

Healthcare Prospector

Profiles of Firms in Transition

October 23, 2006
Volume 3, Number 43
Prospector Profiles in this Issue

Company Name	Reference Number	Profile Category
Adventist Health	06.3664	Transaction
Alameda County Medical Center	06.3665	Transaction
Alliance Imaging, Inc.	06.3666	Labor
American HealthChoice, Inc.	06.3667	Transaction
Ardent Health Services LLC	06.3668	Transaction
Ascension Health	06.3669	Finance
Ascension Health	06.3670	Transaction
Baltimore Washington Medical Center	06.3671	Litigation
Baptist Hospital East	06.3672	Transaction
Baptist Memorial Health Care Corporation	06.3673	Transaction
Baptist Memorial Hospital-DeSoto	06.3674	Transaction
Crozer-Chester Medical Center	06.3675	Transaction
Doctors Medical Center	06.3676	Finance
East Cooper Regional Medical Center	06.3677	Miscellaneous
Erie County Medical Center Corporation	06.3678	Transaction
HCA, Inc.	06.3679	Finance
HCA, Inc.	06.3680	Transaction
HCA, Inc.	06.3681	Transaction
Health Alliance	06.3682	Regulatory Issue
Health Care REIT, Inc.	06.3683	Finance
Health Care REIT, Inc.	06.3684	Finance
HealthSouth Corporation	06.3685	Transaction
HealthSouth Corporation	06.3686	Labor
HealthSouth Corporation	06.3687	Litigation
HealthSouth Corporation	06.3688	Finance
Healthways, Inc.	06.3689	Finance
Healthways, Inc.	06.3690	Transaction
Inova Health System	06.3691	Labor
John Muir Health	06.3692	Transaction
Kaiser Permanente	06.3693	Litigation
Kaleida Health	06.3694	Labor
Kindred Healthcare, Inc.	06.3695	Transaction

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

Company Name	Reference Number	Profile Category
LCA-Vision, Inc.	06.3696	Transaction
Little Company of Mary	06.3697	Labor
Los Angeles County Harbor-UCLA Medical Center	06.3698	Litigation
Martin Luther King Jr.-Drew Medical Center	06.3699	Transaction
Matria Healthcare, Inc.	06.3700	Transaction
Matria Healthcare, Inc.	06.3701	Transaction
Matria Healthcare, Inc.	06.3702	Transaction
Medical Center of Central Georgia	06.3703	Transaction
Midland Memorial Hospital	06.3704	Transaction
Mount Nittany Medical Center	06.3705	Labor
Muskogee Regional Medical Center	06.3706	Transaction
Nemours	06.3707	Transaction
Noble Hospital	06.3708	Labor
North Broward Hospital District	06.3709	Labor
North Kansas City Hospital	06.3710	Litigation
Northeast Health	06.3711	Transaction
Northern Westchester Hospital	06.3712	Finance
Ocala Regional Medical Center	06.3713	Litigation
OhioHealth	06.3714	Transaction
PainCare Holdings, Inc.	06.3715	Transaction
Parkway Hospital	06.3716	Litigation
Partners HealthCare System, Inc.	06.3717	Transaction
Pediatrix Medical Group, Inc.	06.3718	Transaction
PHC, Inc.	06.3719	Finance
Premier Health Partners, Inc.	06.3720	Labor
Providence Health & Services	06.3721	Finance
Quest Diagnostics, Incorporated	06.3722	Finance
Regional Medical Center at Memphis	06.3723	Labor
RehabCare Group, Inc.	06.3724	Transaction
RehabCare Group, Inc.	06.3725	Labor
RehabCare Group, Inc.	06.3726	Labor
Renaissance Health Care, Inc.	06.3727	Regulatory Issue
Saint Luke's Health System, Inc.	06.3728	Transaction
Saint Vincent Catholic Medical Centers	06.3729	Transaction
Saint Vincent Catholic Medical Centers	06.3730	Labor
Saint Vincent Catholic Medical Centers	06.3731	Labor
Saint Vincent Catholic Medical Centers	06.3732	Transaction
Saint Vincent Catholic Medical Centers	06.3733	Transaction
Saint Vincent Catholic Medical Centers	06.3734	Labor
Saint Vincent Catholic Medical Centers	06.3735	Labor

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

Company Name	Reference Number	Profile Category
Seton Health System, Inc.	06.3736	Regulatory Issue
St. John's Mercy Health Care	06.3737	Labor
St. John's Mercy Hospital	06.3738	Labor
St. John's Mercy Medical Center	06.3739	Regulatory Issue
St. John's Mercy Medical Center	06.3740	Labor
St. Jude Children's Research Hospital, Inc.	06.3741	Miscellaneous
St. Peter's Hospital	06.3742	Finance
St. Vincent's Medical Center	06.3743	Transaction
Sun Healthcare Group, Inc.	06.3744	Transaction
Texas Children's Hospital	06.3745	Transaction
The Children's Hospital	06.3746	Finance
The Little Clinic	06.3747	Transaction
Triad Hospitals, Inc.	06.3748	Finance
Trinity Health	06.3749	Finance
UC Davis Health System	06.3750	Finance
Valley Medical Center	06.3751	Transaction
Wellmont Health System	06.3752	Finance
Western Pennsylvania Hospital	06.3753	Labor

(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.

ACCURACY & COVERAGE: The information contained herein is obtained from sources believed to be reliable. However, the accuracy of most data cannot be verified prior to publication, and the information is not guaranteed. Desired information is often incomplete, inaccurate, delayed or unavailable. Do not rely on the Prospector without independent verification.

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**Prospector
Profile
06.3664****Adventist Health**

2100 Douglas Boulevard
Roseville, CA 95661
(916) 781-2000

NAICS 622110
Employees 19,000
Bed Capacity 3,100

Revenue (mil) \$1,736.72
(for the year ended 12/31/2005)

Category: Transaction

Event: Adventist Health has partnered with Dr. John Anderson, an orthopedic surgeon, to open a new sports injury clinic in Gresham, Oregon. The \$20 fee includes assessment and rehab recommendations. The clinic will bill insurance if X-rays are required. Patients receive an evaluation of their injury by an orthopedic surgeon, followed by management recommendations, and an initial rehab assessment by a physical therapist. X-ray facilities are available on-site, as well other diagnostic imaging technologies.

Description: Non-profit Adventist Health operates healthcare facilities throughout California, Hawaii, Oregon, and Washington. It operates 20 hospitals, numerous clinics and outpatient facilities, 16 home care agencies, and 3 joint-venture retirement centers.

Officers: Thomas J. Mostert, Jr. (Chair); Donald R. Ammon (Pres., CEO & Dir.); Robert G. Carmen (EVP, COO & Dir.); Larry D. Dodds (SVP); Douglas E. Rebok (SVP & CFO); Alan J. Rice (SVP); Stan Adams (VP-Hospital Finance); James Brewster (VP-Finance); Teresa M. Day (VP-Hospital Finance); Everett Gooch (VP-Gov't. Relations); Wynelle Huff (VP-Delivery of Care); Brett Spent (VP & CIO); Rodney Wehtje (VP & Treas.)

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

[Return to top](#)

**Prospector
Profile
06.3665****Alameda County Medical Center**

1411 East 31st Street
Oakland, CA 94602
(510) 437-4800

NAICS	622110
Employees	2,000
Bed Capacity	399

Category: Transaction

Event: Alameda County Medical Center's largest public hospital, Highland Hospital in Oakland, has opened an outpatient infusion center as part of its \$23 million effort to boost revenue, reduce costs, and improve patients' access to therapies. The infusion center serves patients who need intravenous therapy, such as chemotherapy, antibiotics, and blood transfusions, which typically take between 30 minutes and 8 hours to administer. The infusion center and several other program changes will save the hospital \$3 million a year.

Description: Alameda County Medical Center provides medical treatment, health promotion and health maintenance through an integrated system of hospitals and clinics. It includes the Highland Hospital and Clinics in Oakland, Fairmont Hospital and John George Psychiatric Pavilion in San Leandro, Eastmont Wellness Center in Oakland, Newark Health Center in Newark and Winton Wellness Center in Hayward.

Officers: Wright Lassiter III (Pres. & CEO); Bill Manns (COO); Geoffrey Dottery (CFO)

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

[Return to top](#)

**Prospector
Profile
06.3666**

Alliance Imaging, Inc.

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

NAICS		621511
Employees		2,092
Revenue	(mil)	\$430.79
Income	(mil)	\$19.85
Assets	(mil)	\$675.34
Liability	(mil)	\$715.60
(for the year ended 12/31/2005)		

Category: Labor

Event: Alliance Imaging has appointed Nicholas A. Poan as senior vice president, corporate finance and chief accounting officer effective October 16. He was previously the Company's vice president, corporate controller.

Description: The Company provides diagnostic imaging services primarily to hospitals and other healthcare providers on a shared and full-time service basis, in addition to operating a growing number of freestanding imaging centers. It had 500 diagnostic imaging systems in 43 states at June 30, 2006.

Officers: Paul S. Viviano (Chair & CEO); Andrew P. Hayek (Pres. & COO); Howard K. Aihara (EVP & CFO); Christopher Joyce (SVP-Business Dev't. & Gen. Counsel); Nicholas A. Poan (SVP-Corp. Finance & Chief Acctg. Officer)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol AIQ; NYSE; 49,871,449 common shares outstanding as of July 31, 2006.

7 1/4% senior subordinated notes due 2012

10 3/8% senior subordinated notes due 2011

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

[Return to top](#)

**Prospector
Profile
06.3667**

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: Transaction

Event: American HealthChoice has entered into an exclusive U.S. distribution agreement with Texas Infrared, Inc., to sell a medical infrared imaging system to the medical and healthcare industries. Trademarked Omnibodyscan, the imaging system will initially be utilized to screen for breast cancer and soft tissue injuries. The Omnibodyscan will be capable of full body imaging utilizing state-of-the art infrared camera technology. It will incorporate some of the most advanced and sophisticated infrared electronics available anywhere in the industry.

Description: American HealthChoice's medical clinics division has 13 company-owned clinics in Texas and about 31 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; 80,082,491 common shares outstanding as of July 31, 2006.

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

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

[Return to top](#)

**Prospector
Profile
06.3668**

Ardent Health Services LLC

One Burton Hills Boulevard, Suite 250
Nashville, TN 37215
(615) 296-3000

NAICS		622110
Employees		11,100
Revenue	(mil)	\$1,607.00
Income	(mil)	(\$112.06)
Assets	(mil)	\$1,208.14
Liability	(mil)	\$1,059.33
(for the year ended 12/31/2004)		

Category: Transaction

Event: Ardent Health Services is spending more than \$60 million to renovate Lovelace Medical Center-Downtown. October 1 marked the end of a cardiology no-compete clause that had been keeping the Downtown hospital out of the heart care business. Of the \$60 million Ardent is spending, \$12 million of it will go to the renovation of the eighth and ninth floors, which will be known as the Lovelace Cardiac Center of Excellence. The floors are now being renovated and brought up to date with state-of-the-art equipment for 2 cardiovascular operating rooms, 36 patient beds, and 2 catheterization labs.

Description: Ardent Health Services, formerly Behavioral Healthcare Corp., is an owner and operator of acute care hospitals and freestanding behavioral hospitals throughout the US. It currently operates 12 hospitals in three states.

Officers: Russell L. Carson (Chair); David T. Vandewater (Pres., CEO & Manager); Jamie E. Hopping (EVP, COO & Manager); R. Dirk Allison (EVP, CFO & Manager); Stephen C. Petrovich (SVP, Gen. Counsel & Sec.)

Auditor: Ernst & Young LLP

Securities: 70,524,625 common shares outstanding as of October 1, 2005.
All common shares are privately owned and are not traded on any public market.
10.2% senior subordinated notes due 2014

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

[Return to top](#)

**Prospector
Profile
06.3669**

Ascension Health

4600 Edmundson Road
St. Louis, MO 63145
(314) 733-8000

NAICS		622110
Employees		100,000
Bed Capacity		17,019
Revenue	(mil)	\$10,861.04
Income	(mil)	\$627.22
Assets	(mil)	\$13,939.65
Liability	(mil)	\$7,595.08
(for the year ended 6/30/2005)		

Category: Finance

Event: Fitch assigns a long-term rating of 'AA+' to Ascension Health's new bond issues by Wisconsin Health and Educational Facilities Authority, \$120,000,000 revenue bonds series 2006A; Indiana Health Facilities Financing Authority, \$95,580,000 revenue bonds series 2006B-1, \$101,010,000 revenue bonds series 2006B-2, \$95,080,000 revenue bonds series 2006B-3, \$101,500,000 revenue bonds series 2006B-4, \$95,280,000 revenue bonds series 2006B-5, and \$96,125,000 revenue bonds series 2006B-6; Alabama Special Care Facilities Financing Authority of Birmingham, \$43,320,000 revenue bonds series 2006C-1, \$95,800,000 revenue bonds series 2006C-2; and Alabama Special Care Facilities Financing Authority of Mobile, \$101,375,000 revenue bonds series 2006D. Additionally, Fitch upgrades to 'AA+' and 'AA' from 'AA' and 'AA-' its long-term ratings on Ascension's outstanding senior and subordinated debt, respectively, and affirms its short-term 'F1+' rating on both classes of outstanding bonds, as applicable. The rating outlook is stable.

Description: Not-for-profit Ascension Health is the governing body for all Daughters of Charity National Health System and Sisters of St. Joseph Health System operations and facilities. Its healthcare network consists of some 65 general acute care hospitals, long-term acute care hospitals, rehabilitation hospitals, psychiatric hospitals, nursing homes, and community clinics in 20 states and the District of Columbia.

