

Healthcare Prospector

Profiles of Firms in Transition

November 20, 2006
 Volume 3, Number 47
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(Click on Reference Number to go directly to Company Profile)

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

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Prospector Profile Categories

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

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

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

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**Prospector
Profile
06.4041**

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: Finance

Event: Certain Alliance Imaging stockholders plan to sell 8 million shares of Alliance Imaging's common stock in an underwritten secondary public offering. The underwriters will have a 30-day option to purchase up to an additional 1.2 million shares of common stock from the selling stockholders. Alliance Imaging will not receive any proceeds from this transaction.

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; 49,843,683 common shares outstanding as of October 31, 2006.

7 1/4% senior subordinated notes due 2012

10 3/8% senior subordinated notes due 2011

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**Prospector
Profile
06.4042**

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 promoted Michael F. Frisch to the role of executive vice president and chief operating officer, effective January 5, 2007. Mr. Frisch joined Alliance Imaging in November 2002 and currently serves as senior vice president, Southeast region. Mr. Frisch will assume the role to be vacated by Andrew P. Hayek, Alliance's president and COO. As previously reported, Mr. Hayek submitted his resignation, effective January 5, 2007, to pursue an opportunity with DaVita, Inc.

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; 49,843,683 common shares outstanding as of October 31, 2006.

7 1/4% senior subordinated notes due 2012

10 3/8% senior subordinated notes due 2011

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**Prospector
Profile
06.4043**

Almost Family, Inc.

9510 Ormsby Station Road, Suite 300
Louisville, KY 40223
(502) 891-1000

NAICS		621610
Employees		3,200
Revenue	(mil)	\$75.62
Income	(mil)	\$7.87
Assets	(mil)	\$30.54
Liability	(mil)	\$10.41
(for the year ended 12/31/2005)		

Category: Transaction

Event: Almost Family has entered into an agreement to acquire the assets of all the Medicare-certified home health agencies owned and operated by Mederi, Inc., one of Florida's oldest and best-known home health care organizations. Coconut Grove, Florida-based Mederi operates 21 agency locations including 16 in Florida, 2 in Missouri, and 3 in Illinois. The agreement calls for an initial purchase price of approximately \$19 million consisting of \$13 million cash, \$4 million in a note payable, and 100,000 shares of Almost Family common stock. Additional consideration of up to \$5.5 million in cash may be paid to the seller contingent primarily upon the achievement of certain revenue targets in the 2 years following the closing. The cash portion of the transaction will be funded from borrowings available on the Company's existing senior credit facility with JP Morgan Chase Bank, NA. Subject to usual and customary closing conditions, the transaction is expected to close December 3.

Description: The Company provides home health nursing services in Florida, Kentucky, Ohio, Connecticut, Massachusetts, Alabama, and Indiana.

Officers: William B. Yarmuth (Chair, Pres. & CEO); C. Steven Guenther (SVP & CFO); Mary A. Yarmuth (SVP-Service Dev't.); Patrick Todd Lyles (SVP-Administration); Anne T. Liechty (SVP-Operations); Helen Simms (VP-Service Dev't.); David Pruitt (VP-Operations); Mark Sutton (VP-HR); David McDonald (VP-Operations/Finance)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol AFAM; NasdaqSC; 2,414,872 common shares outstanding as of November 13, 2006.

6% notes payable due March 2007

6% notes payable due November 2008

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**Prospector
Profile
06.4044**

Amedisys, Inc.

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

NAICS		621610
Employees		6,206
Revenue	(mil)	\$381.56
Income	(mil)	\$30.10
Assets	(mil)	\$340.00
Liability	(mil)	\$147.40
(for the year ended 12/31/2005)		

Category: Finance

Event: Amedisys has priced an offering of 3,000,000 shares of its common stock at \$41.50 per share for net proceeds of approximately \$117.9 million. For a period of 30 days following the offering, the underwriters of the offering have an option to purchase an additional 450,000 shares of Amedisys, Inc. common stock at a 5% discount to the offering price to cover over-allotments. If exercised in full, the over-allotment will result in additional net proceeds to Amedisys of approximately \$17.7 million. The share numbers in the offering do not take into account the impact of the four-for-three stock split announced by the Company on October 25. The record date for the stock split will be November 27.

