing business as Pioneer Behavioral Health, operates companies that provide inpatient and outpatient behavioral healthcare services, clinical research and Internet- and telephonic-based referral services.

Officers: Bruce A. Shear (Chair, Pres. & CEO); Robert Boswell (SVP); Paula C. Wurts (Controller & CFO); Gerald M. Perlow (Dir.); Donald E. Robar (Dir.); Howard W. Phillips (Dir.); William F. Greico (Dir.); David E. Dangerfield (Dir.)

Auditor: BDO Siedman, LLP

Securities: Common Stock-Symbol PIHC.OB; OTC BB; 18,181,011 common shares outstanding as of February 3, 2006.

10.80% note payable through November 2005

3.9% note payable through October 2008

6% note payable due March 2009

3.9% note payable due March 2010

5.9% note payable due May 2010

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0570**

Poudre Valley Health System

2809 E. Harmony Road, Suite 200
Fort Collins, CO 80528
(970) 297-6700

NAICS	622110
Employees	3,110
Bed Capacity	295
Revenue (mil)	\$286.00
(Fiscal year 2004)	

Category: Labor

Event: Poudre Valley Health System has named Doug Faus vice president of operations at Medical Center of the Rockies. Mr. Faus most recently served as chief executive officer of Estes Park Medical Center. The 136-bed Medical Center of the Rockies in Loveland is set to open in February 2007. It is owned by Poudre Valley Health System and Regional West Medical Center of Scottsbluff, Nebraska.

Description: Poudre Valley Health System operates as a private, not-for-profit organization providing healthcare services to residents in northeastern Colorado, western Kansas and Nebraska, and southern Wyoming. It operates a 260-bed acute care hospital along with numerous other related entities.

Officers: Rulon F. Stacey (Pres. & CEO); Russell P. Branzell (CIO); Pam Brock (VP-Mktg. & Planning); Stephanie Doughty (CFO); Linda Gesick (VP-System Dev't.); George Hayes (Pres.-Medical Center of the Rockies); Craig Luzinski (VP-Patient Care Services, Poudre Valley Hospital); Kay Miller (VP-Patient Care Services, Medical Center of the Rockies); Kevin Unger (Pres.-Poudre Valley Hospital)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0571**

[ProHealth Care, Inc.](#)
N17 W24100 Riverwood Drive
Waukesha, WI 53188
(262) 928-2243

NAICS	622110
Employees	3,000

Category: Transaction

Event: ProHealth Care plans to open an orthopedic center in partnership with Orthopaedic Associates of Wisconsin and Lake Area Physical Medicine & Rehabilitation. The Musculoskeletal Institute will occupy about 10,000 square feet currently occupied by ProHealth Care's therapy center in Oconomowoc. It is scheduled to open March 20.

Description: Not-for-profit ProHealth Care serves the Waukesha area through Waukesha Memorial and Oconomowoc Memorial hospitals, 13 primary care clinics, home healthcare centers, long-term care facilities, and a health and fitness center. Specialized tertiary services include advanced cancer care, cardiology and an obstetrical/neonatal intensive care program.

Officers: Rexford Titus III (Pres. & CEO); Peter Geiss (CMO)

Notes: Sales: \$481.7 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0572**

Psychiatric Solutions, Inc.

840 Crescent Centre Drive, Suite 460
Franklin, TN 37067
(615) 312-5700

NAICS		621420
Employees		9,100
Bed Capacity		6,500
Revenue	(mil)	\$487.19
Income	(mil)	\$16.80
Assets	(mil)	\$497.85
Liability	(mil)	\$253.33
(for the year ended 12/31/2004)		

Category: Finance

Event: For the fourth quarter ended December 31, 2005, Psychiatric Solutions' revenue increased 67% to \$224,150,000 from \$133,873,000 for the fourth quarter of 2004. Net income was \$13,940,000 for the fourth quarter of 2005, more than double the net income of \$6,367,000 for the fourth quarter the prior year. Revenue for fiscal 2005 was \$727,774,000, up 51% from \$481,893,000 for fiscal 2004. Net income was \$27,154,000 for 2005 compared with \$16,801,000 for 2004. Net income included pre-tax losses on refinancing of long-term debt of \$21,871,000 and \$6,407,000 for 2005 and 2004, respectively.

Description: Psychiatric Solutions offers an extensive continuum of behavioral health programs to critically ill children, adolescents and adults through its operation of 57 owned or leased freestanding psychiatric inpatient facilities in 27 states. The Company also manages psychiatric inpatient centers for government agencies and psychiatric inpatient units within general acute care hospitals owned by others.

Officers: Joey A. Jacobs (Chair, Pres. & CEO); Steven T. Davidson (Chief Dev't. Officer); Jack E. Polson (Chief Acctg. Officer); Brent Turner (EVP-Finance & Admin.); Christopher L. Howard (EVP, Gen. Counsel & Sec.); William F. Carpenter (Dir.); Mark P. Clein (Dir.); David M. Dill (Dir.); Richard D. Gore (Dir.); Christopher Grant, Jr. (Dir.); Ann H. Lamont (Dir.); William M. Petrie (Dir.); Edward K. Wissing (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol PSYS; NasdaqNM; 26,109,424 common shares outstanding as of November 1, 2005.

10 5/8% senior subordinated notes due June 15, 2013

7.75% senior subordinated notes due 2015

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0573**

Radiologix, Inc.

