

Healthcare Prospector

Profiles of Firms in Transition

July 31, 2006
Volume 3, Number 31
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(Click on Reference Number to go directly to Company Profile)

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

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Prospector Profile Categories

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

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

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

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**Prospector
Profile
06.2599****Alliance Community Hospital**

264 East Rice Street
Alliance, OH 44601
(330) 829-4000

NAICS	622110
Bed Capacity	204

Category: Finance

Event: Standard & Poor's Ratings Services lowered its underlying rating to 'BBB' from 'BBB+' on Ohio's \$53.65 million bonds series 2003 issued for Alliance Community Hospital. According to Standard & Poor's, the rating reflects balance sheet erosion tied to the opening of the hospital's new facility. The outlook is negative.

Description: Not-for-profit Alliance Community Hospital provides acute care, rehabilitation, psychiatric and long-term care services. Affiliates include its occupational medicine center-Alliance Aultworks Occupational Medicine; home medical supply company-DASCO Medical Equipment; Alliance Visiting Nurse Association and Hospice; and physician groups Premier Health Associates, NEO Surgical Associates, and Alliance of Gastroenterology Associates.

Officers: Stanley W. Jonas (CEO); Kerry Swanson (CNO)

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**Prospector
Profile
06.2600**

American HealthChoice, Inc.

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

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

Category: Finance

Event: American HealthChoice anticipates approval within a couple of days of a SB-2 Registration Statement filed with the U.S. Securities and Exchange Commission, which will give the Company the funds necessary to end tax obligations to the Internal Revenue Service. The majority of the funds the Company receives will pay the IRS all monies owed except for certain penalties and interest, which are being negotiated. The Company will continue to search for debt financing using its accounts receivable as collateral. The proceeds of this financing would satisfy any remaining IRS obligation, be used to protect the share price and be a funding source for future clinic acquisitions.

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

Officers: Joseph W. Stucki (Chair, Pres. & CEO); John C. Stuecheli (VP-Finance, CFO & Sec.)

Auditor: Lane Gorman Trubitt, LLP

Securities: Common Stock-Symbol AMHI.OB; OTC BB; 111,429,759 common shares outstanding as of March 31, 2006.

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

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**Prospector
Profile
06.2601**

American Shared Hospital Services

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

NAICS		621511
Employees		12
Revenue	(mil)	\$18.23
Income	(mil)	\$1.77
Assets	(mil)	\$48.67
Liability	(mil)	\$30.35
(for the year ended 12/31/2005)		

Category: Finance

Event: American Shared Hospital Services reported results for the quarter ended June 30, 2006. Net income for the second quarter of 2006 increased 15% to \$448,000 compared with \$391,000 for the same quarter last year. Revenues for the quarter increased 12% to \$5,309,000 compared with \$4,730,000 for the same quarter in 2005. For the six months ended June 30, 2006, net income advanced 12% to \$884,000 compared with \$786,000 for the same period last year. Revenues for the six months increased 13% to \$10,354,000 compared with \$9,179,000 in the prior year.

Description: The Company provides Gamma Knife stereotactic radiosurgery services to 21 medical centers in 18 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 May 5, 2006.

7.98% to 10.95% notes that mature between March 2006 and April 2012

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**Prospector
Profile
06.2602**

AmSurg Corp.

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

NAICS		621493
Employees		1,700
Revenue	(mil)	\$391.79
Income	(mil)	\$35.15
Assets	(mil)	\$527.82
Liability	(mil)	\$233.20
(for the year ended 12/31/2005)		

Category: Finance

Event: AmSurg reported financial results for the second quarter and first half of 2006. For the three months ended June 30, 2006, the Company posted net revenues of \$119.96 million and net income of \$10.10 million. For the comparable period the prior year, net revenues were \$98.21 million and net income was \$10.05 million. For the first half of 2006, net revenues were \$233.59 million and net income was \$18.83 million. For the corresponding period in 2005, net revenues were \$189.47 million and net income was \$18.80 million.

Description: The Company develops, acquires, and operates practice-based ambulatory surgery centers in partnership with surgical and other group practices. At June 30, 2006, it owned a majority interest in 153 centers and had 4 centers under development and 3 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)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol AMSG; NasdaqNM; 29,785,105 common shares outstanding as of May 8, 2006.

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**Prospector
Profile
06.2603**

Apria Healthcare Group, Inc.

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

NAICS		621610
Employees		11,136
Revenue	(mil)	\$1,474.10
Income	(mil)	\$66.94
Assets	(mil)	\$1,185.90
Liability	(mil)	\$858.73
(for the year ended 12/31/2005)		

Category: Finance

Event: Apria Healthcare Group reported financial and operating results for the second quarter and six months ended June 30, 2006. Revenues for the second quarter of 2006 were \$376.1 million compared with \$374.9 million for the same period last year. Net income increased to \$18.5 million for the quarter ended June 30, 2006, compared with \$3.0 million for the same period last year. Revenues for the six months ended June 30, 2006 were \$744.1 million compared with \$746.8 million for the same period last year. Net income increased to \$34.6 million for the six months ended June 30, 2006 compared with \$28.2 million for the same period of 2005. Revenue and net income growth for the second quarter of 2006, when compared to the second quarter of 2005, were negatively impacted by Medicare reimbursement reductions and related respiratory drug product cost increases.

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

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

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol AHG; NYSE; 42,404,229 common shares outstanding as of April 30, 2006.
3.375% convertible senior notes maturing through September 1, 2033

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**Prospector
Profile
06.2604**

Apria Healthcare Group, Inc.

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

NAICS		621610
Employees		11,136
Revenue	(mil)	\$1,474.10
Income	(mil)	\$66.94
Assets	(mil)	\$1,185.90
Liability	(mil)	\$858.73
(for the year ended 12/31/2005)		

Category: Labor

Event: Amin I. Khalifa, Apria Healthcare Group's executive vice president and chief financial officer, will be resigning effective August 25. A search for Mr. Khalifa's replacement is already underway. Upon his departure, Alicia Price, the Company's vice president and controller, will assume the duties of the CFO on an interim basis.

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

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

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol AHG; NYSE; 42,404,229 common shares outstanding as of April 30, 2006.
3.375% convertible senior notes maturing through September 1, 2033

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**Prospector
Profile
06.2605**

Brookdale Senior Living, Inc.

330 North Wabash, Suite 1400
Chicago, IL 60611
(312) 977-3700

NAICS		623110
Employees		15,760
Bed Capacity		34,000
Revenue	(mil)	\$213.05
Income	(mil)	(\$24.46)
Assets	(mil)	\$1,697.81
Liability	(mil)	\$1,067.41
(for the year ended 12/31/2005)		

Category: Transaction

Event: Brookdale Senior Living has completed its acquisition of American Retirement Corporation. Under the terms of the merger agreement, Brookdale acquired all outstanding shares of American Retirement for an aggregate purchase price of about \$1.2 billion, or \$33.00 per share in cash. American Retirement's shares will cease trading at the close of the market today and will no longer be listed on the New York Stock Exchange. The acquisition received stockholder approval at a special meeting of American Retirement stockholders on July 19.

Description: The Company owns and operates 381 independent, assisted and dementia-care facilities in 31 states. It was formed in September 2005 by the merger of Brookdale Living Communities, Inc. and Alterra Healthcare Corp.

Officers: Wesley R. Edens (Chair); Mark J. Schulte (CEO); Mark W. Ohlendorf (Co-Pres.); John P. Rijos (Co-Pres.); R. Stanley Young (EVP, CFO & Principal Acctg. Officer); Kristin A. Ferge (EVP, Chief Admin. Officer & Treas.); Deborah C. Paskin (EVP, Sec. & Gen. Counsel); Paul Froning (SVP & Chief Investment Officer)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol BKD; NYSE; 65,006,833 common shares outstanding as of May 10, 2006.

5.55% mortgage notes payable due from 2008 through 2012

9.12% mortgage notes payable due from 2005 through 2037

5.38% mortgage notes payable due 2012

mortgage notes payable due 2010

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**Prospector
Profile
06.2606**

Brookdale Senior Living, Inc.

330 North Wabash, Suite 1400
Chicago, IL 60611
(312) 977-3700

NAICS		623110
Employees		15,760
Bed Capacity		34,000
Revenue	(mil)	\$213.05
Income	(mil)	(\$24.46)
Assets	(mil)	\$1,697.81
Liability	(mil)	\$1,067.41
(for the year ended 12/31/2005)		

Category: Transaction

Event: Brookdale Senior Living has completed the acquisition of five owned and five leasehold facilities from American Senior Living LP for \$51.1 million. The Company funded the acquisition with about \$33 million of first mortgage debt against the assets. The acquisition is comprised of 10 facilities with independent-living, assisted living and memory care units. The portfolio contains a total of 852 units and beds and is located throughout Alabama, California, Delaware, Florida, Louisiana, Ohio, Tennessee, Virginia and Washington. This acquisition was previously announced as part of an 18-facility portfolio on January 12, 2006, although at that time all 10 of these properties were anticipated to be leasehold interests.

Description: The Company owns and operates 381 independent, assisted and dementia-care facilities in 31 states. It was formed in September 2005 by the merger of Brookdale Living Communities, Inc. and Alterra Healthcare Corp.

Officers: Wesley R. Edens (Chair); Mark J. Schulte (CEO); Mark W. Ohlendorf (Co-Pres.); John P. Rijos (Co-Pres.); R. Stanley Young (EVP, CFO & Principal Acctg. Officer); Kristin A. Ferge (EVP, Chief Admin. Officer & Treas.); Deborah C. Paskin (EVP, Sec. & Gen. Counsel); Paul Froning (SVP & Chief Investment Officer)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol BKD; NYSE; 65,006,833 common shares outstanding as of May 10, 2006.

5.55% mortgage notes payable due from 2008 through 2012

9.12% mortgage notes payable due from 2005 through 2037

5.38% mortgage notes payable due 2012

mortgage notes payable due 2010

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**Prospector
Profile
06.2607**

Brookdale Senior Living, Inc.

330 North Wabash, Suite 1400
Chicago, IL 60611
(312) 977-3700

NAICS		623110
Employees		15,760
Bed Capacity		34,000
Revenue	(mil)	\$213.05
Income	(mil)	(\$24.46)
Assets	(mil)	\$1,697.81
Liability	(mil)	\$1,067.41

(for the year ended 12/31/2005)

Category: Finance

Event: Brookdale Senior Living has closed its previously announced underwritten offering of 22,121,518 shares of common stock at a public offering price of \$39.50 per share. Of the total shares sold, 17,721,519 shares were issued by Brookdale and 4,399,999 shares were sold by Health Partners, an existing stockholder, including 2,885,415 shares sold pursuant to the exercise of the underwriters over-allotment option. Brookdale received net proceeds from the sale of such shares of approximately \$675.5 million. Brookdale did not receive any proceeds from the sale of the shares by Health Partners.

Description: The Company owns and operates 381 independent, assisted and dementia-care facilities in 31 states. It was formed in September 2005 by the merger of Brookdale Living Communities, Inc. and Alterra Healthcare Corp.

Officers: Wesley R. Edens (Chair); Mark J. Schulte (CEO); Mark W. Ohlendorf (Co-Pres.); John P. Rijos (Co-Pres.); R. Stanley Young (EVP, CFO & Principal Acctg. Officer); Kristin A. Ferge (EVP, Chief Admin. Officer & Treas.); Deborah C. Paskin (EVP, Sec. & Gen. Counsel); Paul Froning (SVP & Chief Investment Officer)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol BKD; NYSE; 65,006,833 common shares outstanding as of May 10, 2006.

5.55% mortgage notes payable due from 2008 through 2012

9.12% mortgage notes payable due from 2005 through 2037

5.38% mortgage notes payable due 2012

mortgage notes payable due 2010

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**Prospector
Profile
06.2608****Cape Cod Healthcare, Inc.**

88 Lewis Bay Road
Hyannis, MA 02601
(508) 862-5030

NAICS	622110
Employees	4,000
Bed Capacity	301

Category: Finance

Event: Cape Cod Healthcare has received a \$500,000 gift from Harwich resident Helen Murdock, which the Company will use to construct a 2,150-square-foot rehabilitation center at Fontaine Medical Center in Harwich. The center will include a gym and four treatment rooms and be created within the existing medical facility, which underwent a \$5.5 million expansion that was completed in 2005. Work is scheduled to begin this summer, and be completed in October. Ms. Murdock asked that the center be named the Boo McGraw Rehabilitation Center, after her calico cat, which lived for 17 years.

Description: Cape Cod Healthcare is a not-for-profit healthcare organization consisting of acute-care hospitals Cape Cod Hospital and Falmouth Hospital; a home health services agency, specialized care clinics, skilled nursing and rehabilitation facilities, and an assisted living facility.

Officers: Stephen L. Abbott (Pres. & CEO); Stephen Guimond (SVP & CFO)

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**Prospector
Profile
06.2609****Cape Cod Healthcare, Inc.**

88 Lewis Bay Road
Hyannis, MA 02601
(508) 862-5030

NAICS	622110
Employees	4,000
Bed Capacity	301

Category: Finance

Event: Standard & Poor's Ratings Services revised its rating outlook on Massachusetts Health and Educational Facilities Authority's bonds, issued for Cape Cod Healthcare, to negative from stable. According to Standard & Poor's, the negative outlook reflects the system's weak financial performance in fiscal 2005, which was a drastic downturn from budgeted expectations.

Additionally, Standard & Poor's affirmed its 'BBB' long-term and underlying rating on the authority's debt, issued for Cape Cod Healthcare.

Description: Cape Cod Healthcare is a not-for-profit healthcare organization consisting of acute-care hospitals Cape Cod Hospital and Falmouth Hospital; a home health services agency, specialized care clinics, skilled nursing and rehabilitation facilities, and an assisted living facility.

Officers: Stephen L. Abbott (Pres. & CEO); Stephen Guimond (SVP & CFO)

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***Prospector
Profile
06.2610***

Carondelet Health

1000 Carondelet Drive
Kansas City, MO 64114
(816) 942-4400

NAICS

622110

Category: Transaction

Event: Carondelet Health bought a four-year option for a third hospital site on 72 acres in south Overland Park. The Company is purchasing this option with the intention of constructing another full-service hospital and medical campus by 2010 or 2012. It will take between six and nine months to obtain permits and zoning needed before a site development plan can be approved.