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

Officers: William F. Borne (Chair & CEO); Larry R. Graham (Pres. & COO); Alice Ann Schwartz (CIO); Don Loverich (Principal Acctg. Officer & Treas.); Jeffrey D. Jeter (SVP & Chief Compliance Officer); Jill Cannon (SVP-Operations); Patty Graham (SVP-Mktg.); Pete Hartley (SVP-MIS); Francis Mayer (SVP-Contracting); Cindy Phillips (SVP-HR); Patti Waller (SVP-Operations); Beth Boulet (VP-Audit); John R. Nugent (Chief Dev't. Officer)

Auditor: KPMG LLP

Securities: Common Stock-Symbol AMED; NasdaqNM; 16,106,452 common shares outstanding as of July 27, 2006.

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**Prospector
Profile
06.4045**

America Service Group, Inc.

105 Westpark Drive, Suite 200
Brentwood, TN 37027
(615) 373-3100

NAICS		621400
Employees		4,230
Revenue	(mil)	\$562.68
Income	(mil)	\$4.37
Assets	(mil)	\$205.24
Liability	(mil)	\$149.23
(for the year ended 12/31/2005)		

Category: Transaction

Event: America Service Group reported that the State of Florida Department of Corrections posted a notice of its decision to reject all bids to provide comprehensive healthcare services in its Region IV. Previously, the Company had disclosed that the Florida DOC had posted its decision to award the contract to the Company's primary operating subsidiary, Prison Health Services, Inc., subject to negotiation of final contract terms and resolution of an intent to protest the proposed award to Prison Health Services. A formal protest was filed by a competing bidder, thereby staying the award process and any potential negotiations between Prison Health Services and the Florida DOC. As a result of the Florida DOC's decision, the Company will not be providing services in Region IV beyond November 20, the expiration date of the current contract.

Description: The Company is a non-governmental provider of correctional healthcare and pharmacy services in the US. Its subsidiaries include Prison Health Services, Inc., Correctional Health Services LLC, and Secure Pharmacy Plus LLC.

Officers: Michael Catalano (Chair, Pres. & CEO); Michael W. Taylor (SVP & CFO); Richard Hallworth (COO); Carl J. Keldie (Corp. Medical Dir.); Lawrence H. Pomeroy (SVP & Chief Dev't. Officer); Andrew L. Schwarcz (SVP, Chief Legal Officer & Sec.); T. Scott Hoffman (SVP & Chief Administrative Officer); Eric W. Thrailkill (SVP & CIO)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol ASGR; NasdaqNM; 10,100,587 common shares outstanding as of November 2, 2006.

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**Prospector
Profile
06.4046**

American Shared Hospital Services

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

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

Category: Transaction

Event: American Shared Hospital Services as entered into an agreement to provide a Clinatron-250 proton beam radiation therapy system to M.D. Anderson Cancer Center Orlando, part of Orlando Regional Healthcare, one of Florida's most comprehensive private, not-for-profit healthcare networks. Subject to the receipt of FDA approval for the Clinatron-250, American Shared Hospital anticipates commencing its lease agreement with M.D. Anderson Cancer Center Orlando for the proton beam radiation therapy system in 2009. Currently under development by Still River Systems in Littleton, Massachusetts, the Clinatron-250 is a single-treatment-room proton beam radiation therapy system incorporating proprietary technology that Still River believes may dramatically reduce the cost of implementing proton beam radiation therapy.

Description: The Company provides Gamma Knife stereotactic radiosurgery services to 21 medical centers in 18 states. It provides these services through its 81% indirect interest in GK Financing LLC, a California limited liability company.

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

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol AMS; AMEX; 5,023,418 common shares outstanding as of November 1, 2006.

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

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**Prospector
Profile
06.4047**

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 is acquiring a new affiliate, Wichita's Via Christi Health System, under a restructuring plan to be completed by early 2007. The move will be completed when the Sisters of St. Joseph, which now fund half of Via Christi, join the Congregation of St. Joseph, a new seven-member group of sisterhoods. Their numbers are dwindling, so they are merging. Ascension is funded by a group of sponsors that includes the Congregation of St. Joseph. With the addition of Via Christi operations in Kansas and Oklahoma, St. Louis-based Ascension will expand its presence to 22 states.