Officers: John O. Mudd (Chair); Anthony R. Tersigni (Pres. & CEO); James K. Beckmann, Jr. (SVP & Chief Risk Officer); Sherry L. Browne (SVP & CIO); John D. Doyle (Chief Strategy Officer); Robert J. Henkel (COO); Joseph R. Impicicche (SVP-Legal Services & Gen. Counsel); Rex P. Killian (SVP-Governance & Sponsor Relations); Michael T. Langlois (SVP & Chief Supply Chain Officer); Susan Nestor Levy (SVP-Advocacy & External Relations); Sister Maureen McGuire (SVP-Mission Integration); David B. Pryor (SVP-Clinical Excellence); Marvin Russell (SVP & Chief HR Officer); Anthony J. Speranzo (SVP & CFO)

Auditor: Ernst & Young LLP

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

[Return to top](#)

**Prospector
Profile
06.3670**

Ascension Health

4600 Edmundson Road
St. Louis, MO 63145
(314) 733-8000

NAICS		622110
Employees		100,000
Bed Capacity		17,019
Revenue	(mil)	\$10,861.04
Income	(mil)	\$627.22
Assets	(mil)	\$13,939.65
Liability	(mil)	\$7,595.08
(for the year ended 6/30/2005)		

Category: Transaction

Event: Ascension Health’s St. Mary's Hospital at Amsterdam has implemented a hospitalist program. A hospitalist is a physician who specializes in inpatient treatment and only cares for patients who are admitted to the hospital. He or she works closely with the patient's primary care physician to temporarily take over the patient's care. When the person is discharged, the hospitalist issues a report to the primary care doctor, who provides any follow-up care.

Description: Not-for-profit Ascension Health is the governing body for all Daughters of Charity National Health System and Sisters of St. Joseph Health System operations and facilities. Its healthcare network consists of some 65 general acute care hospitals, long-term acute care hospitals, rehabilitation hospitals, psychiatric hospitals, nursing homes, and community clinics in 20 states and the District of Columbia.

Officers: John O. Mudd (Chair); Anthony R. Tersigni (Pres. & CEO); James K. Beckmann, Jr. (SVP & Chief Risk Officer); Sherry L. Browne (SVP & CIO); John D. Doyle (Chief Strategy Officer); Robert J. Henkel (COO); Joseph R. Impicicche (SVP-Legal Services & Gen. Counsel); Rex P. Killian (SVP-Governance & Sponsor Relations); Michael T. Langlois (SVP & Chief Supply Chain Officer); Susan Nestor Levy (SVP-Advocacy & External Relations); Sister Maureen McGuire (SVP-Mission Integration); David B. Pryor (SVP-Clinical Excellence); Marvin Russell (SVP & Chief HR Officer); Anthony J. Speranzo (SVP & CFO)

Auditor: Ernst & Young LLP

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

[Return to top](#)

**Prospector
Profile
06.3671****Baltimore Washington Medical Center**

301 Hospital Drive
Glen Burnie, MD 21061
(410) 787-4000

NAICS	622110
Employees	2,400
Bed Capacity	278

Category: Litigation

Event: A construction firm is suing Baltimore Washington Medical Center, alleging the hospital owes it more than \$192,000 in fees for work on a major hospital expansion effort. The lawsuit was filed in Anne Arundel County Circuit Court on May 22 by Skanska USA Building, Inc. of New Jersey, the American subsidiary of Swedish construction firm Skanska AB. In the lawsuit, Skanska says it was selected by the hospital to provide pre-construction work. Skanska was fired by the hospital system in December 2005 due to unsatisfactory performance, both sides acknowledge in court filings. Skanska, in its lawsuit, argues it was terminated by the University of Maryland Medical System without specifics justifying the termination. But the medical system, in a response to Skanska's complaint, denied the construction company's allegations and noted that Skanska had a direct contractual relationship with the construction manager, not the hospital itself. Skanska USA is suing Baltimore Washington Medical Center over its expansion project and the case is scheduled to go to trial February 8, 2007.

Description: Formerly known as North Arundel Hospital, the Baltimore Washington Medical Center is a not-for-profit, acute care facility that is part of the University of Maryland Medical System.

Officers: Melvin L. Kelly (Chair); Michael Caruthers (Vice Chair); James R. Walker (Pres. & CEO); Ronald C. McGuirk (VP & Treas.); John G. Warner (Sec.)

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

[Return to top](#)

**Prospector
Profile
06.3672****Baptist Hospital East**

4000 Kresge Way
Louisville, KY 40207
(502) 897-8100

NAICS	622110
Bed Capacity	407

Category: Transaction

Event: Baptist Hospital East has selected Minneapolis-based Ellerbe Becket, Inc. to work with Louisville's Laughlin Millea Hillman Architects for its planned \$63 million outpatient care and surgery center at the growing Eastpoint Business Center in East Louisville. The architects will design a 6-story, 185,000-square-foot building to house Baptist East's outpatient care center. The first floor of the building will house an outpatient ambulatory surgery center, and the second floor will contain an urgent care center, diagnostic imaging, physical therapy, and cardiology services. Construction is expected to begin by spring 2007 and be completed by spring 2009.

Description: Not-for-profit Baptist Hospital East, a member of Baptist Healthcare System, has specialized services for women's health, cancer, heart, orthopaedics, neurosurgery, emergency care, rehabilitation, sleep disorders, occupational health, and behavioral health, including psychiatric and chemical dependency care.

Officers: Susan Stout Tamme (Pres.); Tony Bohn (VP); Tom McGee (VP); Karen Newman (VP); Chris Roty (VP); Steve Warren (VP); Thomas Dedman (Medical Dir.)

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

[Return to top](#)

**Prospector
Profile
06.3673**

Baptist Memorial Health Care Corporation	NAICS	622110
350 North Humphreys Boulevard	Employees	13,000
Memphis, TN 38120	Bed Capacity	2,500
(901) 227-9000		

Category: Transaction

Event: American Esoteric Labs Inc. has extended its exclusive lab relationship with Baptist Memorial Health Care through September 2011. The company provides external, outpatient reference lab services to Baptist, as well as esoteric testing. The current agreement between the two was set to expire in September 2007. The contract affects only outside lab services, such as routine screenings of blood or urine collected at Baptist Minor Med. Esoteric tests are those that are done by hand for a specific patient. Baptist continues to operate its own labs within its 14 hospitals in Tennessee and Mississippi.

Description: Baptist Memorial Health Care includes 14 hospitals and a network of outpatient and ambulatory surgery facilities, clinics, home care, behavioral health, and hospice programs throughout Arkansas, Mississippi, and Tennessee.

Officers: Milton E. Magee (Chair); Stephen C. Reynolds (Pres. & CEO); Robert S. Gordon (EVP & Chief Admin. Officer); David C. Hogan (EVP & COO); Gregory M. Duckett (SVP & Corporate Counsel); Scott Fountain (SVP & CDO); Don Pounds (SVP & CFO)

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

[Return to top](#)

**Prospector
Profile
06.3674****Baptist Memorial Hospital-DeSoto**

7601 Southcrest Parkway
Southaven, MS 38671
(662) 349-4000

NAICS	622110
Bed Capacity	199

Category: Transaction

Event: Baptist Memorial Hospital-DeSoto will dedicate its \$175 million, 11-story bed tower on November 5. On the ground floor, where 65% of admissions come through the ER, there will be 35 exam rooms instead of 24, plus 6 pediatric rooms, to relieve congestion. The entire building is configured for wireless operations; a computer at each bedside allows nurses and doctors to perform immediate chart entries, order medications and tests, and perform other functions. Each medical-surgical floor has a central nursing station with 4 wings; nurses themselves have workstations on each 12-room wing.

Description: This not-for-profit hospital offers diagnostic, surgical, radiation oncology, women's center, cardiac care, and rehabilitation services. It is a member of Baptist Memorial Health Care Corp.

Officers: Randy King (Administrator & CEO); Walter J. Grace (Asst. Administrator); Jerry Pope (Asst. Administrator); Micki Benefield (CFO); Mary Banks (CNO)

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

[Return to top](#)

**Prospector
Profile
06.3675****Crozer-Chester Medical Center**

One Medical Center Boulevard
Upland, PA 19013
(610) 447-2000

NAICS	622110
Bed Capacity	422

Category: Transaction

Event: Crozer-Chester Medical Center has completed a project that nearly doubled the size of what was already Delaware County's largest emergency department. The 40,000-square-foot emergency department was created as part of a \$20 million undertaking that also includes a new helipad and a 325-space parking garage. The new department has distinct sections for walk-ins, trauma cases, and psychiatric patients. Overall, the facility has 52 treatment areas.

Description: Crozer-Chester Medical Center is a not-for-profit tertiary-care teaching hospital established in 1963 with the merger of Chester Hospital and Crozer Hospital. It is one of the founding members of the Crozer-Keystone Health System.

Officers: Joan K. Richards (CEO)

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

[Return to top](#)

**Prospector
Profile
06.3676****Doctors Medical Center**

2000 Vale Road
San Pablo, CA 94806
(510) 970-5000

NAICS 622110
Bed Capacity 232

Category: Finance

Event: Doctors Medical Center may get a life-saving cash infusion of up to \$18 million, if Contra Costa County officials can work out a complicated power-sharing deal. The county's plan calls for creating a joint powers authority with a majority of members from the county board, plus members from the health care district and possibly elsewhere. County health officials also are talking with Kaiser Permanente and John Muir Health to see what role they might play in the effort to save the failing community hospital. Kaiser already has donated \$1 million to Doctors for IT improvements and provided a \$3 million loan. The plan would meet the district's short-term needs through a county board donation of millions of dollars to the health care district. In turn, the district would transfer property revenue back to the county board fund. The county board also would make a grant to the state, which would leverage federal matching funds that would benefit the health care district.

Description: Doctors Medical Center San Pablo/Pinole is operated by West Contra Costa Healthcare District. It has a hospital in San Pablo that offers emergency services, a regional burn and wound care center, cancer treatment, cardiac center, and obstetrics. Its Pinole campus, located at 2151 Appian Way, offers same day surgery, cardiac rehab and a sleep disorder lab. The hospital filed for Chapter 9 bankruptcy protection on October 1, 2006, in U.S. Bankruptcy Court in Oakland, listing \$50 million to \$100 million in debts and \$50 million to \$100 million in assets upon filing.

Officers: Irwin C. Hansen (Pres. & CEO); Dev Mahadevan (CFO); Deborah Smith (Interim COO)

Attorneys: M. Elaine Hammond, Esq. Friedman, Dumas and Springwater LLP;
San Francisco, CA; (415) 834-3800

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

[Return to top](#)

**Prospector
Profile
06.3677****East Cooper Regional Medical Center**

1200 Johnnie Dodds Boulevard
Mount Pleasant, SC 29464
(843) 881-0100

NAICS	622110
Bed Capacity	100

Category: Miscellaneous

Event: During a 7-hour operation at East Cooper Regional Medical Center on October 17, a surgical team performed breast reconstruction on a Pennsylvania woman using tissue donated by her identical twin. The surgery involving identical twins is believed to be the first bilateral breast reconstruction and the third of its kind ever performed in the world. The first two surgeries were performed in 2000 and in 2001 at East Cooper's sister hospital at the time, Memorial Medical Center in New Orleans. Robert J. Allen, M.D., a reconstructive microsurgeon at East Cooper, led the surgical team, which included James E. Craigie, an East Cooper reconstructive microsurgeon. They performed the deep inferior epigastric perforator flap breast reconstruction on the patient who had a double mastectomy for breast cancer in December 2005 and June 2006. The two surgeons worked simultaneously in reconstructing both the left and right breast.

Description: East Cooper Regional Medical Center, part of Tenet South Carolina, provides women's care, general surgery, and neurosurgery.

Officers: Andrea L. Wozniak (CEO); Bill Cone (COO); Steve Woodford (CFO)

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

[Return to top](#)

**Prospector
Profile
06.3678**

Erie County Medical Center Corporation	NAICS	622110
462 Grider Street	Employees	2,100
Buffalo, NY 14215	Bed Capacity	1,292
(716) 898-3000		

Category: Transaction

Event: Erie County Medical Center officials have countered a plan to reorganize the region's health-care delivery with a proposal that establishes Erie County Medical as a university-based teaching hospital. The proposal is linked to the activities of a local arm of the state Commission on Health Care Facilities in the 21st Century, created last year to cut costs from New York's health-care system, possibly through closing and consolidation of hospitals and nursing homes. Hospital officials claim that Erie County Medical has the corporate structure, a \$40 million base of clinical research, university-based physicians, and 67 acres of development-ready land, a ready foundation on which to build a University at Buffalo Medical Center. The proposal, broached with the committee in August and reiterated recently, further supports closing two Kaleida Health facilities and a Catholic Health System hospital. Total cost of Erie County Medical's plan would be \$550 million, slightly less than the committee's \$672.6 million recommendation to close facilities.

Description: Erie County Medical Center encompasses on- and off-campus health centers, over 40 outpatient specialty care clinics, an academic medical center and a skilled nursing facility. It is a regional center for trauma, burn, rehabilitation and cardiac care, and is also a major teaching facility for the University at Buffalo.

Officers: Joseph A. Zizzi Sr. (Chair); Michael A. Young (Pres. & CEO); Sue J. McCarthy (CFO); Lou Frascella (SVP-Operations); Karen M. Maricle (SVP-Operations); Kenneth A. Richmond (SVP-Operations & Process Improvement); John R. Fudyma (CMO); Debbie Cancilla (CIO); Thomas J. Quatroche Jr. (SVP-Mktg. & Planning)

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

[Return to top](#)

**Prospector
Profile
06.3679**

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: For the third quarter ended September 30, 2006, HCA's net income totaled \$240 million, compared with \$280 million in the third quarter of 2005. Revenues were \$6.2 billion for the third quarter of 2006 compared with \$6.0 billion in the same period of 2005. Net income totaled \$914 million for the nine months ended September 30, 2006 compared with \$1.1 billion for the nine months ended September 30, 2005. Revenues for the nine months of 2006 were \$19.0 billion compared with \$18.3 billion in the same nine-month period last year.

Description: The Company operates hospitals and surgery centers located in 21 states, London, England and Geneva, Switzerland. At June 30, 2006, it operated 183 hospitals and 101 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); V. Carl George (SVP-Dev't.); Jonathan B. Perlin (SVP-Quality & CMO); 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; 409,237,500 common shares outstanding as of June 30, 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

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

[Return to top](#)

**Prospector
Profile
06.3680**

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 has established a record date and special meeting date for its shareholders to consider and vote upon the proposal to adopt the previously announced merger agreement providing for the acquisition of HCA by an investor group led by Bain Capital, Kohlberg Kravis Roberts & Co., Merrill Lynch Global Private Equity, and HCA founder Dr. Thomas F. Frist, Jr. HCA shareholders of record at the close of business on October 6 will be entitled to notice of the special meeting and to vote on the proposal. The special meeting will be held on November 16 at HCA's executive offices located in Nashville, Tennessee.