Description: Not-for-profit Carondelet Health includes two acute care hospitals, three long-term care facilities, a child development center and offers home care, fitness and wellness as well as rehabilitation programs. It is a member of Ascension Health.

Officers: Bruce Van Cleave (Pres. & CEO)

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**Prospector
Profile
06.2611****Catholic Health Initiatives**

1999 Broadway, Suite 2600
Denver, CO 80202
(303) 298-9100

NAICS	622110
Employees	67,000
Bed Capacity	8300
Revenue (mil)	\$6,400.00
(Fiscal Year 2004)	

Category: Finance

Event: Catholic Health Initiatives has given a \$277,710 grant to Flaget Memorial Hospital. The grant will fund the Nelson County Community Clinic, which will provide free basic medical, laboratory and pharmaceutical services to residents of Nelson County who are employed but cannot afford health care. Flaget Memorial is a primary supporter of the clinic, providing funding, equipment and supplies. The hospital is also involved through employee representation on the clinic's board of directors.

Description: Catholic Health Initiatives is the second largest not-for-profit, integrated healthcare delivery system in the U.S., with 70 hospitals and nearly 40 long-term care facilities in 20 states.

Officers: Kevin E. Lofton (Pres. & CEO); Michael T. Rowan (EVP & COO)

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**Prospector
Profile
06.2612**

Cogdell Spencer, Inc.

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

NAICS		525930
Employees		80
Revenue	(mil)	\$7.49
Income	(mil)	(\$5.60)
Assets	(mil)	\$308.48
Liability	(mil)	\$230.01
(for the year ended 12/31/2005)		

Category: Transaction

Event: Cogdell Spencer has broken ground on Lancaster Rehabilitation Hospital at the Lancaster General Health Campus. The 52,800 square foot rehabilitation facility will be owned by Cogdell Spencer and leased to an operating joint venture composed of St. Louis-based Centerre Healthcare Corp. and Lancaster General Hospital. Cogdell Spencer is developing the single-story rehabilitation hospital that will include a therapeutic pool, gymnasium, 50 private rooms and space for intensive inpatient physical rehabilitation following strokes, trauma or other health care problems that result in severe disabilities. The facility is scheduled for completion and occupancy in June 2007.

Description: Cogdell Spencer is a fully-integrated, self-administered and self-managed real estate investment trust that invests in specialty office buildings for the medical profession. Its facilities are located in Georgia, Kentucky, Louisiana, North Carolina and South Carolina. As of March 31, 2006, the Company's portfolio consists of 49 wholly owned properties, 8 joint ventures and 19 managed medical office buildings.

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.); Jason R. Hinkel (VP); Matthew H. Nurkin (VP-Acquisitions); Andrew J. Prentice (Chief Acctg. Officer)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol CSA; NYSE; 7,997,574 common shares outstanding as of May 1, 2006.

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**Prospector
Profile
06.2613**

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 Union County Hospital, located in Anna, Illinois. The 25-bed facility is the only acute care hospital in its community and has been managed by a Community Health subsidiary on behalf of the local hospital district since 2001. The transaction is structured as a long-term lease of the facility and a purchase of other assets and is subject to customary regulatory approvals with closing of the transaction expected prior to the end of the year. The facility provides emergency services, cardiopulmonary and other rehabilitation services, as well as home health care and long-term care services.

Description: Through its subsidiaries, the Company owns, leases or operates 76 hospitals in 22 states as of July 6, 2006. 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; 94,539,837 common shares outstanding as of July 21, 2006.

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**Prospector
Profile
06.2614**

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 announced financial and operating results for the second quarter and six months ended June 30, 2006. Net operating revenues for the second quarter of 2006 totaled \$1.061 billion, a 15.5% increase compared with \$918.7 million for the same period last year. Net income increased to \$52.4 million for the quarter ended June 30, 2006, compared with \$40.5 million for the same period last year. Net operating revenues for the six months ended June 30, 2006 totaled \$2.088 billion, a 14.3% increase compared with \$1.827 billion for the same period last year. Net income increased to \$106.4 million for the six months ended June 30, 2006 compared with \$76.5 million for the same period of 2005.

Description: Through its subsidiaries, the Company owns, leases or operates 76 hospitals in 22 states as of July 6, 2006. 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; 94,539,837 common shares outstanding as of July 21, 2006.

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**Prospector
Profile
06.2615**

Daughters of Charity Health System

26000 Altamont Road
Los Altos Hills, CA 94022
(650) 917-4500

NAICS 622110

Revenue	(mil)	\$962.65
Income	(mil)	(\$21.74)
Assets	(mil)	\$962.98
Liability	(mil)	\$685.07
(for the year ended 6/30/2004)		

Category: Labor

Event: Bain Farris, Daughters of Charity Health System president and chief executive officer has left the organization, effective July 28. Robert Issai, the system's executive vice president and chief financial officer, will serve as interim CEO while the Daughters engages in a search for a new chief executive.

Description: The Daughters of Charity Health System consists of five hospitals and care centers spanning the California coast from the Bay Area to Los Angeles. It is sponsored by the Daughters of Charity of St Vincent de Paul.

Officers: Robert Issai (Interim Pres. & CEO); Father George Hazler (VP-Leadership Formation); Sister Marjory Ann Baez (VP-Mission Integration); Stephanie Battles (VP-HR); Conway Collis (VP- Advocacy & Chief Government Affairs Officer); Robert K. Cook (VP-Risk Mgmt.); J. Marc Golan (VP-Operational Finance); Richard Hutsell (VP & CIO); Hayden Klaeveman (VP-Quality); Gaynor Rabin (VP-Managed Care Contracting & Payor Relations); Mike Stuart (VP-Finance); Robert Walter (VP-Facilities Planning & Dev't.)

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**Prospector
Profile
06.2616**

Forsyth Medical Center
3333 Silas Creek Parkway
Winston-Salem, NC 27103
(336) 718-5000

NAICS	622110
Employees	4,380
Bed Capacity	847

Category: Transaction

Event: Forsyth Medical Center and Forsyth Radiological Associates will combine their freestanding outpatient imaging clinics to form a company called Excel Imaging. The company will have 6 locations in Forsyth County and employ about 200 people. The combined company will operate several clinics, including Maplewood Imaging, Greystone Imaging, the Breast Clinic and Salem MRI, all in Winston-Salem, plus Central Triad Imaging in Kernersville.

Description: Not-for-profit Forsyth Medical Center is a tertiary care hospital offering behavioral health, rehabilitation, emergency care and surgery. It is an affiliate of Novant Health.

Officers: Gregory J. Beier (Pres. & CEO); Sally Liner (COO); Dean Swindle (CFO)

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**Prospector
Profile
06.2617**

Franklin Square Hospital Center

9000 Franklin Square Drive
Baltimore, MD 21237
(443) 777-7000

NAICS	622110
Employees	2,800
Bed Capacity	343

Category: Transaction

Event: The Maryland Health Care Commission has approved Franklin Square Hospital Center’s plans to build a five-story patient tower in eastern Baltimore County. Part of a \$225 million expansion, the tower’s construction is projected to be complete by 2010. The 388,000-square-foot expansion will replace the hospital's emergency department, add a 50-bed intensive care unit and increase its capacity from 241 rooms to 366 rooms.

Description: Not-for-profit Franklin Square Hospital Center is a member of MedStar Health. It is the third largest hospital in Maryland, with core services that include oncology, emergency medicine, cardiology, surgery, obstetrics/gynecology and family medicine. It also offers programs in neonatology, primary care, psychiatry and pediatrics.

Officers: Dennis F. Rasmussen (Chair); Carl J. Schindelar (Pres.); Bob Lally (CFO); Anthony Sclama (VP-Medical Affairs); Larry Strassner (VP-Patient Care & CNO); Janet Rafky (VP-Dev't. & Community Relations); Karen Robertson-Keck (VP-HR); Eric Conley (VP-Operations); Trina Adams (Asst. VP-Mktg. & Community Affairs); Eric Slechter (Dir.-Planning)

Notes: Update of profile 05.3136 (Vol. 2, No. 44 - HCP051031)

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**Prospector
Profile
06.2618**

Fulton County Medical Center

216 South First Street
McConnellsburg, PA 17233
(717) 485-3155

NAICS	622110
Bed Capacity	82
Revenue (mil)	\$21.59
Income (mil)	\$0.94
(for the year ended 6/30/2005)	

Category: Labor

Event: Diane Palmer, Fulton County Medical Center’s chairperson of the board and chief executive officer is under fire for abuse of power when Ms. Palmer allegedly ordered a doctor to leave a board meeting after he had been invited there by another physician board member. An impromptu meeting was called by several former board members after calls by the Fulton Industrial Development Authority and by a majority of the community’s physicians asking the hospital’s board of directors to take action against the leader they say is threatening the future of the Medical Center went unheeded. In addition to the calls from FIDA and the doctors, employees have sent petitions to oust Ms. Palmer and other community members have asked questions only to be rebuffed by the board whose members either have had no comment or have indicated that they have no desire to change administration at the hospital.

Description: Not-for-profit Fulton County Medical Center operates 25 acute inpatient beds providing medical, surgical and critical care services. It also operates 57 nursing home beds and a wide array of outpatient services.

Officers: Diane J. Palmer (Chair, Pres. & CEO); Jason F. Hawkins (CFO); William Buterbaugh (COO); Sharon Fisher (Dir.-Nursing, Acute Care); Kim Slee (Dir.-Nursing, Long Term Care); A. Misty Hershey (Dir.-Mktg. & Business Dev't.); Cheryl Brown (Dir.-Dev't.); Lynne Hixson (Dir.-HR); Jeffrey Thomas (Dir.-Education & Performance Improvement)

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**Prospector
Profile
06.2619****Hahnemann University Hospital**

Broad and Vine Streets
Philadelphia, PA 19102
(215) 762-7000

NAICS	622110
Bed Capacity	618

Category: Transaction

Event: Hahnemann University Hospital and St. Christopher's Hospital for Children will invest \$18.9 million in capital this year to buy advanced medical technology and fund patient-care enhancements in areas including cardiac services, minimally invasive surgery and outpatient services. Funding for these purchases and enhancements at the Philadelphia hospitals will be from a supplemental capital allocation that Tenet Healthcare Corp. recently made to its core hospitals across the country. Among the cardiac enhancements planned at Hahnemann are the replacement of an electrophysiology laboratory and the purchase of a new cardiac 3-D ultrasound unit, a gamma camera, intra-aortic balloon pumps and new telemetry monitors. Also included in Hahnemann's capital investment plans for this year is the purchase of new fetal monitors, epilepsy patient monitoring equipment and anesthesia equipment.

Description: Hahnemann University Hospital is a teaching facility specializing in cardiac services, heart failure and transplantation, OB/GYN, medical and radiation oncology, bone marrow transplantation, renal dialysis and kidney/pancreas transplantation. It is part of Tenet Pennsylvania.

Officers: Michael P. Halter (CEO)

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**Prospector
Profile
06.2620**

Hanger Orthopedic Group, Inc.

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

NAICS		621498
Employees		3,290
Revenue	(mil)	\$578.24
Income	(mil)	\$17.75
Assets	(mil)	\$704.47
Liability	(mil)	\$539.23
(for the year ended 12/31/2005)		

Category: Finance

Event: Hanger Orthopedic Group has commenced an exchange offer in which it is offering to issue new, registered 10 1/4% senior notes due 2014 in exchange for the Company's outstanding, unregistered 10 1/4% senior notes due 2014. The exchange offer, which is being made to the holders of the \$175 million principal amount of outstanding unregistered notes, will expire August 21. The new notes are substantially identical to the previously issued notes except that the new notes will be free of the transfer restrictions that apply to the unregistered notes. The unregistered 10 1/4% senior notes due 2014 were sold by Hanger on May 26 to a limited number of qualified institutional buyers.

Description: The Company owns and operates 621 orthotic and prosthetic patient-care centers in 46 states and the District of Columbia.

Officers: Ivan R. Sabel (Chair & CEO); Thomas F. Kirk (Pres., COO & Dir.); George E. McHenry (EVP & CFO); Richmond L. Taylor (EVP, Pres. & COO-Hanger Prosthetics & Orthotics, Inc. and HPO, Inc.); Ronald N. May (Pres. & COO-Southern Prosthetic Supply, Inc.); Michael F. Murphy (VP-Mktg. & Business Dev't.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HGR; NYSE; 21,926,176 common shares outstanding as of April 28, 2006.

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

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

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**Prospector
Profile
06.2621**

Hanger Orthopedic Group, Inc.

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

NAICS		621498
Employees		3,290
Revenue	(mil)	\$578.24
Income	(mil)	\$17.75
Assets	(mil)	\$704.47
Liability	(mil)	\$539.23
(for the year ended 12/31/2005)		

Category: Transaction

Event: Hanger Orthopedic Group, through its wholly owned subsidiary, Linkia LLC, a provider network management company, has entered into a network agreement with Great-West Healthcare. Effective August 1, Linkia will manage the orthotic and prosthetic care network for Great-West. Through this new agreement, Linkia will provide a nationwide O&P network consisting of Hanger-owned patient care centers and independent facilities.

Description: The Company owns and operates 621 orthotic and prosthetic patient-care centers in 46 states and the District of Columbia.

Officers: Ivan R. Sabel (Chair & CEO); Thomas F. Kirk (Pres., COO & Dir.); George E. McHenry (EVP & CFO); Richmond L. Taylor (EVP, Pres. & COO-Hanger Prosthetics & Orthotics, Inc. and HPO, Inc.); Ronald N. May (Pres. & COO-Southern Prosthetic Supply, Inc.); Michael F. Murphy (VP-Mktg. & Business Dev't.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HGR; NYSE; 21,926,176 common shares outstanding as of April 28, 2006.

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

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

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**Prospector
Profile
06.2622**

Hanger Orthopedic Group, Inc.