3600 JP Morgan Chase Tower
2200 Ross Avenue
Dallas, TX 75201
(214) 303-2776

NAICS		621512
Employees		2,500
Revenue	(mil)	\$251.29
Income	(mil)	(\$18.04)
Assets	(mil)	\$254.07
Liability	(mil)	\$211.16
(for the year ended 12/31/2004)		

Category: Finance

Event: Moody's Investors Service placed the speculative grade ratings of Radiologix under review for possible downgrade in response to recent legislation that will negatively impact the Company's financial results upon implementation. The legislation calls for significant changes in Medicare reimbursement rates with respect to the technical component of diagnostic imaging services provided by this sector commencing in January 2007. Ratings placed under review for possible downgrade are Radiologix's corporate family rating, rated B1; and \$160 million 10.50% guaranteed subordinated notes due 2008, rated B2.

Description: The Company owns and operates 76 freestanding, outpatient diagnostic imaging centers in 10 states. Its facilities provide a broad range of diagnostic imaging services from highly sophisticated PET, MRI and CT to more common X-rays and ultrasound.

Officers: Marvin S. Cadwell (Chair); Sami S. Abbasi (Pres., CEO & Dir.); Michael N. Murdock (SVP & CFO); Stephen M. Forthuber (SVP-Field Operations); Michael L. Silhol (SVP, Gen. Counsel & Sec.); Paul D. Farrell (Dir.); John R. Gunn (Dir.); Joseph C. Mello (Dir.); Michael L. Sherman (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol RGX; AMEX; 22,442,417 common shares outstanding as of October 28, 2005.

10.5% senior notes, due December 15, 2008

8.0% convertible junior subordinated note due July 31, 2009

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0574**

Regency Hospital Company LLC
30000 Mill Creek Avenue, Suite 250
Alpharetta, GA 30022
(770) 772-4345

NAICS 622110
Employees 231

Category: Labor

Event: Regency Hospital Company has appointed Michael Bailey as the chief executive officer for its new 36-bed long-term acute care hospital located in Jackson, Mississippi. Mr. Bailey most recently served as CEO at the North Mississippi Medical Center in Eupora. He was also employed with the State of Mississippi, Office of the Governor, where he served as chief financial officer for the Division of Medicaid for over six years.

Description: The Company develops and operates long-term acute care hospitals in Arkansas, Georgia, Indiana, Louisiana, Minnesota, Mississippi, Ohio, South Carolina and Texas. It currently has 16 hospitals with several more in active development.

Officers: Rod Laughlin (Founder, Pres. & CEO); Gregory J. Eisenhower (CFO); Gene Winters (SVP-Reimbursement & Senior Strategy Officer); Dawn Bading (SVP-HR); Paul Bodner (VP-Recruitment & Customer Relations); Leslie Boney (VP-Business Dev't.); Mike Brohm (VP-Hospital Operations); George Bruton (VP-Construction & Design); Anne Mullendore (VP-Purchasing & Materials Mgmt.); Janet Rail (VP-Clinical Operations & Project Implementation); Micah Laughlin (VP-IT)

Notes: Sales: \$104.0 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0575**

Renal Care Group, Inc.

2525 West End Avenue, Suite 600
Nashville, TN 37203
(615) 345-5500

NAICS		621492
Employees		8,603
Revenue	(mil)	\$1,345.05
Income	(mil)	\$121.83
Assets	(mil)	\$1,429.59
Liability	(mil)	\$837.46
(for the year ended 12/31/2004)		

Category: Transaction

Event: Renal Care Group and Fresenius Medical Care Holdings have signed a definitive agreement to sell the assets of nearly 100 dialysis clinics in connection with the U.S. Federal Trade Commission's review of their merger. Under the agreement, the dialysis clinics will be sold to National Renal Institutes, Inc., a wholly-owned subsidiary of DSI Holding Company, Inc., for \$457.5 million. This transaction is expected to close shortly after the completion of Fresenius Medical's acquisition of Renal Care Group.

Description: Renal Care Group is a specialized dialysis services company that currently treats over 31,900 patients at more than 450 outpatient dialysis facilities, in addition to providing acute dialysis services at more than 210 hospitals. Over 9,200 associates provide services across the Company's 34-state network.

Officers: William P. Johnston (Chair); Gary A. Brukardt (Pres., CEO & Dir.); Raymond Hakim (Sr. EVP-Clinical Affairs & CMO); David M. Dill (EVP, CFO & Treas.); David M. Maloney (EVP & CIO); Timothy P. Martin (EVP & COO); Douglas B. Chappell (SVP & Gen. Counsel); Timothy J. Balch (SVP-Physician Services); David Holst (SVP-Operations Services); Carolyn E. Latham (SVP-Clinical Operations); Robert Stilwell (SVP-Legislative & Medical Affairs); Mike Coggin (SVP-Finance); Joe McLellan (SVP-Business Dev't.); Leif Murphy (SVP-Finance & Business Dev't.); C. Courtney Vanderveer (SVP-Operations Finance)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol RCI; NYSE; 68,329,507 common shares outstanding as of October 31, 2005.
9% senior subordinated notes due 2011

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0576**

Rockdale Medical Center
1412 Milstead Avenue
Conyers, GA 30012
(770) 918-3000

NAICS	622110
Bed Capacity	107
Revenue (mil)	\$93.30
Income (mil)	\$1.10
(for the year ended 9/30/2004)	

Category: Finance

Event: Standard & Poor's Ratings Services lowered its underlying rating to 'BBB' from 'BBB+' on the Hospital Authority of Rockdale County, Georgia's \$50 million series 2003A hospital revenue bonds, issued for Rockdale Medical Center. The outlook is negative. The downgrade is due to Rockdale Medical's rapid and significant decline in operations as a result of defective revenue cycle practices, exacerbated by a difficult Meditech conversion. According to the rating agency, a return to a stable outlook is predicated on Rockdale Medical's ability to stabilize operations and improve maximum annual debt service coverage without materially impacting its liquidity position.

Description: Not-for-profit Rockdale Medical Center operates Rockdale Hospital, two medical office buildings, and a diagnostic imaging center. It is currently the sole provider in Rockdale County.