Description: The Company operates hospitals and surgery centers located in 21 states, London, England and Geneva, Switzerland. At June 30, 2006, it operated 183 hospitals and 101 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); V. Carl George (SVP-Dev't.); Jonathan B. Perlin (SVP-Quality & CMO); 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; 409,237,500 common shares outstanding as of June 30, 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

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

[Return to top](#)

**Prospector
Profile
06.3681**

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- East Florida Division is switching the preferred-provider-organization health plan coverage for the division's employees to CIGNA HealthCare of Florida from United Healthcare. This decision is effective for the HCA employees who choose the PPO option for their health care for the upcoming open enrollment period. HCA employees will be able to choose between the CIGNA PPO option and the self-funded OneSource EPO option for their healthcare, with access to HCA's ample network of quality hospitals and outpatient facilities.

Description: The Company operates hospitals and surgery centers located in 21 states, London, England and Geneva, Switzerland. At June 30, 2006, it operated 183 hospitals and 101 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); V. Carl George (SVP-Dev't.); Jonathan B. Perlin (SVP-Quality & CMO); 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; 409,237,500 common shares outstanding as of June 30, 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

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

[Return to top](#)

**Prospector
Profile
06.3682**

Health Alliance

3200 Burnet Avenue
Cincinnati, OH 45229
(513) 585-6000

NAICS	622110
Employees	1,500
Revenue (mil)	\$1,500.00
(for the year ended 6/30/2005)	

Category: Regulatory Issue

Event: Health Alliance’s St. Luke Hospital West in Florence has received approval for its open-heart surgery program from the state of Kentucky, the second program in Northern Kentucky. The Kentucky Cabinet for Health and Family Services approved the hospital's certificate of need application October 18, which will allow St. Luke to provide open-heart surgery and emergency angioplasty at its Florence hospital. St. Luke officials said the program should be up and running within a year. It will spend \$2.9 million to upgrade two operating rooms and add state-of-the-art equipment. It recently expanded its critical-care unit, adding 10 universal beds targeted for critical-care and cardiac patients.

Description: The Health Alliance serves Cincinnati, Ohio; southeastern Indiana, and Kentucky's Grant County through its seven acute care hospitals, physician group Alliance Primary Care, and several outpatient centers. Its facilities include The Christ Hospital, The University Hospital, The St. Luke Hospitals, The Jewish Hospital, the Drake Center, and The Fort Hamilton Hospital.

Officers: Kenneth Hanover (Pres. & CEO); Ronald Long (EVP & CFO); L. Reuven Pasternak (EVP & CMO); Karen Bankston (SVP-External Affairs); Robert Herrick (SVP-Planning & Dev't.); Alex Rodriguez (SVP & CIO)

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

[Return to top](#)

**Prospector
Profile
06.3683**

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's board of directors declared a dividend for the quarter ended September 30 of \$0.64 per share as compared to the prior year rate of \$0.62 per share. The dividend will be the company's 142nd consecutive quarterly payment, payable November 20, to stockholders of record on October 31.

Description: Health Care REIT is an equity real estate investment trust that invests primarily in skilled nursing and assisted living facilities. As of June 30, 2006, it had investments in 464 facilities in 37 states managed by 57 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

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

[Return to top](#)

**Prospector
Profile
06.3684**

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 reported revenues of \$80.8 million and net income of \$26.8 million for the 3 months ended September 30, 2006. The Company's revenues were only \$70.3 million and net income was \$25.3 million for the same period in fiscal year 2005. For the 9-month period in fiscal year 2006, revenues were \$236.2 million and net income was \$79.8 million. For the corresponding period the prior year, revenues were only \$199.0 million but net income was \$52.4 million.

Description: Health Care REIT is an equity real estate investment trust that invests primarily in skilled nursing and assisted living facilities. As of June 30, 2006, it had investments in 464 facilities in 37 states managed by 57 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

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

[Return to top](#)

**Prospector
Profile
06.3685**

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 formally placed its surgery and outpatient divisions on the block, issuing an offering memorandum for each, and expects to begin receiving bids within a week. HealthSouth announced plans in August to either spin off or sell three of its four operating divisions to lower debt and focus exclusively on its inpatient rehabilitation business. The sales or spinoffs of HealthSouth's surgery, outpatient, and diagnostic divisions are expected to take at least a year to complete. Most proceeds from the sale are expected to be used to pay down debt, which was reported to total \$3.3 billion as of June 30, 2006.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with 1,042 facilities as of June 30, 2006.

Officers: Jon F. Hanson (Chair); Jay Grinney (Pres., CEO & Dir.); Michael D. Snow (EVP & COO); John L. Workman (EVP, CFO & Principal Acctg. Officer); John P. Whittington (EVP, Gen. Counsel & Corp. Sec.); John Markus (EVP & Chief Compliance Officer); Joseph T. Clark (Pres.-Surgery Centers Div.); Greg Brophy (Pres.-Diagnostic Div.); Diane L. Munson (Pres.-Outpatient Div.); Mark J. Tarr (Pres.-Inpatient Div.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HLSH.PK; Other OTC; 398,070,542 common shares outstanding as of July 31, 2006.

7.000% senior notes due June 2008; 10.750% senior subordinated notes due October 2008

8.500% senior notes due 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

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

[Return to top](#)

**Prospector
Profile
06.3686**

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 P. Whittington, to the position of executive vice president, general counsel, and corporate secretary effective immediately. Mr. Whittington has served on an interim basis in this same role since July 26.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with 1,042 facilities as of June 30, 2006.

Officers: Jon F. Hanson (Chair); Jay Grinney (Pres., CEO & Dir.); Michael D. Snow (EVP & COO); John L. Workman (EVP, CFO & Principal Acctg. Officer); John P. Whittington (EVP, Gen. Counsel & Corp. Sec.); John Markus (EVP & Chief Compliance Officer); Joseph T. Clark (Pres.-Surgery Centers Div.); Greg Brophy (Pres.-Diagnostic Div.); Diane L. Munson (Pres.-Outpatient Div.); Mark J. Tarr (Pres.-Inpatient Div.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HLSH.PK; Other OTC; 398,070,542 common shares outstanding as of July 31, 2006.

7.000% senior notes due June 2008; 10.750% senior subordinated notes due October 2008

8.500% senior notes due 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

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

[Return to top](#)

**Prospector
Profile
06.3687**

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: Litigation

Event: The securities arbitration law firm of Klayman & Toskes, P.A. advises all individuals who are eligible to participate in the settlement of the class action, "In re HealthSouth Corp. Securities Litigation, Master Consolidation File No. 2:03-cv-03-BE-1500-S," that they have until December 15 to opt-out of the class. As UBS PaineWebber is a non-settling defendant of the class action, K&T strongly encourages all UBS customers who sustained losses in HealthSouth stock or options in their accounts, to consider securities arbitration against UBS as an alternative means to recover their financial losses. Empirical evidence shows that investors may achieve an overall higher rate of recovery by filing an individual securities arbitration claim. Under the settlement agreements, federal securities and fraud claims brought in the class action against HealthSouth and certain of its former directors and officers will be settled for consideration consisting of HealthSouth common stock and warrants valued at \$215 million and cash payments by HealthSouth's insurance carriers of \$230 million, or aggregate consideration of \$445 million.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with 1,042 facilities as of June 30, 2006.

Officers: Jon F. Hanson (Chair); Jay Grinney (Pres., CEO & Dir.); Michael D. Snow (EVP & COO); John L. Workman (EVP, CFO & Principal Acctg. Officer); John P. Whittington (EVP, Gen. Counsel & Corp. Sec.); John Markus (EVP & Chief Compliance Officer); Joseph T. Clark (Pres.-Surgery Centers Div.); Greg Brophy (Pres.-Diagnostic Div.); Diane L. Munson (Pres.-Outpatient Div.); Mark J. Tarr (Pres.-Inpatient Div.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HLSH.PK; Other OTC; 398,070,542 common shares outstanding as of July 31, 2006.

7.000% senior notes due June 2008; 10.750% senior subordinated notes due October 2008

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

7.375% senior notes due October 2006; 7.625% senior notes due June 2012

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

[Return to top](#)

**Prospector
Profile
06.3688**

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: Finance

Event: HealthSouth's stockholders have overwhelmingly approved a one-for-five reverse stock split, whereby every five shares of common stock issued and outstanding will become one share of common stock. More than 95% of HealthSouth's shareholders participated in the vote either in person or by proxy and more than 90% of the participating shareholders voted to approve the proposal. The reverse split will become effective on October 26 to coincide with HealthSouth's relisting on the New York Stock Exchange under the ticker symbol "HLS." The reverse split will affect all of the Company's stockholders, including option and warrant holders, uniformly and will not change the proportionate equity interests of any of the Company's stockholders. Promptly after effecting the reverse stock split, stockholders will be sent a letter of transmittal and instructions on how to exchange their stock certificates for new certificates evidencing the reverse stock split.

Description: The Company is the largest provider of ambulatory surgery and rehabilitative healthcare services in the U.S. with 1,042 facilities as of June 30, 2006.

Officers: Jon F. Hanson (Chair); Jay Grinney (Pres., CEO & Dir.); Michael D. Snow (EVP & COO); John L. Workman (EVP, CFO & Principal Acctg. Officer); John P. Whittington (EVP, Gen. Counsel & Corp. Sec.); John Markus (EVP & Chief Compliance Officer); Joseph T. Clark (Pres.-Surgery Centers Div.); Greg Brophy (Pres.-Diagnostic Div.); Diane L. Munson (Pres.-Outpatient Div.); Mark J. Tarr (Pres.-Inpatient Div.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HLSH.PK; Other OTC; 398,070,542 common shares outstanding as of July 31, 2006.

7.000% senior notes due June 2008; 10.750% senior subordinated notes due October 2008

8.500% senior notes due 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

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

[Return to top](#)

**Prospector
Profile
06.3689**

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: Healthways said on October 17, 2006 that its fourth-quarter surged 68%, topping analysts' expectations, thanks to a sharp rise in sales. Net income rose to \$14 million, or 38 cents per share, from \$8.3 million, or 23 cents per share, last year. Revenue surged 31% to \$114.9 million from \$87.6 million last year. Analysts polled by Thomson Financial expected the company to post, on average, earnings of 37 cents per share on \$114.4 million in revenue. Shares of Healthways were trading at \$43.75 in the after-hours session, up \$4.44, or 11.%, from Tuesday's closing price of \$39.31 on the Nasdaq. For the full year, income totaled \$37.2 million, or \$1.02 per share, up 12% from \$33.1 million, or 93 cents per share, last year. Revenue grew to \$412.3 million from \$312.5 million last year. Looking forward, the company forecast first-quarter earnings of 31 cents to 34 cents per share, bracketing analysts' consensus estimate of 33 cents per share. For fiscal 2007, Healthways sees earnings of \$1.44 to \$1.61 per share on sales of \$667 million to \$701 million, while analysts are looking for \$1.48 per share on \$512.1 million in sales, on average.

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); William R. Gold (SVP-Strategic Alliances)

Auditor: Ernst & Young LLP

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

**Prospector
Profile
06.3690**

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: Transaction

Event: Healthways announced a 3-year agreement with Rocky Mountain Health Plans Foundation to make Healthways' myhealthIQ consumer-directed Health Support services available to every Rocky Mountain Health Plan member. Under the terms of the agreement, Rocky Mountain Health Plans will provide its 200,000 health plan members the opportunity to participate in a comprehensive wellness program that gives its members an unprecedented view of their health status. The program, known as myhealthIQ, utilizes health risk assessments as well as blood and biometric data to identify health and lifestyle risks that can lead to costly and sometimes avoidable health problems. The program will be available to those members whose employer group has elected to participate in the myhealthIQ program.

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); William R. Gold (SVP-Strategic Alliances)

Auditor: Ernst & Young LLP

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

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

[Return to top](#)

**Prospector
Profile
06.3691**

Inova Health System
8110 Gatehouse Road
Falls Church, VA 22042
(703) 204-3366

NAICS	622110
Employees	14,911
Bed Capacity	2,098

Category: Labor

Event: Inova Health System has appointed Mark Stauder as its new chief operating officer. Mr. Stauder was formerly COO of St. Johns Mercy Health Care in Creve Coeur, Missouri.

Description: Private, not-for-profit Inova Health System consists of hospitals, emergency and urgent care centers, home care, nursing homes, mental health and blood donor services and wellness classes. Its six hospitals are Inova Alexandria Hospital, Inova Fair Oaks Hospital, Inova Fairfax Hospital, Inova Fairfax Hospital for Children, Inova Loudoun Hospital, and Inova Mount Vernon Hospital.

Officers: J. Knox Singleton (Pres. & CEO); Mark Stauder (SVP & COO); Richard Magenheimer (SVP & CFO); Ellen Menard (SVP-HR)

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

[Return to top](#)

**Prospector
Profile
06.3692****John Muir Health**

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

NAICS	622110
Bed Capacity	649
Revenue (mil)	\$1,001.30
(for the year ended 12/31/2005)	

Category: Transaction

Event: John Muir Health says negotiations to renew its contract with Blue Cross of California for services at its hospitals in Concord and Walnut Creek have been extended to October 27. The two sides also have agreed on a transitional arrangement that would ensure treatment of patients with certain pre-existing conditions at John Muir hospitals. There are approximately 36,500 Blue Cross of California enrollees who utilized the 2 John Muir hospitals in 2005, according to the insurer. Patients can still see physicians affiliated with John Muir who may accept Blue Cross. John Muir also provided members with a list of John Muir physicians practicing at other Blue Cross-contracted hospitals.

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

Officers: Ronald J. Banducci (Chair); J. Kendall Anderson (Pres. & CEO); Ken Meehan (EVP-Operations); Paul Swenson (EVP-Admin.); Michael Moody (CFO); Eric Saff (CIO); Alice Villanueva (VP-HR); Doran Newhart (VP-Strategy & System Dev't.)

