

Healthcare Prospector

Profiles of Firms in Transition

February 27, 2006
Volume 3, Number 9
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Company Name	Reference Number	Profile Category
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South County Hospital	06.0683	Transaction
St. Francis Healthcare System of Hawaii	06.0684	Transaction
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Sutter Health	06.0686	Transaction
Symbion, Inc.	06.0687	Finance
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Tenet Healthcare Corporation	06.0689	Finance
Texas Health Resources, Inc.	06.0690	Transaction
The Brooklyn Hospital Center	06.0691	Finance
The Queen's Health Systems	06.0692	Finance
Triad Hospitals, Inc.	06.0693	Transaction
Triad Hospitals, Inc.	06.0694	Finance
Tuolumne General Hospital	06.0695	Finance
United Surgical Partners International, Inc.	06.0696	Finance
Universal Health Services, Inc.	06.0697	Litigation
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Healthcare Prospector identifies healthcare providers and other healthcare entities in transition. Coverage includes hospitals, nursing homes, long-term care facilities, physicians' medical groups, ambulatory care and outpatient centers, mental health facilities, healthcare real estate investment trusts (REITs), and medical laboratory and diagnostic imaging services. The HCP is designed to support the marketing programs of professional firms and aid investors in identifying new opportunities and risks with profiles of entities that meet predetermined criteria. Data are compiled weekly and the Prospector is distributed by email every Sunday evening to arrive before 9:00 A.M. every Monday. For each business identified, the Prospector provides the trigger event and enough information to assess the prospect and make an initial evaluation of the opportunity.

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Prospector Profile Categories

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

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

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

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**Prospector
Profile
06.0606**

Adventist Health System
111 North Orlando Avenue
Winter Park, FL 32789
(407) 647-4400

NAICS		622110
Employees		44,000
Bed Capacity		8,700
Revenue	(mil)	\$4,379.20
Income	(mil)	\$236.20
Assets	(mil)	\$5,841.80
Liability	(mil)	\$3,600.50
(for the year ended 12/31/2004)		

Category: Labor

Event: Adventist Health System has appointed Donald L. Jernigan to replace president and chief executive Thomas L. Werner, who is retiring on March 1. Mr. Jernigan is currently an executive vice president of the health system and CEO of Florida Hospital.

Description: Adventist Health System is a private, not-for-profit healthcare organization sponsored by the Seventh-day Adventist Church. It operates 38 hospitals, 23 nursing homes and over 20 home healthcare agencies located in 10 states, mostly in the midwestern and southeastern US.

Officers: Thomas L. Werner (Pres. & CEO); Donald L. Jernigan (EVP); Terry D. Shaw (SVP & CFO); Robert R. Henderschedt (SVP-Admin.); Brent G. Snyder (Sr. Finance Officer & SVP-Information Services); Gary Skilton (VP & Senior Treasury Officer); Loran D. Hauck (VP-Clinical Effectiveness & CMO); Ted Hamilton (VP-Medical Mission); Donald G. Jones (VP-HR); Sandra K. Johnson (VP-Business Dev't.); Paul Rathbun (VP-Finance); Benjamin F. Reaves (VP-Spiritual Ministries); Womack H. Rucker, Jr. (VP); Tim Thompson (VP & CIO-AHS Information Services); T. L. Trimble (VP-Legal Services)

Notes: Update of profile 05.3288 (Vol. 2, No. 46 - HCP051114)

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**Prospector
Profile
06.0607****Alexian Brothers Health System**

3040 Salt Creek Lane
Arlington Heights, IL 60005
(847) 818-5100

NAICS	622110
Bed Capacity	566

Category: Transaction

Event: Alexian Brothers Health System plans to build a new children's hospital and a new women's hospital at the St. Alexius Medical Center campus in Hoffman Estates. Plans include building a four-story and a three-story pavilion with about 50 beds each. Cost estimates for the project were not disclosed. The health system hopes to raise \$20 million for this expansion through its foundation. Pending regulatory approvals, construction is expected to begin later this year. The two pavilions are scheduled to open in 2009.

Description: Private, not-for-profit Alexian Brothers Health System consists of two acute care hospitals, a behavioral hospital, a rehabilitation hospital and several long-term care facilities. The acute-care hospitals are located in Elk Grove Village and Hoffman Estates, Illinois. Other facilities are in Missouri, Tennessee, and Wisconsin.

Officers: Thomas Keusenkothen (Pres. & CEO); Dean Grant (Pres.-Alexian Brothers Hospital Network); Roger W. Johnson (Pres.-Alexian Brothers Medical Center); James J. Sances (VP & CFO)

Notes: Sales: \$395.2 million

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**Prospector
Profile
06.0608**

Aliquippa Community Hospital	NAICS	622110
2500 Hospital Drive	Employees	280
Aliquippa, PA 15001	Bed Capacity	208
(724) 857-1212		

Category: Transaction

Event: The board of directors of Aliquippa Community Hospital is considering sale proposals to solve the hospital's financial crisis. The hospital sought Chapter 11 protection from creditors in 2002 before emerging in 2005. The board is not considering filing for bankruptcy protection again. The hospital has between \$11.5 million and \$12 million in unpaid bills, including \$4 million due to vendors and \$7.5 million in revolving and bridge loans from Healthcare Finance LLC. Its former chief executive, Anthony Puorro, was also fired earlier this month. Tom Winston, a director of Huron Consulting Group Inc., now leads the hospital on an interim basis.

Description: Aliquippa Community Hospital is an acute care, not-for-profit community healthcare provider that emerged from bankruptcy in April 2005.

Officers: Tom Winston (Interim Pres. & CEO)

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**Prospector
Profile
06.0609**

Alliance Imaging, Inc.

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

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

Category: Finance

Event: For the three-month period ended December 31, 2005, Alliance Imaging's revenue increased 2.8% to \$110.2 million from \$107.2 million in the fourth quarter of 2004. Full year 2005 revenue totaled \$430.8 million, a decrease of 0.3% from \$432.1 million in 2004. For the fourth quarter, net income was \$2.5 million in 2005 compared to net loss of \$23.7 million in 2004. Net income was \$19.8 million for fiscal 2005 versus net loss of \$0.49 million for fiscal 2004.

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 507 diagnostic imaging systems and served over 1,000 clients in 44 states at December 31, 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

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**Prospector
Profile
06.0610****Alta Bates Summit Medical Center**

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

NAICS	622110
Employees	5,045
Bed Capacity	1,082

Category: Labor

Event: Alta Bates Summit Medical Center workers represented by the Service Employees International Union United Healthcare Workers-West ratified a new contract after nearly two years of negotiations. They had been working without a contract since their last one expired in April 2004. The new contract is similar to those negotiated for other Sutter Health member facilities. Under the agreement, the hospital will allow binding arbitration for staffing disputes and establish a training and upgrade fund. Licensed vocational nurses will get a 22-percent wage hike over the life of the contract while the rest of the workers will get a 17-percent wage increase. The contract expires in June 2008.

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

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

Notes: Update of profile 06.0416 (Vol. 3, No. 7 - HCP060213)

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**Prospector
Profile
06.0611**

Amedisys, Inc.

11100 Mead Road, Suite 300
Baton Rouge, LA 70816
(225) 292-2031

NAICS		621610
Employees		3,594
Revenue	(mil)	\$227.09
Income	(mil)	\$20.50
Assets	(mil)	\$199.73
Liability	(mil)	\$51.26
(for the year ended 12/31/2004)		

Category: Labor

Event: Amedisys' chief financial officer, Gregory H. Browne, has resigned to pursue other professional interests. He will remain as CFO until his replacement is named. A search for the new CFO is underway.

Description: The Company is a multi-regional provider of home healthcare nursing services. It operates 110 home care nursing offices, two hospice offices and two corporate offices in the southern and southeastern U.S. at June 2, 2005.

Officers: William F. Borne (Chair & CEO); Larry R. Graham (Pres. & COO); Gregory H. Browne (CFO); Alice Ann Schwartz (CIO); Jeffrey D. Jeter (SVP & Chief Compliance Officer); Jill Cannon (SVP-Operations); Patty Graham (SVP-Mktg.); Deborah Hackman (SVP-Operations); Pete Hartley (SVP-MIS); Don Loverich (SVP-Acctg. & Controller); Francis Mayer (SVP-Contracting); Cindy Phillips (SVP-HR); Dorrie Rambo (SVP-Finance); Patti Waller (SVP-Operations); Beth Boulet (VP-Audit); Kim Stewart Carroll (VP-Mktg.); John R. Nugent (Chief Dev't. Officer)

Auditor: KPMG LLP

Securities: Common Stock-Symbol AMED; NasdaqNM; 15,805,284 common shares outstanding as of November 2, 2005.

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**Prospector
Profile
06.0612**

Amedisys, Inc.

11100 Mead Road, Suite 300
Baton Rouge, LA 70816
(225) 292-2031

NAICS		621610
Employees		3,594
Revenue	(mil)	\$227.09
Income	(mil)	\$20.50
Assets	(mil)	\$199.73
Liability	(mil)	\$51.26
(for the year ended 12/31/2004)		

Category: Finance

Event: For the quarter ended December 31, 2005, Amedisys reported net income of \$7.3 million on record net service revenue of \$118.9 million. Net service revenue increased 85% when compared with \$64.4 million reported for the comparable period in the prior year. The Company reported net income of \$6.1 million for the quarter ended December 31, 2004. For fiscal 2005, net income was \$30.1 million on net service revenue of \$381.6 million. For fiscal 2004, Amedisys reported net income of \$20.5 million on net service revenue of \$227.1 million.

The net service revenue for both the fourth quarter and fiscal year ended December 31, 2005 reflect the impact of the recently adopted Deficit Reduction Act.

Description: The Company is a multi-regional provider of home healthcare nursing services. It operates 110 home care nursing offices, two hospice offices and two corporate offices in the southern and southeastern U.S. at June 2, 2005.

Officers: William F. Borne (Chair & CEO); Larry R. Graham (Pres. & COO); Gregory H. Browne (CFO); Alice Ann Schwartz (CIO); Jeffrey D. Jeter (SVP & Chief Compliance Officer); Jill Cannon (SVP-Operations); Patty Graham (SVP-Mktg.); Deborah Hackman (SVP-Operations); Pete Hartley (SVP-MIS); Don Loverich (SVP-Acctg. & Controller); Francis Mayer (SVP-Contracting); Cindy Phillips (SVP-HR); Dorrie Rambo (SVP-Finance); Patti Waller (SVP-Operations); Beth Boulet (VP-Audit); Kim Stewart Carroll (VP-Mktg.); John R. Nugent (Chief Dev't. Officer)

Auditor: KPMG LLP

Securities: Common Stock-Symbol AMED; NasdaqNM; 15,805,284 common shares outstanding as of November 2, 2005.

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**Prospector
Profile
06.0613**

American Retirement Corporation

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

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

Category: Transaction

Event: American Retirement has entered into joint venture pharmacy agreements with Kindred Healthcare, Inc. The joint venture will operate institutional pharmacies in Phoenix, Dallas, San Antonio/Austin, Houston and Denver. It will be owned 49% by the Company and will be managed by its long-term care pharmacy partner, pursuant to a long-term management contract. The pharmacies will service the five market areas, including the Company's communities in those markets.

Additionally, the Company has invested in TabSafe Medical Services, Inc., a private company that manufactures and markets a personal medication management system for the senior market. TabSafe currently operates pharmacies in Roswell, Georgia and Largo, Florida.

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

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

Auditor: KPMG LLP

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

19.50% note payable due September 30, 2007

10.00% convertible debentures due April 1, 2008

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**Prospector
Profile
06.0614**

American Retirement Corporation

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

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

Category: Finance

Event: American Retirement reported \$130 million of total revenue for the fourth quarter ended December 31, 2005. This is an 11% increase compared to total revenue of \$116 million for the fourth quarter of 2004. Total revenue was \$495 million for the full year of 2005, also an 11% increase when compared to total revenue of \$448 million for the full year of 2004. Net income was \$4 million for the fourth quarter of 2005 versus net income of \$2 million for the fourth quarter of 2004. Net income for the full year was \$70 million in 2005 versus net loss of \$11 million in 2004.

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

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

Auditor: KPMG LLP

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

19.50% note payable due September 30, 2007

10.00% convertible debentures due April 1, 2008

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**Prospector
Profile
06.0615**

American Shared Hospital Services

Four Embarcadero Center, Suite 3700
San Francisco, CA 94111
(415) 788-5300

NAICS		621511
Employees		8
Revenue	(mil)	\$16.39
Income	(mil)	\$1.99
Assets	(mil)	\$47.11
Liability	(mil)	\$29.56
(for the year ended 12/31/2004)		

Category: Finance

Event: For the three months ended December 31, 2005, American Shared Hospital Services' revenue increased 19% to \$4,650,000 compared with \$3,910,000 for the same period in 2004. Net income for fourth quarter 2005 increased to \$479,000 compared to net income for fourth quarter 2004 of \$386,000. For the twelve months ended December 31, 2005, revenue increased 11% to \$18,231,000 from \$16,389,000 for 2004. Net income for 2005 decreased to \$1,767,000 from \$1,985,000 for 2004, reflecting primarily a reduction in income tax benefit for 2005 compared to 2004.

In addition, the board of directors has declared a regular quarterly cash dividend of \$0.0475 per common share. The dividend will be paid April 17 to shareholders of record on April 3.

Description: The Company provides Gamma Knife stereotactic radiosurgery services to medical centers in 17 states. It provides these services through its 81% indirect interest in GK Financing, LLC, a California limited liability company.

Officers: Ernest A. Bates (Chair & CEO); Craig K. Tagawa (SVP, COO & CFO); John F. Ruffle (Dir.); Stanley S. Trotman, Jr. (Dir.); Olin C. Robison (Dir.)

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol AMS; AMEX; 5,018,885 common shares outstanding as of October 1, 2005.