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

NAICS		621498
Employees		3,290
Revenue	(mil)	\$578.24
Income	(mil)	\$17.75
Assets	(mil)	\$704.47
Liability	(mil)	\$539.23
(for the year ended 12/31/2005)		

Category: Finance

Event: Hanger Orthopedic Group announced financial and operating results for the second quarter and six months ended June 30, 2006. Net sales for the second quarter of 2006 increased by 2.1% to \$152.9 million compared with \$149.7 million for the same period last year. Net income increased to \$3.7 million for the quarter ended June 30, 2006, compared with \$2.4 million for the same period last year. Net sales for the six months ended June 30, 2006 increased by 3.7% to \$293.3 million compared with \$282.7 million for the same period last year. Net income increased to \$4.7 million for the six months ended June 30, 2006 compared with \$2.3 million for the same period of 2005.

Description: The Company owns and operates 621 orthotic and prosthetic patient-care centers in 46 states and the District of Columbia.

Officers: Ivan R. Sabel (Chair & CEO); Thomas F. Kirk (Pres., COO & Dir.); George E. McHenry (EVP & CFO); Richmond L. Taylor (EVP, Pres. & COO-Hanger Prosthetics & Orthotics, Inc. and HPO, Inc.); Ronald N. May (Pres. & COO-Southern Prosthetic Supply, Inc.); Michael F. Murphy (VP-Mktg. & Business Dev't.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HGR; NYSE; 21,926,176 common shares outstanding as of April 28, 2006.

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

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

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**Prospector
Profile
06.2623**

HCA, Inc.

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

NAICS		622110
Employees		191,100
Bed Capacity		41,265
Revenue	(mil)	\$24,455.00
Income	(mil)	\$1,424.00
Assets	(mil)	\$22,225.00
Liability	(mil)	\$17,362.00
(for the year ended 12/31/2005)		

Category: Transaction

Event: HCA and Bain Capital, Kohlberg Kravis Roberts & Co., and Merrill Lynch Global Private Equity have executed a definitive merger agreement under which affiliates of the private equity sponsors and HCA Founder Dr. Thomas F. Frist will acquire the Company in a transaction valued at about \$33 billion, including the assumption or repayment of about \$11.7 billion of debt. Under the terms of the agreement, HCA stockholders will receive \$51 in cash for each share of HCA common stock they hold, representing a premium of about 18% to HCA's closing share price on July 18, the last trading day prior to press reports of rumors regarding a potential acquisition of HCA. The board of directors of HCA, on the unanimous recommendation of a special committee comprised entirely of disinterested directors, has approved the merger agreement and has resolved to recommend that HCA's stockholders adopt the agreement.

Description: The Company operates hospitals and surgery centers located in 22 states, London, England and Geneva, Switzerland. At May 31, 2006, it operated 182 hospitals and 94 freestanding surgery centers.

Officers: Jack O. Bovender, Jr. (Chair & CEO); Richard M. Bracken (Pres., COO & Dir.); R. Milton Johnson (EVP & CFO); David G. Anderson (SVP-Finance & Treas.); Victor L. Campbell (SVP); Rosalyn S. Elton (SVP-Operations Finance); James A. Fitzgerald, Jr. (SVP-Supply Chain Operations); V. Carl George (SVP-Dev't.); Frank M. Houser (SVP-Quality & Medical Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCA; NYSE; 408,061,800 common shares outstanding as of March 31, 2006.

6.5% notes due February 2016; 5.75% notes due March 2014

5.5% notes due December 2009; 6.375% notes due January 2015

7.9% senior debt payable through 2036; 7.5% senior debt payable through 2095

6.2% senior debt due through 2009

Notes: Update of profile 06.2528 (Vol. 3, No. 30 - HCP060724)

**Prospector
Profile
06.2624**

HCA, Inc.

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

NAICS		622110
Employees		191,100
Bed Capacity		41,265
Revenue	(mil)	\$24,455.00
Income	(mil)	\$1,424.00
Assets	(mil)	\$22,225.00
Liability	(mil)	\$17,362.00
(for the year ended 12/31/2005)		

Category: Finance

Event: HCA reported results for the second quarter and first half of 2006. For the three months ended June 30, 2006, net income was \$295 million compared with \$405 million in the previous year's second quarter. Net revenues for the second quarter of 2006 were \$6.4 billion compared with \$6.1 billion for the same quarter in 2005. Net income totaled \$674 million for the first half of 2006 compared with \$819 million for the first half of 2005. Revenues for the six months ended June 30, 2006 were \$12.8 billion compared with \$12.3 billion in the same period of 2005.

Description: The Company operates hospitals and surgery centers located in 22 states, London, England and Geneva, Switzerland. At May 31, 2006, it operated 182 hospitals and 94 freestanding surgery centers.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCA; NYSE; 408,061,800 common shares outstanding as of March 31, 2006.

6.5% notes due February 2016; 5.75% notes due March 2014

5.5% notes due December 2009; 6.375% notes due January 2015

7.9% senior debt payable through 2036; 7.5% senior debt payable through 2095

6.2% senior debt due through 2009

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**Prospector
Profile
06.2625**

HCA, Inc.

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

NAICS		622110
Employees		191,100
Bed Capacity		41,265
Revenue	(mil)	\$24,455.00
Income	(mil)	\$1,424.00
Assets	(mil)	\$22,225.00
Liability	(mil)	\$17,362.00
(for the year ended 12/31/2005)		

Category: Finance

Event: Moody's Investors Service placed the ratings of HCA under review for possible downgrade following the announcement that it had agreed to be acquired in a leveraged buyout led by private equity investors Bain Capital, Kohlberg Kravis Roberts & Co., and Merrill Lynch Global Private Equity. Moody's review will focus primarily on the amount and terms of the financing for the acquisition. Standard & Poor's Ratings Services placed its 'BB+' corporate credit and senior unsecured debt ratings for HCA on CreditWatch with negative implications following the merger announcement. Standard & Poor's expects to review the plan of finance before resolving the CreditWatch listing.

Description: The Company operates hospitals and surgery centers located in 22 states, London, England and Geneva, Switzerland. At May 31, 2006, it operated 182 hospitals and 94 freestanding surgery centers.

Officers: Jack O. Bovender, Jr. (Chair & CEO); Richard M. Bracken (Pres., COO & Dir.); R. Milton Johnson (EVP & CFO); David G. Anderson (SVP-Finance & Treas.); Victor L. Campbell (SVP); Rosalyn S. Elton (SVP-Operations Finance); James A. Fitzgerald, Jr. (SVP-Supply Chain Operations); V. Carl George (SVP-Dev't.); Frank M. Houser (SVP-Quality & Medical Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCA; NYSE; 408,061,800 common shares outstanding as of March 31, 2006.

6.5% notes due February 2016; 5.75% notes due March 2014

5.5% notes due December 2009; 6.375% notes due January 2015

7.9% senior debt payable through 2036; 7.5% senior debt payable through 2095

6.2% senior debt due through 2009

Notes: Update of profile 06.2528 (Vol. 3, No. 30 - HCP060724)

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**Prospector
Profile
06.2626**

HCA, Inc.

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

NAICS		622110
Employees		191,100
Bed Capacity		41,265
Revenue	(mil)	\$24,455.00
Income	(mil)	\$1,424.00
Assets	(mil)	\$22,225.00
Liability	(mil)	\$17,362.00
(for the year ended 12/31/2005)		

Category: Transaction

Event: The Tennessee Health Services and Development Agency voted in favor of giving HCA's Tristar Health System a certificate of need for a 56-bed general hospital in Spring Hill. The \$105 million hospital, scheduled for completion in 2010, will offer 24-hour emergency services, intensive care, and cancer care among other services. Williamson Medical Center and Maury Regional Hospital, both nonprofits, had contested the need for such a facility. The agency, however, believes growth in the Spring Hill warranted approval of the project.

Description: The Company operates hospitals and surgery centers located in 22 states, London, England and Geneva, Switzerland. At May 31, 2006, it operated 182 hospitals and 94 freestanding surgery centers.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCA; NYSE; 408,061,800 common shares outstanding as of March 31, 2006.

6.5% notes due February 2016; 5.75% notes due March 2014

5.5% notes due December 2009; 6.375% notes due January 2015

7.9% senior debt payable through 2036; 7.5% senior debt payable through 2095

6.2% senior debt due through 2009

Notes: Update of profile 06.2089 (Vol. 3, No. 25 - HCP060619)

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**Prospector
Profile
06.2627**

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: The board of directors of Health Care Property Investors declared a quarterly common stock dividend of \$0.425 per share. Dividends will be paid August 18 to stockholders of record on August 7. The annualized rate of distribution for 2006 is \$1.70, compared with \$1.68 for 2005. The board also declared cash dividends of \$0.45313 per share on its Series E cumulative redeemable preferred stock and \$0.44375 per share on its Series F cumulative redeemable preferred stock. These dividends will be paid September 29 to stockholders of record on September 15.

Description: Health Care Property Investors is a self-administered equity real estate investment trust that invests directly or through joint ventures in healthcare facilities. As of March 31, 2006, the Company's portfolio includes 534 properties in 42 states and consisted of 138 senior housing facilities, 185 medical office buildings, 29 hospitals, 156 skilled nursing facilities and 26 other healthcare facilities.

Officers: James F. Flaherty III (Chair, Pres. & CEO); Charles A. Elcan (EVP-Medical Office Operations); Paul F. Gallagher (EVP & Chief Investment Officer); 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; 136,843,121 common shares outstanding as of April 24, 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

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**Prospector
Profile
06.2628**

Health Care REIT, Inc.

One SeaGate, Suite 1500
Toledo, OH 43604
(419) 247-2800

NAICS		525930
Employees		42
Revenue	(mil)	\$281.85
Income	(mil)	\$84.29
Assets	(mil)	\$2,972.16
Liability	(mil)	\$1,541.41
(for the year ended 12/31/2005)		

Category: Finance

Event: Health Care REIT has closed an expanded \$700 million unsecured revolving credit facility, replacing the company's existing \$500 million facility scheduled to mature June 2008. The credit facility was arranged by KeyBank National Association as lead arranger and administrative agent and Deutsche Bank Securities, Inc. as lead arranger and syndication agent. UBS Securities LLC, Bank of America, N. A. and JPMorgan Chase Bank, N. A. were the Documentation Agents.

Description: Health Care REIT is an equity real estate investment trust that invests primarily in skilled nursing and assisted living facilities. As of March 31, 2006, it had investments in 457 facilities in 37 states managed by 55 different operators.

Officers: George L. Chapman (Chair & CEO); Raymond W. Braun (Pres.); Scott A. Estes (SVP & CFO); Charles J. Herman, Jr. (EVP & Chief Investment Officer); Jeffrey H. Miller (EVP & Gen. Counsel); Erin C. Ibele (SVP-Admin. & Sec.); Michael A. Crabtree (VP & Treas.); Jay P. Morgan (VP-Acute Care Investments); Joseph P. Weisenburger (VP-Senior Housing); Paul D. Nungester, Jr. (VP & Controller)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCN; NYSE; 62,683,909 common shares outstanding as of July 21, 2006.

5.88% to 8.00% senior unsecured notes

5.875% senior unsecured notes due May 2015

6.20% senior unsecured notes due June 2016

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**Prospector
Profile
06.2629**

Health Management Associates, Inc.

5811 Pelican Bay Boulevard, Suite 500
Naples, FL 34108
(239) 598-3131

NAICS		622110
Employees		31,000
Bed Capacity		8,513
Revenue	(mil)	\$3,588.82
Income	(mil)	\$353.08
Assets	(mil)	\$3,988.17
Liability	(mil)	\$1,698.71
(for the year ended 9/30/2005)		

Category: Finance

Event: Health Management Associates reported financial results for the second quarter and first half of 2006. For the three months ended June 30, 2006, the Company posted net revenues of \$1.022 billion and net income of \$77.1 million. For the comparable period the prior year, net revenues were \$944.9 million and net income was \$86.8 million. For the first half of 2006, net revenues were \$2.054 billion and net income was \$164.5 million. For the corresponding period in 2005, net revenues were \$1.853 billion and net income was \$186.5 million.

Description: The Company currently owns and operates 59 general acute care hospitals located in 14 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HMA; NYSE; 240,769,306 common shares outstanding as of May 5, 2006.

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

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**Prospector
Profile
06.2630**

Health Management Associates, Inc.

5811 Pelican Bay Boulevard, Suite 500
Naples, FL 34108
(239) 598-3131

NAICS		622110
Employees		31,000
Bed Capacity		8,513
Revenue	(mil)	\$3,588.82
Income	(mil)	\$353.08
Assets	(mil)	\$3,988.17
Liability	(mil)	\$1,698.71
(for the year ended 9/30/2005)		

Category: Transaction

Event: Health Management Associates has signed a definitive agreement to sell three acute care hospitals to Shiloh Health Services, Inc., a Nevada corporation. The hospitals are Southwest Regional Medical Center in Little Rock, Arkansas; Summit Medical Center in Van Buren, Arkansas; and Williamson Memorial Hospital in Williamson, West Virginia. This transaction is expected to be completed on or before November 1 and is subject to various regulatory approvals. Health Management expects to use the proceeds of the sale for general corporate purposes.

Description: The Company currently owns and operates 59 general acute care hospitals located in 14 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HMA; NYSE; 240,769,306 common shares outstanding as of May 5, 2006.

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

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**Prospector
Profile
06.2631**

Healthcare Realty Trust, Inc.

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

NAICS		525930
Employees		215
Revenue	(mil)	\$254.54
Income	(mil)	\$52.67
Assets	(mil)	\$1,747.65
Liability	(mil)	\$835.18
(for the year ended 12/31/2005)		

Category: Finance

Event: Healthcare Realty Trust declared a common stock cash dividend of \$0.66 per share for the quarter ended June 30. Dividends are payable September 1 to shareholders of record on August 15. At this rate, the quarterly dividend approximates an annualized dividend payment of \$2.64 per share.

Description: Healthcare Realty Trust is a real estate investment trust that integrates owning, managing and developing real estate properties associated with the delivery of healthcare services throughout the US. As of March 31, 2006, it had investments of about \$2.0 billion in 250 real estate properties and mortgages located in 27 states.