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

[Return to top](#)

**Prospector
Profile
06.3693**

Kaiser Permanente

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

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

Category: Litigation

Event: Kaiser Permanente is facing a class action on how it is managing its kidney transplant program. The suit was filed on June 5, alleging negligence, fraud, and misrepresentation due to Kaiser's inability to properly administrate the San Francisco Kidney Transplant Program, which included approximately 2,000 patients in Northern California. It accuses Kaiser of failing to provide adequate care to patients waiting to receive a kidney transplant, resulting to harm, and in some cases death, to hundreds of kidney transplant patients. On June 23, the Centers for Medicare and Medicaid issued a report citing three problem areas in Kaiser Permanente's management of its kidney transplant program, the governing body and management; patient rights and responsibilities; and the director of the transplant program. It threatened to cut off funding to the health care provider that time. In August, Kaiser Permanente agreed to pay \$2 million in fine. In September, Medicare withdrew the threat to cut off funding based on a survey conducted on August 18 that showed the deficiencies had been corrected and Kaiser was now in compliance with federal standards.

Description: Kaiser Permanente is among the largest integrated healthcare systems in the US. It offers healthcare services through a network of about 12,000 physicians belonging to Permanente Medical Groups; 30 medical centers and 431 medical offices that form the Kaiser Foundation Hospitals; and the Kaiser Foundation Health Plan. It offers these services in California, Colorado, Georgia, Hawaii, Maryland, Ohio, Oregon, Virginia and Washington, D.C.

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

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

[Return to top](#)

**Prospector
Profile
06.3694**

Kaleida Health

100 High Street
Buffalo, NY 14203
(716) 859-5600

NAICS		622110
Employees		9,724
Bed Capacity		2,500
Revenue	(mil)	\$935.00
Income	(mil)	\$26.08
(for the year ended 12/31/2005)		

Category: Labor

Event: The New York state Department of Health is sending nurses to Kaleida Health to relieve staff strained from the demands of the recent snowstorm. Eight nurses from Long Island and the Hudson Valley arrived at Kaleida facilities October 18; nine more are expected to join them October 19. At least seven are expected to stay until October 22 and one through October 20. The replacement staff are participants in New York's Public Health Preparedness Volunteer Practitioners Program, developed after the 9/11 emergency in New York City. The program consists of a list of doctors and nurses who have put themselves voluntarily on call to step in during urgent matters. The state pays for their airfare, ground transportation, and boarding.

Description: Kaleida Health operates Buffalo General Hospital, The Women & Children's Hospital of Buffalo, DeGraff Memorial Hospital, Millard Fillmore Gates Circle Hospital, the Millard Fillmore Suburban Hospital, and eight nursing care facilities. It also provides home healthcare services.

Officers: Edward F. Walsh, Jr. (Chair); James R. Kaskie (CEO); Robert M. Lovell (EVP & COO); Robert L. Glenning (EVP & CFO); Connie Vari (EVP & Chief Admin. Officer); Margaret Paroski (EVP & CMO); Robert Nolan (SVP & Gen. Counsel); David R. Whipple (SVP-HR)

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

[Return to top](#)

**Prospector
Profile
06.3695**

Kindred Healthcare, Inc.

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

NAICS		622110
Employees		56,000
Bed Capacity		38,770
Revenue	(mil)	\$3,924.00
Income	(mil)	\$144.91
Assets	(mil)	\$1,760.56
Liability	(mil)	\$890.03
(for the year ended 12/31/2005)		

Category: Transaction

Event: Kindred Healthcare has delayed its plans to build a new 50-bed freestanding long-term acute care hospital in Springfield, Illinois, due to the existence of a long-forgotten underground sewer line. The Company is redesigning its building plans into a 3-story structure rather than the original 2 stories to comply with a city ordinance prohibiting construction over a sewer line. Increases in overall construction costs during the delay will boost the project's price tag by 5%, or about \$784,000, putting the hospital's final cost at \$16.47 million.

Description: The Company operates 80 hospitals in 24 states, 253 nursing centers in 28 states and 39 pharmacies in 24 states. Its pharmacy management business is servicing substantially all its hospitals.

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

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol KND; NYSE; 47,040,933 common shares outstanding as of April 30, 2006.

Notes: Update of profile 06.3167 (Vol. 3, No. 37 - HCP060911)

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

[Return to top](#)

**Prospector
Profile
06.3696**

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: Transaction

Event: LCA-Vision has opened its 58th LasikPlus vision center in Lexington, Kentucky. This is the second LasikPlus vision center located in the state of Kentucky; the company opened a LasikPlus vision center in Louisville in 2002. Year-to-date, the company has opened nine LasikPlus vision centers, and plans remain on track to open one to three additional vision centers by the end of 2006. Similar to other LasikPlus vision centers across the United States, the Lexington vision center employs an experienced team of healthcare professionals, and is equipped with technologically advanced lasers and diagnostic equipment, including Bausch & Lomb, VISX, and Alcon lasers. This range of advanced technology allows the company to offer patients a wide choice of traditional laser vision correction and advanced custom wavefront procedures.

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 57 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; 20,889,381 common shares outstanding as of July 31, 2006.

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

[Return to top](#)

**Prospector
Profile
06.3697****Little Company of Mary**

4101 Torrance Boulevard
Torrance, CA 90503
(310) 540-7676

NAICS

622110

Category: Labor

Event: Blair Contratto will step down as chief executive officer of Little Company of Mary in Torrance on November 3. Little Company is part of the larger Providence Health & Services chain, and Providence recently reshuffled the management structure, eliminating Ms. Contratto's position. She declined to take an offered spot in the newly reorganized regional executive team.

Description: Not-for-profit Little Company of Mary, a member of the Providence Health System, provides health care to the southern region of Los Angeles through two acute care hospitals, four nursing facilities, and multiple urgent and ambulatory care centers. Services include diagnostic imaging, emergency care, cancer treatment, surgery, and women and children's health care.

Officers: Blair Contratto (CEO); Mark Costa (COO); Karl J. Carrier (CFO); Michael Hunn (Admin.-Little Company of Mary Hospital-Torrance); Nancy R. Carlson (Admin.-Little Company of Mary-San Pedro Hospital); Mike Clark (Reg'l. Dir.-Planning & Business Dev't.); Pam Stahl (Dir.-HR)

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

[Return to top](#)

**Prospector
Profile
06.3698****Los Angeles County Harbor-UCLA Medical Center**

1000 West Carson Street
Torrance, CA 90509
(310) 222-2345

NAICS	622110
Employees	2,316
Bed Capacity	553

Category: Litigation

Event: Los Angeles County Harbor-UCLA Medical Center is being sued by an employee who alleges misconduct by managers. Hospital Machine Department manager Patrick Porch claims he was the victim of harassment and discrimination. He alleges that other managers retaliated against him when he tried to report that they were using hospital money to buy personal items. Mr. Porch claims one coworker doused him with a flammable liquid, sending him to the emergency room. Hospital officials say some employees were fired or disciplined for spending violations, but they deny that Mr. Porch was the victim of retaliation.

Description: Harbor-UCLA Medical Center serves over 2 million residents of Southwestern Los Angeles County. Owned and operated as a public hospital by the County of Los Angeles, the medical center serves as a major teaching hospital and a general acute care facility.

Officers: Tecla A. Mickoseff (Administrator); William H. Swanson (Medical Dir.); Peggy Nazarey (Dir.-Nursing)

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

[Return to top](#)

**Prospector
Profile
06.3699**

Martin Luther King Jr.-Drew Medical Center	NAICS	622110
12021 South Wilmington Avenue	Employees	3,500
Los Angeles, CA 90059	Bed Capacity	537
(310) 668-4321		

Category: Transaction

Event: Less than a month after receiving word that Martin Luther King Jr.-Drew Medical Center had failed a crucial federal inspection, the County Board of Supervisors voted Tuesday to place the Willowbrook hospital under the control of County Harbor-UCLA Medical Center in a last-ditch bid to keep it open. King-Drew's fate now depends on the same federal agency that handed the hospital a failing grade in late September. The Centers for Medicare and Medicaid Services must sign off on the merger with Harbor-UCLA by November 30, or King-Drew will lose \$200 million in federal funding, which is more than half of its yearly budget. Given the health agency's tight budget, there would be no choice but to close King-Drew if the merger with Harbor-UCLA is not approved.

Description: Martin Luther King/Drew Medical Center is comprised of the Martin Luther King, Jr. Hospital, a community-based healthcare facility, and the Charles R. Drew University of Medicine and Science. It is one of the five hospitals operated by the County of Los Angeles-Department of Health Services.

Officers: Antionette Smith (CEO); Kamille E. Wright (COO); Anthony Gray (CFO); Milton McClure (CIO); Roger Peeks (Medical Dir.); Dellone Pascascio (CNO); Phillip Rocha (Dir.-HR); Anh Tu (Performance Mgmt. Administrator)

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

[Return to top](#)

**Prospector
Profile
06.3700**

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 will provide health improvement programs and services under a 10-year agreement with Wellmark Blue Cross and Blue Shield to about 2 million individuals that are insured by Wellmark. Under the agreement, Matria will provide prevention and disease management programs and help employers measure the correlation the programs have on productivity. Matria will also support greater medical services at the patient's home and will give clinicians broader, electronic access to patient health records. The two companies will also work together to develop a support center in Des Moines, Iowa, that will provide data, training, and other resources to Wellmark and its clinicians.

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 (SVP & CFO); Ronald R. Loepke (EVP & Chief Strategic Officer); Roberta L. McCaw (SVP, Gen. Counsel & Sec.); Thornton A. Kuntz, Jr. (SVP & Chief Admin. Officer); Yvonne V. Scoggins (SVP-Corporate Finance)

Auditor: KPMG LLP

Securities: Common Stock-Symbol MATR; NasdaqNM; 21,230,156 common shares outstanding as of August 1, 2006.
11% unsecured senior notes due May 2008

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

[Return to top](#)

**Prospector
Profile
06.3701**

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 completed the sale of Dia Real, its German diabetes supply business, to OPG Groep NV for about \$33 million. Matria said OPG Groep agreed to buy Dia Real on September 22. Matria will use the net proceeds of the sale to make a prepayment under its first lien credit facility. The Company said that with this payment, it will have prepaid more than \$165 million toward its goal for \$175 million in prepayments this year. Shares of Matria rose 16 cents to \$27.01 in midday trading on the Nasdaq.

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 (SVP & CFO); Ronald R. Loeppke (EVP & Chief Strategic Officer); Roberta L. McCaw (SVP, Gen. Counsel & Sec.); Thornton A. Kuntz, Jr. (SVP & Chief Admin. Officer); Yvonne V. Scoggins (SVP-Corporate Finance)

Auditor: KPMG LLP

Securities: Common Stock-Symbol MATR; NasdaqNM; 21,230,156 common shares outstanding as of August 1, 2006.
11% unsecured senior notes due May 2008

Notes: Update of profile 06.3439 (Vol. 3, No. 40 - HCP061002)

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

[Return to top](#)

**Prospector
Profile
06.3702**

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 been awarded seven new health enhancement accounts and three of the Company's existing accounts have expanded the Matria programs and services provided to their members and employees. The seven new awards of business extended to Matria are with six self-insured employers and one health plan. Two of the Company's accounts expanding Matria's services are health plans and one is a self-insured employer.

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 (SVP & CFO); Ronald R. Loepke (EVP & Chief Strategic Officer); Roberta L. McCaw (SVP, Gen. Counsel & Sec.); Thornton A. Kuntz, Jr. (SVP & Chief Admin. Officer); Yvonne V. Scoggins (SVP-Corporate Finance)

Auditor: KPMG LLP

Securities: Common Stock-Symbol MATR; NasdaqNM; 21,230,156 common shares outstanding as of August 1, 2006.

11% unsecured senior notes due May 2008

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

[Return to top](#)

**Prospector
Profile
06.3703****Medical Center of Central Georgia**

777 Hemlock Street
Macon, GA 31201
(478) 633-1000

NAICS 622110
Employees 4,900
Bed Capacity 603

Revenue (mil) \$584.10
(for the year ended 9/30/2005)

Category: Transaction

Event: The Medical Center of Central Georgia has set in place the ceremonial final beam for the Albert L. “Buddy” Luce Heart Institute during the age-old construction ceremony on October 17. The ceremonial beam is the final piece of steel that frames the \$87 million building project, which is expected to be completed in the fall 2007. The Luce Heart Institute at the Georgia Heart Center is named for Albert L. “Buddy” Luce, retired Blue Bird Corporation president/chief executive officer and former Georgia Heart Center patient. Only weeks after his stay and treatment at the Georgia Heart Center, Mr. Luce contributed a significant amount to Medcen’s “Challenge Your Heart” campaign, which raised funds for a new, consolidated heart facility.

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

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

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

[Return to top](#)

**Prospector
Profile
06.3704****Midland Memorial Hospital**

2200 West Illinois
Midland, TX 79701
(432) 685-1111

NAICS	622110
Employees	1,400
Bed Capacity	320

Category: Transaction

Event: Midland Memorial Hospital has awarded a contract to QuadraMed Corp. to implement an enterprise revenue cycle management solution. Terms of the agreement, effective immediately, fund \$1.5 million for software and installation, with a total investment of \$2.1 million for all products and support services over a 3-year period.

Description: Midland Memorial Hospital, formerly known as Memorial Hospital and Medical Center, has three campuses serving the Permian Basin. It is operated by the Midland County Hospital District.

Officers: Russell Meyers (Pres. & CEO)

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

[Return to top](#)

**Prospector
Profile
06.3705**

Mount Nittany Medical Center

1800 East Park Avenue
State College, PA 16803
(814) 231-7000

NAICS	622110
Employees	1,075
Bed Capacity	201

Assets	(mil)	\$117.53
Liability	(mil)	\$18.37

(for the year ended 6/30/2006)

Category: Labor

Event: Mount Nittany Medical Center is still negotiating with its emergency room care provider, Centre Emergency Medical Associates, more than 3 months after the contract between the parties was to expire. Both parties agreed to a temporary contract extension just before the July 1 expiration date. At the heart of negotiations remains insurance participation, an issue that surfaced in light of a practice known as balance billing. Balance billing is when a patient receives a bill for the portion of a medical visit not covered by insurance.

Description: Mount Nittany Medical Center, formerly Centre Community Hospital, is a non-profit, acute care facility that has served Centre County since 1902.