8.05% to 10.95% notes due between April 2005 and March 2010

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**Prospector
Profile
06.0616**

AmSurg Corp.

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

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

Category: Finance

Event: For the fourth quarter ended December 31, 2005, AmSurg reported revenues of \$102,890,000, an 18% increase from \$87,326,000 for the same three-month period of 2004. Net earnings were \$8,457,000 for the fourth quarter of 2005 compared with \$8,686,000 for the fourth quarter the prior fiscal year. Revenues increased 18% to \$391,790,000 for fiscal 2005 from \$330,923,000 for fiscal 2004. Net earnings for fiscal 2005 were \$35,151,000 compared with \$39,706,000 for fiscal 2004. The Company's net earnings were impacted primarily by the continued underperformance of 16 of its surgery centers, which resulted in lower profit margins; the temporary closure of two centers during a portion of the fourth quarter due to hurricanes; and additional bonus expense awarded during the fourth quarter related to exceeding acquisition targets for the year.

Description: The Company develops, acquires, and operates practice-based ambulatory surgery centers in partnership with surgical and other group practices. At December 31, 2005, it owned a majority interest in 149 centers and had five centers under development and three centers awaiting certificate of need approval.

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

Auditor: Deloitte & Touche LLP

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

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**Prospector
Profile
06.0617**

AmSurg Corp.

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

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

Category: Labor

Event: AmSurg has promoted Claire M. Gulmi to executive vice president, chief financial officer and secretary. She was previously senior vice president, CFO and secretary. David L. Manning has been promoted to executive vice president and chief development officer, having previously served as senior vice president, development.

Description: The Company develops, acquires, and operates practice-based ambulatory surgery centers in partnership with surgical and other group practices. At December 31, 2005, it owned a majority interest in 149 centers and had five centers under development and three centers awaiting certificate of need approval.

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

Auditor: Deloitte & Touche LLP

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

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**Prospector
Profile
06.0618****Antelope Valley Hospital**

1600 West Avenue 'J'
Lancaster, CA 93534
(661) 949-5000

NAICS	622110
Employees	1,800
Bed Capacity	379

Revenue (mil)	\$196.40
(for the year ended 6/30/2005)	

Category: Labor

Event: Antelope Valley Hospital directors have voted to accept the Service Employees International Union United Healthcare Workers West to represent its employees. The vote came after a ruling from the state Public Employment Relations Board in favor of the union that said 84 "no union" cards signed and dated by workers did not count as votes against the union. The administrative law judge's ruling stemmed from a count of union authorization cards signed by workers between March 2003 and March 2004.

Description: Antelope Valley Hospital is an acute care district hospital serving northern Los Angeles county.

Officers: Don Parazo (Chair); Leslie H. Wong (Pres. & CEO); Edward Mirzabegian (COO); Humberto Quintanar (CIO); Leon Choiniere (VP-Finance & Corporate Compliance Officer); Bonnie Daniel (VP-Nursing); John Sullivan (VP-HR)

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**Prospector
Profile
06.0619**

Atlantic Health System
325 Columbia Turnpike
Florham Park, NJ 07932
(973) 660-3100

NAICS 622110
Employees 9,000

Category: Transaction

Event: After Saint Barnabas Health Care System backed out from its deal to buy Mountainside Hospital, Atlantic Health System is now negotiating with St. Joseph's Healthcare System. Atlantic Health wants to transfer ownership of the 343-bed hospital with the assurance that it would continue to serve the community as an acute care facility. A decision is expected next month.

Description: Not-for-profit Atlantic Health System is composed of Morristown Memorial Hospital, Overlook Hospital, and Mountainside Hospital. It is an academic and clinical affiliate of the University of Medicine and Dentistry of New Jersey-New Jersey Medical School.

Officers: Joseph A. Trunfio (Pres. & CEO); Donald Casey Jr. (VP-Quality & CMO); Joanne M. Conroy (EVP & COO-Morristown Memorial Hospital); Madeline Ferraro (VP-Government Affairs); Linda Reed (VP-Information Systems & CIO); Andrew L. Kovach (VP-HR & Chief Admin. Officer); Jack Scharf (VP-Quality & Outcomes Mgmt.); Stephen Sepaniak (VP-Legal Affairs & General Corporate Counsel); Kevin Shanley (VP-Finance & CFO); Lawrence Wolper (VP-Venture Strategies)

Notes: Sales: \$986.8 million

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**Prospector
Profile
06.0620**

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

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

Category: Finance

Event: As a result of its pending merger, Beverly Enterprises' 2.75% convertible subordinated notes due 2033 may be surrendered for conversion into common stock at any time from and after February 27 until 15 days after the actual date of the merger. The conversion rate for the notes is 134.1922 shares of Company common stock per \$1,000 principal amount of notes, or about \$7.45 per share of common stock. However, any note submitted for conversion on or after the effective time of the merger will be converted into the merger consideration, which is \$12.50 per share in cash. The right to convert notes as a result of the pending merger is separate and apart from any other right to convert that holders of the notes may have.

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

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**Prospector
Profile
06.0621**

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

NAICS		623110
Employees		34,300
Bed Capacity		36,162
Revenue	(mil)	\$1,988.85
Income	(mil)	\$28.02
Assets	(mil)	\$1,361.39
Liability	(mil)	\$1,088.97

(for the year ended 12/31/2004)

Category: Finance

Event: Fitch Ratings has withdrawn its ratings on Beverly Enterprises following the shareholder vote to sell the Company to Fillmore Capital Partners LLC. The ratings are the secured bank facility 'BB', issuer default rating 'BB-', senior secured subordinated notes 'B+', and senior subordinated convertible notes 'B+'.

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

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**Prospector
Profile
06.0622****Bluestar Health, Inc.**

19901 Southwest Freeway, Suite 209
Sugar Land, TX 77479
(281) 207-5485

NAICS	621498
Employees	1
Revenue (mil)	\$0.36
Income (mil)	(\$1.03)
Liability (mil)	\$0.46

(for the year ended 9/30/2005)

Category: Labor

Event: Following its acquisition of Gold Leaf Homes, BlueStar Health has appointed Tom Redmon to replace Alfred Oglesby as the Company's chief executive officer. Mr. Redmon was the CEO of Gold Leaf Homes.

Description: The Company is focused on physical therapy and preventative care. It operates through one subsidiary, PT Centers, Inc. In May 2005, it closed its clinics in Jackson and Canton, Mississippi, for the purpose of restructuring the business to non-medical based physical therapy clinics.

Officers: Tom Redmon (Pres. & CEO)

Auditor: Lopez, Blevins, Bork & Associates, LLP

Securities: Common Stock-Symbol BLSH; OTC BB; 13,750,504 common shares outstanding as of February 17, 2006.
12% note payable due September 1, 2009

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**Prospector
Profile
06.0623**

Bluestar Health, Inc.

19901 Southwest Freeway, Suite 209
Sugar Land, TX 77479
(281) 207-5485

NAICS		621498	
Employees		1	
Revenue	(mil)		\$0.36
Income	(mil)		(\$1.03)
Liability	(mil)		\$0.46
(for the year ended 9/30/2005)			

Category: Transaction

Event: BlueStar Health has completed its acquisition of the assets and operations of Gold Leaf Homes, a residential homebuilder based in Magnolia, Texas. Consequently, the Company will discontinue its healthcare operations and file for a name, trading symbol and CUSIP change to reflect its new identity and core business of real estate development and sales.

Description: The Company is focused on physical therapy and preventative care. It operates through one subsidiary, PT Centers, Inc. In May 2005, it closed its clinics in Jackson and Canton, Mississippi, for the purpose of restructuring the business to non-medical based physical therapy clinics.

Officers: Tom Redmon (Pres. & CEO)

Auditor: Lopez, Blevins, Bork & Associates, LLP

Securities: Common Stock-Symbol BLSH; OTC BB; 13,750,504 common shares outstanding as of February 17, 2006.
12% note payable due September 1, 2009

Notes: Update of profile 05.3218 (Vol. 2, No. 45 - HCP051107)

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**Prospector
Profile
06.0624**

Cape Cod Hospital
27 Park Street
Hyannis, MA 02601
(508) 771-1800

NAICS 622110
Bed Capacity 225

Category: Labor

Event: Registered nurses at Cape Cod Hospital intend to hold informational picketing beginning March 7. Negotiations between the nurses and the hospital reached an impasse February 22 due to disagreement over staffing levels. The main issue is the hospital's plan to eliminate a weekend staffing arrangement in which nurses work two 12-hour shifts at higher pay than their weekday counterparts. The hospital says it can no longer afford the weekend package. No new bargaining sessions are scheduled. The nurses' contract is scheduled to expire on March 1.

Description: Cape Cod Hospital, a member of Cape Cod Healthcare, Inc., is a not-for-profit community hospital serving residents of Cape Cod and the towns surrounding Hyannis. It is one of only three community hospitals in Massachusetts approved for open-heart surgery.

Officers: Gail Frieswick (Chief Admin. Officer)

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**Prospector
Profile
06.0625****Cirrus Health**

NAICS

531000

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

Category: Labor

Event: Cirrus Health has named Jerry Huggler as chief financial officer of its North Texas Hospital facility located in Denton, Texas. Mr. Huggler most recently served as controller at Bayhealth Medical Center in Dover, Delaware.

The Company has also appointed Barry D. Smith as vice president of clinical service line development. He most recently served as vice president of finance for HealthTexas, a subsidiary corporation of Baylor Health Care System.

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

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

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**Prospector
Profile
06.0626****Cogdell Spencer Inc.**

NAICS

525930

4401 Barclay Downs Drive, Suite 300
Charlotte, NC 28209
(704) 940-2900

Category: Transaction

Event: Cogdell Spencer recently closed on its acquisition of Methodist Professional Center One, pursuant to a purchase and sale agreement dated December 13, 2005. The seller, LHRET Indianapolis LLC, is unaffiliated with the Company. The transaction includes 171,500 square feet of medical office space and an adjacent 951-space parking deck. The property is located on the campus of Methodist Hospital in Indianapolis, Indiana. Its current occupancy rate is 94.7%. It houses a breast health center, open MRI, vascular laboratory and physical therapy offices leased by the hospital. The purchase price for the property, including related transaction costs, was \$39,446,940. In addition, the Company assumed tenant liabilities associated with the property totaling \$548,671.

Description: The Company owns, develops, redevelops, acquires, and manages medical office buildings and other healthcare related facilities. It currently owns or manages nearly 75 properties in Georgia, Kentucky, Louisiana, North Carolina and South Carolina. Cogdell Spencer operates as a self-advised real estate investment trust for tax purposes.

Officers: James W. Cogdell (Chair); Frank C. Spencer (Pres. & CEO); Charles M. Handy (SVP & CFO); Mary J. Surlis (VP-Asset Mgmt.); Rex A. Noble (VP-Mgmt.); Devereaux A. Gregg (VP-Dev't.); Matthew H. Nurkin (VP-Acquisitions); Andrew J. Prentice (Chief Acctg. Officer)

Securities: Common Stock-Symbol CSA; NYSE; 8,000,374 common shares outstanding as of December 7, 2004.

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**Prospector
Profile
06.0627**

Community Care Physicians, P.C.
711 Troy-Schenectady Road
Latham, NY 12110
(518) 782-3700

NAICS 621111
Employees 500

Category: Transaction

Event: Community Care Physicians will merge with Partners in Family Medicine beginning March 1. Terms of the agreement were not disclosed. Partners in Family Medicine is a medical group with four offices in Rensselaer and Saratoga counties while Community Care Physicians has 35 offices in Albany, Rensselaer, Saratoga and Schenectady counties.

Description: Community Care Physicians is a physician directed, multi-specialty medical practice with over 100 community-based physicians and providers located throughout the Capital District. It specializes in adult medicine, family practice, occupational medicine, pediatrics, urology and radiology.

Officers: Michelle Ryan (Dir.-HR)

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**Prospector
Profile
06.0628**

Community Health Systems, Inc.
7100 Commerce Way, Suite 100
Brentwood, TN 37027
(615) 465-7000

NAICS		622110
Employees		32,300
Bed Capacity		7,974
Revenue	(mil)	\$3,738.32
Income	(mil)	\$167.54
Assets	(mil)	\$3,934.22
Liability	(mil)	\$2,369.64
(for the year ended 12/31/2005)		

Category: Finance

Event: Community Health Systems' net operating revenues for the quarter ended December 31, 2005, totaled \$982.1 million. This is a 16.8% increase compared with \$840.6 million for the same period the prior year. Net income increased 19.7% to \$48.1 million for the 2005 fourth quarter compared with \$40.2 million for the same period in 2004. Net operating revenues for fiscal 2005 totaled \$3.738 billion, a 16.7% increase over net operating revenues of \$3.204 billion for fiscal 2004. Net income increased 10.6% to \$167.5 million during fiscal 2005 compared with \$151.4 million for fiscal 2004.

Description: Through its subsidiaries, the Company owns, leases or operates 70 hospitals across 21 states as of December 31, 2005. 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; 97,486,798 common shares outstanding as of February 15, 2006.

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**Prospector
Profile
06.0629**

Community Health Systems, Inc.

7100 Commerce Way, Suite 100
Brentwood, TN 37027
(615) 465-7000

NAICS		622110
Employees		32,300
Bed Capacity		7,974
Revenue	(mil)	\$3,738.32
Income	(mil)	\$167.54
Assets	(mil)	\$3,934.22
Liability	(mil)	\$2,369.64
(for the year ended 12/31/2005)		

Category: Transaction

Event: Community Health Systems has signed a definitive agreement to acquire two hospitals from the Baptist Health System of Birmingham, Alabama. It is acquiring the 60-bed Baptist Medical Center-Cherokee located in Centre and the 134-bed Baptist Medical Center-Dekalb located in Fort Payne. Both are the sole providers of healthcare in their respective communities. Financial terms of the transaction were not disclosed.