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

Auditor: BDO Siedman, LLP

Securities: Common Stock-Symbol HR; NYSE; 47,768,148 common shares outstanding as of January 31, 2006.

8.125% unsecured senior notes due May 1, 2011

5.125% unsecured senior notes due April 1, 2014

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**Prospector
Profile
06.2632**

HealthSouth Corporation

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

NAICS		621498
Employees		37,000
Revenue	(mil)	\$3,207.73
Income	(mil)	(\$445.99)
Assets	(mil)	\$3,592.21
Liability	(mil)	\$5,132.93
(for the year ended 12/31/2005)		

Category: Labor

Event: HealthSouth has appointed John Whittington, Esq., as its interim general counsel and corporate secretary while a search is conducted for a permanent replacement. He replaces Greg Doody who resigned from the position June 21. Mr. Whittington is a partner with Birmingham-based Bradley Arant Rose & White LLP.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with 1,070 facilities as of December 31, 2005.

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); John Whittington (Interim Gen. Counsel & Sec.); James C. Foxworthy (EVP & Chief Admin. Officer); Joseph T. Clark (Pres.-Surgery Centers Div.); Diane L. Munson (Pres.-Outpatient Div.); Mark J. Tarr (Pres.-Inpatient Div.); Dexanne B. Clohan (CMO)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HLSH.PK; Other OTC; 398,244,960 common shares outstanding as of April 30, 2006.

7.000% senior notes due June 2008
10.750% senior subordinated notes due October 2008
8.500% senior notes dues February 2008
8.375% senior notes due October 2011
7.375% senior notes due October 2006
7.625% senior notes due June 2012
6.500% convertible subordinated debentures due 2011
8.750% convertible subordinated notes due 2015
10.375% senior subordinated credit agreement due 2011
5.0% to 6.7% notes payable to banks
10.750% senior notes due 2016

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**Prospector
Profile
06.2633**

HealthSouth Corporation

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

NAICS		621498
Employees		37,000
Revenue	(mil)	\$3,207.73
Income	(mil)	(\$445.99)
Assets	(mil)	\$3,592.21
Liability	(mil)	\$5,132.93
(for the year ended 12/31/2005)		

Category: Transaction

Event: HealthSouth has acquired the assets of Indiana-based Hurrle Orthopaedic Physical Therapy P.C., a 7-facility outpatient physical therapy operation, absorbing its 35 employees. Financial details of the transaction were not disclosed, but the deal boosts HealthSouth's presence in Indiana from 3 to 10 facilities. Founded in 1997, Hurrle has grown from one to seven clinics. The centers provide a number of outpatient rehabilitation services, including physical therapy, sports medicine and occupational therapy.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with 1,070 facilities as of December 31, 2005.

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); John Whittington (Interim Gen. Counsel & Sec.); James C. Foxworthy (EVP & Chief Admin. Officer); Joseph T. Clark (Pres.-Surgery Centers Div.); Diane L. Munson (Pres.-Outpatient Div.); Mark J. Tarr (Pres.-Inpatient Div.); Dexanne B. Clohan (CMO)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HLSH.PK; Other OTC; 398,244,960 common shares outstanding as of April 30, 2006.

7.000% senior notes due June 2008
10.750% senior subordinated notes due October 2008
8.500% senior notes dues February 2008
8.375% senior notes due October 2011
7.375% senior notes due October 2006
7.625% senior notes due June 2012
6.500% convertible subordinated debentures due 2011
8.750% convertible subordinated notes due 2015
10.375% senior subordinated credit agreement due 2011
5.0% to 6.7% notes payable to banks
10.750% senior notes due 2016

**Prospector
Profile
06.2634**

Healthways, Inc.

3841 Green Hills Village Drive
Nashville, TN 37215
(615) 665-1122

NAICS		621999
Employees		2,231
Revenue	(mil)	\$312.50
Income	(mil)	\$33.08
Assets	(mil)	\$270.95
Liability	(mil)	\$64.02
(for the year ended 8/31/2005)		

Category: Finance

Event: Standard & Poor's Ratings Services assigned its 'BB' corporate credit rating to Healthways. The rating outlook is stable. At the same time, Standard & Poor's assigned its 'BB' loan rating to the company's proposed \$400 million senior secured revolving credit facility due in 2011. Proceeds from the financings will be used to acquire LifeMasters, a privately held disease management service provider, for \$307.5 million.

Description: The Company provides specialized, comprehensive care enhancement and disease management services to individuals in all 50 states, the District of Columbia, Puerto Rico and Guam.

Officers: Thomas G. Cigarran (Chair); Ben R. Leedle, Jr. (Pres., CEO & Dir.); Mary A. Chaput (EVP & CFO); Robert L. Chaput (EVP & CIO); Mary D. Hunter (EVP & Chief Admin. Officer); James E. Pope (EVP & COO); Donald B. Taylor (EVP-Alliances); Robert E. Stone (EVP & Chief Strategy Officer); Matthew E. Kelliher (EVP-International Business); Alfred Lumsdaine (SVP, Controller & Chief Acctg. Officer); Don McConnell (SVP-IT); Dexter Shurney (SVP-Outcomes Improvement & CMO)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HWAY; NasdaqNM; 34,588,748 common shares outstanding as of July 4, 2006.

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**Prospector
Profile
06.2635****Jersey Shore University Medical Center**

1945 Route 33
Neptune, NJ 07754
(732) 775-5500

NAICS	622110
Employees	1,886
Bed Capacity	502

Category: Transaction

Event: Jersey Shore University Medical Center broke ground on the \$292 million expansion of the medical center in Neptune. The roughly 400,000 square feet worth of expansion and 100,000 square feet worth of renovations to the hospital are expected to be complete by the end of 2009. Once the project is finished, the hospital will have a state-of-the-art emergency room and trauma center, and a diagnostic and treatment pavilion with six state-of-the-art surgical suites.

Description: Jersey Shore University Medical Center, a member of Meridian Health, is a non-profit university teaching hospital affiliated with the UMDNJ-Robert Wood Johnson Medical School. It specializes in cardiac care and surgery, orthopedics and rehabilitation, cancer care, and advanced women's and children's health services.

Officers: Steven G. Littleson (Pres. & CEO)

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**Prospector
Profile
06.2636**

Laboratory Corporation of America Holdings

358 South Main Street
Burlington, NC 27215
(336) 229-1127

NAICS		621511
Employees		24,000
Revenue	(mil)	\$3,327.60
Income	(mil)	\$386.20
Assets	(mil)	\$3,875.80
Liability	(mil)	\$1,990.10
(for the year ended 12/31/2005)		

Category: Finance

Event: Laboratory Corporation of America Holdings reported financial results for the second quarter and first half of 2006. For the three months ended June 30, 2006, the Company posted net revenues of \$903.7 million and net income of \$116.4 million. For the comparable period the prior year, net revenues were \$853.3 million and net income was \$106.0 million. For the first half of 2006, net revenues were \$1.782 billion and net income was \$218.3 million. For the corresponding period in 2005, net revenues were \$1.652 billion and net income was \$202.6 million.

Description: The Company 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 36 primary testing locations and more than 1,100 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; 125.3 million common shares outstanding as of February 16, 2006.

5 1/2% senior notes due 2013

5 5/8% senior notes due 2015

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**Prospector
Profile
06.2637****Lakeside Behavioral Health System**

2911 Brunswick Road
Memphis, TN 38133
(901) 377-4700

NAICS	622210
Bed Capacity	204

Category: Transaction

Event: Lakeside Behavioral Health System will open 65 new beds in its adult care center in Bartlett in late August. The new beds will be part of a separate unit designed to serve adult patients facing the most challenging forms of emotional, mental and substance abuse treatment. The renovated space is designed to allow the hospital to segregate patients by condition, goals, motivation and gender, which is believed to be a way of optimizing treatment.

Description: Lakeside Behavioral Health System is owned and operated by a subsidiary of Universal Health Services, Inc. It provides specialized behavioral health and addictive disease services in the Memphis and mid-south region.

Officers: Robert S. Waggener (CEO)

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**Prospector
Profile
06.2638****Lakeview Hospital**

927 West Churchill Street
Stillwater, MN 55082
(651) 439-5330

NAICS	622110
Employees	490
Revenue (mil)	\$75.45
(for the year ended 9/30/2005)	

Category: Transaction

Event: Lakeview Hospital has opened its new regional heart center in Stillwater. Work on the center, which will provide services ranging from diagnostic testing to open-heart surgery, began last October. The heart center, which is an 18,000-square-foot expansion of an existing building, will be staffed by physicians from the St. Paul Health Clinic, a cardiovascular center. Cardiologists from St. Paul-based United Hospital will offer more advanced services, including angiograms.

Description: Lakeview Hospital, a member of Lakeview Health, is an independent community hospital that provides cardiac intensive care, pediatric medical and surgical care, obstetrics and an orthopedics department.

Officers: Tracey Galowitz (Chair); Curt Geissler (CEO & Admin.)

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**Prospector
Profile
06.2639**

LCA-Vision, Inc.

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

NAICS		622310
Employees		574
Revenue	(mil)	\$192.40
Income	(mil)	\$31.65
Assets	(mil)	\$166.85
Liability	(mil)	\$22.72
(for the year ended 12/31/2005)		

Category: Finance

Event: LCA-Vision reported financial results for the second quarter and first half of 2006. For the three months ended June 30, 2006, the Company posted net revenues of \$65.5 million and net income of \$10.9 million. For the comparable period the prior year, net revenues were \$48.4 million and net income was \$7.8 million. For the first half of 2006, net revenues were \$138.8 million and net income was \$24.0 million. For the corresponding period in 2005, net revenues were \$98.6 million and net income was \$17.1 million.

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 53 LasikPlus centers located in large metropolitan markets throughout the US.

Officers: E. Anthony Woods (Chair); Craig P.R. Joffe (Interim CEO, COO, Gen. Counsel, Sec. & Dir.); Kevin M. Hassey (Pres.); Alan H. Buckey (EVP-Finance & CFO); Patricia Forsythe (VP-Investor Relations)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol LCAV; NasdaqNM; 20,755,943 common shares outstanding as of May 5, 2006.

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**Prospector
Profile
06.2640**

LifePoint Hospitals, Inc.

103 Powell Court, Suite 200
Brentwood, TN 37027
(615) 372-8500

NAICS		622110
Employees		19,000
Bed Capacity		5,666
Revenue	(mil)	\$1,855.10
Income	(mil)	\$72.90
Assets	(mil)	\$3,224.60
Liability	(mil)	\$1,936.80
(for the year ended 12/31/2005)		

Category: Finance

Event: LifePoint Hospitals reported results for the second quarter and six months ended June 30, 2006. Net income for the second quarter of 2006 was \$34.8 million compared to net loss of \$7.1 million for the prior-year period. Net income for the first half of 2006 decreased to \$72.9 million compared to net income of \$18.7 million for the first half of 2005. Net revenues for the second quarter of 2006 increased 22.6% to \$569.2 million from \$464.4 million for the same period a year ago. Net revenues for the first half of 2006 increased 57.4% to \$1,158.8 million from \$736.4 million for the six months ended June 30, 2005.

Description: The Company was formed by the merger of Historic LifePoint Hospitals, Inc., formerly known as LifePoint Hospitals, Inc., and Province Healthcare Company. It provides healthcare services in non-urban communities with 49 hospitals across 19 states.

Officers: Owen G. Shell, Jr. (Chair); William F. Carpenter III (Pres. & CEO); Michael J. Culotta (CFO); William M. Gracey (COO); Gary D. Willis (VP & Controller)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol LPNT; NasdaqNM; 57,487,946 common shares outstanding as of March 31, 2006.

3 1/4% convertible senior subordinated debentures due August 10, 2025

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**Prospector
Profile
06.2641**

Lincare Holdings, Inc.

19387 US 19 North
Clearwater, FL 33764
(727) 530-7700

NAICS		621999
Employees		8,258
Revenue	(mil)	\$1,266.63
Income	(mil)	\$213.70
Assets	(mil)	\$1,666.87
Liability	(mil)	\$529.00
(for the year ended 12/31/2005)		

Category: Finance

Event: Lincare Holdings reported for the second quarter ending June 30, 2006, revenues were \$350.1 million compared with \$315.2 million for the second quarter of 2005. Net income for the quarter was \$51.9 million compared to net income of \$50.1 million for the second quarter of 2005. Revenues for the six months ended June 30, 2006, were \$683.7 million compared with \$620.4 million for the first half of 2005. Net income for the first half of 2006 was \$99.8 million compared to net income of \$104.7 million for the first six months of 2005.

Description: The Company and its subsidiaries provide oxygen and other respiratory therapy services to patients in their homes. It provides services and equipment to customers in 47 states through 914 operating centers.

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

Auditor: KPMG LLP

Securities: Common Stock-Symbol LNCR; NasdaqNM; 95,620,072 common shares outstanding as of April 28, 2006.

3.0% convertible debt maturing in 2033

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**Prospector
Profile
06.2642**

LTC Properties, Inc.

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

NAICS		525930
Employees		12
Revenue	(mil)	\$72.99
Income	(mil)	\$52.71
Assets	(mil)	\$585.27
Liability	(mil)	\$120.58
(for the year ended 12/31/2005)		

Category: Finance

Event: For the three months ended June 30, 2006, LTC Properties reported net income of \$7.7 million versus \$5.8 million in net income for the same period in 2005. Revenues for the three months ended June 30, 2006, were \$18.8 million versus \$15.9 million for the same period last year. For the six months ended June 30, 2006, net income was \$47.1 million compared to \$23.0 million last year. Revenues for the six months ended June 30, 2006 were \$37.0 million versus \$31.7 million for the same period last year.

Description: The Company is a self-administered real estate investment trust that invests primarily in long-term care and other healthcare-related facilities through mortgage loans, facility lease transactions and other investments. At March 31, 2006, it had investments in 121 skilled nursing properties, 97 assisted living properties and two schools in 33 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol LTC; NYSE; 23,364,491 common shares outstanding as of April 21, 2006.