Officers: Phil Casto (Chair); John Tucker (Interim CEO); Deborah Armstrong (VP-Clinical & Rehabilitation Services); Tom Arnold (VP-Finance & CFO); Jennifer Croly (VP-Information Systems & CIO); Stuart Downs (VP-Nursing & CNO); Marianne Freeman (VP-HR & Professional Services); Jason Lilly (VP-Operations & COO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0577**

Saint Barnabas Health Care System
368 Lakehurst Road
Toms River, NJ 08753
(732) 557-3900

NAICS	622110
Employees	22,000
Bed Capacity	3,690

Category: Transaction

Event: Saint Barnabas Health Care System has backed out of its deal to buy Mountainside Hospital from Atlantic Health System. The health system cannot give an assurance that it can maintain the financially troubled hospital as an acute care facility. Under the deal that was discussed, Saint Barnabas would have been allowed to take over ownership of the hospital without payment, as well as assume assets of the hospital's foundation.

Description: Saint Barnabas Health Care System includes Clara Maass Medical Center, Community Medical Center, Irvington General Hospital, Kimball Medical Center, Monmouth Medical Center, Newark Beth Israel Medical Center, Saint Barnabas Medical Center, Union Hospital, and Clara Maass Medical Center-West Hudson Division. It also includes nine nursing and rehabilitation centers and three assisted living facilities, ambulatory care facilities, geriatric centers, a psychiatric facility, a state-wide behavioral health network and home care and hospice programs.

Officers: Ronald J. Del Mauro (Pres. & CEO); Thomas G. Scott (VP-Corporate Finance)

Notes: Annual Revenues: \$2.0 billion

Update of profile 05.3486 (Vol. 2, No. 48 - HCP051128)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0578**

Saint Thomas Health Services
618 Church Street, Suite 520
Nashville, TN 37219
(615) 284-7847

NAICS	622110
Employees	~10,000
Bed Capacity	1,646
Revenue (mil)	\$935.00
Assets (mil)	\$950.00
(for the year ended 6/30/2004)	

Category: Transaction

Event: Saint Thomas Health Services has terminated its non-binding letter of intent to sell one of its hospitals to Health Management Associates. Reasons for halting negotiations, which started last month, were not disclosed. The hospital involved in the cancelled transaction is the DeKalb Hospital located in Smithville, Tennessee. Saint Thomas Health Services still intends to sell it and is currently in talks with other potential buyers.

Description: Saint Thomas Health Services is a nonprofit organization that operates the Baptist Hospital and Saint Thomas Hospital in Nashville, the Middle Tennessee Medical Center in Murfreesboro, the Hickman Community Hospital in Centerville and the DeKalb Hospital in Smithville. It is sponsored by Ascension Health.

Officers: Jim Houser (Pres. & CEO); Wes Littrell (EVP & Chief Admin. Officer); Ken Venuto (EVP & CFO); Sister Mary Kay Tyrell (SVP & Chief Mission & Ministry Officer); Chris Young (SVP-Mgmt. Resources); E. Dale Batchelor (Chief Physician Executive); Berry Holt (Gen. Counsel); Tom Blankenship (VP-Operations Dev't.); Rebecca Climer (VP-Mktg. & Strategy); Jason Dinger (VP-Service Line Dev't.); Michael Dossett (VP-Security & Real Estate Services); Christy Fairchild (VP-Physician Relations); Cynthia Figaro (VP-Corporate Responsibility & Privacy Officer); Clarence Thomas (Chief Quality Officer); Greg Pope (VP & Chief Dev't. Officer); Denny Porr (VP-Wellness Services)

Notes: Update of profile 06.0102 (Vol. 3, No. 2 - HCP060109)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0579****Saint Vincent Catholic Medical Centers**

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

NAICS 622110
Employees 12,000

Category: Finance

Event: First American Title Insurance Company asserts that the adversary proceeding launched by the Official Committee of Unsecured Creditors of Saint Vincents Catholic Medical Centers and its debtor-affiliates against RCG Longview II, LP, must be dismissed. First American is the successor-in-interest to RCG.

RCG made a \$10,000,000 loan to the debtor in May 2005, which was secured by a subordinate mortgage and security agreement dated May 18, 2005. RCG made an additional \$6,000,000 loan to the debtor in June 2005, which was secured by a third subordinate mortgage and security agreement dated as of June 27, 2005. The creditors committee asserted that at the time Saint Vincent filed for Chapter 11, the transfers were not recorded and perfected. Accordingly, the committee asked the court to avoid the \$10,000,000 subordinate mortgage, the \$10,000,000 subordinate assignment, the \$6,000,000 subordinate mortgage and the \$6,000,000 subordinate assignment. First American denies all allegations regarding the committee's objection to RCG's claims.

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)

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0580**

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

Event: Prior to the bankruptcy petition, Sandra Lindsay, individually and as administrator of the Goods, Chattels, and Credits of Gary Lindsay, commenced an action in the Supreme Court of the State of New York, Kings County against the Saint Vincent Catholic Medical Centers and its debtor affiliates. Ms. Lindsay alleges that the medical malpractice of Catholic Medical Center of Brooklyn and Queens, Inc., St. Mary's Hospital of Brooklyn, Jai Singh, M.D., Samuel Lehrman, M.D., and Ming King Liu, M.D., led to the wrongful death of Mr. Lindsay. Ms. Lindsay has determined that there is no need to continue the action and has agreed with the debtors to modify the automatic stay to allow her to discontinue the action against all named defendants, with prejudice. She releases and forever discharges the debtors from any and all claims and actions that may be known or unknown.