Description: Through its subsidiaries, the Company owns, leases or operates 70 hospitals across 21 states as of December 31, 2005. 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; 97,486,798 common shares outstanding as of February 15, 2006.

Notes: Update of profile 06.0207 (Vol. 3, No. 4 - HCP060123)

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**Prospector
Profile
06.0630**

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

Category: Finance

Event: AmerisourceBergen Drug Corp. has asked the U.S. Bankruptcy Court for the Middle District of Florida to extend the time for it to file its proof of claim beyond the December 27, 2005, claims bar date in CyberCare, Inc. and its debtor-affiliate's Chapter 11 case. It filed proofs of claim on February 2, 2006, and asked the court to deem those proofs of claim as timely filed. AmerisourceBergen is the debtors' third largest unsecured creditor. It cited errors in interpreting the court's order as reason for the delay in filing proofs of claim.

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

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

Notes:

CyberCare, Inc.
Estimated Assets: \$500,000 to \$1 million
Estimated Debt: \$50 million to \$100 million

CyberCare Technologies, Inc.
Estimated Assets: \$100,000 to \$500,000
Estimated Debt: \$50 million to \$100 million

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**Prospector
Profile
06.0631**

Davie County Hospital
223 Hospital Street
Mocksville, NC 27028
(336) 751-8100

NAICS	622110
Bed Capacity	25

Category: Labor

Event: Davie County commissioners have agreed to revise their agreement with Davie County Emergency Health Corp., Davie County Hospital's parent company, giving the hospital more independence. The revision will allow the hospital's board of trustees to appoint its own members. The hospital will also enter into a "three-phase" management agreement with N.C. Baptist Hospital, which has operated the hospital under a lease arrangement since 2001.

Description: Not-for-profit Davie County Hospital provides primary and preventive healthcare services as part of an integrated local and regional healthcare network.

Officers: Dan Barrett (Chair); Ralph Holthouser (Pres.); Lynne T. Doss (Administrator); Terry Bowman (CFO)

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**Prospector
Profile
06.0632**

Dynacq Healthcare, Inc.

10304 Interstate 10 East, Suite 369
Houston, TX 77029
(713) 378-2000

NAICS		621493
Employees		412
Revenue	(mil)	\$55.27
Income	(mil)	(\$5.14)
Assets	(mil)	\$72.46
Liability	(mil)	\$13.74
(for the year ended 8/31/2005)		

Category: Transaction

Event: Dynacq Healthcare has signed an agreement with Physicians Medical Centre of Baton Rouge for the sale of all the assets of its Baton Rouge Hospital for roughly \$26.5 million in cash. The sale did not include the hospital's accounts receivable. Under the terms of the sale agreement, the parties will attempt to complete and sign definitive documentation by June. The sale has been approved by the Company's board of directors but remains subject to customary conditions including the successful completion of the buyer's due diligence investigation and requisite regulatory approvals.

Description: The Company develops and manages general acute care hospitals that principally provide specialized surgeries such as bariatric, orthopedic and neuro-spine surgeries. Certain of its facilities also provide fertility, sleep laboratory and pain management services, as well as minor emergency treatment services and ear, nose and throat services.

Officers: Chiu M. Chan (Chair, Pres., CEO & Sec.); Philip S. Chan (VP-Finance, CFO & Treas.); Alan A. Beauchamp (EVP & COO); Hemant Khemka (Corporate Controller); Farida Moeen (Corporate Compliance Dir.); Ringo Cheng (Dir.-IT); Maureen Pederson (Dir.-HR)

Auditor: Killman, Murrell & Company, P. C.

Securities: Common Stock-Symbol DYII; NasdaqSC; 14,851,568 common shares outstanding as of December 28, 2005.

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**Prospector
Profile
06.0633**

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

NAICS 622110
Bed Capacity 387

Category: Labor

Event: About 300 workers represented by SEIU United Healthcare Workers-West reaffirmed their plans to strike at Eden Medical Center after their February 22 negotiations broke down. The hospital workers are pushing for the same industry standards recently negotiated at other Sutter Health-affiliated hospitals. These include establishing a training and upgrade fund, a voice in staffing issues, and the right to join a union without hospital management interference. They are also seeking wage increases to match other Sutter Health affiliates in Alameda County.

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)

Notes: Update of profile 06.0536 (Vol. 3, No. 8 - HCP060220)

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**Prospector
Profile
06.0634**

Emeritus Corporation

3131 Elliott Avenue, Suite 500
Seattle, WA 98121
(206) 298-2909

NAICS		623110
Employees		8,541
Revenue	(mil)	\$317.94
Income	(mil)	(\$40.54)
Assets	(mil)	\$716.52
Liability	(mil)	\$844.84
(for the year ended 12/31/2004)		

Category: Finance

Event: Emeritus has issued 400,000 shares of common stock pursuant to the exercise of a warrant to purchase such shares. The shares were purchased by the holder of the warrant, B.F Limited Partnership, an entity controlled by Daniel R. Baty, chairman and chief executive officer of the Company, for \$7.60 per share and a total cash consideration of \$3,040,000. The shares were issued and sold in reliance on the exemption from registration provided by Section 4(2) of the Securities Act of 1933, as amended.

Description: The Company, also known as Emeritus Assisted Living, develops and operates freestanding assisted living communities throughout the US. It currently holds interests in 185 communities representing capacity for about 18,650 residents in 35 states.

Officers: Daniel R. Baty (Chair & CEO); Raymond R. Brandstrom (Vice Chair, VP-Finance & CFO); Gary S. Becker (SVP-Operations); P. Kacy Kang (VP-Operations, Western Div.); Suzette McCanless (VP-Operations, Eastern Div.); Martin D. Roffe (VP-Financial Planning); Frank A. Ruffo Jr. (VP-Admin.); Christopher M. Belford (VP-Operations, Central Div.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol ESC; AMEX; 16,360,629 common shares outstanding as of October 31, 2005.

12.13% note payable due June 2007

8.0% to 12% notes payable due through March 2013

6.98% notes payable due August 2008

notes payable due September 2005

12.5% notes payable due April 2006

8.0% convertible subordinated debentures due June 30, 2008

6.25% convertible subordinated debentures due July 2008

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**Prospector
Profile
06.0635**

Enloe Medical Center
1531 Esplanade
Chico, CA 95926
(530) 332-7300

NAICS	622110
Employees	1,700
Bed Capacity	391

Category: Labor

Event: Registered nurses at Enloe Medical Center have voted to empower the California Nurses Association to call a strike. The union says there is no plan to strike. The nurses' contract expired last month. A federal mediator has been working with the two sides with bargaining going on since November. They are scheduled to meet on February 28 and March 7.

Description: Private, not-for-profit Enloe Medical Center offers the North Valley a full continuum of health services ranging from preventative education and outpatient services to acute care, behavioral health, inpatient rehabilitation and home health and hospice services.

Officers: Betty M. Dean (Chair); Mark W. Spelts (Vice Chair); Daniel P. Neumeister (Pres. & CEO); Christine Sarrico (CFO); Carol Linscheid (VP-HR); Ann Prater (Dir.-Public Relations)

Notes: Sales: \$242.6 million

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**Prospector
Profile
06.0636****Ernest Health, Inc.**

7770 Jefferson Street, Suite 320
Albuquerque, NM 87109
(505) 856-5300

NAICS

622110

Category: Transaction

Event: Construction of Ernest Health's 43,000-square-foot Northern Idaho Advanced Care Hospital has recently been completed. The new long-term acute care hospital has a 6,000-square-foot therapy gym, outdoor therapy courtyard, eight intensive care beds and a therapy pool. Construction started in May 2005. The hospital has already begun admitting full-time patients.

Description: The Company owns and operates community-based acute rehabilitation and long-term acute care facilities in Arizona, Colorado, Idaho, New Mexico and Texas.

Officers: Darby Brockett (CEO); David B. Fuller (SVP-Operations); Danny Banks (SVP-Physical Resources); Mark E. Liebner (CFO); David Bice (VP-Finance); Eudora Cannon (VP-Finance); Christopher Bergh (VP-Mktg. & Business Dev't.); Maureen Fakinis (VP-Dev't.); Angie Anderson (VP-Dev't.); Kristi Yarrow (Corporate Controller); Sheryl H. Gentile (Dir.-Corporate Operations); Lynn Fleming (Dir.-Clinical Operations); Denise Kann (Dir.-Operational Performance); Joy Miller (Dir.-Nursing Operations); Alex Wilcox (Dir.-Long Term Acute Care Operations)

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**Prospector
Profile
06.0637****Essentia Health**

502 East Second Street
Duluth, MN 55805
(218) 786-8376

NAICS	622110
Employees	14,000

Category: Transaction

Event: VHA Inc. has added Essentia Health as a shareholder member. Essentia anticipates saving more than \$3 million annually on supply purchases through this affiliation. As a shareholder member, Essentia has a greater say in the governance of the VHA and has more opportunities to engage in networking and educational offerings. It will also receive quarterly distributions through the cooperative.

Description: Essentia Health, an affiliation of the Benedictine Health System and St. Mary's/Duluth Clinic Health System, is a multi-state, not-for-profit healthcare system with 10 hospitals, 32 clinics, a pharmacy, 68 long-term care facilities.

Officers: Richard Blair (Chair); Peter Person (CEO)

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**Prospector
Profile
06.0638**

Harris Methodist H•E•B Hospital
1600 Hospital Parkway
Bedford, TX 76022
(817) 685-4000

NAICS	622110
Bed Capacity	284

Category: Labor

Event: Harris Methodist H•E•B Hospital has named Robert Rowland, M.D., as chief of its medical staff. He will serve a two-year term presiding over the medical staff and serving as a member of the hospital's board of trustees. Dr. Rowland was previously the assistant medical director of the department of emergency medicine.

Description: Harris Methodist H•E•B Hospital, an affiliate of Texas Health Resources, offers outpatient surgery, women's services, a level III neonatal intensive care unit, a dedicated oncology care unit, neurosurgery, cardiovascular surgery and a dedicated cardiac care unit, cardiac rehabilitation, physical medicine and rehabilitation, occupational health services, psychiatric and addiction treatment and pediatrics.

Officers: Kirk King (Pres. & CEO); Shelly Miland (CFO)

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**Prospector
Profile
06.0639**

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 has entered into a new term loan agreement with UBS AG, UBS Securities LLC and Barclays Bank PLC and a syndicate of banks as lenders. Under the new agreement, the lenders made a \$200 million loan maturing on June 14, 2006, which was drawn in full at closing. The Company's obligations under the new term loan are unsecured obligations, ranking pari passu with other unsecured, unsubordinated general obligations. Loans outstanding under the credit agreement bear interest at a rate per annum equal to LIBOR plus a margin ranging from 0.75% to 1.50%, depending upon the Company's senior unsecured long term debt ratings. The new term loan agreement contains covenants that are substantially the same as those in the Company's existing \$500 million credit agreement dated October 26, 2004 with Bank of America as administrative agent. It also contains customary events of default.

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.

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

**Prospector
Profile
06.0640**

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

NAICS		525930
Employees		39
Revenue	(mil)	\$251.40
Income	(mil)	\$85.37
Assets	(mil)	\$2,549.64
Liability	(mil)	\$1,214.36
(for the year ended 12/31/2004)		

Category: Finance

Event: Raymond W. Braun, president and chief financial officer of Health Care REIT, has instructed his broker to exercise options and sell up to 50,656 shares of the Company's common stock during the period between the last trading day of February 2006 and the day before the last trading day of December 2006. The number of shares to be exercised and sold under Mr. Braun's plan ranges from 10,000 to 2,950 shares per month, not including any unsold shares that might be carried over from a previous month. Any shares that remain unsold at the end of the 10-month period may be exercised and sold through the last trading day of April 2007.

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

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

Auditor: Ernst & Young LLP

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

6.00% to 8.17% senior unsecured notes

7.625% senior notes due March 2008

7.5% senior notes due August 2007

6.20% senior unsecured notes due June 2016

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**Prospector
Profile
06.0641**

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 plans to issue up to \$300 million of convertible perpetual preferred stock through an offering to qualified institutional buyers. This preferred stock will be convertible into Company common stock and the purpose of its issuance is to reduce the Company's outstanding debts. If HealthSouth successfully completes its previously announced recapitalization transactions, the amount of senior unsecured interim term loans it will be permitted to borrow in connection with the recapitalization transactions will be reduced by the amount of gross proceeds that the Company receives from the preferred stock issuance. If the recapitalization transactions are not completed, HealthSouth will use the net proceeds that it receives from the preferred stock issuance to repay a portion of its outstanding senior unsecured debts.

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

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

Auditor: PricewaterhouseCoopers LLP

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

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

8.500% senior notes due 2008; 10.750% senior subordinated 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

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**Prospector
Profile
06.0642**

HealthSouth Corporation

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

NAICS		621498
Employees		40,000
Bed Capacity		6,700
Revenue	(mil)	\$3,753.78
Income	(mil)	(\$174.47)
Assets	(mil)	\$4,082.99
Liability	(mil)	\$5,192.41
(for the year ended 12/31/2004)		

Category: Litigation

Event: HealthSouth had reached a global, preliminary agreement in principle with the lead plaintiffs in the federal securities class actions and the derivative actions, as well as its insurance carriers, to settle litigation filed against the Company, certain of its former directors and officers and certain other parties in the U.S. District Court for the Northern District of Alabama and the Circuit Court in Jefferson County, Alabama, relating to financial reporting and related activity that occurred at the Company during periods ended in March 2003.