Officers: Carl M. Raup (Chair); Thomas J. Murray (Pres. & CEO); David B. Peterson (EVP & COO); Richard Wisniewski (SVP-Finance & CFO); Francis X. Speidel (SVP-Medical Affairs); Janet Schachtner (SVP-Patient Care Services & CNO); Gerald Dittmann (VP-HR); William L. Stranahan (VP-Plant Services); Maureen Karstetter (VP-Foundation & Communications); Kenneth Bixel (VP & CIO)

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

[Return to top](#)

**Prospector
Profile
06.3706****Muskogee Regional Medical Center**

300 Rockefeller Drive
Muskogee, OK 74401
(918) 682-5501

NAICS	622110
Bed Capacity	269

Category: Transaction

Event: The board of directors for Muskogee Regional Medical Center selected Brentwood-based Community Health Systems, Inc. and Franklin-based Capella Healthcare to enter into non-binding letters of intent to buy the community owned hospital. Last month, the hospital's board voted unanimously to sell or lease the hospital. That decision came after a 6-month study examining the hospitals options. Eight hospital companies, including Capella and Community, made presentations to the board. Interim Chief Executive Officer Jim Blair says the hospital and two companies will spend the next 30 days to 60 days evaluating proposals.

Description: Not-for-profit Muskogee Regional Medical Center offers a full range of medical specialties and advanced diagnostic facilities to the communities of Muskogee and the surrounding area.

Officers: Jim Blair (Co-CEO); Lee Taylor (Co-CEO)

Notes: Update of profile 06.3447 (Vol. 3, No. 40 - HCP061002)

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

[Return to top](#)

**Prospector
Profile
06.3707**

Nemours

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

NAICS		622310
Employees		3,500
Revenue	(mil)	\$389.00
Income	(mil)	\$23.04
Assets	(mil)	\$1,112.49
Liability	(mil)	\$281.31
(for the year ended 12/31/2005)		

Category: Transaction

Event: Nemours has filed a new application on October 18 seeking state approval to build a \$260 million, 95-bed children's hospital in Orlando, Florida, after having a similar request turned down in June. The state Agency for Health Care Administration is expected to make its decision on the new application in mid-December. Nemours reviewed the feedback provided to its application and has made adjustments in the second application to better explain its proposed children's hospital and its benefits to the Central Florida community. However, the second application contains the same specifics for the proposed facility as the first application. Nemours says its proposed hospital would target patients with complex pediatric disease issues. Meanwhile, Nemours is appealing the state's denial of its first application. That appeal will be heard by administrative court in June 2007.

Description: Nemours is one of the largest pediatric group practices in the US with operations in Delaware, Florida, Pennsylvania, and New Jersey. It owns and operates the Alfred I. duPont Hospital for Children in Wilmington, Delaware as well as four major children's specialty centers in Wilmington, Jacksonville, Orlando, and Pensacola, Florida.

Officers: John F. Porter III (Chair); David Bailey (Pres. & CEO); Roy Proujansky (EVP-Patient Operations & COO); Robert D. Bridges (EVP & CFO); Debbie Chang (SVP); Gina Altieri (VP-Corporate Services); Rodney McKendree (VP-Finance); Thomas P. Ferry (SVP-Hospital Operations); Teresa H. DuPree (VP-Audit, Compliance & Quality); Stephen Lawless (VP-Quality & Safety); Terri M. Young (VP-HR)

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

[Return to top](#)

**Prospector
Profile
06.3708****Noble Hospital**

115 West Silver Street
Westfield, MA 01086
(413) 568-2811

NAICS	622110
Employees	597
Bed Capacity	97

Category: Labor

Event: Noble Hospital plans to lay off about 12 full-time and part-time employees. Hospital officials said earlier that the staff reduction was part of a planned three-part program. That includes a transition of the employee retirement program from a pension benefit to a 401(k), which will save the hospital approximately \$1 million per year. Also, all salaries will be frozen for an indefinite period.

Description: Noble Hospital is affiliated with UMassMemorial Healthcare and is the flagship of Noble Health Systems. It provides healthcare to residents of Westfield, Southwick, Southampton, Montgomery, Tolland, Granville, Blandford, Russell, Huntington, Woronoco, Chester, Agawam, West Springfield, and Northern Connecticut.

Officers: George J. Koller (Pres. & CEO); Susan Richman (VP-Patient Care Services)

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

[Return to top](#)

**Prospector
Profile
06.3709**

North Broward Hospital District

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

NAICS 622110
Bed Capacity 1,500
Revenue (mil) \$1,146.00
(for the year ended 6/30/2005)

Category: Labor

Event: North Broward Hospital District has appointed Frank Nask as its new chief financial officer. He replaces Mark T. Knight, who departed in August after 4 years as CFO. Previously, Mr. Nask served as CFO for Florida health providers including Intracoastal Health System in West Palm Beach.

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

Officers: Paul M. Sallarulo (Chair); Alan Levine (Pres. & CEO); Frank Nask (CFO); Joseph S. Rogers (SVP-Business Dev't. & Managed Care); Arthur Wallace III (VP-Finance); Charlotte Mather (VP-Gov't. Relations & Public Affairs); Samuel Mathis (VP & Chief Diversity Officer); Jasmin Shirley (VP-Ambulatory Services); Dionne E. Wong (VP & Chief HR Officer); Laura Seidman (Gen. Counsel)

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

[Return to top](#)

**Prospector
Profile
06.3710****North Kansas City Hospital**

2800 Clay Edwards Drive
Kansas City, MO 64116
(816) 691-2000

NAICS	622110
Bed Capacity	451

Category: Litigation

Event: North Kansas City Hospital has filed a lawsuit and will make an arbitration demand seeking more than \$5 million for hospital care provided to members of Coventry Health and Life Insurance Co. plans through contracts dating to 1993. The lawsuit, filed in Clay County Circuit Court, comes in the wake of North Kansas City Hospital's October 5 announcement that it and seven of its clinics will terminate their provider contracts with Coventry on January 1, largely because of underpayment of claims. From July 1, 1994, through June 30, 2004, North Kansas contends that Coventry failed to make annual adjustments to reimbursement rates for fixed-rate inpatient hospital services and ambulatory surgery services. The hospital has estimated that Coventry's failure to follow the contractual requirement resulted in underpayment of about \$3 million for care provided during the 1994-2004 period. In addition, the hospital will serve Coventry with an arbitration demand notice, as required by the hospital's HMO contract with Coventry, for an estimated \$2.5 million.

Description: North Kansas City Hospital, a not-for-profit organization, is committed to creating and maintaining an environment where exceptional quality and service are achieved and recognized. North Kansas City Hospital is a superbly-equipped, regional medical center with nearly 550 physicians representing over 45 medical specialties.

Officers: David R. Carpenter (Pres. & CEO)

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

[Return to top](#)

**Prospector
Profile
06.3711****Northeast Health**

2212 Burdett Avenue
Troy, NY 12180
(518) 274-3382

NAICS	622110
Employees	4,000

Category: Transaction

Event: Northeast Health's Albany Memorial Hospital will open a freestanding imaging center in East Greenbush, New York, October 23. The Northeast Health Imaging Center will offer a full range of imaging services, including x-ray, CT scanning, ultrasound, digital mammography, magnetic resonance imaging, and bone densitometry. It is designed to accommodate the special needs of women, with a separate waiting area for women seeking services.

Description: Not-for-profit Northeast Health operates 2 hospitals, 7 primary care facilities and a 15-county network of nursing homes, retirement communities and other senior service entities.

Officers: James K. Reed (Pres. & CEO); Thomas M. Schuhle (CFO); John A. Collins (EVP & CMO); Jo-Ann Costantino (EVP); Norman E. Dascher (EVP)

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

[Return to top](#)

**Prospector
Profile
06.3712****Northern Westchester Hospital**

400 East Main Street
Mount Kisco, NY 10549
(914) 666-1200

NAICS	622110
Employees	850
Bed Capacity	233

Category: Finance

Event: Martha Stewart has pledged to donate \$1 million to Northern Westchester Hospital, where doctors stitched up her hand last December. Ms. Stewart said she received excellent care and wants to "ensure that the region in which I live and the community, which has been so welcoming to me, has access to a superior medical facility." Ms. Stewart's pledge is conditional, other donors must give \$2 million by the end of the year before the Stewart money kicks in. The donations would help the hospital nearly reach its \$25 million fundraising goal for a new emergency department. So far, more than \$21 million has been pledged and a fundraising gala is scheduled for October 28.

Description: Northern Westchester Hospital provides a complete range of diagnostic, medical, and surgical services on an emergency, inpatient, and outpatient basis to northern Westchester, Putnam, and southern Dutchess Counties as well as parts of Fairfield County.

Officers: Lisa Endlich (Chair); Joel Seligman (Pres. & CEO); Marla Koroly (SVP-Medical Affairs & CMO); Warren Geller (SVP-Admin.); John Partenza (SVP-Finance & Treas.); Lauraine Szekely (SVP-Patient Care Services); Carin Grossman (VP-Mktg. & Public Affairs); Kerry Flynn Barrett (VP-HR); Lisa Hanrahan (VP-Quality Mgmt.)

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

[Return to top](#)

**Prospector
Profile
06.3713****Ocala Regional Medical Center**

NAICS

622110

1431 Southwest First Avenue
Ocala, FL 34474
(352) 401-1000

Category: Litigation

Event: A quadriplegic employee at Ocala Regional Medical Center is suing the hospital and his immediate supervisor, claiming intentional infliction of emotional distress. In the circuit court lawsuit, switchboard operator David Eric Darley's complaint includes a claim that his supervisor gave him a workload that failed to accommodate his condition. He also said hospital staff harassed him over his use of a service dog. Hospital officials have dismissed Mr. Darley's allegations, saying it has no merit and that they will vigorously defend the charge.

Description: Ocala Regional Medical Center is a general medical and surgical facility that offers services through its bariatric center, cancer center, heart care center, and women's center.

Officers: Garry L. Karsner (Pres. & CEO)

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

[Return to top](#)

**Prospector
Profile
06.3714**

OhioHealth

1087 Dennison Avenue
Columbus, OH 43201
(614) 544-5424

NAICS 622110
Employees 15,000
Bed Capacity 2,093

Revenue (mil) \$1,800.00
(for the year ended 6/30/2005)

Category: Transaction

Event: OhioHealth has added a new bariatric surgery program at Riverside Methodist Hospital in Columbus. The comprehensive care to be offered, and growing demand for the procedure, should result in as many as 200 surgeries over the next year. Riverside will join Mount Carmel West Hospital, Ohio State University Medical Center, and Barix Clinics of Ohio in providing the surgical options in Columbus. The introduction of the program follows a ruling in February by the federal Medicare program. It approved payments for bariatric surgery at centers that perform at least 125 procedures a year and meet other quality-of-care criteria.

Description: OhioHealth is a not-for-profit family of acute care hospitals, outpatient healthcare and surgery centers, home health agencies, long-term care facilities, hospices and occupational health centers serving 46 counties.

Officers: David P. Blom (Pres. & CEO); Robert P. Millen (SVP & COO); Michael W. Louge (SVP & CFO); Bob Gilbert (SVP-Ambulatory Services); Jill Willen Kennelly (SVP-Strategy & Business Dev't.); Terry W. Mohr (SVP & Pres.-OhioHealth Foundation); Mark R. Montoney (CMO); Debra Plousha Moore (SVP-HR); Colleen Shannon (VP-Compliance); Rev. Keith R. Vesper (VP-Mission & Ministry Corporate Ethics & Compliance Officer); William E. Winnenberg (VP & CIO)

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

[Return to top](#)

**Prospector
Profile
06.3715**

PainCare Holdings, Inc.

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

NAICS		621999
Employees		428
Revenue	(mil)	\$68.66
Income	(mil)	(\$5.34)
Assets	(mil)	\$183.31
Liability	(mil)	\$95.99

(for the year ended 12/31/2005)

Category: Transaction

Event: PainCare Holdings has unveiled its financial restructuring plan providing for the sale of the Company's interests in its ambulatory surgery centers. The proceeds of the proposed sales are expected to yield PainCare sufficient cash to materially reduce or retire in full the Company's prevailing debt obligations, thus strengthening its balance sheet and financial position. PainCare has engaged The Bloom Organization, a New Jersey-based investment-banking firm with expertise in the sale and acquisition of ambulatory surgery centers. Proceeds from the sales will also be used to finance certain growth opportunities, including select acquisitions, as they present themselves, and new business expansion initiatives currently in development.

Description: PainCare Holdings specializes in providing pain relief services through pain management technologies, minimally invasive spine surgery and orthopedic rehabilitation. It also offers an on-site, turnkey orthopedic rehabilitation program; an electro-diagnostic medicine program; diagnostic imaging services; and medical real estate services. The Company owns four ambulatory surgery centers located in the southeast region of the US.

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

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

Securities: Common Stock-Symbol PRZ; AMEX; 65,836,016 common shares outstanding as of August 10, 2006.

7.5% convertible debenture maturing June 30, 2007

7.5% convertible debenture maturing December 17, 2006

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

[Return to top](#)

**Prospector
Profile
06.3716**

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

NAICS	622110
Bed Capacity	251

Category: Litigation

Event: Anthony Fullington, in the name of the United States of America, pursuant to the qui tam provisions of the False Claims Act brought an action against Parkway Hospital. The complaint alleges, inter alia, that Parkway wrongfully included certain non-covered costs in annual reports submitted to the Medicare Program for reimbursement, and received payment for those costs. The United States elected to intervene and proceed with one count in the action. Parkway Hospital is in the midst of a Chapter 11 bankruptcy proceeding, and contends that the automatic stay arising under the Bankruptcy Code serves to stay the action. Judge Joseph F. Bianco finds that the government may proceed with its FCA claim against Parkway under the police and regulatory powers exception to the automatic stay. However, Judge Bianco directs that the action will be stayed with respect to claims maintained solely by the relator against Parkway because the relator is not a governmental unit for the purposes of the exception.

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

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

[Return to top](#)

**Prospector
Profile
06.3717**

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: Transaction

Event: The boards of trustees of Nantucket Cottage Hospital and Martha's Vineyard Hospital and Massachusetts General Hospital will vote on the proposals to become affiliates of the Partners HealthCare System network of hospitals. The agreements, known as memoranda of understanding, will set preliminary terms for the proposed affiliations and initiate a number of fact-finding tasks that all parties will take in the coming months. After that, if each hospital agrees, they could sign affiliation agreements by the end of the year. The Massachusetts Department of Public Health must sign off on any proposal before it becomes final. Assuming the proposed affiliation goes through, Martha's Vineyard Hospital and Nantucket Cottage Hospital will remain separate entities with their own governing boards.