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**Prospector
Profile
06.2643**

Magellan Health Services, Inc.

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

NAICS		622110
Employees		3,900
Revenue	(mil)	\$1,808.00
Income	(mil)	\$130.59
Assets	(mil)	\$1,069.49
Liability	(mil)	\$436.41
(for the year ended 12/31/2005)		

Category: Finance

Event: Magellan Health Services reported financial results for the second quarter and first half of 2006. For the three months ended June 30, 2006, the Company posted net revenues of \$398.9 million and net income of \$20.2 million. For the comparable period the prior year, net revenues were \$464.5 million and net income was \$21.7 million. For the first half of 2006, net revenues were \$799.5 million and net income was \$42.5 million. For the corresponding period in 2005, net revenues were \$917.3 million and net income was \$44.8 million.

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

Officers: Steven J. Shulman (Chair & CEO); René Lerer (Pres. & COO); Mark S. Demilio (EVP & CFO); Daniel N. Gregoire (Chief Legal Officer, Gen. Counsel & Sec.); Anthony M. Kotin (Chief Clinical Officer); Jeff D. Emerson (CIO); Caskie Lewis-Clapper (Chief Human Resources Officer); Eric Reimer (Chief Strategy & Dev't. Officer)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol MGLN; NasdaqNM; 37,148,742 common shares outstanding as of June 30, 2006.

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**Prospector
Profile
06.2644**

Manor Care, Inc.

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

NAICS		623110
Employees		58,000
Revenue	(mil)	\$3,417.29
Income	(mil)	\$160.96
Assets	(mil)	\$2,339.23
Liability	(mil)	\$1,565.51
(for the year ended 12/31/2005)		

Category: Finance

Event: Manor Care announced financial and operating results for the second quarter and six months ended June 30, 2006. Revenues for the second quarter of 2006 totaled \$894 million, a 7% increase compared with \$834 million for the same period last year. Net income increased to \$46 million for the quarter ended June 30, 2006, compared with \$38 million for the same period last year. Revenues for the six months ended June 30, 2006 totaled \$1,764 million, a 3% increase compared with \$1,713 million for the same period last year. Net income fell to \$70 million for the six months ended June 30, 2006 compared with \$78 million for the same period of 2005.

In addition, the board of directors declared a quarterly cash dividend on the Company's common stock of 16 cents per share. Dividends are payable August 28 to shareholders of record on August 14.

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

Officers: Paul A. Ormond (Chair, Pres. & CEO); M. Keith Weikel (Sr. EVP, COO & Dir.); Steven M. Cavanaugh (CFO); Stephen L. Guillard (EVP); Richard A. Parr II (VP, Gen. Counsel & Sec.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCR; NYSE; 79,010,422 common shares outstanding as of April 28, 2006.

6.250% senior notes due May 1, 2013

2.125% convertible senior notes due April 15, 2023

2.125% convertible senior notes due August 1, 2035

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**Prospector
Profile
06.2645**

Matria Healthcare, Inc.

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

NAICS		621610
Employees		1,696
Revenue	(mil)	\$179.23
Income	(mil)	\$13.96
Assets	(mil)	\$323.21
Liability	(mil)	\$71.27
(for the year ended 12/31/2005)		

Category: Transaction

Event: Matria Healthcare has signed a definitive agreement to sell Facet Technologies, the Company's subsidiary specializing in diabetes product design, development and assembly. The purchaser is a new company formed by Water Street Capital Partners LLC, a Chicago-based private equity firm specializing in healthcare investments. The all-cash transaction, valued at about \$122 million, has been approved by the boards of directors of both companies and is expected to be completed on or about August 31. Closing of the transaction is conditioned on completion of customary conditions, including federal antitrust review.

Description: The Company provides 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); Jeffrey L. Hinton (CFO); Ronald R. Loeppke (EVP & Chief Strategic Officer); Roberta L. McCaw (VP-Legal, Gen. Counsel & Sec.); Thornton A. Kuntz, Jr. (VP-Admin.); Yvonne V. Scoggins (VP-Corporate Finance); Rich Cockrell (VP-Investor Relations); Graham B. Cherrington (VP-Business Dev't.); Donald E. Fetterolf (VP-Strategic Initiatives); Suzanne J. Ross (VP & Chief Mktg. Officer); Martin L. Olson (VP-Informatics); Mark P. Ryan (VP & Chief Technology Officer); Ken Yale (VP-Government Programs); Joseph A. Blankenship (VP & Principal Acctg. Officer)

Auditor: KPMG LLP

Securities: Common Stock-Symbol MATR; NasdaqNM; 20,971,799 common shares outstanding as of May 1, 2006.

11% unsecured senior notes due May 2008

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**Prospector
Profile
06.2646**

MedStar Health

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

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

Category: Transaction

Event: Microsoft Corporation has purchased the rights to software created 10 years ago by doctors at Washington Hospital Center from MedStar Health and plans to put it on the market for healthcare providers worldwide. The software, called Azyxxi, brings together each MedStar patient's test, health and billing records, from CT scans to X-rays, onto a single computer screen, available at the click of a button to doctors and nurses across the system. The deal, expected to close within the next three months, is part of a new partnership between Microsoft and MedStar, which owns Washington Hospital Center. Financial details of the transaction were not disclosed.

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

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

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**Prospector
Profile
06.2647**

Memorial Health Services, Inc.
7677 Center Avenue
Huntington Beach, CA 92647
(562) 933-1800

NAICS		622110
Employees		9,660
Bed Capacity		1,509
Revenue	(mil)	\$1,196.35
Income	(mil)	\$100.28
(for the year ended 6/30/2005)		

Category: Transaction

Event: Memorial Health Services is exploring options of a partnership or sale of its 224-bed facility in Anaheim, California. When Memorial Health acquired Anaheim Memorial Medical Center in 1995, Anaheim Memorial was facing severe financial challenges. In 1999, Memorial Health acquired nearby Martin Luther Hospital in Anaheim to strengthen Anaheim Memorial's market position for future growth and financial stability by consolidating Martin Luther's services into the Anaheim Memorial campus. While its financial picture has improved, Anaheim Memorial continued to sustain losses over the past five years, ranging between \$2.5 million and \$3.3 million annually. Memorial Health will work with Anaheim's community leaders and other interested health care organizations in seeking the best options for Anaheim Memorial.

Description: Not-for-profit Memorial Health Services, better known as MemorialCare Medical Centers, is a six-acute care hospital system in Southern California. It owns the Anaheim Memorial Medical Center, Long Beach Memorial Medical Center, Miller Children's Hospital, Orange Coast Memorial Medical Center, and Saddleback Memorial Medical Center in Laguna Hills and San Clemente.

Officers: Barry Arbuckle (Pres. & CEO); Rick Graniere (CFO); Frances Hanckel (EVP& Chief of Hospital Operations); J. Scott Joslyn (SVP & CIO); Patti Ossen (SVP-HR); Lisa Scheer (SVP-Strategy); Karen Testman (SVP-Financial Operations); Robert E. Siemer (Gen. Counsel); Tammie McMann Brailsford (Clinical Planning Executive); Susan Solomon (VP-Mktg. & Corporate Communications)

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**Prospector
Profile
06.2648**

Merle West Medical Center

2865 Daggett Avenue
Klamath Falls, OR 97601
(541) 882-6311

NAICS	622110
Employees	925
Bed Capacity	176

Category: Finance

Event: Standard & Poor's Ratings Services revised its rating outlook to positive from stable and affirmed its 'BBB' rating on Klamath Falls Intercommunity Hospital Authority, Oregon's \$36.76 million bonds issued for Merle West Medical Center. In addition, Standard & Poor's assigned its 'BBB' rating to the hospital's \$38.7 million series 2006 revenue and refunding bonds. According to Standard & Poor's, the positive outlook reflects the hospital's sound financial performance in fiscal 2005 and year to date, as well as its strong market position.

Description: Merle West Medical Center is a not-for-profit, community-benefit healthcare center that provides medical, skilled care and advanced technology for residents of the four-county area in Southern Oregon and Northern California.

Officers: Paul R. Stewart (Pres. & CEO); Andy Rybolt (VP & CFO); Sarah Whitis (VP & CNO); Rick Zwartverwer (VP-Medical Affairs); Leslie Flick (VP-Support Services); Don York (VP-HR)

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**Prospector
Profile
06.2649****Methodist Hospitals of Dallas, Inc.**

NAICS

622110

1441 N. Beckley Avenue
Dallas, TX 75203
(214) 947-7777

Category: Labor

Event: Methodist Hospitals of Dallas has named Stephen L. Mansfield president and chief executive officer of the system. He will replace Howard Chase, who is retiring January 1, 2007. Mr. Mansfield most recently was president and CEO of St. Vincent Health System in Little Rock, Arkansas.

Description: Non-profit Methodist Hospitals of Dallas, better known as the Methodist Health System, operates the Methodist Dallas Medical Center, Methodist Charlton Medical Center, Methodist Mansfield Medical Center, Methodist Midlothian Health Center, Methodist Family Health Centers and Golden Cross Clinic.

Officers: Harold F. Kleinman (Chair); Howard M. Chase (Pres. & CEO); Kim Hollon (EVP-Operations); Michael J. Schaefer (EVP & CFO); John Hauptert (EVP-Corporate Services & Business Dev't.); Michael O. Price (EVP-Legal Affairs & Chief Legal Officer); Laura Irvine (EVP)

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**Prospector
Profile
06.2650**

National Health Realty, Inc.

100 Vine Street, Suite 1402
Murfreesboro, TN 37130
(615) 890-2020

NAICS 623110

Revenue	(mil)	\$19.77
Income	(mil)	\$11.28
Assets	(mil)	\$142.76
Liability	(mil)	\$30.37

(for the year ended 12/31/2005)

Category: Finance

Event: National Health Realty reported results for the quarter ended June 30, 2006. Net income for the second quarter of 2006 was \$2,933,000 compared with \$2,828,000 for the same quarter last year. Revenues for the quarter totaled \$4,980,000 compared with \$4,938,000 for the same quarter in 2005. For the six months ended June 30, 2006, net income was \$6,036,000 compared with \$5,611,000 for the same period last year. Revenues for the six months totaled \$10,143,000 compared with \$9,838,000 in the prior year.

Description: Through its subsidiary NHR/OP LP, the Company owns 16 skilled nursing facilities, 6 assisted living centers and 1 independent living center throughout Indiana, Florida, South Carolina, Tennessee, Missouri and Alabama.

Officers: W. Andrew Adams (Chair); Robert G. Adams (Pres.); Donald K. Daniel (SVP, Controller & Principal Acctg. Officer); James Paul Abernathy (Dir.); Ernest G. Burgess, III (Dir.); Joseph M. Swanson (Dir.); Richard F. LaRoche, Jr. (Dir.); James R. Jobe (Dir.)

Auditor: BDO Siedman, LLP

Securities: Common Stock-Symbol NHR; AMEX; 9,939,463 common shares outstanding as of April 25, 2006.

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**Prospector
Profile
06.2651**

Nationwide Health Properties, Inc.

610 Newport Center Drive, Suite 1150
Newport Beach, CA 92660
(949) 718-4400

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

Category: Finance

Event: Nationwide Health Properties' board of directors declared a \$0.39 per share regular dividend on its common stock. The common dividend will be paid September 1 to shareholders of record on August 11. The board also declared cash dividends of \$1.91925 per share on its Series A cumulative step-up REIT preferred stock and \$1.9375 per share on its Series B cumulative convertible preferred stock. The Series A dividend will be paid October 2 to stockholders of record on September 1. The Series B dividend will be paid October 2 to stockholders of record on September 15.

Description: Nationwide Health Properties is a real estate investment trust that owns skilled nursing facilities, assisted and independent living facilities, continuing care retirement communities, a rehabilitation hospital, and a long-term acute care hospital. The Company and its joint venture currently have investments in 487 facilities in 40 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol NHP; NYSE; 74,739,376 common shares outstanding as of April 30, 2006.

6.50% notes due July 15, 2011

senior notes due 2005 to 2038

2.5% to 8.8% notes and bonds payable through 2035

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**Prospector
Profile
06.2652****New York University Medical Center**

530 First Avenue
New York, NY 10016
(212) 263-7300

NAICS	622110
Bed Capacity	704

Category: Transaction

Event: New York University Medical Center is planning a \$160 million facilities project to build new features and enhance the existing infrastructure of Tisch Hospital. One of the major components of the plan will be to create a new ambulatory heart center, which is scheduled to open by January 2008. With this expansion, the total square footage of the ambulatory heart center will exceed 40,000 square feet. Other components of the hospital's plan that will span over a period of 3 years include building a new ambulatory surgery center which will create 4 surgical suites that will allow for 4,000 more ambulatory procedures in areas including breast surgery, bariatric surgery, orthopedic surgery, vascular surgery, and general surgery.

Description: Not-for-profit New York University Medical Center consists of two hospitals, Tisch Hospital and Rusk Institute of Rehabilitation Medicine, and New York University School of Medicine.

Officers: Robert M. Glickman (CEO-NYU Hospitals Center & Dean-NYU School of Medicine); Eric Rackow (Pres.-NYU Hospitals Center); John P. Harney (EVP); Mark Lipton (Acting CMO); Susan Bowar-Ferres (SVP & CNO); Andrew Brotman (SVP-Strategic Clinical Initiatives); Richard Miller (CFO); Mona Sonnensheim (SVP-Hospital Operations); Annette Johnson (Gen. Counsel & Sec.); Richard Donoghue (SVP-Strategic Planning & Business Dev't.); Hope Kessler (SVP-Dev't.); Richard Crater (SVP-Financial Affairs); Kenneth Egeberg (SVP-Facilities Mgmt., Construction & Security); Ira Warm (SVP-HR); Stuart Sugarman (SVP & CIO)

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**Prospector
Profile
06.2653**

NightHawk Radiology Holdings, Inc.