Under the proposed settlement, federal securities and fraud claims brought in the class action against HealthSouth and certain of its former directors and officers will be settled for consideration consisting of Company common stock and warrants valued at \$215 million and cash payments by HealthSouth's insurance carriers of \$230 million. In addition, the federal securities class action plaintiffs will receive 25% of any net recoveries from future judgments obtained by or on behalf of HealthSouth with respect to claims against Richard Scrushy, its former chief executive officer; Ernst & Young, its former auditors; and UBS, its former primary investment bank, each of which remains a defendant in the derivative actions as well as the federal securities class actions. The proposed settlement is subject to the satisfaction of a number of conditions, including the successful negotiation of definitive documentation and final court approval. It will not contain any admission of wrongdoing by the Company and does not include Ernst & Young, UBS, Mr. Scrushy or any former officer who entered a guilty plea or was convicted of a crime in connection with the Company's former financial reporting activities.

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

Officers: Jon F. Hanson (Chair); Jay Grinney (Pres., CEO & Dir.); Michael D. Snow (EVP & COO); John L. Workman (EVP, CFO & Principal Acctg. Officer); John Markus (EVP & Chief Compliance Officer); Gregory L. Doody (EVP, Gen. Counsel & Sec.); James C. Foxworthy (EVP & Chief Admin. Officer)

Auditor: PricewaterhouseCoopers LLP

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

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**Prospector
Profile
06.0643**

Heart Hospital of Austin
3801 North Lamar Boulevard
Austin, TX 78756
(512) 407-7000

NAICS	622310
Bed Capacity	58

Category: Labor

Event: Heart Hospital of Austin has promoted David Laird to president and chief executive officer. Mr. Laird most recently served as regional chief financial officer for MedCath, Inc. Before that, he was CFO of the Heart Hospital of Austin.

Description: Heart Hospital, IV, L.P., doing business as Heart Hospital of Austin, is dedicated to the diagnosis and treatment of cardiovascular disease. It is managed by local physicians in partnership with MedCath, Inc.

Officers: David Laird (Pres. & CEO)

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**Prospector
Profile
06.0644**

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

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

Category: Finance

Event: Moody's Investors Service changed the ratings outlook of IASIS Healthcare LLC to negative from stable and affirmed the Company's existing ratings. Affirmed ratings include the \$250 million senior secured revolving credit facility due 2010, rated B1; \$425 million senior secured term loan due 2011, rated B1; \$475 million senior subordinated notes due 2014, rated B3; and the corporate family rating of B1. According to Moody's, the outlook revision reflects its view that the Company faces challenges over the next 12 to 18 months. The rating agency warns of a possible downgrade if the Company is not expected to return to positive free cash flow coverage of debt or if it experiences a deterioration of operating cash flow coverage of debt to below 10%.

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

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

Auditor: Ernst & Young LLP

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

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**Prospector
Profile
06.0645**

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 has added A Woman's Center for Reproductive Medicine in Baton Rouge, Louisiana, to its growing national network of leading fertility centers. As an affiliate in the network, the center and its physicians have distribution rights to IntegraMed's consumer products and the right to access other marketing and business services offered by the Company.

Description: The Company offers products and services to patients and providers in the fertility industry. Its network is comprised of 27 fertility centers in major markets across the US. It also provides business services to a national network of fertility centers; distributes pharmaceutical products and treatment financing programs directly to consumers; and operates a fertility portal.

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

Auditor: PricewaterhouseCoopers LLP

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

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**Prospector
Profile
06.0646**

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

NAICS 622110
Bed Capacity 649

Category: Labor

Event: Over 400 hospital workers represented by SEIU United Healthcare Workers-West are set to launch an unfair labor practices strike at John Muir Medical Center, Concord campus. The strike is set for two days beginning February 23. Union members, who work as licensed vocational nurses, certified nursing assistants, respiratory therapists, dietary aides and other caregiver classifications, have been working without a contract since their last one expired October 15, 2005. They are pushing for an industry standard contract, specifically a "real voice" in staffing and a right to join a union without management interference. They are also requesting a ban on subcontracting jobs, guidelines to prevent unnecessary layoffs, and the right to visit the hospital of their choice for medical care in response to management's proposal of a health plan that would restrict care to the two-hospital health system.

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 06.0554 (Vol. 3, No. 8 - HCP060220)

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**Prospector
Profile
06.0647****Johns Hopkins Medicine**

720 Rutland Avenue
Baltimore, MD 21205
(410) 955-5000

NAICS		622110
Employees		26,619
Bed Capacity		1,467
Revenue	(mil)	\$2,994.70
Income	(mil)	\$29.80
Assets	(mil)	\$3,663.80
Liability	(mil)	\$1,814.90

(for the year ended 6/30/2004)

Category: Transaction

Event: Johns Hopkins Medicine will take over management of Tawam Hospital in Abu Dhabi, United Arab Emirates, starting next month. Terms of the 10-year deal were not disclosed. Plans for the hospital include creating a center for lung, prostate and breast cancer.

In addition, Clemenceau Medical Center has opened in Beirut, Lebanon. This is the first clinical facility in the Middle East affiliated with Johns Hopkins Medicine International.

Description: Not-for-profit Johns Hopkins Medicine is composed of the Johns Hopkins University School of Medicine and the Johns Hopkins Health System, which includes The Johns Hopkins Hospitals and two other acute care hospitals, as well as facilities that offer long-term care, home care, managed care and outpatient services. Its international division oversees telemedicine programs in Europe, across Asia and in South America.

Officers: Edward D. Miller (CEO); Ronald R. Peterson (EVP); William R. Brody (Pres.-The Johns Hopkins University)

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**Prospector
Profile
06.0648**

Jupiter Medical Center
1210 South Old Dixie Highway
Jupiter, FL 33458
(561) 747-2234

NAICS 622110
Employees 899
Bed Capacity 276

Income (mil) (\$6.00)
(for the year ended 9/30/2005)

Category: Finance

Event: Jupiter Medical Center reported a \$6 million loss during its fiscal 2005, citing an accounting error that caused it to overestimate revenues. The hospital had to write off \$10 million because it mistakenly inflated how much it expected to receive in reimbursements from private and government insurers last year and possibly part of fiscal 2004. It discovered the error after it changed billing software in July and had already shut down the system and closed its accounts. The hospital also attributed \$2 million of its 2005 loss to damage caused by hurricanes and slowed admissions.

Description: Non-profit Jupiter Medical Center includes a 156-bed acute care hospital; the 5-Star rated Pavilion; a 120-bed facility specializing in rehabilitation, skilled nursing and long-term care; and a wellness center with a 40-foot indoor aquatic center.

Officers: R. Michael Barry (CEO); Jonathan Brenn (COO)

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**Prospector
Profile
06.0649**

Jupiter Medical Center
1210 South Old Dixie Highway
Jupiter, FL 33458
(561) 747-2234

NAICS 622110
Employees 899
Bed Capacity 276

Income (mil) (\$6.00)
(for the year ended 9/30/2005)

Category: Labor

Event: Citing its \$6 million loss for fiscal 2005, Jupiter Medical Center plans to eliminate 20 to 30 jobs through attrition. No direct patient-care positions will be eliminated. The hospital is also cutting supply costs and has put on hold its plans to expand its emergency room and construct a new education building and parking garage.

Description: Non-profit Jupiter Medical Center includes a 156-bed acute care hospital; the 5-Star rated Pavilion; a 120-bed facility specializing in rehabilitation, skilled nursing and long-term care; and a wellness center with a 40-foot indoor aquatic center.

Officers: R. Michael Barry (CEO); Jonathan Brenn (COO)

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**Prospector
Profile
06.0650**

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: Transaction

Event: Laboratory Corporation of America has entered into an exclusive license agreement with Yale University to commercialize the latter's new blood testing technology for epithelial ovarian cancer. Under the terms of the agreement, the university will receive signing, milestone and royalty fees. Additional terms were not disclosed.

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

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**Prospector
Profile
06.0651**

LCA-Vision, Inc.

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

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

Category: Finance

Event: LCA-Vision's revenues grew 43% to \$46.8 million for the fourth quarter ended December 31, 2005, from \$32.7 million for the same quarter of 2004. For the full year of 2005, revenue rose 51% to \$192.4 million from \$127.1 million during fiscal 2004. Fourth quarter 2005 net income increased 35% to \$6.6 million from \$4.9 million in the fourth quarter of 2004. For the full year of 2005, net income was \$31.7 million compared with \$32.0 million for the full-year of 2004.

Furthermore, the board of directors approved a dividend of \$0.12 per share, payable on March 14 to shareholders of record as of March 7.

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

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

Auditor: Ernst & Young LLP

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

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**Prospector
Profile
06.0652**

Legend Senior Living 7309 East 21st Street North, Suite 110 Wichita, KS 67206 (316) 616-6288	NAICS	623312
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Category: Transaction

Event: Legend Senior Living has acquired the Green Tress Assisted Living and the Halcomb Memory Care Center from Lexington Retirement Corp. Both facilities are located on a six-acre campus in Sand Springs, Oklahoma. Green Tree is a 60-apartment assisted living center while Halcomb is a 16-unit center for Alzheimer's patients. Financial terms of the transaction were not disclosed.

Description: Legend Senior Living owns and operates 10 independent, assisted living and memory care centers in Kansas, Oklahoma and Florida.

Officers: Tim Buchanan (CEO)

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**Prospector
Profile
06.0653**

LHC Group, Inc.

420 West Pinhook Road, Suite A
Lafayette, LA 70503
(337) 233-1307

NAICS 621610

Revenue	(mil)	\$123.00
Income	(mil)	\$9.30
Assets	(mil)	\$47.52
Liability	(mil)	\$31.17
(for the year ended 12/31/2004)		

Category: Finance

Event: LHC Group expects its net service revenue for the three months ended December 31, 2005 to be in the range of \$43.0 million to \$45.0 million, as compared to \$35.0 million in 2004. For the fourth quarter of 2005, the Company expects non-GAAP earnings per diluted share of \$0.18 to \$0.19 and GAAP earnings per diluted share of \$0.20 to \$0.21. Net service revenue for the fiscal 2005 is expected to be in the range of \$160.5 million to \$162.5 million, an increase from \$123.0 million in 2004. For fiscal 2005, the Company expects to report non-GAAP earnings per diluted share of \$0.82 to \$0.83 and GAAP earnings per diluted share of \$0.58 to \$0.59. These financial results are preliminary as the Company's independent auditors have not yet completed their audit.

Description: The Company provides post-acute healthcare services to rural markets in the southern US. It provides home-based services through its home nursing agencies and hospices and offers facility-based services through its long-term acute care hospitals and rehabilitation facilities.

Officers: Keith G. Myers (Chair, Pres. & CEO); John L. Indest (SVP & COO); R. Barr Brown (SVP, CFO & Treas.); Daryl Doise (SVP-Acquisitions & Market Dev't.); Harold Taylor (VP & Dir.-Government Affairs); Don Stelly (VP & Dir.-Hospital Operations); Robert Roddie (VP-Finance)

Securities: Common Stock-Symbol LHCG; NasdaqNM; 16,591,870 common shares outstanding as of November 14, 2005.

5.70% notes payable through March 2006

8.25% notes payable through July 2006

3.08% notes payable through November 2009

5.75% notes payable through January 2009

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**Prospector
Profile
06.0654**

Maria Parham Healthcare Association, Inc.	NAICS	622110	
566 Ruin Creek Road	Bed Capacity	102	
Henderson, NC 27536			
(252) 438-4143	Revenue (mil)		\$71.50
	(Fiscal year 2005)		

Category: Finance

Event: Fitch Ratings has downgraded to 'BB-' from 'BB+' the nearly \$50.8 million North Carolina Medical Care Commission Hospital revenue bonds series 2003, issued for the Maria Parham Hospital Project. The rating outlook is negative. According to Fitch, the downgrade is primarily due to Maria Parham Healthcare Association's covenant violations and further credit profile deterioration since the rating agency last reviewed the credit on August 25, 2005. The negative outlook reflects the Company's balance sheet weakness and inability to stem recent losses. Fitch warns that further balance sheet deterioration and ongoing sizable losses from operations will prompt further negative rating actions.

Description: Maria Parham Healthcare Association serves as the parent corporation and controls operations at Maria Parham Medical Center.

Officers: Robert Singletary (Pres. & CEO)

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**Prospector
Profile
06.0655**

Matria Healthcare, Inc.

1850 Parkway Place
Marietta, GA 30067
(770) 767-4500

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

Category: Finance

Event: Matria Healthcare reported revenues of \$48.6 million and net loss of \$1.4 million for the fourth quarter ended December 31, 2005. For the same three-month period in 2004, revenues were \$38.5 million and net earnings were \$1.6 million. For the full year, revenues were \$179.2 for 2005 versus \$145.1 million for 2004. Net earnings were \$14.0 million for fiscal 2005 compared with \$27.1 million for fiscal 2004.

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

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

Auditor: KPMG LLP

Securities: Common Stock-Symbol MATR; NasdaqNM; 20,734,252 common shares outstanding as of November 1, 2005.
11% unsecured senior notes due May 2008

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**Prospector
Profile
06.0656**

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

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

Category: Transaction

Event: Matria Healthcare has been awarded 10 new disease management accounts. In addition, six of its current health plan and third party administrator accounts have expanded the Company's health enhancement programs and services offered to their clients or have added new clients to their roster of clients receiving Matria services. Separately, one of the Company's current large self-insured employer clients has successfully completed a pilot program for one of Matria's disease management programs, and will now be offering that program to its entire population of employees and dependents. These new and expanded awards of business are in addition to the new business awards announced by Matria on October 11, 2005.

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

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

Auditor: KPMG LLP

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

11% unsecured senior notes due May 2008

Notes: Update of profile 05.3008 (Vol. 2, No. 42 - HCP051017)

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**Prospector
Profile
06.0657**

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

NAICS		621610
Employees		1,212
Revenue	(mil)	\$294.38
Income	(mil)	\$27.07
Assets	(mil)	\$304.48
Liability	(mil)	\$144.82

(for the year ended 12/31/2004)

Category: Labor

Event: Matria Healthcare has named Ken Yale, D.D.S., J.D. as its vice president of government programs. Dr. Yale's responsibilities include strategic planning, oversight of Medicare disease management demonstrations, and serving Medicaid health plan and Medicare Advantage Organization clients with their chronic care improvement needs, health information technology and other government-related matters.