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0581**

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

Category: Finance

Event: The U.S. Bankruptcy Court for the Southern District of New York authorized Saint Vincent Catholic Medical Centers and its debtor-affiliates to enter into certain agreements for A.I. Credit Corp. to provide a \$20,000,000 premium financing for new insurance policies. The amount of premiums due under the new policies total \$20,492,595.

Judge Hardin ruled that in the event of the debtors' default in the timely payment of any funds due to A.I. Credit under the terms of the agreements, A.I. Credit may seek the court's authority to lift the automatic stay to request cancellation of the new policies upon expiration of a 13-day written notice to cancel, provided the default is not cured within that period; and proceed to collect the entire unpaid balance owed by the debtors.

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0582****Saint Vincent Catholic Medical Centers**

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

NAICS 622110
Employees 12,000

Category: Transaction

Event: John J. Rapisardi, Esq., at Weil, Gotshal & Manges LLP in New York, informs the U.S. Bankruptcy Court for the Southern District of New York that Saint Vincent Catholic Medical Centers and its debtor-affiliates have reached an agreement with the landlords of four non-residential real property leases. The properties are located at 170 Broadway in New York, 635, 637, 639 Classon Avenue in Brooklyn, 95 University Place in New York, and 2040 Forest Avenue in Staten Island.

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0583**

Select Medical Corporation

4716 Old Gettysburg Road
P.O. Box 2034
Mechanicsburg, PA 17055
(717) 972-1100

NAICS		621498
Employees		20,800
Revenue	(mil)	\$1,660.79
Income	(mil)	\$118.18
Assets	(mil)	\$1,113.72
Liability	(mil)	\$597.78
(for the year ended 12/31/2004)		

Category: Transaction

Event: Select Medical recently broke ground on a 71,900-square-foot hospital in Augusta, Georgia. The \$22-million long-term acute care facility will occupy a four-acre site on Walton Way near 15th Street. The new two-story building will have 80 beds, 15 more than the Company now offers at its existing locations.

Description: The Company currently operates 101 specialty hospitals and 730 outpatient rehabilitation clinics. It also provides medical rehabilitation services on a contract basis at nursing homes, hospitals, assisted living and senior care centers, schools, private homes and worksites. It is a subsidiary of Select Medical Holdings Corp.

Officers: Rocco A. Ortenzio (Chair); Robert A. Ortenzio (CEO & Dir.); Patricia A. Rice (Pres. & COO); David W. Cross (SVP & Chief Dev't. Officer); S. Frank Fritsch (SVP-HR); Martin F. Jackson (SVP & CFO); James J. Talalai (SVP & CIO); Michael E. Tarvin (SVP, Gen. Counsel & Sec.); Scott A. Romberger (VP, Controller & Chief Acctg. Officer)

Auditor: PricewaterhouseCoopers LLP

Securities:

9 1/2% senior subordinated notes due 2009

7 1/2% senior subordinated notes due 2013

Notes: Update of profile 05.1128 (Vol. 2, No. 17 - HCP050425)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0584**

Sisters of Charity of Leavenworth Health System 9801 Renner Boulevard, Suite 100 Lenexa, KS 66219 (913) 895-2800 http://www.sclhsc.org	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: Fitch Ratings has assigned a long-term 'AA' rating to the Sisters of Charity of Leavenworth Health System's series 2006 bonds and has affirmed the 'AA/F1+' rating on the health system's outstanding debt. Fitch was not asked to provide a short-term rating on the liquidity facility for the series 2006 bonds. The rating outlook is stable.

The series 2006 bonds consist of \$35 million Kansas Development Finance Authority variable rate demand revenue bonds, series 2006C; \$60 million Kansas Development Finance Authority variable rate demand revenue bonds, series 2006D; and \$25 million Montana Facility Finance Authority variable rate demand revenue bonds, series 2006A. Bond proceeds will be used to reimburse the health system for qualified prior capital expenditures as well as to pay costs of issuance. The Kansas series 2006C and Montana series 2006A bonds are scheduled to be sold during the week of February 22 through negotiation by J.P. Morgan Securities. The Kansas series 2006D bonds are scheduled to be sold the week of March 6 also through negotiation by J.P. Morgan Securities.

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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0585****Sparks Regional Medical Center**

1311 South T Street
Fort Smith, AR 72901
(479) 441-4000

NAICS	622110
Bed Capacity	275

Category: Finance

Event: Moody's Investors Service has downgraded to Baa2 from Baa1 Sparks Regional Medical Center's long-term rating, affecting \$63.4 million of series 2001A and 2001B bonds issued through the Sebastian County Public Health Facilities Board. The outlook remains negative. According to Moody's, the rating downgrade and outlook reflects the prolonged operating difficulties and inability of Sparks Regional to return to positive levels of performance with expectations of sizable losses in fiscal 2006.

After two years of steady improvement, Sparks Regional has experienced a downturn in financial performance through the first half of fiscal 2006 due to physician turnover in cardiology, a key service line for the organization. Moody's believes the medical center will continue to be challenged in restoring operating stability in the near-term given recent physician turnover. Replacement of physicians and maturation of new practices will take some time to restore volume and revenue losses.

Description: Not-for-profit Sparks Regional Medical Center offers a full range of medical specialties and advanced diagnostic facilities. It is the flagship facility of the Sparks Health System.

Officers: John A. Guest (CEO); Dan Hamman (CFO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0586****St. Elizabeth Medical Center**

1 Medical Village Drive
Covington, KY 41017
(859) 344-2000

NAICS	622110
Employees	3,500
Bed Capacity	465

Category: Transaction

Event: The Covington City Commission is considering giving St. Elizabeth Medical Center an option to buy a 10-acre property for \$240,000, the same price the city paid the state for the land in 2003. The option will give the hospital exclusive right to buy the property for six months. The hospital's tentative plans for the site include building a three-story, 100,000-square-foot building that would house an emergency room, outpatient diagnostic services, primary medical and dental care and specialty physicians offices.