250 Northwest Boulevard, Suite 202
Coeur d'Alene, ID 83814
(208) 676-8321

NAICS		621512
Employees		172
Revenue	(mil)	\$64.06
Income	(mil)	(\$29.96)
Assets	(mil)	\$35.54
Liability	(mil)	\$113.70
(for the year ended 12/31/2005)		

Category: Finance

Event: NightHawk Radiology Holdings announced financial and operating results for the second quarter and six months ended June 30, 2006. Revenues for the second quarter of 2006 totaled \$22.9 million, a 49% increase compared with \$15.3 million for the same period last year. Net income increased to \$5 million for the quarter ended June 30, 2006, compared with net loss of \$8.6 million for the same period last year. Revenues for the six months ended June 30, 2006 totaled \$42.9 million, a 51% increase compared with \$28.4 million for the same period last year. Net loss increased to \$36.2 million for the six months ended June 30, 2006 compared with \$7.5 million for the same period of 2005.

Description: The Company provides overnight and off-hour emergency radiology services to radiology groups and hospitals across the US.

Officers: Paul E. Berger (Pres., CEO & Dir.); Christopher R. Huber (VP-Operations, CFO & Dir.); Jon D. Berger (VP-Sales, Mktg. & Business Dev't. & Dir.); Mark A. Callon (VP-Business Dev't.); John Cardosa (VP-Corp. Dev't.); Paul E. Cartee (VP, Gen. Counsel & Sec.); Andrea M. Clegg (VP-Finance); Peter P. Hausback (VP & Chief Acctg. Officer)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol NHWK; NasdaqNM; 29,809,571 common shares outstanding as of May 11, 2006.
notes payable due March 10, 2010

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**Prospector
Profile
06.2654**

Novant Health, Inc.

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

NAICS		622110
Employees		16,000
Bed Capacity		2,280
Revenue	(mil)	\$1,728.33
Income	(mil)	\$115.40
Assets	(mil)	\$2,252.66
Liability	(mil)	\$983.78
(for the year ended 12/31/2005)		

Category: Litigation

Event: Novant Health has lost in a case filed against its affiliate, Springwood Care Center, by David Pishko, the lawyer who sued on behalf of the estate of Fred Johnson Brown. Mr. Brown was admitted to the hospital in August 2003, developed pressure sores on his feet while there, and died in October 2003. The jury found that the sores didn't cause Brown's death, but they were caused by negligence on the part of staffers at Springwood Care, and caused him pain and suffering. Novant plans to file an appeal in the case.

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

Officers: Peter S. Brunstetter (Chair); Paul M. Wiles (Pres. & CEO); Gregory J. Beier (Pres.-Forsyth Medical Center & Affiliates); Carl Armato (Pres.-Presbyterian Healthcare); Dean Swindle (EVP & CFO); Jacque Gattis (EVP& Chief HR Officer); David McMillan (VP-Facility Planning)

Auditor: PricewaterhouseCoopers LLP

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**Prospector
Profile
06.2655**

Odyssey Healthcare, Inc.

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

NAICS		623110
Employees		5,089
Revenue	(mil)	\$381.65
Income	(mil)	\$18.56
Assets	(mil)	\$244.97
Liability	(mil)	\$77.67
(for the year ended 12/31/2005)		

Category: Labor

Event: Odyssey Healthcare has appointed Robert A. Ortenzio, chief executive officer of Select Medical Corporation, to its board of directors. Mr. Ortenzio's appointment is effective as of July 26 and fills an existing vacancy on the board of directors. Mr. Ortenzio has also been appointed to serve on the board's nominating & governance committee.

Description: The Company is one of the largest providers of hospice care in the US with 81 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, Sec. & Gen. Counsel); Brenda A. Belger (VP-HR)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol ODSY; NasdaqNM; 34,563,228 common shares outstanding as of May 5, 2006.

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**Prospector
Profile
06.2656**

Odyssey Healthcare, Inc.

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

NAICS		623110
Employees		5,089
Revenue	(mil)	\$381.65
Income	(mil)	\$18.56
Assets	(mil)	\$244.97
Liability	(mil)	\$77.67
(for the year ended 12/31/2005)		

Category: Transaction

Event: Odyssey Healthcare has sold its unprofitable hospice facility in Salt Lake City, Utah, which serves about 40 patients, to HomeCare Specialists LLC. Financial details of the transaction were not disclosed. The Company also plans to consolidate two of its programs in the Chicago area and two programs in New Mexico. This consolidation is expected to be completed during the third quarter of 2006 and is expected to positively impact net revenue beginning in the latter part of the third quarter.

Description: The Company is one of the largest providers of hospice care in the US with 81 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, Sec. & Gen. Counsel); Brenda A. Belger (VP-HR)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol ODSY; NasdaqNM; 34,563,228 common shares outstanding as of May 5, 2006.

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**Prospector
Profile
06.2657****Onslow Memorial Hospital**

317 Western Boulevard
Jacksonville, NC 28540
(910) 577-2345

NAICS	622110
Employees	1,000
Bed Capacity	162

Category: Transaction

Event: Onslow Memorial Hospital has begun the construction of a new emergency room and surgical suite. The hospital expects to complete the first phase and ground floor of a new hospital in two years. The hospital was able to add about 93,000 square feet to its facility at a cost of about \$55 million, which will be paid for with tax-exempt revenue bonds.

Description: Onslow Memorial Hospital offers comprehensive medical and surgical care services with over 100 private physicians representing more than 25 specialties. It also provides full-service laboratory, x-ray facilities, pharmacy, and rehabilitation services.

Officers: Ed Piper (CEO); Roy Smith (CFO)

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**Prospector
Profile
06.2658**

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

NAICS 622110
Bed Capacity 251

Category: Finance

Event: Parkway Hospital seeks the permission of the U.S. Bankruptcy Court for the Southern District of New York to extend until August 30 the time within which it has the exclusive right to file a Chapter 11 plan. The Debtor also seeks to extend until October 30 the period in which it can solicit acceptances of that plan.

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: Alan P Zeitlin (CEO)

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

Notes: Update of profile 06.2465 (Vol. 3, No. 29 - HCP060717)

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**Prospector
Profile
06.2659****Partners HealthCare System, Inc.**

Prudential Tower
800 Boylston Street, Suite 1150
Boston, MA 02199
(617) 278-1000

NAICS 622110

Revenue (mil) \$5,300.00
(for the year ended 9/30/2005)

Category: Finance

Event: Standard & Poor's Ratings Services raised its long-term unenhanced rating and underlying rating on the \$1.5 billion Massachusetts Health and Educational Facilities Authority debt, issued for Partners HealthCare System to 'AA' from 'AA-'. According to Standard & Poor's, the rating reflects the system's improved financial profile over the past two and a half years. The long-term portion of a number of Partners' dual ratings was also raised. The outlook is stable.

Description: Non-profit Partners HealthCare System includes primary care and specialty physicians, community hospitals, the two founding academic medical centers, specialty facilities, community health centers and other health-related entities. Its joint venture includes Dana-Farber/Partners CancerCare and Harvard Clinical Research Institute. It is a major teaching affiliate of Harvard Medical School.

Officers: Jack Connors, Jr. (Chair); James J. Mongan (Pres. & CEO); Peter Markell (VP-Finance & CFO); Thomas P. Glynn (COO); Dennis D. Colling (VP-HR); Lynne J. Eickholt (VP-Managed Care & Market Dev't.); John P. Glaser (VP & CIO); Brent L. Henry (VP & Gen. Counsel); Sheridan L. Kassirer (VP-Quality Mgmt. & Clinical Programs); Ronald S. Newbower (VP-Research Mgmt.); Allen Peckham (Chief Dev't. Officer)

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**Prospector
Profile
06.2660**

Pediatrix Medical Group, Inc.

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

NAICS		622110
Employees		1,658
Revenue	(mil)	\$693.70
Income	(mil)	\$89.04
Assets	(mil)	\$900.40
Liability	(mil)	\$208.61
(for the year ended 12/31/2005)		

Category: Transaction

Event: Pediatrix Medical Group has acquired Pediatric Cardiology Associates, a pediatric cardiology practice based in Orlando, Florida. Pediatric Cardiology provides non-invasive pediatric cardiology physician services to infants and children with congenital and acquired heart disease, including echocardiograms, electrocardiograms, treadmill stress tests and fetal cardiology assessments. The group provides inpatient services at several neighboring hospitals as well as an outreach clinic in the Central Florida city of Lake Wales. Pediatrix paid cash for the practice and the transaction is expected to be immediately accretive to earnings. Financial details of the transaction were not disclosed.

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

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

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol PDX; NYSE; 48,500,068 common shares outstanding as of May 3, 2006.

5.5% promissory note due September 7, 2006

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**Prospector
Profile
06.2661****Providence Medical Center**

8929 Parallel Parkway
Kansas City, KS 66112
(913) 596-4000

NAICS	622110
Employees	1,377
Bed Capacity	400

Category: Transaction

Event: The Kansas City Imaging Center, a partnership between Providence Medical Center and United Imaging Consultants, has opened its doors in Kansas City, Kansas. The center is a full-service, 8,160 square-foot outpatient facility featuring the most advanced imaging technology available, including the Magnetom Espree MRI, a unique Wide Bore 1.5T magnet that provides the experience of an open MRI with the high quality images of a typical closed MR system. Part of the new building is a private, women-focused imaging center featuring digital mammography, bone density and ultrasound.

Description: Providence Medical Center is an acute care, not-for-profit, community hospital, and an affiliate of the Sisters of Charity of Leavenworth Health System.

Officers: James T. Paquette (Pres. & CEO)

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**Prospector
Profile
06.2662**

Psychiatric Solutions, Inc.

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

NAICS		621420
Employees		13,300
Bed Capacity		6,500
Revenue	(mil)	\$727.77
Income	(mil)	\$27.15
Assets	(mil)	\$1,175.61
Liability	(mil)	\$635.90
(for the year ended 12/31/2005)		

Category: Finance

Event: Psychiatric Solutions announced financial and operating results for the second quarter and six months ended June 30, 2006. Revenues for the second quarter of 2006 totaled \$248,404,000, a 78% increase compared with \$139,490,000 for the same period last year. Net income increased to \$15,361,000 for the quarter ended June 30, 2006, compared with \$8,707,000 for the same period last year. Revenues for the six months ended June 30, 2006 totaled \$490,716,000 compared with \$273,758,000 for the same period last year. Net income increased to \$27,553,000 for the six months ended June 30, 2006 compared with \$12,035,000 for the same period of 2005.

Description: Psychiatric Solutions offers an extensive continuum of behavioral health programs to critically ill children, adolescents and adults through its operation of 59 owned or leased freestanding psychiatric inpatient facilities in 27 states. The Company also manages psychiatric inpatient centers for government agencies and psychiatric inpatient units within general acute care hospitals owned by others.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol PSYS; NasdaqNM; 52,928,684 common shares outstanding as of May 2, 2006.

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

7 3/4% senior subordinated notes due July 15, 2015

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**Prospector
Profile
06.2663**

Quest Diagnostics, Incorporated

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

NAICS		621511
Employees		41,500
Revenue	(mil)	\$5,503.71
Income	(mil)	\$546.28
Assets	(mil)	\$5,306.12
Liability	(mil)	\$2,543.13
(for the year ended 12/31/2005)		

Category: Finance

Event: Quest Diagnostics reported financial results for the second quarter and first half of 2006. For the three months ended June 30, 2006, the Company posted net revenues of \$1,584.3 million and net income of \$132.0 million. For the comparable period the prior year, net revenues were \$1,377.5 million and net income was \$149.1 million. For the first half of 2006, net revenues were \$3,139.7 million and net income was \$276.6 million. For the corresponding period in 2005, net revenues were \$2,697.0 million and net income was \$280.7 million.

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)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol DGX; NYSE; 198,169,725 common shares outstanding as of April 21, 2006.

6.9% senior notes due July 2006

5.125% senior notes November 2010

7.6% senior notes due July 2011

5.45% senior notes due November 2015

3.50% convertible senior debentures due June 2034

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***Prospector
Profile
06.2664***

Research Medical Center
2316 East Meyer Boulevard
Kansas City, MO 64132
(816) 276-4000

NAICS	622110
Bed Capacity	446

Category: Labor

Event: Kevin Hicks has been selected as president and chief executive officer of Research Medical Center. Mr. Hicks most recently has been president and CEO of Overland Park Regional Medical Center.

Description: Research Medical Center, an HCA Midwest hospital, has more than 700 physicians in 29 departments and specialties. It has a Certified Stroke Center and a Transplant Institute.

Officers: Niels Vernegaard (CEO); Ron Lavater (COO)

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**Prospector
Profile
06.2665**

Robert Wood Johnson University Hospital	NAICS	622110
One Robert Wood Johnson Place	Bed Capacity	584
New Brunswick, NJ 08903		
(732) 828-3000		

Category: Labor

Event: Registered nurses represented by the United Steelworkers in New Brunswick voted to reject a contract offer from Robert Wood Johnson University Hospital on July 27. USW Local 4-200 represents 1,313 Robert Wood Johnson nurses and has been in contract negotiations with the hospital since April. Although the nurses' contract expired on June 30, it has been extended twice to accommodate the hospital's requests to do so. The main issue of the labor dispute is the healthcare package.

Description: Private, not-for-profit Robert Wood Johnson University Hospital is the principal hospital of the University of Medicine and Dentistry of New Jersey-Robert Wood Johnson Medical School. It is a member of the University Health System of New Jersey and the Robert Wood Johnson Health System and Network.

Officers: James R. Knickman (Chair); Clifton R. Lacy (Pres. & CEO); Peter S. Amenta (SVP-Medical Affairs & Chief of Staff); Judith E. Burgis (SVP-Corporate Services); Stephen K. Jones (SVP-Operations); Bruce D. Newman (SVP-Dev't.); John Regina (SVP-HR); Kathi Kendall Sengin (SVP-Nursing & Patient Services)

Notes: Update of profile 06.2211 (Vol. 3, No. 26 - HCP060626)

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**Prospector
Profile
06.2666****Saint Francis Hospital-Bartlett**

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

NAICS	622110
Bed Capacity	100

Category: Finance

Event: Saint Francis Hospital-Bartlett has received \$490,000 from its parent, Tenet Healthcare Corp., for capital improvements. The gift is part of an extra \$250 million that Tenet will distribute to hospitals for capital spending. At Saint Francis, the money will buy an expansion of telemetry services and to purchase another surgical C-arm.