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); Thomas P. Glynn (COO); Peter Markell (VP-Finance & CFO); Dennis D. Colling (VP-HR); Lynne J. Eickholt (VP-Business Planning & Market Dev't.); John P. Glaser (VP & CIO); Brent L. Henry (VP & Gen. Counsel); Sheridan L. Kassirer (VP-Quality Mgmt. & Clinical Programs); Allen Peckham (CDO)

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

[Return to top](#)

**Prospector
Profile
06.3718**

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 completed the acquisition of Monmouth Neonatal Group, a physician group practice with four physicians and six advanced nurse practitioners based in Long Branch, New Jersey. Combined historical patient volume for the practice includes more than 8,500 annual neonatal intensive care unit patient days at Monmouth Medical Center's Level III NICU. The practice specializes in treating premature and low birthweight newborns, focusing on respiratory intensive care services. Pediatrix paid cash for the practice and the transaction is expected to be accretive to earnings.

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

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

[Return to top](#)

**Prospector
Profile
06.3719**

PHC, Inc.

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

NAICS		621610
Employees		460
Revenue	(mil)	\$38.01
Income	(mil)	\$3.83
Assets	(mil)	\$21.77
Liability	(mil)	\$8.53

(for the year ended 6/30/2006)

Category: Finance

Event: PHC announced that in preparation of the Company's annual report on 10-K the Company found a miscalculation in the deferred tax asset, which resulted in an increase in deferred tax benefit and related increases in total assets, stockholders equity and net income of \$213,447 resulting in increased earnings per share of \$.01. Net income for the 3 months was \$2.4 million, or \$0.12 per fully diluted share, compared to net income of \$1.0 million, or \$0.06 per fully diluted share for the fourth quarter last year. The Company's income tax benefit was \$1.5 million, or \$.08 per share, for the quarter, versus \$171,892 in the fourth quarter last year due to the recognition of the Company's net operating loss carry-forward at June 30, 2006.

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

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

Auditor: Eisner LLP

Securities: Common Stock-Symbol PIHC.OB; OTC BB; 18,530,125 common shares outstanding as of August 5, 2006.

10.80% note payable through November 2005

3.9% note payable through October 2008

6% note payable due March 2009

3.9% note payable due March 2010

5.9% note payable due May 2010

Notes: Update of profile 06.3375 (Vol. 3, No. 39 - HCP060925)

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

[Return to top](#)

**Prospector
Profile
06.3720****Premier Health Partners, Inc.**

2222 Philadelphia Drive
Dayton, OH 45406
(937) 208-2996

NAICS	622110
Bed Capacity	1,718

Category: Labor

Event: The Cancer Prevention Institute fired eight employees Monday as part the nonprofit's business shift toward fighting more diseases. The workers were given severance packages and will be given priority in hiring for other jobs at Premier Health Partners, which owns the prevention institute. The workers were told about the cuts the same day and given 2 weeks pay in lieu of notice. Meanwhile, Premier also recently approved the institute's new strategic plan and increased the its funding from \$700,000 to \$1 million.

Description: Premier Health Partners operates the Miami Valley Hospital, Good Samaritan Hospital, Middletown Regional Hospital, Maria-Joseph Living Care Center, a senior community and long-term care facility; Fidelity Health Care, a home health agency; The Cancer Prevention Institute; and Premier HealthNet, a network of nearly 100 primary care physicians. It is a subsidiary of Catholic Health Initiatives.

Officers: Tom Breitenbach (Pres. & CEO)

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

[Return to top](#)

**Prospector
Profile
06.3721**

Providence Health & Services

506 Second Avenue, Suite 2000
Seattle, WA 98104
(206) 464-3355

NAICS		622110
Employees		46,040
Bed Capacity		7,855
Revenue	(mil)	\$4,364.46
Income	(mil)	\$308.23
Assets	(mil)	\$4,947.43
Liability	(mil)	\$2,017.68
(for the year ended)		

Category: Finance

Event: Fitch Ratings has assigned an 'AA' rating to Providence Health & Services' about \$110 million series 2006 H and I bonds, which include \$57,355,160 Alaska Industrial Development and Export Authority revenue bonds series 2006H; and \$58,735,000 Providence Health & Services Obligated Group direct obligation variable-rate notes series 2006I. The rating outlook remains positive.

Description: Providence Health & Services was created on January 1, 2006 by the consolidation of Providence Health System and Providence Services. It includes 27 hospitals, more than 35 non-acute facilities, physician clinics, a health plan, a liberal arts university and numerous other health, housing and education services located in the states of Washington, Alaska, Oregon, Montana and California.

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

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

[Return to top](#)

**Prospector
Profile
06.3722**

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: For the third quarter ended September 30, 2006, Quest Diagnostics' net income increased to \$160.5 million compared to net income of \$135.2 million in 2005. During the third quarter of 2006, total revenues grew 16% over the prior-year level from \$1,361.1 million to \$1,583.2 million. For the first nine months of 2006, net income was \$437.1 million compared to \$415.9 million in 2005. For the nine-month period, revenues increased 17% over the prior-year level from \$4,029.4 million to \$4,719.4 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; 197,132,513 common shares outstanding as of July 21, 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

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

[Return to top](#)

**Prospector
Profile
06.3723****Regional Medical Center at Memphis**

NAICS

622110

877 Jefferson Avenue
Memphis, TN 38103
(901) 545-7100

Category: Labor

Event: Regional Medical Center at Memphis has created a seven-member committee to search for the next president of the hospital. The group includes Shelby County Mayor A C Wharton; Dr. Bill Owen, chancellor of the University of Tennessee Health Science Center; and Gary Shorb, Methodist Le Bonheur Healthcare's president and chief executive officer. It also includes three Regional Medical board members and Dr. Bob Yates, an obstetrician-gynecologist and president of the hospital's medical staff. The committee's creation comes a week after Dr. Bruce Steinhauer signaled he would step down November 15.

Description: Not-for-profit Regional Medical Center at Memphis is Tennessee's largest safety-net teaching hospital. It is affiliated with the University of Tennessee Health Science Center.

Officers: Bruce W. Steinhauer (Pres. & CEO)

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

[Return to top](#)

**Prospector
Profile
06.3724**

RehabCare Group, Inc.

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

NAICS		622110
Employees		10,900
Revenue	(mil)	\$454.27
Income	(mil)	(\$16.98)
Assets	(mil)	\$272.93
Liability	(mil)	\$74.68
(for the year ended 12/31/2005)		

Category: Transaction

Event: RehabCare Group and the Seton Family of Hospitals, the area's largest healthcare provider, have teamed up to expand post-acute and rehabilitation services for the growing Central Texas region. The two organizations have entered into a joint venture that will entail developing a new freestanding facility in Austin that will house an inpatient rehabilitation facility and a long-term acute care hospital. The project with Seton will be completed in two stages, the first phase involving transitioning Seton Medical Center's existing 26-bed skilled nursing facility into a 20-bed inpatient rehabilitation facility, expected to be operational by mid-2007 following necessary renovations. Simultaneously, RehabCare will be negotiating a lease on a building that will accommodate a new 36-bed inpatient rehabilitation facility and a roughly 40-bed long-term acute care hospital. The hospitals will be known separately as Central Texas Rehabilitation Hospital and Central Texas Specialty Hospital. Each will be identified as Partners of the Seton Family of Hospitals and RehabCare. Financial details of the transaction were not disclosed.

Description: The Company provides rehabilitation program management services in more than 1,400 hospitals, nursing homes, outpatient facilities and other long-term care facilities located in 42 states, the District of Columbia and Puerto Rico.

Officers: Harry E. Rich (Chair); John H. Short (Pres., CEO & Dir.); Tom E. Davis (EVP & Chief Dev't. Officer); Patricia M. Henry (EVP-Traditional Business); Susan Krall (SVP-Operations); Laurie Thomas (SVP-Operations); Mary Pat Welc (SVP-Operations); Jay W. Shreiner (SVP & CFO); Kenneth K. Adams (SVP-Medical Affairs & CMO)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RHB; NYSE; 17,165,882 common shares outstanding as of August 1, 2006.

8% promissory note issued to sellers of CPR Therapies due January 31, 2007

6% promissory note issued to sellers of Cornerstone Rehabilitation due December 1, 2006

6% promissory note issued to sellers of MeadowBrook due August 1, 2008

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

[Return to top](#)

**Prospector
Profile
06.3725**

RehabCare Group, Inc.

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

NAICS		622110
Employees		10,900
Revenue	(mil)	\$454.27
Income	(mil)	(\$16.98)
Assets	(mil)	\$272.93
Liability	(mil)	\$74.68
(for the year ended 12/31/2005)		

Category: Labor

Event: Freddie Mac named RehabCare Group board member Anthony Pizsel executive vice president and chief financial officer, effective November 13. Mr. Pizsel serves on the board of directors and as chairman of the audit committee of RehabCare. He will serve as a member of Freddie Mac's senior executive leadership team and will report directly to President and Chief Operating Officer Eugene McQuade. Mr. Pizsel joins Freddie Mac from managed health-care firm Health Net, Inc., where he served as EVP and CFO since August 2004.

Description: The Company provides rehabilitation program management services in more than 1,400 hospitals, nursing homes, outpatient facilities and other long-term care facilities located in 42 states, the District of Columbia and Puerto Rico.

Officers: Harry E. Rich (Chair); John H. Short (Pres., CEO & Dir.); Tom E. Davis (EVP & Chief Dev't. Officer); Patricia M. Henry (EVP-Traditional Business); Susan Krall (SVP-Operations); Laurie Thomas (SVP-Operations); Mary Pat Welc (SVP-Operations); Jay W. Shreiner (SVP & CFO); Kenneth K. Adams (SVP-Medical Affairs & CMO); Don Adam (SVP-Mergers & Acquisitions); Peter Doerner (SVP-Business Dev't.); Vincent L. Germanese (SVP-Corp. Dev't.); David B. Groce (SVP, Gen. Counsel & Sec.); Sean Maloney (SVP-Clinical Research & Dev't.); Sharon Noe (SVP-Market Dev't.); Alan Sauber (SVP-Target Markets); Dave Totaro (SVP-Mktg. & Communications); Richard S. Escue (CIO)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RHB; NYSE; 17,165,882 common shares outstanding as of August 1, 2006.

8% promissory note issued to sellers of CPR Therapies due January 31, 2007

6% promissory note issued to sellers of Cornerstone Rehabilitation due December 1, 2006

6% promissory note issued to sellers of MeadowBrook due August 1, 2008

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

[Return to top](#)

**Prospector
Profile
06.3726**

RehabCare Group, Inc.

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

NAICS		622110
Employees		10,900
Revenue	(mil)	\$454.27
Income	(mil)	(\$16.98)
Assets	(mil)	\$272.93
Liability	(mil)	\$74.68
(for the year ended 12/31/2005)		

Category: Labor

Event: RehabCare Group has named Richard "Dick" S. Escue as its new chief information officer. Mr. Escue was most recently vice president and CIO at Sisters of Mercy Health System in St. Louis, Missouri, for 3 years.

Description: The Company provides rehabilitation program management services in more than 1,400 hospitals, nursing homes, outpatient facilities and other long-term care facilities located in 42 states, the District of Columbia and Puerto Rico.

Officers: Harry E. Rich (Chair); John H. Short (Pres., CEO & Dir.); Tom E. Davis (EVP & Chief Dev't. Officer); Patricia M. Henry (EVP-Traditional Business); Susan Krall (SVP-Operations); Laurie Thomas (SVP-Operations); Mary Pat Welc (SVP-Operations); Jay W. Shreiner (SVP & CFO); Kenneth K. Adams (SVP-Medical Affairs & CMO); Don Adam (SVP-Mergers & Acquisitions); Peter Doerner (SVP-Business Dev't.); Vincent L. Germanese (SVP-Corp. Dev't.); David B. Groce (SVP, Gen. Counsel & Sec.); Sean Maloney (SVP-Clinical Research & Dev't.); Sharon Noe (SVP-Market Dev't.); Alan Sauber (SVP-Target Markets); Dave Totaro (SVP-Mktg. & Communications); Richard S. Escue (CIO)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RHB; NYSE; 17,165,882 common shares outstanding as of August 1, 2006.

8% promissory note issued to sellers of CPR Therapies due January 31, 2007

6% promissory note issued to sellers of Cornerstone Rehabilitation due December 1, 2006

6% promissory note issued to sellers of MeadowBrook due August 1, 2008

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

[Return to top](#)

***Prospector
Profile
06.3727***

Renaissance Health Care, Inc.
10901 West 120th Avenue, Suite 200
Broomfield, CO 80021
(303) 426-0333

NAICS

622110

Category: Regulatory Issue

Event: The National Committee on Quality Assurance has again awarded Renaissance Health Care 3 more years Full Accreditation Patient and Practitioner Oriented Disease Management for Chronic Kidney Disease. Renaissance has also received Certification of Full Accreditation for compliance with Disease Management Standards, version 3.0 from the Utilization Review Accreditation Committee covering the condition of Chronic Kidney Disease.

Description: Renaissance Health Care, Inc. is a NCQA accredited disease management company providing specialized services to kidney patients.

Officers: Robert E. Farrell (CEO); Mary Jane McKendry (VP-Operations)

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

[Return to top](#)

**Prospector
Profile
06.3728****Saint Luke's Health System, Inc.**

10920 Elm Avenue
Kansas City, MO 64134
(816) 932-3377

NAICS	622110
Employees	7,124
Bed Capacity	765

Category: Transaction

Event: Coventry Health Care of Kansas Inc. will add Saint Luke's Health System to its Advantra Freedom PPO network on January 1. Advantra Freedom is a Medicare Advantage private PPO plan offered through a contract with the Centers for Medicare and Medicaid Services, the federal agency that administers Medicare. It offers more benefits than Medicare, including prescription drug coverage. The Advantra Freedom PPO network includes 52 hospitals and 2,400 health care providers in Kansas and Missouri. As of January 1, its members also will be able to receive care at Saint Luke's facilities. Saint Luke's hospitals and clinics were already in the networks of Coventry's non-Medicare health plans.