Description: St. Elizabeth Medical Center operates three hospitals, providing a range of general and specialized health care programs including stroke and cardiac care, hospice services, and neurosurgery. It is a member of Catholic Healthcare Partners.

Officers: Sister Margaret Stallmeyer (Chair); Joseph W. Gross (Pres. & CEO); Marc A. Hoffman (EVP & COO); Garren Colvin (SVP & CFO); Michael J. Walters (VP-System Dev't.); Christopher G. Carle (VP-Physician Services); Doug Chambers (VP-Facilities); Randy Foltz (VP-Finance); Roger W. Logan (VP); Marty Oscadal (VP-HR); Robert Prichard (VP); Leonard M. Puthoff (VP-General Services); Mark G. Riedinger (VP-Business Dev't.); Thomas E. Saalfeld (VP-Professional Services); T. Jane Swaim (VP-Nursing); Allen Zobay (VP-Medical Affairs); Barbara Cunningham (VP-Foundation)

Notes: Sales: \$380.6 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0587****Sturgis Hospital**

916 Myrtle Avenue
Sturgis, MI 49091
(269) 651-7824

NAICS	622110
Employees	400
Bed Capacity	94

Category: Transaction

Event: The city commission has approved Sturgis Hospital's plans to sell 10 bed licenses to Bronson Methodist Hospital. Each bed license is worth \$174,000. The sale must be closed by January 23, 2008. The buyer also has an option to purchase another 10 bed licenses prior to December 31, 2010.

Description: City-owned Sturgis Hospital is an acute care facility that also offers diagnostic imaging services, home healthcare, and hospice services.

Officers: Robert J. LaBarge (CEO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0588**

Sutter Delta Medical Center

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

NAICS	622110
Employees	600
Bed Capacity	110

Category: Labor

Event: Sutter Delta Medical Center workers represented by SEIU United Healthcare Workers-West have ratified a new contract, averting a strike scheduled to begin February 21. The agreement covers 400 union members who are working as licensed vocational nurses, certified nursing assistants, pharmacy technicians and caregivers. Their last contract expired November 22, 2004.

The new contract features third-party arbitration to resolve staffing disputes between management and hospital workers, a training and upgrade fund to encourage career advancement, and a right to a fair NLRB election for non-unionized workers who wish to join the union without interference from hospital management. It also includes a minimum 17% wage increase for union members over the life of the contract, which is set to expire June 30, 2008.

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)

Notes: Update of profile 06.0498 (Vol. 3, No. 7 - HCP060213)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0589**

Tenet Healthcare Corporation

13737 Noel Road
Dallas, TX 75240
(469) 893-2200

NAICS		622110
Employees		91,633
Bed Capacity		17,902
Revenue	(mil)	\$9,919.00
Income	(mil)	(\$2,640.00)
Assets	(mil)	\$10,078.00
Liability	(mil)	\$8,346.00
(for the year ended 12/31/2004)		

Category: Labor

Event: Tenet Healthcare has named Dave Archer as the new chief executive officer for its Memphis market. Mr. Archer will hold this newly created position in addition to being the chief executive at Saint Francis Hospital in Memphis. With his new role, he is also responsible for the Saint Francis Hospital-Bartlett, which is currently conducting a search for a new CEO. When a new CEO is named, Mr. Archer will continue to oversee the Memphis market for the Company.

Description: The Company, through its subsidiaries, owns and operates 69 general acute care hospitals in 15 states. Its subsidiaries also own various related domestic healthcare facilities, including a small number of rehabilitation hospitals, specialty hospitals, long-term care facilities, a psychiatric facility, and medical office buildings.

Officers: Edward A. Kangas (Chair); Trevor Fetter (Pres., CEO & Dir.); Reynold J. Jennings (COO); E. Peter Urbanowicz (Gen. Counsel & Sec.); Stephen F. Brown (EVP & CIO); Timothy L. Pullen (EVP, Chief Acctg. Officer & Interim CFO); Joseph A. Bosch (SVP-HR); Steven W. Ortquist (SVP-Ethics & Compliance & Chief Compliance Officer); Harry Anderson (SVP-Corporate Communications); Garry M. Olney (VP-Nursing & Clinical Operations); Daniel R. Waldmann (VP-Government Relations); Jeffrey S. Sherman (VP & Treas.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol THC; NYSE; 469,406,255 common shares outstanding as of September 30, 2005.

6 3/8% senior notes due 2011

6 1/2% senior notes 2012

7 3/8% senior notes due 2013

9 7/8% senior notes due 2014

9 1/4% senior notes due 2015

6 7/8% senior notes due 2031

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0590**

Tenet Healthcare Corporation

13737 Noel Road
Dallas, TX 75240
(469) 893-2200

NAICS		622110
Employees		91,633
Bed Capacity		17,902
Revenue	(mil)	\$9,919.00
Income	(mil)	(\$2,640.00)
Assets	(mil)	\$10,078.00
Liability	(mil)	\$8,346.00
(for the year ended 12/31/2004)		

Category: Transaction

Event: County commissioners have approved nearly \$1.5 million in tax relief over five years for Tenet Healthcare's planned hospital in El Paso, Texas. The hospital will be under the Company's Sierra Providence Health Network and will be built at Loop 375 and Edgemere Boulevard. As part of their agreement, the county requests that the hospital bill the county the Medicaid rates for treatment given to jail inmates. Sierra Providence originally requested a ten-year abatement as it did with the city. The county instead approved a five-year plan as the city council did in December.

Description: The Company, through its subsidiaries, owns and operates 69 general acute care hospitals in 15 states. Its subsidiaries also own various related domestic healthcare facilities, including a small number of rehabilitation hospitals, specialty hospitals, long-term care facilities, a psychiatric facility, and medical office buildings.