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

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

Auditor: KPMG LLP

Securities: Common Stock-Symbol MATR; NasdaqNM; 20,734,252 common shares outstanding as of November 1, 2005.
11% unsecured senior notes due May 2008

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**Prospector
Profile
06.0658****Maury Regional Hospital**

1224 Trotwood Avenue
Columbia, TN 38401
(931) 381-1111

NAICS	622110
Employees	2,000
Bed Capacity	275

Category: Transaction

Event: Maury Regional Hospital plans to spend \$11.6 million to expand and renovate its emergency department. Plans also include renovated lab offices, shelled space and a patient-discharge area. The work, slated for completion December 2007, would increase the number of beds in the emergency department from 22 to 32.

Description: Maury Regional Hospital offers a cancer center, diabetes education, diagnostic imaging, emergency, heart center, home services and equipment, pediatrics, rehabilitation, surgical services, total joint center, and women's services. It is one of the member hospitals of Maury Regional Healthcare System.

Officers: Robert Otwell (CEO)

Notes: The hospital generated \$337.8 million in gross operating revenue in its fiscal year 2005 and \$182.3 million after deductions.

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**Prospector
Profile
06.0659**

MedCath Corporation

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

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

Category: Labor

Event: MedCath has named O. Edwin French as president and chief executive officer. He joined the Company in October as interim chief operating officer. John T. Casey is retiring as CEO but will remain the Company's employed chairman.

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

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

Auditor: Deloitte & Touche LLP

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

Notes: Update of profile 05.3162 (Vol. 2, No. 44 - HCP051031)

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**Prospector
Profile
06.0660**

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: Standard & Poor's Ratings Services assigned its 'AA-' rating to the St. Joseph County Hospital Authority, Indiana's \$39.3 million 2006 hospital revenue refunding bonds, issued for the Memorial Health System. The outlook is stable. The health system's 'AA-' underlying rating was also affirmed. According to Standard & Poor's, the rating reflects the health system's business position in South Bend, where it has the leading market share. The stable outlook reflects the health system's continued sound financial results and solid management team, as well as Standard & Poor's expectation that levels of profitability will continue over the next several years.

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)

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**Prospector
Profile
06.0661****Memorial Hermann Healthcare System**

9401 Southwest Fwy
Houston, TX 77074
(713) 448-5555

NAICS	622110
Employees	16,500
Bed Capacity	3,188

Category: Transaction

Event: The Institute for Rehabilitation and Research and TIRR Rehabilitation Centers will be consolidated into Memorial Hermann Healthcare System effective May 1. The Institute, located in the Texas Medical Center, is a not-for-profit rehabilitation provider serving the needs of individuals who have a catastrophic injury or illness. TIRR Rehabilitation Centers operates 10 outpatient therapy centers throughout Southeast Texas that provide physical, orthopedic, manual, hand, upper extremity, and sports-specific therapies for patients with orthopedic injuries. Despite the consolidation, the Institute's affiliation with both The University of Texas Health Science Center at Houston and Baylor College of Medicine will continue through long-term affiliation agreements.

Description: Memorial Hermann Healthcare System is Houston's largest not-for-profit healthcare system with acute-care hospitals for adults and children, heart and vascular institutes, a retirement community, an assisted living center and two nursing homes, a medically-based Wellness Center, rehabilitation and home health programs, and several freestanding outpatient imaging centers. Its flagship is the Memorial Hermann Hospital, a university-affiliated facility in the Texas Medical Center.

Officers: Daniel J. Wolterman (Pres. & CEO); Carrol Aulbaugh (SVP-Finance); Juanita Romans (SVP); Marshall Heins (VP-Construction, Real Estate & Support Services)

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**Prospector
Profile
06.0662****MinuteClinic, Inc.**

5000 Union Plaza
333 Washington Avenue North
Minneapolis, MN 55401
(952) 929-1233

NAICS

621498

Category: Transaction

Event: MinuteClinic has opened two healthcare centers in CVS pharmacies in the suburbs of Grove City and Hillard, Ohio. They are the first two MinuteClinic locations in the state. The Company plans to open three more clinics in the Columbus area as part of its plans to open 150 to 200 clinics this year.

Description: The Company operates small health centers in retail locations. Its clinics, staffed by certified nurses and physician assistants, provide diagnosis and treatment of common illnesses as well as common vaccinations and health screenings for cholesterol, glucose, thyroid and early memory loss. The Company currently operates 22 clinics in Minnesota and Maryland in Cub Foods grocery stores, CVS pharmacies and Target discount retail stores, as well as corporate and college campus locations.

Officers: Glen Nelson (Chair); Michael Howe (CEO); James Woodburn (CMO); Kent Lillemoe (CFO); Catherine L. Wisner (VP-Clinical Quality); Neil J. Rolland (VP-Payer Relations); Julie Buske (VP-HR); Donna Haugland (Dir.-Recruitment & Hiring)

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**Prospector
Profile
06.0663**

Molokai General Hospital
P.O. Box 408
Kaunakakai, HI 96748
(808) 553-5331

NAICS 622110
Bed Capacity 30

Category: Finance

Event: Molokai General Hospital has received a \$2.5 million grant from The Harry & Jeanette Weinberg Foundation to fund renovations set to begin next month. The renovation project will double the size of the medical office building and add a chapel and a special-procedures suite as well as a new women's health center.

Description: Not-for-profit Molokai General Hospital is one of the member hospitals of The Queen's Health Systems. It has the only emergency room and urgent care clinic for the 7,000 residents and visitors on the island of Molokai.

Officers: Janice Kalanihulia (Administrator)

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**Prospector
Profile
06.0664**

Northeast Health System, Inc.

85 Herrick Street
Beverly, MA 01915
(978) 922-3000

NAICS		622110
Employees		5,000
Bed Capacity		335
Revenue	(mil)	\$296.23
Income	(mil)	\$9.19
Assets	(mil)	\$296.94
Liability	(mil)	\$149.83
(for the year ended 9/30/2004)		

Category: Finance

Event: Moody's Investors Service has downgraded the rating on Northeast Health System's bonds to Baa2 from Baa1. The outlook is stable. The rating applies to \$82.3 million of bonds issued through the Massachusetts Health and Educational Facilities Authority under Series 2004G, Series D (1993) and Series F (1993). According to Moody's, the downgrade primarily reflects Northeast Health's weaker operating performance in fiscal 2005 and through the first quarter of fiscal 2006, and incorporates an expected borrowing within the next six to nine months and the risks associated with the potential loss of joint contracting arrangements with Partners Community Health Care. Bonds are secured by substantially all property, plant and equipment and a lien on gross receipts of the obligated group, Northeast Hospital Corp.

Description: Northeast Health System is a community-based healthcare delivery system and parent company of Northeast Hospital Corp., which includes a full continuum of acute inpatient, outpatient, behavioral health and long-term care services.

Officers: Stephen R. Lavery (Pres.); Philip M. Cormier (EVP & COO-Beverly Hospital); John O. Wilhelm (EVP & CFO); William E. Donaldson (SVP & Gen. Counsel); Jody Fleit (SVP-Operations); Peter H. Short (SVP-Medical Affairs); Pauline Pike (SVP-Business Dev't. & Mktg.); Michael Valentine (SVP-Philanthropy); James E. Dunne (VP-Long Term Care); Denis Gallagher (VP-Physician Services); Althea Lyons (VP-HR); Greg Bird (VP-Patient Care Services); James Purdy (VP-Inpatient Services); Paul O'Shea (VP-Health & Education Services); Kevin Norton (VP-CAB Health & Recovery Services)

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**Prospector
Profile
06.0665**

NovaMed, Inc.

980 North Michigan Avenue, Suite 1620
Chicago, IL 60611
(312) 664-4100

NAICS		622310
Employees		457
Revenue	(mil)	\$64.58
Income	(mil)	\$4.46
Assets	(mil)	\$76.99
Liability	(mil)	\$22.37
(for the year ended 12/31/2004)		

Category: Transaction

Event: NovaMed has acquired a 65% interest in the Preston Plaza Surgery Center, a multi-specialty ambulatory surgery center located in Dallas, Texas. This is the Company's second surgery center in the state. Financial terms of the transaction were not disclosed.

The Company has also entered into a definitive agreement to acquire a 51% interest in a surgery center currently under development in Gainesville, Florida. This center will be licensed as a multi-specialty center and will have two operating rooms. NovaMed expects to complete this acquisition in the second quarter of 2006 upon receiving the required licensure approvals from the State of Florida.

Description: The Company, formerly known as NovaMed Eyecare, Inc., acquires, develops and operates ambulatory surgery centers in partnership with physicians throughout the US. It now owns a majority interest in 28 surgery centers located in 16 states. It also owns and operates optical laboratories, an optical products purchasing organization and a marketing products and services business.

Officers: Robert J. Kelly (Chair); Thomas S. Hall (Pres., CEO & Dir.); E. Michele Vickery (EVP-Operations); Scott T. Macomber (EVP & CFO); Robert C. Goettling (SVP-Corporate Dev't.); Thomas J. Chirillo (VP-Corporate Dev't.); John P. Hart (VP & Corporate Controller); William J. Kennedy (VP-Business Dev't.); John W. Lawrence, Jr. (VP & Gen. Counsel); Frank L. Soppa (VP-Optical Services Group); Jane E. Loudon (Regional VP-Operations); Margaret L. Slattery (Associate VP-Operations); Jeanne Scheide (Regional VP-Operations); Susan D. Henry (Regional VP-Operations)

Auditor: BDO Siedman, LLP

Securities: Common Stock-Symbol NOVA; NasdaqNM; 22,031,227 common shares outstanding as of November 7, 2005.

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**Prospector
Profile
06.0666**

NovaMed, Inc.

980 North Michigan Avenue, Suite 1620
Chicago, IL 60611
(312) 664-4100

NAICS		622310
Employees		457
Revenue	(mil)	\$64.58
Income	(mil)	\$4.46
Assets	(mil)	\$76.99
Liability	(mil)	\$22.37

(for the year ended 12/31/2004)

Category: Finance

Event: For the fourth quarter ended December 31, 2005, NovaMed's total net revenue increased by 25% to \$21,600,000 from \$17,269,000 for the prior year fourth quarter. Total net revenue for fiscal 2005 increased by 28% to \$81,226,000 from \$63,648,000 for fiscal 2004. For the three-month period of 2005, net income was \$1,229,000 compared with \$1,218,000 for the fourth quarter of 2004. For the full year, net income was \$5,589,000 in 2005 versus \$4,459,000 in 2004.

Description: The Company, formerly known as NovaMed Eyecare, Inc., acquires, develops and operates ambulatory surgery centers in partnership with physicians throughout the US. It now owns a majority interest in 28 surgery centers located in 16 states. It also owns and operates optical laboratories, an optical products purchasing organization and a marketing products and services business.

Officers: Robert J. Kelly (Chair); Thomas S. Hall (Pres., CEO & Dir.); E. Michele Vickery (EVP-Operations); Scott T. Macomber (EVP & CFO); Robert C. Goettling (SVP-Corporate Dev't.); Thomas J. Chirillo (VP-Corporate Dev't.); John P. Hart (VP & Corporate Controller); William J. Kennedy (VP-Business Dev't.); John W. Lawrence, Jr. (VP & Gen. Counsel); Frank L. Soppa (VP-Optical Services Group); Jane E. Loudon (Regional VP-Operations); Margaret L. Slattery (Associate VP-Operations); Jeanne Scheide (Regional VP-Operations); Susan D. Henry (Regional VP-Operations)

Auditor: BDO Siedman, LLP

Securities: Common Stock-Symbol NOVA; NasdaqNM; 22,031,227 common shares outstanding as of November 7, 2005.

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**Prospector
Profile
06.0667**

Odyssey Healthcare, Inc.

717 N. Harwood, Suite 1500
Dallas, TX 75201
(214) 922-9711

NAICS		623110
Employees		4,113
Revenue	(mil)	\$350.28
Income	(mil)	\$35.00
Assets	(mil)	\$204.09
Liability	(mil)	\$42.01
(for the year ended 12/31/2004)		

Category: Litigation

Event: Odyssey HealthCare has reached an agreement in principle with the U.S. Department of Justice to settle a previously disclosed civil investigation that arose out of two qui tam actions. The Company will pay \$13.0 million to resolve a state investigation on the Company's patient admission, retention and discharge practices, specifically the clinical eligibility of long-length of stay patients during a five-year period from 2001 through 2005. The settlement will not involve any admission of liability or acknowledgment of wrongdoing by the Company. Final resolution of the investigation remains subject to the negotiation and approval of a definitive settlement agreement with the Department of Justice and a corporate integrity agreement with the Office of Inspector General at the Department of Health and Human Services.

Description: The Company is one of the largest providers of hospice care in the US with 77 hospice programs in 30 states.

Officers: Richard R. Burnham (Chair); Robert A. Lefton (Pres., CEO & Dir.); Douglas B. Cannon (SVP, CFO, Sec. & Treas.); Deborah A. Hoffpauir (SVP & COO); Kathleen A. Ventre (SVP-Clinical & Regulatory Affairs); Woodrin Grossman (SVP-Strategy & Dev't.); W. Bradley Bickham (VP & Gen. Counsel); Brenda A. Belger (VP-HR)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol ODSY; NasdaqNM; 34,235,553 common shares outstanding as of November 3, 2005.

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**Prospector
Profile
06.0668**

Odyssey Healthcare, Inc.