Description: Not-for-profit Saint Luke's Health System provides primary, acute, tertiary, and chronic care services as well as home healthcare, rehabilitation, employee assistance, and behavioral health programs. It includes 11 hospitals and many physician practices in the Kansas City metropolitan area and surrounding region.

Officers: G. Richard Hastings (Pres. & CEO); Chuck Robb (SVP & CFO); Bob Bonney (SVP-Business Dev't.); Corrine Everson (VP-Mktg. & Communications); Sherry Marshall (VP-Quality); Dawn Murphy (VP-HR); George A. Pagels (CMO); Nancy Seelen (VP-Public Affairs); Don Sipes (VP-Regional Services)

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

[Return to top](#)

**Prospector
Profile
06.3729****Saint Vincent Catholic Medical Centers**

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

NAICS	622110
Employees	12,000

Category: Transaction

Event: The U.S. Bankruptcy Court for the Southern District of New York has approved a brokerage agreement between Saint Vincent Catholic Medical Centers, its debtor-affiliates, and Massey Knakal Realty Services. As previously reported, Saint Vincent and Massey Knakal finalized the terms of a brokerage agreement, granting Massey Knakal exclusive right to sell the Debtors' Parsons Manor Property in July 2005. Massey Knakal prepared marketing material and provided detailed information on Parsons Manor to about 7,600 different parties. The information was also posted on the broker's Web site. The brokers' marketing efforts generated 16 offers, including Kinchung Lam's \$12.5 million offer for the property. The brokerage agreement between Saint Vincent and Massey Knakal provides that Massey Knakal will receive a commission of either 4% of the gross sale price if no other broker is involved in the sale, or 5% if another broker is involved. In the case that another broker is involved in the sale, Saint Vincent will pay Massey Knakal the full broker fee, and Massey Knakal will pay the other broker 50% of the broker fee.

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: Alfred E. Smith, IV (Chair); 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.); Paul Goebel (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

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

[Return to top](#)

**Prospector
Profile
06.3730****Saint Vincent Catholic Medical Centers**

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

NAICS 622110
Employees 12,000

Category: Labor

Event: The board of Saint Vincent Catholic Medical Centers has selected Alfred E. Smith as the new chairperson of the healthcare system's board. Mr. Smith serves as managing director of Bear Wagner Specialists LLC, a specialist and member firm of the New York Stock Exchange. Mr. Smith replaces Richard Boyle, who is retiring as board chair but will now chair a special committee of the board, the restructuring committee, to oversee the completion of the bankruptcy reorganization.

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: Alfred E. Smith, IV (Chair); 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.); Paul Goebel (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

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

[Return to top](#)

**Prospector
Profile
06.3731****Saint Vincent Catholic Medical Centers**

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

NAICS 622110
Employees 12,000

Category: Labor

Event: The U.S. Bankruptcy Court for the Southern District of New York has authorized Saint Vincent Catholic Medical Centers and its debtor-affiliates, on an interim basis, to employ CIT Capital USA, Inc. as their real estate advisors. The Debtors have commenced a strategic analysis of their real estate assets, businesses, and operations on their Manhattan Campus as part of their reorganization efforts. To the end, the Debtors are seeking the Court's permission to employ CIT Capital as their real estate advisors for the Manhattan Options and Review Process, nunc pro tunc to July 5. To assist with the design and implementation of the Debtors' plan of reorganization, CIT Capital will identify and advise on potential options concerning the Debtors' Manhattan real estates assets.

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: Alfred E. Smith, IV (Chair); 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.); Paul Goebel (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

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

[Return to top](#)

**Prospector
Profile
06.3732**

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

Event: Saint Vincent Catholic Medical Centers and its debtor-affiliates seek authority from the U.S. Bankruptcy Court for the Southern District of New York to lease an office and classroom space located in New York, to Southern Westchester Board of Cooperative Educational Services. The proposed transaction continues a longstanding relationship between the Southern Westchester Board and Saint Vincent following the expiration of a similar lease for two Southern Westchester Board programs. Pursuant to the Lease, the Southern Westchester Board will occupy 4,813 square feet of classroom and office space on the first and second floors of Vincentia Hall, located on the Debtors' Westchester campus in Harrison, New York. The lease will run from September 1, 2006, through August 31, 2009.

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: Alfred E. Smith, IV (Chair); 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.); Paul Goebel (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

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

[Return to top](#)

**Prospector
Profile
06.3733****Saint Vincent Catholic Medical Centers**

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

NAICS 622110
Employees 12,000

Category: Transaction

Event: Saint Vincent Catholic Medical Centers and its debtor-affiliates have asked the U.S. Bankruptcy Court for the Southern District of New York for permission to employ Pride Capital Group LLC, doing business as Great American Group LLC, as their liquidator, nunc pro tunc to September 15. The Debtors seek to privately sell certain tangible personal property, free and clear of all liens, claims, encumbrances, and other interests. As the Debtors' sole and exclusive liquidator, Great American will develop and implement a strategy for the divestiture of the surplus assets for the highest and best price. Great American has provided, and is continuing to provide, services related to transporting the Surplus Assets to Bayley Seton beginning September 15.

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: Alfred E. Smith, IV (Chair); 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.); Paul Goebel (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

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

[Return to top](#)

**Prospector
Profile
06.3734****Saint Vincent Catholic Medical Centers**

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

NAICS 622110
Employees 12,000

Category: Labor

Event: Kronish Lieb Weiner & Hellman LLP has merged with Cooley Godward LLP to form Cooley Godward Kronish LLP, effective October 1. The Official Committee of Tort Claimants appointed in Saint Vincent Catholic Medical Centers and its debtor-affiliates' chapter 11 cases will file a supplemental retention application with the Court seeking authority to retain Cooley Godward Kronish as its counsel. The Court authorized the Debtors to retain Kronish Lieb as its counsel, nunc pro tunc to May 17.

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: Alfred E. Smith, IV (Chair); 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.); Paul Goebel (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

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

[Return to top](#)

**Prospector
Profile
06.3735****Saint Vincent Catholic Medical Centers**

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

NAICS	622110
Employees	12,000

Category: Labor

Event: Saint Vincent Catholic Medical Centers and its debtor-affiliates seek authority from the U.S. Bankruptcy Court for the Southern District of New York to retain Weiser LLP, nunc pro tunc to April 18, to analyze certain expenses and the distribution of funds related to, and generated in connection with, the operation of Saint Vincent Catholic Medical Centers Comprehensive Cancer Center. Weiser will analyze Saint Vincent's operations and the propriety of the management services provided to Saint Vincent by Aptium, pursuant to procedures set forth in an engagement letter.

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: Alfred E. Smith, IV (Chair); 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.); Paul Goebel (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

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

[Return to top](#)

**Prospector
Profile
06.3736****Seton Health System, Inc.**

1300 Massachusetts Avenue
Troy, NY 12180
(518) 268-5000

NAICS

622110

Category: Regulatory Issue

Event: Seton Health System's St. Mary's Hospital has been designated as an official stroke center by the New York state Department of Health. The designation means that St. Mary's, the anchor facility for Seton Health in Troy, has a specially-trained stroke team in place and the facility is specially qualified to treat people who may have had a stroke. The entire emergency department staff has completed extensive training in the diagnosis, management, and care of patients with stroke, as have the nurses and therapists in the inpatient stroke units. The hospital's stroke team meets the patient upon arrival in the emergency department and immediately begins evaluation and treatment.

Description: Seton Health is a comprehensive, integrated healthcare system anchored by St. Mary's Hospital in Troy. It is a member of Ascension Health.

Officers: Sr. Jane Graves (Chair); Gino J. Pazzaglini (Pres. & CEO); Richard Rubin (SVP-Medical Affairs & CMO)

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

[Return to top](#)

**Prospector
Profile
06.3737****St. John's Mercy Health Care**

615 South New Ballas Road
St. Louis, MO 63141
(314) 569-6000

NAICS	622110
Employees	8,037
Bed Capacity	1,166

Category: Labor

Event: Mark Stauder, chief operating officer at St. John's Mercy Health Care, has resigned from his position. He has accepted an offer from Inova Health System to be its new COO.

Description: Not-for-profit St. John's Mercy Health Care consists of St. John's Mercy Medical Center, St. John's Hospital, Mercy Medical Group, Unity Health Network, Unity Health Services, and several specialty clinics. It is a member of the Sisters of Mercy Health System.

Officers: Denny DeNarvaez (Pres. & CEO); John Sullivan (EVP & COO); Randall J. Combs (EVP & CFO); Eric Eoloff (VP-Support Services); Cheryl Matejka (VP-Finance)

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

[Return to top](#)

**Prospector
Profile
06.3738****St. John's Mercy Hospital**

901 East Fifth Street
Washington, MO 63090
(636) 239-8000

NAICS	622110
Employees	790
Bed Capacity	187

Category: Labor

Event: Michael Zilm, president of St. John's Mercy Hospital, plans to resign from his position there. He has accepted an offer to become vice president of operations at St. John's Mercy Medical Center in St. Louis, Missouri. A search for Mr. Zilm's successor is expected to begin soon. He will continue in his current role until a new president is named.

Description: St. John's Mercy Hospital is an acute care hospital offering medical, surgical, obstetric, and pediatric services to residents of five rural counties southwest of St. Louis. It is a Catholic healthcare corporation sponsored by the Sisters of Mercy of the Americas-St. Louis Region.

Officers: Michael E. Zilm (Pres.)

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

[Return to top](#)

**Prospector
Profile
06.3739****St. John's Mercy Medical Center**

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

NAICS	622110
Employees	5,488
Bed Capacity	979

Category: Regulatory Issue

Event: Thirteen St. John's Mercy Medical Group physicians have been recognized by two national medical associations for providing quality care to patients with cardiovascular disease or who have had a stroke, according to St. John's Mercy Medical Center. The 13 physicians from St. John's received the recognition of the National Committee for Quality Assurance and the American Heart Association/American Stroke Association from the Heart/Stroke Recognition Program. The American Heart Association/American Stroke Association Heart/Stroke Recognition Program was designed to improve the quality of care that patients with cardiovascular disease or who have had a stroke receive by recognizing physicians who improve their delivery of cardiovascular and stroke care. The National Committee for Quality Assurance is a private, nonprofit organization that accredits and certifies health-care organizations, and recognizes physicians and physician groups.

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

Officers: Michael L. Morgan (Pres. & CEO); Michael Zilm (VP-Operations); Rocky Ruello (VP-HR)

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

[Return to top](#)

**Prospector
Profile
06.3740****St. John's Mercy Medical Center**

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

NAICS	622110
Employees	5,488
Bed Capacity	979

Category: Labor

Event: St. John's Mercy Medical Center has appointed Michael Zilm as its new vice president of operations. He was previously the president of St. John's Mercy Hospital in Washington, Missouri.

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

Officers: Michael L. Morgan (Pres. & CEO); Michael Zilm (VP-Operations); Rocky Ruello (VP-HR)

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

[Return to top](#)

**Prospector
Profile
06.3741**

St. Jude Children's Research Hospital, Inc.
332 North Lauderdale Street
Memphis, TN 38105
(901) 495-3300

NAICS		622310
Employees		3,000
Bed Capacity		60
Revenue	(mil)	\$652.94
Income	(mil)	\$93.93
(for the year ended 6/30/2005)		

Category: Miscellaneous

Event: St. Jude Children's Research Hospital has developed a new stem cell treatment for one of the most pernicious forms of leukemia. Under the guidance of hematologist Gregory Hale, St. Jude clinicians have successfully demonstrated a technique for blood stem cell transplants from close relatives to attack leukemia that has already resisted standard treatments. The technique harvests stem cells from parents and unmatched siblings; that closeness avoids the need of an aggressive onslaught of toxic chemicals that typically accompanies transplants. It means a majority of patients with leukemia and non-cancerous blood disorders may be candidates for stem cell treatment.

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

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

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

[Return to top](#)

**Prospector
Profile
06.3742****St. Peter's Hospital**

315 South Manning Boulevard
Albany, NY 12208
(518) 525-1293

NAICS	622110
Bed Capacity	442

Category: Finance

Event: The Massry family has donated \$1 million to St. Peter's Health Care Services to support the hospital's modernization and expansion project. Morris Massry is a local real estate investor and founder of Tri-City Rentals, an Albany firm that owns and manages several apartment complexes in Albany and in the Buffalo area. St. Peter's began its \$245 million reconstruction project in 2005. The hospital is renovating current buildings with state-of-the-art technology and constructing a 6-story Patient Care Pavilion on South Manning Boulevard. The project will take several years to complete. Because of the donation, the future atrium lobby of the hospital will be named for the Massrys.

Description: St. Peter's Hospital is the flagship facility of St. Peter's Health Care Services. Specialty services include emergency medicine, cancer care, women's health, and hospice care. It is part of Catholic Health East.

Officers: Thomas R. Tyrrell (Chair); Steven P. Boyle (Pres. & CEO); James M. Gavin (CFO & Treas.)

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

[Return to top](#)

**Prospector
Profile
06.3743****St. Vincent's Medical Center**

1800 Barrs Street
Jacksonville, FL 32204
(904) 308-7300

NAICS	622110
Bed Capacity	528

Category: Transaction

Event: A two-phased renovation project estimated at \$20 million, which will include an ambulatory surgery center and redesigned family and patient access areas, is underway at St. Vincent's Medical Center. The first phase of the project, which is expected to cost about \$9 million and expected to be completed by the end of 2007, will enhance the operational flow of the hospital and will allow existing space to be used for an ambulatory surgery center. The second phase, which is expected to cost \$11 million to \$12 million and to be completed about 2 years after the first phase is finished, will add a new lobby to the building and will have further renovations and expansions in the outpatient clinical areas. An additional 34 beds will be put into operation in order to hold more patients and enhance care. Hospital space being used for the pre- and post-surgery holdings can be reverted into a nursing unit intended for inpatients once the renovation is complete.

Description: St. Vincent's Medical Center is an acute care facility that has been serving the people of Jacksonville and the surrounding communities for more than 87 years. It is a member of Ascension Health.

Officers: John Maher (Pres. & CEO); Scott Whalen (EVP & COO)

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

[Return to top](#)

**Prospector
Profile
06.3744**

Sun Healthcare Group, Inc.