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. Impicciche (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

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**Prospector
Profile
06.4048**

Banner Health

1441 North 12th Street
Phoenix, AZ 85006
(602) 495-4000

NAICS		622110
Employees		25,000
Revenue	(mil)	\$2,870.95
Income	(mil)	\$208.26
Assets	(mil)	\$3,735.11
Liability	(mil)	\$1,846.52
(for the year ended 12/31/2005)		

Category: Transaction

Event: Banner Health plans to close its behavioral-health unit at Banner Desert Medical Center in Mesa. The Banner Desert Behavioral Health Center has about 40 beds, including several for adolescents. It provides inpatient and intensive outpatient mental-health and addiction programs for both adults and adolescents and treats patients who have come from Banner Desert Medical Center's emergency room. The likely closure comes at a time when psychiatric beds are in short supply. In the past, Banner has closed mental-health units and moved some services to other facilities.

Description: Non-profit Banner Health owns or manages 20 acute care hospitals, long-term care centers, and other facilities in Alaska, Arizona, California, Colorado, Nebraska, Nevada, and Wyoming. It also provides home care, hospice care, nursing registries, surgery centers, laboratory, and rehabilitation services.

Officers: Thomas F. Madison (Chair); Peter S. Fine (Pres. & CEO); Ron Bunnell (EVP & Chief Admin. Officer); Susan Edwards (Pres.-AZ Region)

Auditor: Ernst & Young LLP

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**Prospector
Profile
06.4049****Baptist Health System**

1 Lexington Medical Building
215 East Quincy, Suite 200
San Antonio, TX 78215
(210) 297-1000

NAICS	622110
Bed Capacity	1,550

Category: Finance

Event: The Baptist Health Foundation of San Antonio has awarded \$3.2 million in grants to 39 local health care organizations. The foundation was formed in September 2004 with proceeds from the sale of Baptist Health System to Nashville-based Vanguard Health Systems. The 39 organizations serve residents living in Bandera, Bexar, Comal, Kendall, and Wilson counties. Some of the organizations that will receive funding include the University of Texas at San Antonio, the University of Texas Health Science Center at San Antonio, and the San Antonio AIDS Foundation.

Description: Baptist Health System includes Baptist Medical Center, North Central Baptist Hospital, Northeast Baptist Hospital, St. Luke's Baptist Hospital, and Southeast Baptist Hospital. It also operates rehabilitation, imaging centers, pregnancy testing, and fitness centers. The health system is owned by Vanguard Health Systems.

Officers: Harold H. Pilgrim, III (Pres. & CEO)

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**Prospector
Profile
06.4050****Baptist Hospital, Inc.**

2000 Church Street
Nashville, TN 37236
(615) 284-5555

NAICS	622110
Employees	3,417
Bed Capacity	685

Category: Transaction

Event: Baptist Hospital will begin construction on an expanded obstetrics unit in December, adding 28 postpartum rooms and 2 nurseries to its facilities. The hospital will renovate 15,000 square-feet of space on its eighth floor for the project, which, once completed in April, will have nearly 18,000 square feet dedicated to obstetrics. Currently, the hospital's entire third floor is obstetrical. Baptist, which delivers 6,800 babies each year, now has 22 rooms for labor, delivery, and recovery, 4 operating rooms, 4 triage rooms, 9 antepartum and 64 postpartum rooms, 66 bassinets, and a 27-bed neonatal intensive care unit and special care nursery.

Description: Baptist Hospital is the largest not-for-profit community hospital in Middle Tennessee. It is a member of Saint Thomas Health Services and a subsidiary of Ascension Health.

Officers: Bernie Sherry (Pres. & CEO); Robert A. Hardin (SVP & CMO); Michael Steven Johns (VP-Finance); Jason Dinger (VP-System Service Line Dev't.)

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**Prospector
Profile
06.4051**

Brookdale Senior Living, Inc.

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

NAICS		623110
Employees		27,500
Bed Capacity		34,000
Revenue	(mil)	\$213.05
Income	(mil)	(\$24.46)
Assets	(mil)	\$1,697.81
Liability	(mil)	\$1,067.41

(for the year ended 12/31/2005)

Category: Finance

Event: Brookdale Senior Living reported total revenues of \$387,043,000 for the 3 months ended September 30, 2006, compared with \$209,252,000 for the prior year quarter. Net loss was \$31,145,000 for the third quarter of 2006 compared with \$18,890,000 in 2005. The Company reported total revenues of \$877,653,000 for the 9 months ended September 30, 2006, compared with \$577,530,000 for the prior year period. For the first 9 months of 2006, the Company reported net loss of \$70,730,000 compared with \$26,530,000 for the same period last year.