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
06.2667****Saint Vincent Catholic Medical Centers**

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

NAICS	622110
Employees	12,000

Category: Litigation

Event: A total of 16 more medical malpractice and personal injury claimants have asked the U.S. Bankruptcy Court for the Southern District of New York to lift the automatic stay with respect to the cases they brought against Saint Vincent Catholic Medical Centers and its debtor-affiliates, as well as other defendants. The claimants assert that lifting the stay will in no way adversely affect the debtors or their estate. However, failure to grant the relief would severely affect the claimants' rights and will result in prejudice to their interest in the actions. The debtors ask the Court to postpone consideration of 18 motions seeking relief from the automatic stay to pursue malpractice claims until the Tort Claimants' Committee has shared its views on a systematic approach and the Court undertakes further action.

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

Officers: Guy Sansone (Pres., CEO & Chief Restructuring Officer); Dawn Gideon (Interim COO); Martin McGahan (CFO); Mark G. Ackermann (SVP); Michael Calder (SVP-Revenue Cycle); Brian Fitzsimmons (SVP); Peter J. Garrison (CIO); Bernadette Kingham-Bez (SVP-Communications & Mktg.); Michelle Napier (SVP-Delivery Systems); Anthony Napoli (SVP-HR); Sister Kevin Phillips (SVP-Mission); Paul Rosenfeld (SVP); Elizabeth St. Clair (SVP & Chief Legal Counsel); Virginia Sweeny (SVP & CNO)

Attorneys: John J. Rapisardi, Esq. of Weil, Gotshal & Manges LLP;
New York, NY; (212) 310-8840

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**Prospector
Profile
06.2668****Saint Vincent Catholic Medical Centers**

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

NAICS	622110
Employees	12,000

Category: Transaction

Event: Judge Adlai S. Hardin Jr. of the U.S. Bankruptcy Court for the Southern District of New York has approved of St. Vincent's Hospital, Staten Island, from Saint Vincent Catholic Medical Centers to Castleton Acquisition Corporation, an affiliate of Bayonne Medical Center. Castleton will pay Saint Vincent \$15,000,000 in cash less the \$1,000,000 deposit. The total consideration also includes the assumption of certain liabilities and payment of cure amounts. The purchased assets include the hospital and all related facilities; inpatient and outpatient programs related to behavioral health and endoscopy services located at Bayley Seton Hospital, as well as other programs and clinics related to Bayley Seton; research programs; the debtors' interest in the Heart Institute; the Hospital's Medicare and Medicaid provider numbers and related provider agreements; and related contracts.

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

Officers: Guy Sansone (Pres., CEO & Chief Restructuring Officer); Dawn Gideon (Interim COO); Martin McGahan (CFO); Mark G. Ackermann (SVP); Michael Calder (SVP-Revenue Cycle); Brian Fitzsimmons (SVP); Peter J. Garrison (CIO); Bernadette Kingham-Bez (SVP-Communications & Mktg.); Michelle Napier (SVP-Delivery Systems); Anthony Napoli (SVP-HR); Sister Kevin Phillips (SVP-Mission); Paul Rosenfeld (SVP); Elizabeth St. Clair (SVP & Chief Legal Counsel); Virginia Sweeny (SVP & CNO)

Attorneys: John J. Rapisardi, Esq. of Weil, Gotshal & Manges LLP;
New York, NY; (212) 310-8840

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**Prospector
Profile
06.2669**

South Shore Hospital

55 Fogg Road
South Weymouth, MA 02190
(781) 340-8000

NAICS		622110
Employees		3,400
Bed Capacity		284
Revenue	(mil)	\$270.61
Income	(mil)	\$12.65
(for the year ended 9/30/2004)		

Category: Finance

Event: Fitch Ratings has affirmed the 'A-' rating on about \$91,375,000 Massachusetts Health and Educational Facilities Authority revenue bonds series 1999F, 1992D, and 1993E, issued for South Shore Hospital. Fitch has also revised its rating outlook to stable from positive. Fitch has revised its outlook based on the hospital's recent operating performance and future capital plans.

Description: South Shore Hospital is a charitable, not-for-profit regional provider of acute, outpatient, home health and hospice care to residents of Southeastern Massachusetts. It is a subsidiary of South Shore Health and Educational Corp.

Officers: John C. Doody (Chair); Richard H. Aubut (Pres. & CEO); Joseph Cahill (EVP & COO); Michael Cullen (SVP & CFO); Marvin Lipschutz, M.D. (SVP-Clinical Affairs); Paul Taylor (SVP-Organizational Dev't.); Rose DiPietro (VP-Clinical, Home Care & Support Services); E. Delroy Dixon II (VP & CIO); Margaret Holda (VP-Mktg. & Public Affairs); Tim Quigley (VP-Nursing Services & CNO); Robert Wheeler (VP-HR); Pamela Whelton (VP-Physician & Network Expansion)

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**Prospector
Profile
06.2670****Speare Memorial Hospital**

16 Hospital Road
Plymouth, NH 03264
(603) 536-1120

NAICS	622110
Bed Capacity	63
Revenue (mil)	\$30.09
Income (mil)	\$1.08

(for the year ended 6/30/2005)

Category: Transaction

Event: Speare Memorial Hospital will open a new birthing suite as part of a \$15 million expansion and renovation at the hospital. The new wing, renovated from the existing facility, will offer far more space and comfort for patients and their families as well as offering staff better working conditions. There are now two new delivery rooms, three post-partum rooms, a new nursery and a water-therapy room for laboring patients. A community open house to view the new facility will be held on August 2.

Description: Speare Memorial Hospital is a small acute care hospital offering general medicine, family practice, emergency medicine and surgery.

Officers: Ed Wixson (Chair); Michelle McEwen (Pres. & CEO); Peter G. Kritikos (CFO); Beverley Rankin (CNO); Laurie Bolognani (HR Officer)

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**Prospector
Profile
06.2671****St. Christopher's Hospital for Children**

Erie Avenue at Front Street
Philadelphia, PA 19134
(215) 427-5000

NAICS	622310
Bed Capacity	161

Category: Transaction

Event: St. Christopher's Hospital for Children and Hahnemann University Hospital will invest \$18.9 million in capital this year to buy advanced medical technology and fund patient-care enhancements in areas including cardiac services, minimally invasive surgery and outpatient services. Funding for these purchases and enhancements at the Philadelphia hospitals will be from a supplemental capital allocation that Tenet Healthcare Corp. recently made to its core hospitals across the country. At St. Christopher's, the level III neonatal intensive care unit will expand with the purchase of four sophisticated warmer beds, or isolettes, that can be used for the most critical newborn patients, five additional warmer beds that include in-bed scales and phototherapy capability and a new advanced transport isolette capable of providing nitric therapy for patients requiring it for airborne helicopter transport.

Description: St. Christopher's Hospital for Children, part of Tenet Pennsylvania, provides a wide range of pediatric medical and surgical specialties through its affiliation with Drexel University College of Medicine.

Officers: Bernadette Mangan (CEO)

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**Prospector
Profile
06.2672****St. Joseph Hospital**

2700 Dolbeer Street
Eureka, CA 95501
(707) 445-8121

NAICS	622110
Bed Capacity	159

Category: Finance

Event: St. Joseph Hospital suffered an operating loss of \$1.063 million in June resulting from a decline in elective surgery discharges caused by patients in orthopedic, cancer, heart and other specialties taking their business elsewhere. Hospital officials claim there was a high correlation between the loss and charges made by nurses that patient safety is at risk. St. Joseph nurses Susan Johnson, Lavon Divine-Leal and Kathryn Donahue raised concerns about patient safety at a media conference where more than 30 nurses attended and announced their intention to vote to allow their bargaining unit to issue a 10-day notice of intent to strike.

Description: Comprised of two campuses, St. Joseph Hospital and the General Hospital campus offers emergency services, cardiac surgery and recovery therapy, a cancer program and women's and children's services. It is an affiliate of St. Joseph Health System.

Officers: Michael L. Purvis (Pres. & CEO); Bob Sampson (VP-HR); Linda Cook (CNO)

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**Prospector
Profile
06.2673****Sts. Mary & Elizabeth Hospital**

1850 Bluegrass Avenue
Louisville, KY 40215
(502) 361-6000

NAICS	622110
Bed Capacity	331

Category: Transaction

Event: Sts. Mary & Elizabeth Hospital has completed a \$500,000 project to renovate the lobby and create a health resource center at the hospital. The 1,265-square-foot center provides educational and support services for patients and their families and includes a library with books and tapes and computers with Internet access to digital libraries. Nearly \$75,000 for the project was raised by the family and friends of Kyle Pratt, an 11-year-old boy who died in 2003. The center's community room is named in his honor.

Description: Sts. Mary & Elizabeth Hospital, formerly CARITAS Medical Center, is a primary care hospital offering advanced treatment in cancer, pain management, surgery and emergency services. It also includes Our Lady of Peace psychiatric hospital, a home care agency, physicians offices and a medical mall. The hospital is owned by Louisville-based Jewish Hospital & St. Mary's HealthCare.

Officers: Thomas D. Gessel (Pres. & CEO)

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**Prospector
Profile
06.2674**

Sutter Health

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

NAICS		622110
Employees		43,139
Revenue	(mil)	\$6,663.00
Income	(mil)	\$442.00
Assets	(mil)	\$6,482.00
Liability	(mil)	\$3,003.00
(for the year ended 12/31/2005)		

Category: Litigation

Event: Sutter Health has won a defamation suit filed against Unite Here, a New York union that represents hotel and hospitality workers, with the union ordered to pay \$17.3 million in compensatory damages. Sutter and many of its affiliated hospitals filed suit in Placer County Superior Court against Unite Here in late April 2005. The suit followed a mass mailing in Northern California of a postcard by the union to women of childbearing age that suggested that Sutter hospitals used linens that were inadequately cleaned by an outside commercial laundry.

Description: Sutter Health is a not-for-profit integrated healthcare delivery system with 26 hospitals, 8 cardiac centers, 10 cancer centers, 5 acute rehabilitation centers, 9 behavioral health centers, 4 trauma centers, 10 neonatal ICU's and 3,500 physicians.

Officers: Michael A. Roosevelt (Chair); Patrick E. Fry (Pres. & CEO); Robert Reed (SVP & CFO); Gordon Hunt (SVP & CMO); Michael Evans (SVP & Chief Risk Officer); Debbie Sleigh (Interim CIO); Svend Ryge (VP-Finance & Treas.)

Auditor: Ernst & Young LLP

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**Prospector
Profile
06.2675**

Symbion, Inc.

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

NAICS		621493
Employees		2,600
Revenue	(mil)	\$265.74
Income	(mil)	\$19.06
Assets	(mil)	\$436.38
Liability	(mil)	\$176.32
(for the year ended 12/31/2005)		

Category: Finance

Event: Symbion has reported increases in its revenues and net income for the second quarter and six months ended June 30, 2006. For the second quarter of 2006, revenues increased 21% to \$78.2 million compared with \$64.7 million for the second quarter ended June 30, 2005. Net income for the second quarter of 2006 increased 20% to \$5.9 million compared with \$4.9 million for the second quarter last year. For the six months ended June 30, 2006, revenues increased 19% to \$151.0 million compared with \$126.8 million for the first half of 2005. Net income for the first half of 2006 increased 13% to \$10.5 million compared with \$9.3 million for the first half of 2005.

Description: As of April 26, 2006, the Company owned and operated a network of 62 short stay surgery centers in 23 states.

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); 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; 21,489,568 common shares outstanding as of April 30, 2006.

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**Prospector
Profile
06.2676****SynergyHealth**

551 S. Silverbrook Drive
West Bend, WI 53095
(262) 334-8385

NAICS	622110
Revenue (mil)	\$105.80
Income (mil)	\$6.20
(for the year ended 6/30/2004)	

Category: Labor

Event: SynergyHealth has appointed Michael Laird to be the president of the new St. Joseph Community Hospital on August 28. For the last six years, Laird has served as chief executive officer of Ste. Genevieve County Memorial Hospital. The move completes Synergy's efforts to replace John Reiling, the controversial CEO who left in February.

Description: SynergyHealth is a regional health system serving communities in and around Washington County. Members include St. Joseph's Hospital, West Bend Clinic, Hartford Clinic, Jackson Clinic, Kewaskum Clinic, SynergyHealth Eye Center, SynergyHealth Rehabilitation Center, West Bend Surgery Center and SynergyHealth Foundation.

Officers: Elaine Shanebrook (Chair); Gregory Banaszynski (Pres. & CEO)

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**Prospector
Profile
06.2677**

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: Labor

Event: Texas Health Resources' Presbyterian Hospital of Kaufman has named Patsy Youngs president of the hospital, effective in September. Ms. Youngs currently is administrator of Presbyterian Hospital of Commerce and chief operating officer of Hunt Memorial Hospital District. Ms. Youngs replaces Kirk King, who became president of Methodist HEB Hospital in December.

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: Douglas D. Hawthorne (Pres. & CEO); Ronald R. Long (EVP & CFO); Oscar L. Amparan (EVP); David C. Ashworth (EVP-Strategy & System Dev't.); Bonnie Bell (EVP-People & Culture); Barclay Berdan (EVP); Michael Deegan (EVP, Chief Clinical & Quality Officer); Stephen C. Hanson (EVP-Operations); Mark Merrill (EVP)

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**Prospector
Profile
06.2678****The Brooklyn Hospital Center**

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

NAICS	622110
Employees	960
Bed Capacity	460

Category: Finance

Event: The U.S. Bankruptcy Court for the Eastern District of New York has extended the Brooklyn Hospital Center and its debtor-affiliate, Caledonian Health Center, Inc.'s exclusive periods to file a Chapter 11 Plan of Reorganization to November 27 and solicit acceptance of that plan to January 23. The debtors told the Court that they have developed a comprehensive master plan and five-year business plan, each of which is a key element to formulating and negotiating a reorganization plan. The debtors say the exclusive period extensions will enable them to stabilize their operations, negotiate a reorganization plan with their creditors, and ultimately achieve a result that maximizes the value of the estate.