Officers: Edward A. Kangas (Chair); Trevor Fetter (Pres., CEO & Dir.); Reynold J. Jennings (COO); E. Peter Urbanowicz (Gen. Counsel & Sec.); Stephen F. Brown (EVP & CIO); Timothy L. Pullen (EVP, Chief Acctg. Officer & Interim CFO); Joseph A. Bosch (SVP-HR); Steven W. Ortquist (SVP-Ethics & Compliance & Chief Compliance Officer); Harry Anderson (SVP-Corporate Communications); Garry M. Olney (VP-Nursing & Clinical Operations); Daniel R. Waldmann (VP-Government Relations); Jeffrey S. Sherman (VP & Treas.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol THC; NYSE; 469,406,255 common shares outstanding as of September 30, 2005.

6 3/8% senior notes due 2011; 6 1/2% senior notes 2012

7 3/8% senior notes due 2013; 9 7/8% senior notes due 2014

9 1/4% senior notes due 2015; 6 7/8% senior notes due 2031

Notes: Update of profile 05.3757 (Vol. 2, No. 52 - HCP051226)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0591****The Brooklyn Hospital Center**

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

NAICS	622110
Bed Capacity	460

Category: Finance

Event: Standard & Poor's Ratings Services removed its 'AAA' rating on New York State Medical Care Facilities Finance Agency's FHA-insured mortgage hospital and nursing home revenue bonds series 1992B from CreditWatch with negative implications where it was placed December 20, 2005. The bonds were issued to Brooklyn Hospital Center. The rating was placed on CreditWatch after the rating agency received notice that the hospital filed a petition for bankruptcy.

Standard & Poor's has reviewed the bankruptcy documents and has determined that no funds were filed under the bankruptcy. The bonds are secured by a mortgage loan, which is insured under section 242 of the National Housing Act. The mortgage loan securing the 1992B bonds also secures the 1998 bonds, which are insured by AMBAC.

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

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

Auditor: Ernst & Young LLP

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

Notes: Update of profile 05.3759 (Vol. 2, No. 52 - HCP051226)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0592**

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's Nemours Children's Clinic has started the certificate of need process for its planned children's hospital by filing a letter of intent with the Agency for Health Care Administration. The organization wants to build an independent children's hospital in Orlando, estimated to cost between \$250 million and \$300 million. It will be built on a 28-acre site along Interstate 4 at Conroy Road. Phase one of the project features a new \$90-million clinic and outpatient surgery center, scheduled to break ground later this year and be done in 2008. Phase two includes the hospital while plans for phase three include a research center, education center, conference center and an on-site day care center.

Nemours will file its official application for its certificate of need by April 19, instead of waiting until fall in anticipation of delays caused by its competitors' objections. The ruling on its application is anticipated in mid-June.

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)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0593****The Primary Health Network**

P.O. Box 716 Sharon
Sharon, PA 16146
(724) 342-3002

NAICS	621498
Employees	270

Category: Transaction

Event: The Primary Health Network is taking over the Cherry Tree Family Medicine in Indiana County and Northern Cambria Family Medicine in Cambria County. Haney Wahba, M.D., will continue to serve as the primary doctor for the centers. These latest transactions have expanded Primary Health Network's services to 24 locations in eight counties.

Description: The Primary Health Network is a non-profit community health provider in Western Pennsylvania. It provides medical, dental and optometry services through 24 locations in eight counties.

Officers: John D. Laeng (CEO); Susan Piccirilli (VP-Mktg. & Planning); Lorrie Speir-Chrastina (VP-Operations); Marsha Braatz (VP-Acctg. & Financial Reporting); Joe Montone (VP-Clinical Services); Jim Long (VP-HR); Robert H. Martsof (Medical Dir.); H. Lawrence Richards (Dental Dir.); John Geisel (Dir.-Facilities)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0594**

The Queen's Health Systems

1099 Alakea Street, Suite 1100
Honolulu, HI 96813
(808) 532-6100

NAICS	622110
Employees	4,500
Bed Capacity	535

Category: Finance

Event: Moody's Investors Service has assigned an A1 underlying rating to the Queen's Health Systems' upcoming sale of around \$192 million of 2006 series A, B, C variable rate bonds issued through the Department of Budget and Finance of the State of Hawaii. Bond proceeds will refinance the series 1998A in full and a portion of the series 1998B bonds, provide about \$80 million of new money to fund various capital expenditures as well as fund the cost of issuance.

Concurrently, Moody's affirmed its A1 rating on the health system's \$295 million of outstanding bonds and revised the rating outlook to stable from negative to reflect the health system's improved financial performance and revised capital plans.

Description: The Queen's Health Systems is a nonprofit corporation consisting of The Queen's Medical Center, The Queen Emma Foundation, Queen's Development Corp., Queen's Insurance Exchange, Inc., Molokai General Hospital, and Ambulatory Services, Inc., and has ownership interests in CareResource Hawaii, Hamamatsu/Queen's PET Imaging Center, Hawaii Credentialing Services, and Diagnostic Laboratory Services, Inc.

Officers: Arthur A. Ushijima (Pres. & CEO); Mark Yamakawa (EVP-Corp. Dev't.); Tracy Woo (EVP-Asset Dev't.); John Nitao (VP & Gen. Counsel); Francis Fraher (VP-Finance, CFO & Treas.); Bert Kido (VP-HR); Sharlene Tsuda (VP-Corporate Services)

Notes:

Audit year ended June 30, 2005:
Total Revenues: \$543.3 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0595****Twin Cities Community Hospital**

1100 Las Tablas Road
Templeton, CA 93465
(805) 434-3500

NAICS	622110
Bed Capacity	84

Category: Labor

Event: Twin Cities Community Hospital has hired four new leaders. Steven Amador has become the new director of Environmental Services; Frank Brodrick will lead Food and Nutrition Services; Brandon Neal is the new director of Plant Operations; and Steven Veyna is the new director of Materials Management.