717 N. Harwood, Suite 1500
Dallas, TX 75201
(214) 922-9711

NAICS		623110
Employees		4,113
Revenue	(mil)	\$350.28
Income	(mil)	\$35.00
Assets	(mil)	\$204.09
Liability	(mil)	\$42.01
(for the year ended 12/31/2004)		

Category: Finance

Event: Odyssey Healthcare's patient service revenue for the fourth quarter ended December 31, 2005, increased 11.4% to \$101.8 million compared with \$91.3 million for the fourth quarter of 2004. The Company recorded a net loss for the 2005 fourth quarter of \$1.8 million versus net income of \$8.8 million for the same three-month period in 2004. The loss was primarily due to charges related to the Company's settlement with the U.S. Department of Justice to resolve a civil investigation focused on patient admission, retention and discharge practices. Excluding the charge, net income for the quarter was \$7.8 million.

For the year ended December 31, 2005, net patient service revenue grew 9.0% to \$381.6 million compared with \$350.3 million in 2004. Net income was \$18.6 million during fiscal 2005, a 47.0% decrease from net income of \$35.0 million for fiscal 2004. Excluding the charge for the settlement, net income for 2005 was \$28.1 million.

Description: The Company is one of the largest providers of hospice care in the US with 77 hospice programs in 30 states.

Officers: Richard R. Burnham (Chair); Robert A. Lefton (Pres., CEO & Dir.); Douglas B. Cannon (SVP, CFO, Sec. & Treas.); Deborah A. Hoffpauir (SVP & COO); Kathleen A. Ventre (SVP-Clinical & Regulatory Affairs); Woodrin Grossman (SVP-Strategy & Dev't.); W. Bradley Bickham (VP & Gen. Counsel); Brenda A. Belger (VP-HR)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol ODSY; NasdaqNM; 34,235,553 common shares outstanding as of November 3, 2005.

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**Prospector
Profile
06.0669**

Option Care, Inc.

485 Half Day Road, Suite 300
Buffalo Grove, IL 60089
(847) 465-2100

NAICS		621610
Employees		1,968
Revenue	(mil)	\$414.43
Income	(mil)	\$18.93
Assets	(mil)	\$269.85
Liability	(mil)	\$123.28
(for the year ended 12/31/2004)		

Category: Finance

Event: Option Care reported revenues of \$144.2 million for the fourth quarter ended December 31, 2005, a 28% increase compared to revenues of \$112.7 million for the fourth quarter of 2004. Net income increased 26% for the 2005 fourth quarter to \$6.7 million compared to net income of \$5.3 million for the fourth quarter of 2004. For the twelve months ended December 31, 2005, revenue increased 22% to \$506.4 million from \$414.4 million the prior fiscal year. Net income was \$22.7 million, a 20% increase from \$18.9 million in 2004.

Consistent with the Company's dividend policy, the board of directors declared a dividend of \$0.02 per share for the fourth quarter of 2005. The dividend is payable on March 24 to shareholders of record as of March 10.

Description: Through a network of 130 company-owned or franchised locations in 32 states, Option Care provides home infusion therapies and specialty injectable pharmaceuticals to patients at home and other alternate sites such as infusion suites and physician's offices.

Officers: John N. Kapoor (Chair); Rajat Rai (CEO & Dir.); Richard M. Smith (Pres. & COO); Joseph Bonaccorsi (SVP & Gen. Counsel); Paul Mastrapa (SVP & CFO); Kenneth Abramowitz (Dir.); Leo Henikoff (Dir.); Jerome F. Sheldon (Dir.); Edward A. Blechschmidt (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol OPTN; NasdaqNM; 32,765,262 common shares outstanding as of November 1, 2005.

2.25% convertible senior notes due 2024

8.0% to 8.5% notes payable with maturities through 2009

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**Prospector
Profile
06.0670**

Parkway Hospital
70-35 113th Street
Flushing, NY 11375
(718) 990-4100

NAICS 622110
Bed Capacity 251

Category: Finance

Event: Parkway Hospital asked the U.S. Bankruptcy Court for the Southern District of New York for permission to employ Loeb & Troper as its auditors, nunc pro tunc to August 26, 2005.

In a separate event, the U.S. Bankruptcy Court for the Southern District of New York extended until March 1, 2006, the time within which debtor has the exclusive right to file a Chapter 11 plan. The debtor also has until May 1, 2006, to solicit acceptances of that plan from its creditors without interference from anyone wanting to promote a competing plan. The debtor told the court that it is presently preoccupied with various important matters concerning the administration of its Chapter 11 case, including being currently involved in negotiations with various creditor constituencies and other parties-in-interest for the terms of a consensual plan of reorganization. The extension of its exclusive periods will also give the debtor more opportunity to analyze the claims asserted against its estate.

Description: Parkway Hospital is a 251-bed proprietary, acute care community hospital. It filed for chapter 11 protection on July 1, 2005 (Bankr. S.D.N.Y. Case No. 05-14876). When it filed for protection from its creditors, it listed \$28,859,000 in total assets and \$47,566,000 in total debt.

Officers: Robert Aquino (CEO)

Attorneys: Timothy W. Walsh, Esq. of DLA Piper Rudnick Gray Cary US LLP;
New York, NY; (212) 835-6216

Notes: Financial Condition as of December 31, 2004:
Total Assets: \$28,859,000
Total Debts: \$47,566,000

Update of profile 06.0166 (Vol. 3, No. 3 - HCP060116)

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**Prospector
Profile
06.0671****Pennsylvania Hospital**

800 Spruce Street
Philadelphia, PA 19107
(215) 829-3000

NAICS	622110
Bed Capacity	515

Category: Labor

Event: Timothy Morgan has resigned as executive director of Pennsylvania Hospital after serving as its leader since February 1999. Effective April 1, Kate Winslow will assume his duties. She was previously the chief operating officer of the hospital prior to her current role as the University of Pennsylvania Health System's vice president for hospital operations.

Description: Not-for-profit Pennsylvania Hospital is an acute care facility that provides a full range of diagnostic and therapeutic medical services and functions as a major teaching and clinical research institution. It is part of the University of Pennsylvania Health System.

Officers: Timothy O. Morgan (Executive Dir.)

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**Prospector
Profile
06.0672****Penrose-St. Francis Health Services**

2215 North Cascade Avenue
Colorado Springs, CO 80907
(719) 776-5000

NAICS	622110
Employees	2,900
Bed Capacity	523

Category: Transaction

Event: Penrose-St. Francis Health Services is set to break ground late this summer for its \$200-million St. Francis Medical Center to be built at Powers Boulevard and Woodmen Road. The full-service hospital will be licensed for 156 beds and will include a birthing center and Level III neonatal intensive care unit, a pediatric unit, emergency care, inpatient and outpatient surgery centers, and an intensive care unit. It will also house the Flight for Life program. The 350,000-square-foot project will be completed by early 2008.

Description: Penrose-St. Francis Health Services consists of Penrose Hospital, Penrose Community Hospital, St. Francis Health Center, Langstaff-Brown Urgent Care Center, Penrose-St. Francis Health Learning Center, Colorado Sports and Spine Centers and EAP Corporate Health Services.

Officers: Rick O'Connell (Pres. & CEO); Andrea Coleman (COO); Michael Scialdone (CFO); Jeffrey Oram-Smith (CMO); Kate McCord (Interim CNO); Rob Ryder (VP-Professional Services & Admin.-PCH)

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**Prospector
Profile
06.0673**

Primedex Health Systems, Inc.

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

NAICS		621510
Employees		656
Revenue	(mil)	\$145.57
Income	(mil)	(\$3.14)
Assets	(mil)	\$121.23
Liability	(mil)	\$191.87
(for the year ended 10/31/2005)		

Category: Finance

Event: Standard & Poor's Ratings Services assigned its ratings to RadNet Management's \$160 million secured bank financing. The \$100 million first-lien loan, consisting of a \$15 million revolver and an \$85 million term loan, was rated 'B+' with a recovery rating of '1', indicating a high expectation for full recovery of principal in the event of a payment default. The \$60 million second-lien term loan was rated 'CCC+' with a recovery rating of '4', indicating the expectation for 25% to 50% recovery of principal in the event of a payment default. The 'B' corporate credit rating on RadNet was affirmed. The outlook is stable. Parent company Primedex Health Systems and affiliate Beverly Radiology Medical Group are co-guarantors of the debt.

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

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

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol PMDX.OB; OTC BB; 41,406,813 common shares outstanding as of January 9, 2006.
8.8% to 13.5% notes payable due through 2009

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**Prospector
Profile
06.0674**

Primedex Health Systems, Inc.

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

NAICS		621510
Employees		656
Revenue	(mil)	\$145.57
Income	(mil)	(\$3.14)
Assets	(mil)	\$121.23
Liability	(mil)	\$191.87
(for the year ended 10/31/2005)		

Category: Litigation

Event: Primedex Health Systems reported that discovery has just begun in the securities class action styled "In Re DVI, Inc. Securities Litigation, Case No. 2:03-CV-05336-LDD," filed in the U.S. District Court for the Eastern District of Pennsylvania. The class action securities fraud case was brought by shareholders of DVI, Inc., one of the Company's former major lenders, against DVI officers and directors and a number of third party defendants, including the Company. The case arose from bankruptcy proceedings instituted by DVI in August 2003. The Company was named as a defendant in the third amended complaint filed in July 2004. Plaintiffs allege that in 2000, the Company acquired from a third party one or more unprofitable imaging centers in order to help DVI conceal the fact that existing DVI loans on the centers were delinquent.

The case is still in its initial stages with discovery just beginning. The Company intends to vigorously contest the allegations.

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

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

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol PMDX.OB; OTC BB; 41,406,813 common shares outstanding as of January 9, 2006.
8.8% to 13.5% notes payable due through 2009

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**Prospector
Profile
06.0675**

Providence Health System

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

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

Category: Litigation

Event: Providence Health System hired Kroll Inc., a New York-based security and consulting firm, to provide one-year free credit protection to employees and patients whose records were stolen from an employee in December. According to OregonLive.com, the offer is available to the firm's 1,500 employees and 365,000 patients, who will sign up for the "ID TheftSmart" service. The service includes continuous credit file monitoring and, in case of identity theft, credit restoration and reimbursement of up to \$25,000 for certain costs of recovering from identity theft.

The medical and personal records of patients and current and former employees were lost when a laptop containing the information was stolen on December 31 from an information services analyst who worked for Providence. The health system is facing a lawsuit for an alleged failure to protect patient information, according to ConsumerAffairs.com. Attorney David Sugarman, who filed the lawsuit in Multnomah County Circuit Court on behalf of Laurie Paul, is seeking class-action status for the suit.

Description: The health system operates 18 acute care hospitals, 12 freestanding long-term care facilities, and 20 low income and assisted living facilities. Providence Health System in Alaska, Washington, and Oregon is sponsored by the Sisters of Providence religious community. In Southern California, it is co-sponsored by the Sisters of Providence and the Little Company of Mary.

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

Auditor: KPMG LLP

Notes: Update of profile 06.0386 (Vol. 3, No. 6 - HCP060206)

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**Prospector
Profile
06.0676**

Quest Diagnostics, Incorporated

1290 Wall Street West
Lyndhurst, NJ 07071
(201) 393-5000

NAICS		621511
Employees		38,600
Revenue	(mil)	\$5,126.60
Income	(mil)	\$499.20
Assets	(mil)	\$4,203.79
Liability	(mil)	\$1,915.14
(for the year ended 12/31/2004)		

Category: Labor

Event: James F. Flaherty III, a director of Quest Diagnostics, has notified the board of his decision not to stand for reelection as a director of the Company at the 2006 annual meeting of stockholders currently scheduled for May 4. Mr. Flaherty's term as a director will expire on that date. The Company disclosed that Mr. Flaherty's decision was not the result of any disagreement.

Description: The Company provides diagnostic testing, information and related services. It offers laboratory services like esoteric testing, gene-based testing, anatomic pathology services, and testing for drug abuse.

Officers: Surya N. Mohapatra (Chair, Pres., & CEO); W. Thomas Grant, II (SVP-Insurance & Employer Services); Robert A. Hagemann (SVP & CFO); Michael E. Prevoznik (SVP & Gen. Counsel); David M. Zewe (SVP-Diagnostics Testing Operations); Robert E. Peters (VP-Sales & Mktg.); Thomas F. Bongiorno (VP, Controller & Chief Acctg. Officer); Laure Park (VP-Investor Relations)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol DGX; NYSE; 202,086,845 common shares outstanding as of October 26, 2005.

6.9% senior notes due July 2006

7.6% senior notes due July 2011

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**Prospector
Profile
06.0677**

Quest Diagnostics, Incorporated

1290 Wall Street West
Lyndhurst, NJ 07071
(201) 393-5000

NAICS		621511
Employees		38,600
Revenue	(mil)	\$5,126.60
Income	(mil)	\$499.20
Assets	(mil)	\$4,203.79
Liability	(mil)	\$1,915.14
(for the year ended 12/31/2004)		

Category: Transaction

Event: BD Diagnostics, a segment of Becton, Dickinson and Company, has signed a multi-year agreement with Quest Diagnostics to supply instrumentation and reagents for testing and diagnosis of sexually transmitted diseases. Financial terms of the deal were not released. This enterprise-wide adoption of the BD Viper System by Quest Diagnostics is expected to help facilitate rapid turn-around of test results and provide more flexibility in sample types for testing.

Description: The Company provides diagnostic testing, information and related services. It offers laboratory services like esoteric testing, gene-based testing, anatomic pathology services, and testing for drug abuse.

Officers: Surya N. Mohapatra (Chair, Pres., & CEO); W. Thomas Grant, II (SVP-Insurance & Employer Services); Robert A. Hagemann (SVP & CFO); Michael E. Prevoznik (SVP & Gen. Counsel); David M. Zewe (SVP-Diagnostics Testing Operations); Robert E. Peters (VP-Sales & Mktg.); Thomas F. Bongiorno (VP, Controller & Chief Acctg. Officer); Laure Park (VP-Investor Relations)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol DGX; NYSE; 202,086,845 common shares outstanding as of October 26, 2005.