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

NAICS		623311
Employees		21,000
Bed Capacity		16,684
Revenue	(mil)	\$882.11
Income	(mil)	\$24.76
Assets	(mil)	\$512.31
Liability	(mil)	\$515.20
(for the year ended 12/31/2005)		

Category: Transaction

Event: Sun Healthcare Group has agreed to acquire Harborside Healthcare Corporation, a leading nursing and long-term care company, from Investcorp, a leading global alternative investment manager. Sun has agreed to pay approximately \$350 million in cash for all of Harborside's outstanding stock and to refinance or assume Harborside's net debt of about \$275 million, which includes indebtedness to be incurred to purchase, prior to closing, certain facilities that are currently leased by Harborside. Sun anticipates that the transaction will result in annual net synergies of approximately \$12 million to \$15 million and that it will be accretive to Sun's earnings per share in 2007. Boston-based Harborside operates 76 facilities, of which 53 are owned, including facilities for which purchase options are being exercised, in 10 eastern states that are all overlapping with or contiguous to states in which Sun already has operations. The transaction is expected to close in the first half of 2007, subject to certain closing conditions that include regulatory and other approvals.

Description: The Company owns SunBridge Healthcare Corp., Peak Medical Corp. and other companies that operate 155 long-term and post acute care facilities in 19 states as of June 2006. The Company provides therapy through SunDance Rehabilitation Corp., medical staffing through CareerStaff Unlimited, Inc., and home care through SunPlus Home Health Services, Inc.

Officers: Richard K. Matros (Chair & CEO); L. Bryan Shaul (EVP, CFO & Principal Acctg. Officer); William A. Mathies (COO); Michael Newman (EVP & Gen. Counsel); Chauncey J. Hunker (SVP, Chief Risk Officer & Corporate Compliance Officer); Heidi J. Fisher (SVP-HR)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SUNH; NasdaqNM; 31,320,174 common shares outstanding as of July 31, 2006.

5.5% to 12.0% mortgage notes payable due at various dates through 2037

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

[Return to top](#)

**Prospector
Profile
06.3745****Texas Children's Hospital**

6621 Fannin Street
Houston, TX 77030
(832) 824-1000

NAICS	622110
Bed Capacity	697

Category: Transaction

Event: Texas Children's Hospital has unveiled plans for a \$1.5 billion expansion, including a new \$200 million, 96-bed hospital in west Houston and a \$575 million maternity center slated for the Texas Medical Center. In addition to the maternity center and suburban campus, Texas Children's outlined details about development of what will be the nation's first neurological research institute, which the hospital first announced in May. Texas Children's also will spend \$120 million to expand the Feigin Center for pediatric research, scheduled to be completed in the summer of 2008. The Texas Children's Neurological Research Institute is projected to cost \$215 million and will result in a 15-story, 400,000-square-foot facility on 1.14 acres of land in the Texas Medical Center.

Description: Texas Children's Hospital is a not-for-profit full-care pediatric hospital located in the Texas Medical Center. It serves as the flagship of Texas Children's Hospital Integrated Delivery System and the primary pediatric training site of Baylor College of Medicine.

Officers: Mark A. Wallace (Pres. & CEO); Ralph D. Feigin (Physician-in-chief)

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

[Return to top](#)

**Prospector
Profile
06.3746**

The Children's Hospital

1056 East 19th Avenue
Denver, CO 80218
(303) 861-8888

NAICS		622110
Employees		3,059
Bed Capacity		250
Revenue	(mil)	\$380.16
Income	(mil)	\$19.07
(for the year ended 12/31/2005)		

Category: Finance

Event: The Children's Hospital has raised 86% of its \$250 million fundraising goal to support the new building, programs, and operations. The campaign, the hospital's biggest fundraising effort ever, was launched in June 2001 and hit some setbacks. A sagging stock market hurt the investment income of foundations that donate to Children's. And in 2002, the board chairman of the hospital foundation, which raises money for Children's, passed away. But since then, more than 108,000 donors have given \$216 million, including \$72 million from hospital and foundation board members. Donors gave a record \$51.6 million in 2004 alone. Children's success came from several new strategies, including tripling its foundation staff, getting more individuals to pledge \$10,000 or more, focusing on major gifts, and conveying that the campaign was about kids, not bricks and mortar.

Description: The Children's Hospital is a private, not-for-profit pediatric healthcare network with 1,130 pediatric specialists. It offers complete pediatric care at its main campus and through a network that includes 5 community-based after-hour care sites, 8 specialty care centers, and more than 400 outreach clinics held in 3 states each year.

Officers: Donald M. Elliman (Chair); Doris J. Biester (Pres. & CEO); Michael J. Farrell (EVP & COO); Leonard J. Dryer (SVP & CFO); M. Douglas Jones, Jr. (Pediatrician-in-Chief); James Turnbull (SVP & CIO); Moritz M. Ziegler (Surgeon-in-Chief); Lynne Hedrick (VP-Patient Care Services); Peter L. Durante (SVP & Dir.- Medical & Legal Affairs)

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

[Return to top](#)

**Prospector
Profile
06.3747****The Little Clinic**

9721 Ormsby Station Road, Suite 106
Louisville, KY 40223
(502) 423-1103

NAICS

622110

Category: Transaction

Event: The Little Clinic is in the process of opening five health care centers inside Orlando-area Publix stores. Each clinic will provide treatment to the most common medical problems people experience, including earaches, coughs, colds, flu, and allergies. The Little Clinic will also be offering vaccines and physicals. The Little Clinic is now open at Alafaya Commons, Colonial Promenade, and Casselberry Collection. Two more will open in November at Crown Centre in Orange City and The Market at Southside.

Description: The Little Clinic is a healthcare services company that manages walk-in clinics placed inside retail locations. The clinics focus on treating minor illnesses by nurse practitioners and offers health and wellness services to customers 12 months or older at an affordable fee.

Officers: Bill Hamburg (CEO); Lisa Loscalzo (VP-Business Dev't.); Kevin M. Smith (CMO); Rose Pasqualini (VP-Clinic Operations); David Chrisman (CIO)

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

[Return to top](#)

**Prospector
Profile
06.3748**

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

NAICS		622110
Employees		38,000
Bed Capacity		9,490
Revenue	(mil)	\$4,747.30
Income	(mil)	\$226.00
Assets	(mil)	\$5,736.90
Liability	(mil)	\$2,809.20
(for the year ended 12/31/2005)		

Category: Finance

Event: Triad Hospitals said earnings would miss third-quarter analyst expectations due to higher expenses for bad debt. Bad debt is debt that is not collectible because a debtor defaults, making the debt worthless to the creditor. Companies usually estimate the amount of sales they expect to lose to bad debt, called the allowance for doubtful accounts. Triad said it had to add \$25 million pretax to its allowance for doubtful accounts, or about 18 cents per share. It also withdrew prior guidance and said it would provide upgraded guidance later. Triad dropped \$3.14, or 7.5%, to close at \$38.85 on the New York Stock Exchange.

Description: As of March 1, 2006, the Company owns and operates 52 general acute care hospitals and 12 ambulatory surgery centers located in Alabama, Alaska, Arizona, Arkansas, Indiana, Louisiana, Mississippi, Nevada, New Mexico, Ohio, Oklahoma, Oregon, South Carolina, Tennessee, Texas, and West Virginia. Its Quorum Health Resources subsidiary provides hospital management, consulting, and advisory services to hospitals and health systems throughout the US.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol TRI; NYSE; 87,871,914 common shares outstanding as of July 31, 2006.

7% senior notes due 2012

7% senior subordinated notes due 2013

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

[Return to top](#)

**Prospector
Profile
06.3749**

Trinity Health

27870 Cabot Drive
Novi, MI 48377
(248) 489-5004

NAICS		622110
Employees		44,950
Bed Capacity		6,285
Revenue	(mil)	\$5,714.68
Income	(mil)	\$329.46
Assets	(mil)	\$7,502.60
Liability	(mil)	\$4,000.06
(for the year ended 6/30/2005)		

Category: Finance

Event: Fitch Ratings has assigned an 'AA' rating to Trinity Health Credit Group's upcoming composite \$128.5 million series 2006 bonds. In addition, Fitch upgrades to 'AA' from 'AA-' Trinity's about \$2.07 billion of outstanding debt. According to Fitch, bond proceeds will be used to fund various capital improvement projects at Trinity's Michigan and Indiana hospitals and to pay the costs of issuance. The rating outlook is stable.

Description: Trinity Health is a non-profit healthcare system with 25 member organizations, encompassing 44 hospitals, 379 outpatient facilities, numerous long-term care facilities, home health and hospice programs, and senior housing communities in Michigan, Iowa, Maryland, California, Indiana, Idaho, and Ohio. Its subsidiary, Trinity Health Plans, operates the Care Choices HMO in some 10 Michigan counties. It is sponsored by the Catholic Health Ministries.

Officers: William Kreykes (Chair); Joseph R. Swedish (Pres. & CEO); Michael A. Slubowski (Pres.-Hospital & Health Networks); M. Narendra Kini (EVP-Clinical & Physician Services); Debra A. Canales (EVP-Organization & Talent Effectiveness); Edward G. Chadwick (SVP & CFO); James H. Peppiatt-Combes (CDO); Paul Browne (SVP & CIO); Sister M. Gretchen Elliott (SVP-Mission Integration); Daniel Hale (SVP & Gen. Counsel); Morley M. Robbins (SVP-Strategy, Mktg. & Communications); Louis J. Fierens, II (SVP-Supply Chain & Capital Projects Mgmt.); Joy A. Gorzeman (SVP-Patient Care & CNO); Michael Holper (SVP-Organizational Integrity & Internal Audit); Sister Catherine DeClercq (VP-Governance & Sponsorship)

Auditor: Deloitte & Touche LLP

Securities: 1.4% to 8.0%, fixed and variable notes payable to banks due through 2023

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

[Return to top](#)

**Prospector
Profile
06.3750**

UC Davis Health System

2315 Stockton Boulevard
Sacramento, CA 95817
(916) 734-2011

NAICS		622110
Employees		6,414
Bed Capacity		530
Revenue	(mil)	\$859.10
Income	(mil)	\$43.40
(for the year ended 6/30/2005)		

Category: Finance

Event: A newly established research center at the UC Davis Health System designed to ramp up research on chronic disease and get it to market more quickly has awarded six grants of varied amounts totaling almost \$200,000 focused on asthma, hepatitis, lymphoma, tuberculosis, and mental health. The grants jump-start local participation in a \$100 million annual national research initiative announced early this month by the National Institutes of Health. The goal is to get academic medical centers to share their research and put it to use at the bedside more quickly. UC Davis will get \$24.8 million over the next 5 years to expand its existing research program and establish the UC Davis Center for Clinical and Translational Research on Stockton Boulevard in Sacramento.

Description: The UC Davis Health System is a premier healthcare facility for adult and pediatric patients seeking advanced medical treatment.

Officers: William McGowan (Interim CEO & CFO); Claire Pomeroy (Vice Chancellor, Human Health Sciences)

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

[Return to top](#)

**Prospector
Profile
06.3751****Valley Medical Center**

400 South 43rd Street
Renton, WA 98055
(425) 228-3450

NAICS	622110
Bed Capacity	303

Category: Transaction

Event: Valley Medical Center has undertaken a \$193.2 million capital master plan driven by high population growth in Southeast King County and two trends strongly affecting the hospital industry, the surge in outpatient surgery and the advent of consumerism in health care. The \$25.2 million first phase has been completed, with construction of a family and birth center and a neonatal intensive care unit. The \$49.5 million second phase is now under way, with major expansion and renovation of the hospital's surgical wing, slated for completion by March 2008. The third phase envisions a new \$105 million 7-story emergency department facility atop a \$13.5 million utility plant, on the south side of the hospital. Groundbreaking is scheduled for next spring, with completion by summer 2009.

Description: Valley Medical Center is the largest nonprofit healthcare provider between Seattle and Tacoma. In addition to offering medical, surgical, and 24-hour emergency care, the hospital serves as a regional center, providing specialized treatment in cardiology, oncology, high-risk obstetrics, orthopedics, neurology, and pediatrics.

Officers: Richard D. Roodman (CEO)

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

[Return to top](#)

**Prospector
Profile
06.3752**

Wellmont Health System

1905 American Way
Kingsport, TN 37660
(423) 230-8200

NAICS	622110
Employees	4,500
Bed Capacity	857

Revenue (mil)	\$517.59
(for the year ended 6/30/2005)	

Category: Finance

Event: Fitch Ratings has assigned an 'BBB+' rating to the \$200 million The Health, Educational, and Housing Facilities Board of the County of Sullivan, Tennessee, hospital revenue bonds series 2006 C issued for Wellmont Health System. In addition, Fitch has upgraded to 'BBB+' from 'BBB' Wellmont's outstanding debt, and also assigned the 'BBB+' rating to the series 2006A and 2006B bonds which were not rated by Fitch at time of issuance. The rating outlook is stable. Bond proceeds will fund construction projects at three facilities; fund routine capital needs, fund a debt service reserve fund, and pay costs of issuance.

Description: Private, not-for-profit Wellmont Health System has four hospitals and other facilities located in northeastern Tennessee and southwestern Virginia. It operates Wellmont Bristol Regional Medical Center, Wellmont Holston Valley Medical Center, Wellmont Lonesome Pine Hospital, and Wellmont Hawkins County Memorial Hospital. It also owns an assisted living facility, a home healthcare agency, and a community wellness center.

Officers: Ron Prewitt (Chair); Richard Salluzzo (Pres. & CEO); Christopher Knight (EVP-Finance & CFO); Hamlin Wilson (SVP-HR); Patrick Kane (SVP-Mktg. & Communications); N. Brent Kennedy (SVP-Institutional Advancement); Blaine Douglas (SVP-Operations & COO); Amy Stevens (Dir.-Communications & Public Relations)

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

[Return to top](#)

**Prospector
Profile
06.3753****Western Pennsylvania Hospital**

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

NAICS	622110
Bed Capacity	512

Category: Labor

Event: Mark Palmer was named president and chief executive officer of West Penn Hospital, replacing James Collins, who left in April to take the same job at St. Clair Hospital. Mr. Palmer, who since 2003 has been CEO of Alvarado Hospital Medical Center/San Diego Rehabilitation Institute in San Diego, will officially take over the West Penn job on November 13.

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)

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

[Return to top](#)