Description: Twin Cities Community Hospital offers emergency care and traumatic injuries, maternal child services, surgical services, diagnostic services and primary care. It is part of Tenet California.

Officers: Richard D. Lyons (CEO); Steven Amador (Dir.-Environmental Services); Frank Brodrick (Dir.-Food & Nutrition Services); Brandon Neal (Dir.-Plant Operations); Steven Veyna (Dir.-Materials Mgmt.)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0596****UAB Health System**

The John N. Whitaker Building
500 22nd Street South, Suite 408
Birmingham, AL 35233
(205) 975-5362

NAICS	622110
Bed Capacity	1,014

Category: Labor

Event: UAB Health System has named Cynthia Brumfield, M.D., as UAB Hospital's chief of staff, effective March 1. Dr. Brumfield is the third person appointed to the post permanently, and the first woman to become chief of staff in the hospital's history.

Description: UAB Health System consists of the UAB Hospital, The Kirklin Clinic, The Kirklin Clinic® at Acton Road, UAB Health Centers, The University of Alabama Health Services Foundation, P.C., Callahan Eye Foundation Hospital, UAB Medical West and the University of Alabama School of Medicine.

Officers: Carol Z. Garrison (Chair & Pres.); David Hoidal (CEO)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0597**

Universal Health Realty Income Trust

Universal Corporate Center
367 South Gulph Road
King of Prussia, PA 19406
(610) 265-0688

NAICS 525930

Revenue	(mil)	\$31.78
Income	(mil)	\$23.67
Assets	(mil)	\$204.58
Liability	(mil)	\$50.53
(for the year ended 12/31/2004)		

Category: Finance

Event: Universal Health Realty Income Trust reported net income of \$5.2 million and revenues of \$8.3 million for the fourth quarter ended December 31, 2005. For the same three-month period of 2004, the Company posted net income of \$6.7 million and revenues of \$8.2 million. For the fiscal year 2005, net income was \$25.4 million and revenues were \$33.3 million, compared with net income of \$23.7 million and revenues of \$31.8 million during fiscal year 2004.

Description: Universal Health Realty Income Trust invests in healthcare and human service related facilities including acute care hospitals, behavioral healthcare facilities, rehabilitation hospitals, sub-acute facilities, surgery centers, childcare centers and medical office buildings. It currently has 43 real estate investments in 15 states.

Officers: Alan B. Miller (Chair, Pres. & CEO); Charles F. Boyle (VP, CFO and Controller); Cheryl K. Ramagano (VP, Treas. & Sec.); Timothy J. Fowler (VP-Acquisitions); Elliot J. Sussman (Trustee); Miles L. Berger (Trustee); Myles H. Tanenbaum (Trustee); James E. Dalton, Jr. (Trustee)

Auditor: KPMG LLP

Securities: Common Stock-Symbol UHT; NYSE; 11,770,632 common shares outstanding as of October 31, 2005.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0598**

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

Category: Litigation

Event: Santa Ana Superior Court Judge Jonathan H. Cannon ordered the consolidation of all lawsuits pending against The Regents of the University of California arising over the University of California, Irvine Medical Center's Liver Transplant Program. The lawsuits, seeking class action status, accused the defendants of negligence, fraud and conspiracy.

Greene Broillet & Wheeler, LLP's 10 wrongful death and personal injury lawsuits will be consolidated with other similar cases and will be controlled by Judge Cannon. The judge also ruled that plaintiffs may begin deposing the defendants 46 days from February 15.

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

Officers: Maureen Zehntner (Interim CEO & COO); Lisa Reiser (CNO)

Notes: Update of profile 06.0114 (Vol. 3, No. 2 - HCP060109)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0599**

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

Event: Fitch Ratings has downgraded the rating on University of Colorado Hospital's outstanding debt to 'BBB+' from 'A-'. The rating outlook is stable. The downgrade incorporates an upcoming off balance sheet financing of about \$100 million, which will fund the construction of an administrative office building and parking garage adjacent to the hospital. According to Fitch, the downgrade is reflective of the healthcare system's increased additional fixed obligations with the administrative office building financing.

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 Koeppel (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

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0600****Val Verde Regional Medical Center**

801 Bedell Avenue
Del Rio, TX 78840
(830) 775-8566

NAICS	622110
Bed Capacity	79

Category: Labor

Event: Jack Houghton will take over as chief executive officer of Val Verde Regional Medical Center by the end of March. He is currently the CEO of Natchez Regional Medical Center in Natchez, Mississippi.

Description: Val Verde Regional Medical Center is a general medical and surgical facility operated by the Val Verde County Hospital District.

Officers: Juan M. Salinas (COO); Jerry Hennessy (CFO); Barbara Bozek (CNO); Dava Cloudt (Dir.-Public Relations & Mktg.); Tom Harrison (Dir.-HR)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0601**

Virginia Mason Medical Center

1100 Ninth Avenue
Seattle, WA 98101
(206) 223-6600

NAICS	622110
Employees	~ 5,000
Bed Capacity	336

Revenue	(mil)	\$577.65
Income	(mil)	\$9.76

(Fiscal year 2004)

Category: Transaction

Event: Virginia Mason Medical Center has acquired seven-eighths of the block across the street from its hospital on Spring Street in Seattle. It paid \$24 million to Mad Boar Investments LLC for the lot. The property is bounded by Terry and Boren avenues and Spring and Madison streets. It will accommodate the expansion of Virginia Mason's existing campus on First Hill.