6.9% senior notes due July 2006

7.6% senior notes due July 2011

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**Prospector
Profile
06.0678**

Radiation Therapy Services, Inc.

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

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

Category: Litigation

Event: Radiation Therapy Services faces a shareholder derivative lawsuit filed in the Circuit Court for the Twentieth Judicial Circuit, Lee County, Florida. The complaint alleges breach of fiduciary duties and states that this action is brought for the benefit of the Company against the members of its board of directors. The complaint contains allegations substantially the same as those raised in the purported class action filed by the Kissel Family Trust in September 2004 in the U.S. District Court, Middle District of Florida that was voluntarily dismissed without prejudice.

Based on its review of the complaint, the Company believes that the derivative lawsuit is without merit and it has moved for dismissal of the complaint. The court though has not yet ruled on the Company's motion to dismiss the complaint. The Company is obligated to provide indemnification to its officers and directors in this matter to the fullest extent permitted by law. Since by its inherent nature a derivative suit seeks to recover alleged damages on behalf of the company involved, the Company does not expect the ultimate resolution of this derivative suit to have a material adverse effect on its results of operations, financial position or cash flows.

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

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

Auditor: Ernst & Young LLP

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

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**Prospector
Profile
06.0679**

RehabCare Group, Inc.

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

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

Category: Labor

Event: RehabCare Group has appointed Jay W. Shreiner as its new senior vice president and chief financial officer, effective March 27. He will also oversee the functions of the Company's IT department. Mr. Shreiner is currently the CFO of Newgistics, Inc.

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

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

Auditor: KPMG LLP

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

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**Prospector
Profile
06.0680**

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: Finance

Event: Renal Care Group expects to report net revenue of between \$1.5 and \$1.6 billion, GAAP earnings per share of between \$1.81 and \$1.83 per share, and non-GAAP earnings per share of between \$2.00 and \$2.02, for full year 2005. Its expected non-GAAP earnings will exclude expenses of approximately \$13.4 million, after income taxes, or \$0.19 per share, related to the pending acquisition of the Company by Fresenius Medical Care AG & Co. KGaA. The Company plans to issue its final audited financial results for fourth quarter and year-ended December 31, 2005, on or about March 9.

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

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**Prospector
Profile
06.0681****Saint Francis Hospital-Bartlett**

2986 Kate Bond Road
Bartlett, TN 38133
(901) 820-7000

NAICS	622110
Bed Capacity	100

Category: Labor

Event: Saint Francis Hospital-Bartlett has appointed Kem M. Mullins as its new chief executive officer, effective March 20. He will oversee all strategic, operational and clinical activities at the hospital. Mr. Mullins was promoted to his new position after serving for three years as chief operating officer at Tenet's 460-bed Atlanta Medical Center in Georgia.

Description: Saint Francis Hospital-Bartlett, part of Tenet Central Northeast-Southern States, features a wide range of medical and health care services, including emergency care, an intensive care unit, a family birthing center, cardiology, oncology and diabetes care.

Officers: Kem M. Mullins (CEO)

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**Prospector
Profile
06.0682****Saint Vincent Catholic Medical Centers**

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

NAICS 622110
Employees 12,000

Category: Litigation

Event: Saint Vincent Catholic Medical Centers of New York and its debtor-affiliates objected to the motions for relief from stay to pursue medical malpractice claims filed by 18 claimants and Alex Cooke. Andrew M. Troop, Esq., at Weil, Gotshal & Manges LLP, told the U.S. Bankruptcy Court for the Southern District of New York that the debtors have developed a workable system for addressing requests for relief from stay during the course of their Chapter 11 cases. The system balances the debtors' need to conserve estate assets and flexibility while a reorganization is being pursued and the desire of malpractice claimants to liquidate claims based on the availability of third-party commercial insurance to pay defense costs and a claimant's willingness to limit recoveries to available insurance proceeds. As previously reported, the debtors intend to develop and submit for court approval a compulsory mediation program as a means to liquidate these claims by February 28.

In separate objections, 18 claimants argued that the debtors did not accurately state the facts and circumstances surrounding their requests to lift the automatic stay. They refused to stipulate to the compulsory mediation process and found the terms offered by the debtors unacceptable. Nevertheless, the claimants are still willing to enter into a stipulation that allows for collection of a judgment or settlement up to and including the amount of primary insurance available.

Description: Saint Vincent Catholic Medical Centers operates six hospitals, four nursing homes and a home healthcare agency. 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: Guy Sansone (Pres., CEO & Chief Restructuring Officer); Dawn Gideon (Interim COO); Martin McGahan (CFO)

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

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

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**Prospector
Profile
06.0683**

South County Hospital

100 Kenyon Avenue
Wakefield, RI 02879
(401) 782-8000

NAICS	622110
Bed Capacity	100
Revenue (mil)	\$72.70
Income (mil)	\$0.22
(Fiscal year 2004)	

Category: Transaction

Event: South County Hospital recently won zoning approval to build a three-story addition that will have 60 private rooms. This \$20-million wing is part of \$35 million in improvements planned for the nonprofit hospital. South County Hospital is set to begin a \$10-million capital campaign to help finance the project. Construction is expected to begin in July.

Description: Not-for-profit South County Hospital is the flagship facility of the South County Hospital Healthcare System. It has a medical staff of 200 physicians in more than 30 medical and surgical specialties.

Officers: Louis R. Giancola (Pres. & CEO); Barbara Seagrave (VP-Patient Care Services); Joseph J. O'Neill (VP-Medical Affairs); Michael Koziol (VP & CFO); Anne O'Neill (Interim VP-Dev't. & Community Relations); Elaine K. Desmarais (VP-Quality & Regulatory Compliance); Cynthia Wyman (Chief Planning Officer); Gary Croteau (CIO); Maggie Thomas (VP & Chief Human Resources Officer)

Notes: Update of profile 05.3685 (Vol. 2, No. 51 - HCP051219)

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**Prospector
Profile
06.0684**

St. Francis Healthcare System of Hawaii
2226 Liliha Street
Honolulu, HI 96817
(808) 547-6011

NAICS 622110
Employees 1,700

Category: Transaction

Event: After the buyers threatened to dissolve their deal, St. Francis Healthcare System of Hawaii finally reached an agreement with the local physician group on the terms of the sale of its two Oahu hospitals. Hawaii Physician Group LLC, in partnership with Cardiovascular Hospitals of America, will buy St. Francis Medical Center in Liliha and St. Francis Medical Center-West in Ewa for an undisclosed amount. Cost of the acquisition is estimated to be between \$50 million and \$70 million. The physician group represents 120 doctors who are investing between \$50,000 and \$1 million each for the transaction. It nearly backed out of the deal because St. Francis Healthcare System wanted more than what they first agreed to when negotiations started last spring.

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

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

Notes: Update of profile 05.1645 (Vol. 2, No. 24 - HCP050613)

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**Prospector
Profile
06.0685****StoneCrest Medical Center**

200 StoneCrest Boulevard
Smyrna, TN 37167
(615) 768-2000

NAICS	622110
Bed Capacity	75

Category: Transaction

Event: StoneCrest Medical Center plans to spend \$8.9 million to expand its surgical department. The project includes adding two finished operating rooms and two shelled-in operating rooms to the hospital's four existing operating rooms. The hospital is in the process of applying for a certificate of need for the expansion.

Description: StoneCrest Medical Center offers a full array of acute care services including emergency care, general surgery, cardiology, obstetrics, intensive care, outpatient diagnostic services and cancer care. It is part of the TriStar family of hospitals.

Officers: Neil A. Heatherly (CEO); Joe Bowman (CFO)

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**Prospector
Profile
06.0686**

Sutter Health

2200 River Plaza Drive
Sacramento, CA 95833
(916) 733-8800

NAICS		622110
Employees		42,611
Revenue	(mil)	\$6,280.00
Income	(mil)	\$428.00
Assets	(mil)	\$5,729.00
Liability	(mil)	\$2,667.00
(for the year ended 12/31/2004)		

Category: Transaction

Event: Sutter Health bought a 15-acre lot in Elk Grove next to its two medical office buildings, boosting its property to 44 acres. Financial terms of the transaction were not disclosed. The Company has not revealed plans for the site.

Sutter Health is also spending \$42.5 million to recruit more doctors and build more medical offices in Solano County. It is seeking approval for a 50,000-square-foot medical office building at the new site.

Description: Sutter Health is a not-for-profit integrated healthcare delivery system with 26 hospitals, eight cardiac centers, 20 occupational health centers, nine cancer centers, five acute rehabilitation centers, nine behavioral health centers, four trauma centers, 10 neonatal ICU's and 3,436 physicians.

Officers: Theodore Saenger (Chair); Patrick E. Fry (Pres. & CEO); Gordon Hunt (SVP & CMO); Michael Evans (SVP & Chief Risk Officer); Robert Reed (SVP & CFO); Debbie Sleigh (Interim CIO)

Auditor: Ernst & Young LLP

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**Prospector
Profile
06.0687**

Symbion, Inc.

40 Burton Hills Boulevard, Suite 500
Nashville, TN 37215
(615) 234-5900

NAICS		621493
Employees		2,300
Revenue	(mil)	\$216.33
Income	(mil)	\$13.55
Assets	(mil)	\$365.76
Liability	(mil)	\$127.76
(for the year ended 12/31/2004)		

Category: Finance

Event: For the fourth quarter ended December 31, 2005, Symbion's revenues increased 22% to \$72.5 million compared with \$59.6 million for the fourth quarter ended December 31, 2004. Net income for the fourth quarter of 2005 increased 40% to \$5.6 million compared with \$4.0 million for the fourth quarter of 2004. For fiscal 2005, revenues increased 23% to \$265.7 million compared with \$216.3 million for the same period of 2004. Net income for fiscal 2005 increased 40% to \$19.1 million compared with \$13.6 million for the prior fiscal year.

Description: The Company owns and operates a network of surgery centers in 21 states, providing non-emergency surgical procedures across many specialties. As of March 15, 2005, it owns and operates 47 surgery centers and managed nine additional surgery centers. It also operates two diagnostic centers and manages three physician networks.

Officers: Richard E. Francis, Jr. (Chair & CEO); Clifford G. Adlerz (Pres., COO & Dir.); William V. B. Webb (Chief Dev't. Officer & Dir.); R. Dale Kennedy (SVP-Mgmt. Services & Sec.); Kenneth C. Mitchell (CFO & SVP-Finance); Donna St. Louis (SVP); Charles T. Neal (Pres.-Multi-Specialty Group); Gregg A. Stanley (Pres.-Single Specialty Services Group); Teresa F. Sparks (VP & Corporate Controller); Sue Ann Hardin (VP-HR); Anthony W. Taparo (Group VP-Specialty Markets)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SMBI; NasdaqNM; 21,428,433 common shares outstanding as of October 31, 2005.
6.5% note payable due 2009

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**Prospector
Profile
06.0688**

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: Litigation

Event: Tenet Healthcare has reached a broad agreement with the Florida attorney general's office to resolve all matters involving the Company that are currently being litigated or investigated. The matters being resolved include a civil lawsuit regarding Medicare outlier payments that was filed by the attorney general's office in March 2005 on behalf of 13 county hospital districts, healthcare systems and non-profit corporations in Florida. None of Tenet's South Florida hospitals were named as individual defendants in that lawsuit. The settlement also ends an investigation begun in mid-2003 by the Florida Medicaid Fraud Control Unit of certain Medicaid payments and a separate investigation begun in early 2005 by that unit of certain Medicaid psychiatric billings at a Tenet hospital in South Florida.

As part of the settlement, Tenet will pay \$4 million to establish a fund to pay for care of indigent, uninsured patients at the 13 county hospital districts and systems in Florida who were plaintiffs in the lawsuit. Another \$3 million will be allocated among the Florida Medicaid Fraud Control Unit and the public hospitals in the state. In the settlement agreement, the Company did not admit any wrongdoing and specifically denied all of the allegations made in the suit.

The settlement does not resolve a purported class action civil lawsuit filed in March 2005 on behalf of Boca Raton Community Hospital and most other private acute care hospitals. In that suit, Tenet has filed a motion for partial summary judgment and has asserted in legal filings that the case cannot legally proceed as a class action.

Description: The Company, through its subsidiaries, owns and operates 69 general acute care hospitals in 15 states.

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)

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

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**Prospector
Profile
06.0689**

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: Finance

Event: Tenet Healthcare's previously disclosed restatement of its financial results for the year ended December 31, 2004, will be amended to include an adjustment to revise how it recorded a valuation allowance for deferred tax assets at December 31, 2004. This adjustment, which is in addition to and unrelated to the issues in its January 19 restatement announcement, will increase tax expense on the 2004 income statement by \$120 million. This amount was previously charged against additional paid-in capital on the balance sheet. The adjustment will not impact total shareholders' equity. The Company has not yet determined what impact, if any, the adjustment will have on previously reported results for the first three quarters of 2005.

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)

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

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**Prospector
Profile
06.0690**

Texas Health Resources, Inc.
611 Ryan Plaza Drive, Suite 900
Arlington, TX 76011
(817) 462-7900

NAICS	622110
Employees	17,700
Bed Capacity	2,400

Category: Transaction

Event: Texas Health Resources and TpHR, LLP plan to build and operate a 120,000-square-foot, full-service hospital in partnership with nearly 70 local physicians from the Rockwall and Rowlett area. The Presbyterian Hospital of Rockwall will offer emergency, obstetric, diagnostic imaging, surgery and other general acute-care services including an intensive care unit, and a labor and delivery unit. It is set to open in late 2007. Cost estimates were not disclosed.