Description: The Company owns and operates 547 independent, assisted and dementia-care facilities in 35 states. It was formed in September 2005 by the merger of Brookdale Living Communities, Inc. and Alterra Healthcare Corp.

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

Auditor: Ernst & Young LLP

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

5.55% mortgage notes payable due from 2008 through 2012

9.12% mortgage notes payable due from 2005 through 2037

5.38% mortgage notes payable due 2012

mortgage notes payable due 2010

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**Prospector
Profile
06.4052**

Brookdale Senior Living, Inc.

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

NAICS		623110
Employees		27,500
Bed Capacity		34,000
Revenue	(mil)	\$213.05
Income	(mil)	(\$24.46)
Assets	(mil)	\$1,697.81
Liability	(mil)	\$1,067.41
(for the year ended 12/31/2005)		

Category: Finance

Event: Brookdale Senior Living has amended and restated its credit facility with Lehman Brothers, Inc., Goldman Sachs, Citigroup, LaSalle Bank, and, additionally, Bank of America. The 2-year facility has been increased to \$400 million, consisting of a \$320 million revolving loan facility, with a \$70 million letter of credit sublimit, and a letter of credit facility of up to \$80 million.

Description: The Company owns and operates 547 independent, assisted and dementia-care facilities in 35 states. It was formed in September 2005 by the merger of Brookdale Living Communities, Inc. and Alterra Healthcare Corp.

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

Auditor: Ernst & Young LLP

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

5.55% mortgage notes payable due from 2008 through 2012

9.12% mortgage notes payable due from 2005 through 2037

5.38% mortgage notes payable due 2012

mortgage notes payable due 2010

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**Prospector
Profile
06.4053****Butler Health System**

911 East Brady Street
Butler, PA 16001
(724) 283-6666

NAICS	622110
Employees	1,700
Bed Capacity	245

Category: Labor

Event: Butler Health System has appointed Ken DeFurio as Butler Memorial Hospital's interim president and chief executive officer. He replaces Joseph Stewart, who after serving for the past 10 years, has announced his retirement. Mr. DeFurio was Butler Memorial's chief operating officer and has been an administration member since 1996.

Description: Not-for-profit Butler Health System's flagship facility, Butler Memorial Hospital, provides specialty programs for the treatment of women's health issues, behavioral health, rehabilitation, cancer treatment and pain management. The health system also includes numerous outpatient and ambulatory community health and diagnostic centers.

Officers: William D. Bessor (Chair); Joseph A. Stewart (Pres. & CEO); Anne Krebs (CFO); Ken DeFurio (SVP-Operations)

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**Prospector
Profile
06.4054****Cape Cod Hospital**

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

NAICS	622110
Bed Capacity	225

Category: Finance

Event: David G. Mugar, Cape Cod businessman and resident, pledged a \$5 million gift to Cape Cod Hospital, his second gift to the organization. In August of 2002, the philanthropist pledged an initial \$5 million for the construction of a new wing. The new wing, named in honor of Mugar's parents Marian and Stephen, was dedicated last month upon completion of the lobby and lower two patient floors. The completed Mugar Building will total 102,000 square feet, will have 4 patient floors with 120 brand new private rooms. The hospital is slated to begin treating patients in the new building in December.

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

Officers: Margaret Hanson (Chief Admin. Officer)

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**Prospector
Profile
06.4055****Cape Fear Valley Health System**

1638 Owen Drive
Fayetteville, NC 28304
(910) 609-4000

NAICS	622110
Employees	3,816
Bed Capacity	616

Category: Transaction

Event: Cape Fear Valley Health System is undertaking its biggest expansion in history by building a new patient tower to hold 132 additional beds. The 6-story tower is set to open in 2008 and will have its own emergency room, which hospital officials say should help ease traffic in its current emergency room that gets an estimated 100,000 patients each year. It was built to handle about half that. Doctors say a new Express Care center next door to the hospital can free up hospital beds by tending to patients with minor ailments.

Description: Private, not-for-profit Cape Fear Valley Health System, also known as Cumberland County Hospital System, Inc., is comprised of four hospitals and primary care physician offices throughout Cumberland County and surrounding areas. Members include Cape Fear Valley Medical Center, Highsmith-Rainey Memorial Hospital, Southeastern Regional Rehabilitation Center, Behavioral Health Care and HealthPlex.