Description: Virginia Mason Medical Center is a private, nonprofit organization that includes a multi-specialty group practice of more than 390 physicians, an acute care hospital licensed for 336 beds, the Benaroya Research Institute, a network of neighborhood clinics, a philanthropic foundation, and the Bailey-Boushay House, which is a nursing residence and day health center for people living with AIDS.

Officers: Gary S. Kaplan (Chair & CEO); J. Michael Rona (Pres.)

Notes: Update of profile 05.2436 (Vol. 2, No. 34 - HCP050822)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0602**

Waterbury Hospital Health Center

64 Robbins Street
Waterbury, CT 06721
(203) 573-6000

NAICS	622110
Employees	2,000
Bed Capacity	357

Category: Finance

Event: Waterbury Hospital reported an operating surplus of \$3,007,843 for the fiscal year ended September 30, 2005, down from a \$5-million surplus during fiscal 2004. This is still a positive result considering that hospital administration projected a \$1.5 million loss when it began compiling the hospital's 2005 budget in late 2004. Net operating revenues were \$204.5 million for fiscal 2005, a \$1.6 million improvement from the previous year while non-operating income was \$2.4 million, down from \$2.7 million in 2004. The hospital's operating expenses increased nine percent to \$202.3 million in fiscal 2005, due to a 15-percent hike in supplies and a seven-percent increase in salaries.

Description: Private, not-for-profit Waterbury Hospital Health Center's services include inpatient and outpatient behavioral health care, an orthopedic center, and an outpatient surgery center. It also owns the Harold Leever Regional Cancer Center in partnership with St. Mary's Hospital. It is a subsidiary of the Greater Waterbury Health Network.

Officers: John H. Tobin (Pres. & CEO); Mary B. Prybylo (COO); Steven E. Schneider (VP-Medical Affairs); Colleen Scott (VP-Finance & CFO); Sheila Hogan (Chief Fund Dev't. Officer)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0603****Weirton Medical Center, Inc.**

601 Colliers Way
Weirton, WV 26062
(304) 797-6000

NAICS	622110
Employees	875
Bed Capacity	238

Category: Finance

Event: Moody's Investors Service has downgraded the rating on Weirton Medical Center's outstanding debt to Baa3 from Baa2. The rating action affects \$22.9 million of rated debt. Moody's also revised the rating outlook to negative from stable. According to the rating agency, the downgrade and outlook revision reflects Weirton Medical's downturn in fiscal 2005 and year-to-date performance as well as a decline in nearly all balance sheet measures. The negative outlook reflects Moody's belief that near-term financial performance will likely pressure balance sheet resources to levels that limit the medical center's financial flexibility.

Description: Weirton Medical Center provides psychiatric care, pediatrics, obstetrics, acute care services, emergency medicine, home healthcare, rehabilitation, and occupational therapy to residents of the Ohio Valley.

Officers: Joseph P. Endrich (Chair, Pres. & CEO); Cynthia Nixon (EVP & CFO)

Notes: Audit year ended June 30, 2005
Total operating revenues: \$85.9 million

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0604****White River Health System**

1710 Harrison Street
Batesville, AR 72501
(870) 262-1200

NAICS	622110
Bed Capacity	527

Category: Finance

Event: Standard & Poor's Ratings Services lowered its rating to 'BBB' from 'BBB+' on series 2004, series 2003, and series 1999 bonds issued for White River Health System. The bond issuers are Mountain View; Batesville, Arkansas; and Arkansas Development Finance Authority; respectively. The rating changes affect \$35.4 million in rated debt. The outlook is negative. According to Standard & Poor's, the downgrade is based on the health system's unexpected reduction in operating profitability and significant decrease in liquidity. The rating agency warns that failure to derive further volume growth from the additional capacity and physician recruitment as well as inability to stabilize the balance sheet and operating profitability could lead to a further downgrade.

The health system is implementing cost-cutting measures at its flagship facility and is evaluating strategic options within its nursing home division to eliminate operating losses.

Description: The health system includes the 199-licensed bed White River Medical Center; 25-licensed bed Stone County Medical Center; 97-bed Stone County Nursing and Rehabilitation Center; 78-bed North Arkansas Life Care; 96-bed Searcy County Nursing and Rehabilitation Center; and 32-bed Mountain View Residential Care facility.

Officers: Dianne H. Lamberth (Pres.) Gary L. Bebow (Administrator-White River Medical Center); Charlie Schaaf (VP); Stan Townsend (Treas.); Connie Schirmer (Sec.)

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)

**Prospector
Profile
06.0605****William Beaumont Hospital**

3601 West Thirteen Mile Road
Royal Oak, MI 48073
(248) 551-5000

NAICS	622110
Bed Capacity	1,223

Category: Finance

Event: Fitch Ratings has assigned an 'AA-' rating to the nearly \$203.5 million of hospital revenue bonds for the City of Royal Oak Hospital Finance Authority, issued for William Beaumont Hospital. It also affirmed the 'AA-' rating on the hospital's bonds currently outstanding. The rating outlook is stable. Proceeds from the series 2006 issue will be used to fund renovations at William Beaumont Hospital's Royal Oak hospital and the construction of an ambulatory care center adjacent to its Troy hospital, refinance about \$79 million of series 1996I bonds, and pay costs of issuance.

Description: Two-campus William Beaumont Hospital consists of more than 2,400 private-practice physicians, two hospitals with five medical office buildings, a rehabilitation and health center, primary and specialty care clinics, five extended care centers, a research institute, home care and a hospice.

Officers: Kenneth J. Matzick (Pres. & CEO); Ronald B. Irwin (EVP & CMO); Paul S. Peabody (VP & CIO)

Notes: Total operating revenue was \$1.6 billion in fiscal 2005.

[Refer to page four for profile categories and data qualification.](#)

[Return to top](#)