Description: Texas Health Resources is one of the largest faith-based, nonprofit healthcare delivery systems in the US. It was formed with the merger of Harris Methodist Health System, Presbyterian Healthcare Resources and Arlington Memorial Hospital. The system includes 13 acute care hospitals in Dallas-Fort Worth and other holdings.

Officers: James E. Oesterreicher (Chair); Douglas D. Hawthorne (Pres. & CEO); Oscar L. Amparan (EVP); David C. Ashworth (EVP-Strategy & System Dev't.); Ronald D. Bourland (EVP & CFO); Bonnie Bell (EVP-People & Culture); Barclay Berdan (EVP); Michael Deegan (EVP, Chief Clinical & Quality Officer); Stephen C. Hanson (EVP-Operations); Margaret H. Jordan (EVP-Corporate Affairs); Mark Merrill (EVP)

Notes: Fiscal year ending December 31, 2004:
Total operating revenues: \$2.0 billion

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**Prospector
Profile
06.0691****The Brooklyn Hospital Center**

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

NAICS	622110
Bed Capacity	460

Category: Finance

Event: The Brooklyn Hospital Center and its debtor-affiliate Caledonian Health Center, Inc., asked the U.S. Bankruptcy Court for the Eastern District of New York, to extend their time to exclusively file a Chapter 11 plan until July 28 and solicit acceptances of that plan until September 25. The debtors told the court that their Chapter 11 cases are sufficiently large and complex to warrant the extension. As not-for-profit entities, their fiduciary duties run not only to their creditors but also to the communities they serve. Since they are regulated by various governmental agencies, including the U.S. Department of Health and Human Services and the New York State Department of Health, they are also required to factor in federal and state rules and regulations. The debtors assured the court that the extension will not harm their creditors or other parties-in-interest nor delay the reorganization process.

In addition, the bankruptcy court has set April 21, 2006, as the deadline for all creditors owed money by debtors on account of claims arising prior to September 30, 2005, to file their proofs of claim.

Description: The Brooklyn Hospital Center provides acute and primary care and a variety of inpatient and outpatient services. It is a member of the New York-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); Opal Sinclair-Chung (SVP & CNO)

Auditor: Ernst & Young LLP

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

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**Prospector
Profile
06.0692**

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: Standard & Poor's Ratings Services assigned its 'A+' standard long-term rating to the Hawaii State Department of Budget and Finance's nearly \$146.2 million series 2006A-B healthcare revenue bonds, issued for The Queen's Health System. It also assigned its 'A+' underlying rating to the health system's nearly \$45.4 million variable-rate series 2006C bonds that are expected to sell with insurance. Additionally, the rating agency revised its rating outlook to positive on the health system's \$229.8 million special purpose revenue bonds and affirmed its 'A+' standard long-term rating on those bonds. Standard & Poor's also affirmed its 'A-1' rating on the health system's nearly \$80 million outstanding CP program.

The series 2006A bonds will be used to refinance the health system's series 1998A bonds while the series 2006C bonds will be used to advance refund the series 1998B bonds. The series 2006B bonds will be used for several current and upcoming capital projects, including funding information technology projects, an electrical system upgrade and a number of other projects.

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
Operating Income: \$23.7 million

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**Prospector
Profile
06.0693**

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

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

Category: Transaction

Event: Last month, Triad Hospitals closed on the sale of three hospitals to Signature Hospital LLC for \$75 million plus working capital of \$15 million. The facilities sold were the Gulf Coast Medical Center in Wharton, Texas; Medical Park Hospital in Hope, Arkansas; and Pampa Regional Medical Center in Pampa, Texas. The results from these hospitals were reclassified as discontinued operations in the fourth quarter of 2005, with all prior periods restated. The Company expects to record a gain on the sale of about \$28 million in the first quarter of 2006. In the same month, the Company also opened Mat-Su Regional Medical Center, a 74-bed replacement hospital in Palmer, Alaska that is owned by a joint venture of which Triad owns 76%.

This month, the Company acquired an 80% interest in a joint venture that owns Gateway Medical Center in Clarksville, Tennessee, for \$25.6 million. It also closed on a definitive agreement to acquire a 59% interest in a joint venture between Doctors Hospital of Stark County and Massillon Community Hospital in Ohio for \$11 million.

Description: The Company owns and manages hospitals and ambulatory surgery centers in small cities and selected urban markets primarily in the southern, midwestern and western US. It currently operates 51 hospitals and 10 ambulatory surgery centers in 16 states. Its Quorum Health Resources subsidiary provides hospital management, consulting and advisory services to hospitals and health systems throughout the US.

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

Auditor: Ernst & Young LLP

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

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

**Prospector
Profile
06.0694**

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5800 Tennyson Parkway
Plano, TX 75024
(214) 473-7000

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

Category: Finance

Event: Triad Hospitals posted revenues of \$1.3 billion and net income of \$54.6 million for the fourth quarter ended December 31, 2005. For the same three-month period the prior year, revenues were \$1.1 billion and net income was \$49.2 million. For fiscal 2005, the Company reported revenues of \$4.7 billion and net income of \$226.0 million. This compares to revenues of \$4.2 billion and net income of \$191.0 million during fiscal 2004.

Description: The Company owns and manages hospitals and ambulatory surgery centers in small cities and selected urban markets primarily in the southern, midwestern and western US. It currently operates 51 hospitals and 10 ambulatory surgery centers in 16 states. Its Quorum Health Resources subsidiary provides hospital management, consulting and advisory services to hospitals and health systems throughout the US.

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Auditor: Ernst & Young LLP

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

7% senior notes due 2012

7% senior subordinated notes due 2013

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**Prospector
Profile
06.0695**

Tuolumne General Hospital

101 Hospital Road
Sonora, CA 95370
(209) 533-7100

NAICS	622110
Employees	400
Bed Capacity	79

Category: Finance

Event: Tuolumne County supervisors have agreed to implement steps that will decrease Tuolumne General Hospital's debt by more than \$3 million. The board of supervisors will transfer \$1 million in contingency funds to the hospital and return about \$2 million of Tuolumne General's contribution to the county's general fund this year. The board also agreed to delay the duct-replacement, parking lot and road repair projects to help the hospital save \$302,000. The hospital currently has a cash deficit of nearly \$7.5 million. Further cost-cutting measures are expected soon.

Description: Tuolumne General Hospital is a locally owned and governed hospital offering medical, surgical, diagnostic, outpatient services, and community outreach programs.

Officers: Barry M. Woerman (Administrator)

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**Prospector
Profile
06.0696**

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

(for the year ended 12/31/2004)

Category: Finance

Event: For the fourth quarter ended December 31, 2005, United Surgical Partners International recorded net revenues of \$117.3 million, up 8% from \$108.6 million in the prior year period. Net income for the fourth quarter of 2005 was \$12.3 million compared with \$8.7 million during the fourth quarter of 2004. For the year ended December 31, 2005 net revenues were \$474.7 million, up 22% from \$389.5 million in the prior year period. Net income for fiscal 2005 was \$47.3 million compared with \$86.2 million for the prior year period. Results were affected by the sale of the Company's Spanish operations in September 2004.

In addition, company subsidiary USP Domestic Holdings entered into a credit agreement with SunTrust Bank as administrative agent. The credit agreement provides for aggregate borrowings of \$200 million and matures in five years. Borrowings bear interest at LIBOR plus an applicable margin between 1.0% and 2.25%, and are secured by a pledge of the stock held in the Company's wholly owned domestic subsidiaries.

Description: The Company owns and operates 104 surgical facilities in the US and the UK. Of the Company's 101 domestic facilities, 67 are jointly owned with not-for-profit healthcare systems. The Company also operates three facilities in London, England.

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

Auditor: KPMG LLP

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

10.125% senior subordinated notes due December 15, 2011

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**Prospector
Profile
06.0697**

Universal Health Services, Inc.

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

NAICS	622110
Employees	37,000
Bed Capacity	11,458

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

(for the year ended 12/31/2004)

Category: Litigation

Event: The California Nurses Association and a group of residents have filed separate lawsuits to stop Universal Health Services from building a hospital in southern Temecula. The residents filed the suit against the city for approving the plans for the hospital while the union filed the suit against the city and the Company. Both groups claim the city failed to follow state environmental law when it approved the hospital, despite the presence of a harmful gasoline additive in the ground on the site of the proposed 320-bed hospital. The suit filed by the union does not seek monetary damages but only wants to nullify the city's approval of the project.

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

Officers: Alan B. Miller (Chair, Pres. & CEO); Steve G. Filton (SVP, CFO, & Sec.); Debra K. Osteen (SVP & Pres.-Behavioral Health Div.); Kevin J. Gross (SVP & Pres.-Acute Care Div.); Michael Marquez (VP); Marc D. Miller (VP); Richard C. Wright (VP); Paul Yakulis (VP); Charles F. Boyle (Controller); Bruce R. Gilbert (Gen. Counsel); Cheryl K. Ramagano (Treas.)

Auditor: KPMG LLP

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

5.00% convertible debentures due 2020

6.75% senior notes due November 15, 2011

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**Prospector
Profile
06.0698****University Health System**

4502 Medical Drive
San Antonio, TX 78229
(210) 358-4000

NAICS	622110
Employees	3,835
Bed Capacity	604

Category: Finance

Event: University Health System will receive an additional \$1.5 million this year from the state to cover costs associated with providing indigent trauma care. State leaders have authorized the Texas Health and Human Services Commission to release some \$27.6 million to Texas' trauma hospitals that provide care to uninsured patients.

Description: University Health System is the public hospital district for Bexar County, Texas. Its flagship is the University Hospital, the primary teaching facility for The University of Texas Health Science Center at San Antonio. The health system is renowned for having one of the largest transplant programs in South Texas.

Officers: George B. Hernández, Jr. (Pres. & CEO); Peggy Deming (EVP & CFO); Steve Enders (SVP-Ambulatory Services); John Blandford (VP-Information Services); Roe Garrett (VP & Controller); Tony LoBasso (VP-Affiliate Fiscal Admin.); Thomas Peters (VP-Security & Support Operations); Sherry Johnson (Integrity Officer); Mary Ann Mote (Chief Revenue Officer)

Notes:

Fiscal Year 2004:

Operating Revenue: \$594.6 million

Net Income: \$28.0 million

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**Prospector
Profile
06.0699****UT Imaging**

6700 West Loop South, Suite 100
Bellaire, TX 77401
(713) 662-9729

NAICS

621512

Category: Transaction

Event: UT Imaging has recently opened a new outpatient diagnostic imaging center located near the intersection of West Loop 610 and Bellaire Boulevard in Houston. UT Imaging is a partnership between UT Physicians, the medical practice of The University of Texas Medical School at Houston and Nashville-based Outpatient Imaging Affiliates.

Description: The Company provides magnetic resonance imaging and computed tomography scans, ultrasound studies, x-rays and DEXA for bone density measurement. It is a partnership between UT Physicians, the medical practice of The University of Texas Medical School at Houston and Outpatient Imaging Affiliates.

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**Prospector
Profile
06.0700**

Vitas Healthcare Corporation

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

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

Category: Finance

Event: VITAS Healthcare reported net patient revenue of \$169 million for the fourth quarter ended December 31, 2005, up from \$142 million for the same period in 2004. Net income for the fourth quarter of 2005 was \$2.5 million compared with \$9.7 million for the same quarter in 2004. After excluding the after-tax cost of the class action litigation in California, LTIP and OIG investigation, the Company's net income of \$13.8 million increased 29% when compared to the prior-year adjusted pro forma net income.

The litigation settlement involved a wage-hour class action case pending against VITAS in California filed in April 2004. The Company accrued a pretax liability of \$2.3 million and accounted for this issue as an assumed liability on its opening balance sheet. Since the establishment of this accrual, there has been a significant increase in litigation, high settlements and unfavorable verdicts against companies involving wage-hour claims in California. Recognizing this legal climate, the Company has reached a tentative agreement to resolve this matter. Generally Accepted Accounting Principles do not allow for a period of more than 12-months post acquisition to finalize the quantification of existing contingencies on the opening balance sheet of an acquisition. As a result, VITAS' fourth-quarter operating results include an after-tax charge of \$10.8 million representing the portion of this preliminary settlement not accounted for on VITAS' opening balance sheet.

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

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

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**Prospector
Profile
06.0701****William Beaumont Hospital**

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

NAICS	622110
Bed Capacity	1,223

Category: Finance

Event: Standard & Poor's Ratings Services assigned its 'AA-' rating to the Royal Oak Hospital Finance Authority, Michigan's \$124.740 million series 2006R-S auction rate bonds, issued for William Beaumont Hospital. It also revised its rating outlook to stable and affirmed its 'AA-' rating and underlying rating on the hospital's debt. According to Standard & Poor's, its rating is based on strong pro forma maximum annual debt service, a return to positive trending operations and a strengthening balance sheet. The 2006R-S bonds, along with the \$78.73 million series 2006T-U variable-rate bonds to be rated at a later date, will be utilized to refund the callable portion of the series 1996I bonds and to help fund construction projects for the Royal Oak and Troy campuses of the hospital.

Moody's Investors Service has assigned Aa3 underlying ratings to the hospital's \$203.5 million of series 2006R-U hospital revenue and refunding bonds to be issued by the City of Royal Oak Hospital Finance Authority. The outlook is revised to stable from negative based upon improvement in the hospital's liquidity over the past three years. Moody's also affirmed its Aa3 ratings on \$422.6 million of debt to remain outstanding. William Beaumont has a total of \$626.1 million of rated debt to be outstanding.

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.

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**Prospector
Profile
06.0702**

Windrose Medical Properties Trust

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

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

Category: Finance

Event: The board of directors of Windrose Medical Properties Trust declared a quarterly cash dividend of \$0.225 per share for the fourth quarter ended December 31, 2005. The dividend is payable on March 21 to shareholders of record on March 10.

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

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

Auditor: KPMG LLP

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

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