Officers: Richard H. Parks (Pres. & CEO); Joyce Korzen (COO); Torrey M. Johnson (CFO)

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**Prospector
Profile
06.4056****Cape Fear Valley Health System**

1638 Owen Drive
Fayetteville, NC 28304
(910) 609-4000

NAICS	622110
Employees	3,816
Bed Capacity	616

Category: Transaction

Event: Cape Fear Valley Health System encouraged patients from outside Cumberland County to go to other hospitals in the region because of a bed shortage at Cape Fear Valley Medical Center. According to officials, the hospital is at capacity. However, Cumberland County residents who need to be admitted to the hospital will be admitted. Patients coming by ambulance from outside the county will be taken to other regional hospitals, if possible. It is not known how long the bed shortage would last but added that patients would go to an appropriate bed.

Description: Private, not-for-profit Cape Fear Valley Health System, also known as Cumberland County Hospital System, Inc., is comprised of four hospitals and primary care physician offices throughout Cumberland County and surrounding areas. Members include Cape Fear Valley Medical Center, Highsmith-Rainey Memorial Hospital, Southeastern Regional Rehabilitation Center, Behavioral Health Care and HealthPlex.

Officers: Richard H. Parks (Pres. & CEO); Joyce Korzen (COO); Torrey M. Johnson (CFO)

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**Prospector
Profile
06.4057****Carlsbad Medical Center**

2430 West Pierce Street
Carlsbad, NM 88220
(505) 887-4100

NAICS	622110
Bed Capacity	127

Category: Regulatory Issue

Event: Carlsbad Medical Center is applying for level three-trauma center status with Liz Estrada leading the hospital through the process. A level three classification has general surgery available and select specialty coverage available promptly, but some complex traumas require patient delivery to a level one or level two center. Designated trauma centers must meet specific criteria as set forth by governing agencies. It will take Carlsbad Medical 9 to 12 months to fully get the designation process in gear.

Description: Carlsbad Medical Center is a general medical and surgical facility owned by Triad Hospitals, Inc.

Officers: Bradley McGrath (CEO); Janet Carbary (CFO); Carol Welch (CNO)

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**Prospector
Profile
06.4058****Carraway Methodist Medical Center**

1600 Carraway Boulevard
Birmingham, AL 35234
(205) 502-6000

NAICS	622110
Bed Capacity	330

Category: Transaction

Event: Physicians Medical Center, a collaboration between local doctors and a Nashville development company, completed its \$26.5 million purchase of Carraway Methodist Medical Center November 15. Through the bankruptcy sale, the 617-bed hospital frees itself from most of the \$144 million debt that has weighed down the Norwood hospital. Also with the sale, the longtime nonprofit hospital becomes for-profit. Physicians Medical Center, a group of 54 local physicians and GP Medical Ventures, offered the only bid for Carraway at an auction last week. A bankruptcy judge has approved the deal.

Description: Carraway Methodist Medical Center is a general medical and surgical hospital and is one of the largest private provider of inpatient mental health services. Together with debtor-affiliates, Carraway Medical Foundation; Carraway Health Services, Inc.; and Advance Healthlink LLC, it filed for Chapter 11 protection on September 18, 2006 (Bankr. Northern District Of Alabama Case No. 06-03501, 06-03502, 06-03503, and 06-03504, respectively, Judge Tamara O. Mitchell presiding). When it filed for protection from its creditors, it listed \$50 million in total assets and \$100 million in total debt.

Officers: Thomas H. Litz (CEO); Stephen Hamburger (CMO)

Attorneys: Bradley Arant Rose & White LLP; Birmingham, AL; (205) 521-8556;
Christopher L. Hawkins, Esq. Helen D. Ball, Esq. Patrick Darby, Esq.

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**Prospector
Profile
06.4059****Carroway Methodist Medical Center**

1600 Carraway Boulevard
Birmingham, AL 35234
(205) 502-6000

NAICS	622110
Bed Capacity	330

Category: Transaction

Event: Judge Tamara O. Mitchell of the U.S Bankruptcy Court for the Northern District of Alabama has approved Carraway Methodist Medical Center and its debtor-affiliates' sale of substantially all of their assets free and clear of all liens, claims, and encumbrances to Physicians Medical Center LLC for \$26.5 million. Judge Mitchell also authorized the Debtors to assume and assign unexpired leases and executory contracts. Pursuant to the Physicians Medical asset purchase agreement, Physicians Medical will assume liabilities under the Debtors' provider agreement with the United States Department of Health and Human Services regarding Medicare reimbursements in an amount not to exceed \$3.90 million; liabilities under the assigned executory agreements, provided that the Debtors and Physicians Medical each will pay one-half of the cure costs at closing; and accrued employee wages and benefits.