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

Officers: Samuel Lehrfeld (Pres. & CEO); Richard Brawn, Jr. (EVP-Fin. & Admin.); 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

Notes: Update of profile 06.2403 (Vol. 3, No. 28 - HCP060710)

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**Prospector
Profile
06.2679**

United Surgical Partners International, Inc. 15305 Dallas Parkway, Suite 1600 Addison, TX 75001 (972) 713-3500	NAICS	622110
	Employees	4,200
	Revenue (mil)	\$474.74
	Income (mil)	\$47.29
	Assets (mil)	\$1,028.84
	Liability (mil)	\$497.79

(for the year ended 12/31/2005)

Category: Finance

Event: United Surgical Partners International has received tenders and consents from holders of about \$148.8 million in aggregate principal amount of its 10% senior subordinated notes due 2011, representing 99.2% of the outstanding notes, pursuant to its previously announced tender offer and consent solicitation for the notes. In addition, the Company has executed a supplemental indenture to the indenture governing the notes to, among other things, eliminate substantially all of the restrictive covenants and eliminate certain events of default. The supplemental indenture shall also modify the covenant regarding mergers, shorten the minimum redemption notice period from 30 to five days should United Surgical elect to redeem any remaining outstanding notes in accordance with the indenture, modify provisions regarding defeasance to eliminate certain conditions and modify or eliminate certain other provisions contained in the indenture and the notes.

Description: The Company owns and operates surgery centers and private surgical hospitals in the US and the UK. It currently has ownership interests in or operates 128 surgical facilities. Of the Company's 125 US facilities, 68 are jointly owned with not-for-profit healthcare systems.

Officers: Donald E. Steen (Chair); William H. Wilcox (Pres., CEO & Dir.); Niels P. Vernegaard (EVP & COO); Brett P. Brodnax (EVP & Chief Dev't. Officer); Jonathan R. Bond (SVP-Operations); Monica Cintado-Scokin (SVP-Dev't.); Mark C. Garvin (SVP); 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; 44,409,474 common shares outstanding as of May 8, 2006.

10.125% senior subordinated notes due December 15, 2011

4.90% to 12.00% notes payable maturing at various dates through 2013

**Prospector
Profile
06.2680**

United Surgical Partners International, Inc. 15305 Dallas Parkway, Suite 1600 Addison, TX 75001 (972) 713-3500	NAICS	622110
	Employees	4,200
	Revenue (mil)	\$474.74
	Income (mil)	\$47.29
	Assets (mil)	\$1,028.84
	Liability (mil)	\$497.79

(for the year ended 12/31/2005)

Category: Finance

Event: United Surgical Partners International reported increases in revenues and net income for the second quarter and six months ended June 30, 2006. Net revenues for the second quarter of 2006 rose 22% to \$150.5 million from \$123.2 million in the prior year period. Net income for the second quarter increased 7% to \$13.2 million compared with \$12.4 million for the prior year period. For the first half of 2006, net revenues were \$278.3 million, up 17% from \$237.5 million in the first half of 2005. Net income for the first six months of 2006 decreased to \$ \$18.3 million from \$ \$23.1 million for the corresponding six-month period in 2005.

Description: The Company owns and operates surgery centers and private surgical hospitals in the US and the UK. It currently has ownership interests in or operates 128 surgical facilities. Of the Company's 125 US facilities, 68 are jointly owned with not-for-profit healthcare systems.

Officers: Donald E. Steen (Chair); William H. Wilcox (Pres., CEO & Dir.); Niels P. Vernegaard (EVP & COO); Brett P. Brodnax (EVP & Chief Dev't. Officer); Jonathan R. Bond (SVP-Operations); Monica Cintado-Scokin (SVP-Dev't.); Mark C. Garvin (SVP); 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; 44,409,474 common shares outstanding as of May 8, 2006.

10.125% senior subordinated notes due December 15, 2011

4.90% to 12.00% notes payable maturing at various dates through 2013

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**Prospector
Profile
06.2681**

United Surgical Partners International, Inc. 15305 Dallas Parkway, Suite 1600 Addison, TX 75001 (972) 713-3500	NAICS	622110
	Employees	4,200
	Revenue (mil)	\$474.74
	Income (mil)	\$47.29
	Assets (mil)	\$1,028.84
	Liability (mil)	\$497.79
	(for the year ended 12/31/2005)	

Category: Finance

Event: Moody's Investors Service assigned a rating of Ba2 to the proposed \$200 million term loan B for USP Domestic Holdings, Inc., which is a wholly owned subsidiary of United Surgical Partners International. Concurrently, Moody's upgraded the corporate family rating of United Surgical Partners Holdings, Inc. to Ba2 from B1. Moody's also upgraded the rating on the \$150 million senior subordinated notes due 2011 at United Surgical Partners Holdings to Ba3 from B3. The rating outlook for Holdings has been changed to stable, concluding a review of the company's ratings for possible upgrade initiated on February 6. The proceeds of the term loan B will be used to finance the announced tender for the \$150 million senior subordinated notes, reduce current revolver outstandings and pay fees and expenses related to the financing.

Description: The Company owns and operates surgery centers and private surgical hospitals in the US and the UK. It currently has ownership interests in or operates 128 surgical facilities. Of the Company's 125 US facilities, 68 are jointly owned with not-for-profit healthcare systems.

Officers: Donald E. Steen (Chair); William H. Wilcox (Pres., CEO & Dir.); Niels P. Vernegaard (EVP & COO); Brett P. Brodnax (EVP & Chief Dev't. Officer); Jonathan R. Bond (SVP-Operations); Monica Cintado-Scokin (SVP-Dev't.); Mark C. Garvin (SVP); James A. Jackson (SVP-Operations); Luke D. Johnson (SVP & COO-Ortholink Physicians Corp.); Mark A. Kopsler (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; 44,409,474 common shares outstanding as of May 8, 2006.

10.125% senior subordinated notes due December 15, 2011

4.90% to 12.00% notes payable maturing at various dates through 2013

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**Prospector
Profile
06.2682**

Universal Health Realty Income Trust

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

NAICS 525930

Revenue	(mil)	\$33.34
Income	(mil)	\$25.42
Assets	(mil)	\$196.89
Liability	(mil)	\$41.44
(for the year ended 12/31/2005)		

Category: Finance

Event: Universal Health Realty Income Trust reported financial results for the second quarter and first half of 2006. Net income for the second quarter of 2006 was \$6.9 million as compared to \$6.2 million for the same quarter in the prior year. For the six-month period ended June 30, 2006, net income was \$11.8 million as compared to \$13.8 million during the prior year six-month period. Total revenues for the 2006 second quarter were \$8.3 million compared with \$8.4 million for the same quarter in 2005. For the six-month period, revenues were \$16.7 million for 2006 compared with \$16.8 million for 2005.

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

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

Auditor: KPMG LLP

Securities: Common Stock-Symbol UHT; NYSE; 11,781,532 common shares outstanding as of April 30, 2006.

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**Prospector
Profile
06.2683**

Universal Health Services, Inc.

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

NAICS		622110
Employees		35,000
Bed Capacity		10,221
Revenue	(mil)	\$3,935.48
Income	(mil)	\$240.85
Assets	(mil)	\$2,858.71
Liability	(mil)	\$1,653.61
(for the year ended 12/31/2005)		

Category: Finance

Event: Universal Health Services reported financial results for the second quarter and first half of 2006. For the three months ended June 30, 2006, the Company posted net revenues of \$1,050.0 million and net income of \$60.3 million. For the comparable period the prior year, net revenues were \$991 million and net income was \$158.8 million. For the first half of 2006, net revenues were \$2,080.0 million and net income was \$111.3 million. For the corresponding period in 2005, net revenues were \$2,000.0 million and net income was \$220.3 million.

Description: The Company owns and operates acute care hospitals, behavioral health centers, surgical hospitals, ambulatory surgery centers and radiation oncology centers. As of March 1, 2006, it owned or operated 28 acute care hospitals and 101 behavioral health centers located in 32 states, Washington, DC and Puerto Rico.

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; 54,173,667 common shares outstanding as of April 30, 2006.

6.75% senior notes due November 15, 2011

7.125% notes due 2016

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**Prospector
Profile
06.2684**

University of Texas Southwestern Medical Center NAICS 622110
5323 Harry Hines Boulevard Employees 3,951
Dallas, TX 75390
(214) 648-3111

Category: Transaction

Event: The University of Texas Southwestern Medical Center and Parkland Memorial Hospital have signed a master affiliation agreement. The two organizations' missions and employees are interdependent as Parkland provides the teaching facility for the university students and the university provides the physician staff for the public hospital. The agreement solidifies all the services and ins and outs of the partnership. Work to update the document began last fall and Parkland's Board of Managers signed the new agreement July 25.

Description: The University of Texas Southwestern Medical Center at Dallas is an academic medical center, patient-care provider and research institution. It includes the Southwestern Medical School, Southwestern Graduate School of Biomedical Sciences and Southwestern Allied Health Sciences School. It is part of The University of Texas System.

Officers: Kern Wildenthal (Pres.); Willis C. Maddrey (EVP-Clinical Affairs); John Roan (EVP-Business Affairs); John D. McConnell (EVP-Health System Affairs)

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**Prospector
Profile
06.2685**

Ventas, Inc.

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

NAICS		525930
Employees		32
Bed Capacity		45,154
Revenue	(mil)	\$332.99
Income	(mil)	\$130.58
Assets	(mil)	\$2,639.12
Liability	(mil)	\$1,971.80
(for the year ended 12/31/2005)		

Category: Finance

Event: Ventas reported results for the quarter ended June 30, 2006. Net income for the second quarter of 2006 was \$29,258,000 compared with \$27,068,000 for the same quarter last year. Revenues for the quarter totaled \$99,095,000 compared with \$72,340,000 for the same quarter in 2005. For the six months ended June 30, 2006, net income was \$58,392,000 compared with \$54,641,000 for the same period last year. Revenues for the six months totaled \$195,600,000 compared with \$134,876,000 in the prior year.

Description: Ventas is a real estate investment trust that owns healthcare-related and seniors housing facilities. As of April 2006, it owns 386 healthcare and seniors housing assets in 42 states. Its diverse portfolio includes 41 hospitals, 200 skilled nursing facilities and 145 seniors housing and other assets.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol VTR; NYSE; 104,014,124 common shares outstanding as of July 24, 2006.

8 3/4% senior notes due 2009

6 3/4% senior notes due 2010

9% senior notes due 2012

6 5/8% senior notes due 2014

7 1/8% senior notes due 2015

6 1/2% senior notes due 2016

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**Prospector
Profile
06.2686****Watertown Memorial Hospital**

125 Hospital Drive
Watertown, WI 53098
(920) 261-4210

NAICS	622110
Bed Capacity	160

Category: Finance

Event: Standard & Poor's Ratings Services revised its outlook to positive from stable and affirmed its 'BBB+' underlying rating on the Wisconsin Health and Educational Facilities Authority's \$12.575 million bonds issued for Watertown Memorial Hospital. Standard & Poor's reports that the outlook revision reflects Watertown's very consistent financial performance, which has led to a strengthening of its balance sheet.

Description: Not-for-profit Watertown Memorial Hospital offers acute care services. It is a member of the Watertown Area Health Services.

Officers: John P. Kosanovich (Pres. & CEO); John Graf (SVP); Jacklyn Lesniak (VP-Patient Services); Duane Floyd (VP-HR); Jennifer Laughlin (VP & CIO)

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**Prospector
Profile
06.2687****West Hills Hospital & Medical Center**

7300 Medical Center Drive
Canoga Park, CA 91307
(818) 676-4000

NAICS	622110
Bed Capacity	120

Category: Labor

Event: Upset over contract negotiations, nurses and other health care workers at West Hills Hospital & Medical Center have voted to authorize a one-day strike if contract negotiations are not resolved. Healthcare workers' contract at the hospital expired June 30. The caregivers are fighting for an industry standard contract featuring safe staffing guidelines, pensions, quality health plans, fair wage scales, greater job security, and an end to forced overtime. No strike date has been set, but this is the last step before a one-day walkout, which could come in the next few weeks.

Description: West Hills Hospital & Medical Center, an HCA affiliate, is an acute care facility offering outpatient surgery, medical imaging services, outpatient rehabilitation/fitness services and oncology care.

Officers: Beverly Gilmore (Pres. & CEO); Janet Brooks (CNO)

Notes: Update of profile 06.2595 (Vol. 3, No. 30 - HCP060724)

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**Prospector
Profile
06.2688****Western Pennsylvania Hospital**

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

NAICS	622110
Bed Capacity	512

Category: Transaction

Event: Western Pennsylvania Hospital plans to upgrade its maternity and cardiac care units as part of a \$24 million expansion at the Forbes Regional Campus. Slated for completion in January 2008, the project includes two new operating rooms and an eight-bed surgical intensive care unit at the hospital. The investment includes \$1.5 million from the state and more than \$2 million from private fundraising efforts. The Ed Dardanell Heart and Vascular Center is a major component of the renovation and will offer new facilities for cardiac catheterizations, coronary angioplasties, stent implantations and peripheral vascular procedures.

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

Officers: Jerry Fedele (Pres. & CEO)

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**Prospector
Profile
06.2689**

Windrose Medical Properties Trust

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

NAICS 525930

Revenue	(mil)	\$47.72
Income	(mil)	\$6.01
Assets	(mil)	\$702.44
Liability	(mil)	\$464.27
(for the year ended 12/31/2005)		

Category: Finance

Event: The board of directors of Windrose Medical Properties Trust declared a quarterly dividend of \$0.4726 per 7.5% series A cumulative convertible preferred share for the second quarter ended June 30. The dividend is payable on August 21 to shareholders of record on August 4.

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); Philip J. O'Donnell (VP-Asset Mgmt. & SVP-Windrose Medical Properties Mgmt. LLC)

Auditor: KPMG LLP

Securities: Common Stock-Symbol WRS; NYSE; 20,356,927 common shares outstanding as of April 30, 2006.

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