Description: Carraway Methodist Medical Center is a general medical and surgical hospital and is one of the largest private provider of inpatient mental health services. Together with debtor-affiliates, Carraway Medical Foundation; Carraway Health Services, Inc.; and Advance Healthlink LLC, it filed for Chapter 11 protection on September 18, 2006 (Bankr. Northern District Of Alabama Case No. 06-03501, 06-03502, 06-03503, and 06-03504, respectively, Judge Tamara O. Mitchell presiding). When it filed for protection from its creditors, it listed \$50 million in total assets and \$100 million in total debt.

Officers: Thomas H. Litz (CEO); Stephen Hamburger (CMO)

Attorneys: Bradley Arant Rose & White LLP; Birmingham, AL; (205) 521-8556;
Christopher L. Hawkins, Esq. Helen D. Ball, Esq. Patrick Darby, Esq.

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**Prospector
Profile
06.4060**

Catholic Health Initiatives

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

NAICS		622110
Employees		67,000
Bed Capacity		8300
Revenue	(mil)	\$6,501.72
Income	(mil)	\$498.37
(for the year ended 6/30/2005)		

Category: Finance

Event: Fitch has assigned a rating of 'AA/F1+' to the \$200,000,000 Montgomery County, Ohio, variable rate revenue bonds series 2006B issued on behalf of Catholic Health Initiatives. Fitch also assigns an 'AA' rating to the \$450,000,000 Colorado Health Facilities Authority variable rate revenue bonds series 2006C and the \$100,000,000 Montgomery County, Ohio, variable rate revenue bonds series 2006C issued on behalf of CHI. The rating outlook is stable. Bond proceeds will be used to finance certain capital improvements and equipment acquisitions at the facilities owned and/or operated by members of the CHI credit Group and/or to reimburse CHI for amounts expended by those members for these purposes.

Description: Catholic Health Initiatives is the second largest not-for-profit, integrated healthcare delivery system in the U.S., with 71 hospitals and 42 long-term care facilities in 19 states.

Officers: Kevin E. Lofton (Pres. & CEO); Michael T. Rowan (EVP & COO); Colleen M. Blye (SVP-Finance & Treasury & CFO); Larry A. Schulz (SVP-Operations); Gary S. Campbell (SVP-Operations); David J. Goode (SVP-Operations); Deborah Lee-Eddie (SVP-Operations); Paul G. Neumann (SVP-Legal Services & Gen. Counsel); Peggy A. Martin (SVP-Sponsorship & Governance); Herbert J. Vallier (SVP & Chief HR Officer); John F. DiCola (SVP-Strategy & Business Development); Christopher J. Macmanus (SVP-IT & CIO); John F. Anderson (SVP & CMO)

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**Prospector
Profile
06.4061****Catholic Healthcare West**

185 Berry Street, Suite 300
San Francisco, CA 94107
(415) 438-5500

NAICS		622110
Employees		40,000
Bed Capacity		7,843
Revenue	(mil)	\$6,002.09
Income	(mil)	\$348.16
Assets	(mil)	\$7,218.85
Liability	(mil)	\$4,543.89

(for the year ended 6/30/2005)

Category: Labor

Event: Catholic Healthcare West has appointed Lisa Zuckerman as treasurer of the health system, effective December 4. Ms. Zuckerman replaces Jesse Bean, who has announced his retirement after 14 years with Catholic Healthcare West. Ms. Zuckerman was an analyst in the San Francisco office of Standard & Poor's who used to handle investment ratings for Catholic Healthcare West.

Description: Catholic Healthcare West operates about 41 acute care facilities throughout Arizona, Nevada, and California. It is the largest not-for-profit healthcare provider in California and the largest Catholic hospital system in the western part of the US.

Officers: Adrienne Y. Crowe (Chair); Lloyd H. Dean (Pres. & CEO); Michael Erne (EVP & COO); Michael D. Blaszyk (EVP & CFO); George Bo-Linn (SVP & CMO); Derek F. Covert (SVP & Gen. Counsel); Charles P. Francis (SVP & Chief Strategy Officer); Bernita McTernan (SVP-Sponsorship & Mission Integration); Elizabeth Shih (SVP & Chief Admin. Officer); Ernest H. Urquhart (SVP-HR); John Wray (SVP-Managed Care)

Auditor: Deloitte & Touche LLP

Securities: 5.3% senior secured notes due July 2008
various notes payable, ranging up to 10%, due 2031

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**Prospector
Profile
06.4062****Cirrus Health**

NAICS

531000

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

Category: Labor

Event: Cirrus Health has appointed Ira B. Korman, Ph.D. as senior vice president of operations and strategy. Most recently, Dr. Korman founded and served as president of IBKOR Consulting based in Dallas, Texas.

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

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

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**Prospector
Profile
06.4063**

Community Health Systems, Inc.

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

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

Category: Finance

Event: Community Health Systems plans to explore syndicating a new incremental term loan of approximately \$300 million. The existing credit agreement of our subsidiary, CHS/Community Health Systems, Inc., allows for this incremental term loan. Community Health Systems would use the proceeds to repay borrowings under its existing revolving credit facility and for general corporate purposes. Furthermore, Community Health Systems will explore various amendments to its existing credit agreement. The Company offers no assurances that it will proceed with this proposed financing or as to its terms.

Description: Through its subsidiaries, the Company owns, leases or operates 76 hospitals in 22 states as of July 6, 2006. Its facilities offer a broad range of inpatient and outpatient medical and surgical services and skilled nursing care.

Officers: Wayne T. Smith (Chair, Pres. & CEO); W. Larry Cash (EVP, CFO & Dir.); William S. Hussey (SVP-Group Operations); David L. Miller (SVP-Group Operations); Gary D. Newsome (SVP-Group Operations); Michael T. Portacci (SVP-Group Operations); Kenneth D. Hawkins (SVP-Acquisitions & Dev't.); Martin G. Schweinhart (SVP-Operations); Rachel A. Seifert (SVP, Sec. & Gen. Counsel); Carolyn S. Lipp (SVP-Quality & Resource Mgmt.)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol CYH; NYSE; 95,125,018 common shares outstanding as of October 24, 2006.

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**Prospector
Profile
06.4064**

Continucare Corporation

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

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

Category: Finance

Event: Continucare has reported financial results for the 3 months ended September 30, 2006, the first quarter of Continucare's 2007 fiscal year. The Company reported total revenue of \$35,933,599 in the first quarter of fiscal 2007, a 20% increase from \$29,871,150 reported in the first quarter of fiscal 2006. Net income was \$1,397,119 for the 3 months ended September 30, 2006, compared with \$1,438,752 for the same period a year ago.

Description: The Company is a mixed model provider of primary care physician services. Through a network of 20 medical centers, it provides primary healthcare services on an outpatient basis.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol CNU; AMEX; 50,251,228 common shares outstanding as of August 31, 2006.

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**Prospector
Profile
06.4065**

Covenant Health

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

NAICS	622110
Employees	8,000
Bed Capacity	1,086
Revenue (mil)	\$1,000.00
(Fiscal Year 2005)	

Category: Finance

Event: Fitch Ratings has assigned an 'A' rating to Knox County Health Educational and Housing Facilities Board, Tennessee's approximately \$213.8 million bonds listed below, which are issued on behalf of Covenant Health consisting of a \$55,800,000 hospital revenue refunding & improvement bonds series 2006A; and \$158,000,000 auction-rate hospital revenue refunding & improvement bonds series 2006B. The rating outlook is stable. Bond proceeds from the series 2006 bonds will be used to refund a portion of the outstanding series 2002 bonds, fund renovation and expansion projects at various facilities within the system, fund the construction of a replacement hospital in Sevier County, and pay the costs of issuance.

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

Officers: Anthony L. Spezia (Pres. & CEO); John Geppi (CFO); Sam Buschetta (SVP-HR)

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**Prospector
Profile
06.4066**

Daughters of Charity Health System

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

NAICS 622110

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

Category: Labor

Event: Daughters of Charity Health System has promoted Interim President and Chief Executive Officer Robert Issai to president and CEO, effective Nov. 10. Mr. Issai had been acting head of the six-hospital Catholic system since late July. At that time, he filled the vacancy left by the abrupt July 28 departure of former CEO Bain Farris.

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

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

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**Prospector
Profile
06.4067****Dayton Heart Hospital**

707 S. Edwin C. Moses Boulevard
Dayton, OH 45408
(937) 221-8000

NAICS	622310
Employees	250
Bed Capacity	47

Category: Labor

Event: Dayton Heart Hospital has appointed James Patrick as its new president and chief executive officer. Most recently he was interim vice president and chief operating officer of Mercy Health Partners, where he oversaw five hospitals. Mr. Patrick replaces Chad Carpenter, who left the heart hospital to lead a long-term acute care hospital in Alaska.

Description: Dayton Heart Hospital is dedicated to the diagnosis and treatment of cardiovascular and vascular disease. It is an affiliate of MedCath, Inc.

Officers: James Patrick (Pres. & CEO)

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**Prospector
Profile
06.4068**

Detroit Medical Center

3990 John R. Street
Detroit, MI 48201
(313) 578-2000

NAICS		622110
Employees		11,526
Bed Capacity		2,000
Revenue	(mil)	\$1,749.49
Income	(mil)	\$2.46
(for the year ended 12/31/2004)		

Category: Transaction

Event: Detroit Medical Center and Wayne State University are locked in a contract dispute that threatens to end training programs for hundreds of Michigan doctors. But a former member of Governor Granholm's cabinet is going to help both sides work out a deal. Attorney David Fink will mediate the talks. The medical center and the university jointly operate about 70 residency programs that give graduate medical students hands-on training in special areas of practice. The programs provide healthcare to many of the Detroit area's poorest residents.

Description: Not-for-profit Detroit Medical Center is made up of 7 hospitals, more than 100 outpatient facilities, and 2 nursing centers. It is the teaching and clinical research site for Wayne State University School of Medicine. Its facilities include the Children's Hospital of Michigan, Detroit Receiving Hospital, Harper University Hospital, Huron Valley-Sinai Hospital, Hutzel Women's Hospital, Karmanos Cancer Institute/The Cancer Hospital, Kresge Eye Institute, Michigan Orthopaedic Specialty Hospital, Rehabilitation Institute of Michigan, and Sinai-Grace Hospital.

Officers: Charles O'Brien (Chair); Michael E. Duggan (Pres. & CEO); Benjamin R. Carter (EVP & COO); Jay B. Rising (EVP & CFO); Mary L. Zuckerman (EVP-Business Operations); Thomas A. Malone (EVP & CMO); Floyd Allen (Gen. Counsel)

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***Prospector
Profile
06.4069***

Greenfield Health

9427 Southwest Barnes Road, Suite 590
Portland, OR 97225
(503) 292-9560

NAICS

621498

Category: Transaction

Event: Greenfield Health will add an eastside clinic in Southwest Portland in the coming months. With the expansion, the clinic will also offer pediatric services for the first time. Six providers currently work at the practice, although Chief Operating Officer Jill Arena estimates four new clinicians will be hired between the two locations in the coming year.

Description: Greenfield Health is a Portland medical practice and primary care clinic.

Officers: Charles M. Kilo (CEO); Jill K. Arena (COO)

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**Prospector
Profile
06.4070**

Hanger Orthopedic Group, Inc.

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

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

Category: Litigation

Event: Hanger Orthopedic Group has filed a motion seeking to dismiss the second amended complaint in the consolidated securities class action, "In re Hanger Orthopedic Group, Inc. Securities Litigation, Case No. 8:06-cv-00579-AW," which was filed in the U.S. District Court for the District of Maryland. Between June 22, 2004 and July 1, 2004, five putative securities class action complaints were filed against the company, four in the Eastern District of New York and one in the Eastern District of Virginia. The complaints asserted that the Company's reported revenues were inflated through certain billing improprieties at one of the company's facilities. On February 15, 2005, the lead plaintiffs in the Consolidated Securities Class Action filed a consolidated amended complaint. The amended complaint asserts that the company's reported revenues were inflated through certain billing improprieties at some of the company's facilities.

Description: The Company owns and operates 619 orthotic and prosthetic patient-care centers in 46 states including the District of Columbia.

Officers: Ivan R. Sabel (Chair & CEO); Thomas F. Kirk (Pres., COO & Dir.); George E. McHenry (EVP & CFO); Richmond L. Taylor (Pres.-Hanger Prosthetics & Orthotics, Inc.); Ronald N. May (Pres.-Southern Prosthetic Supply, Inc.); Hai Tran (Treas.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol HGR; NYSE; 21,969,308 common shares outstanding as of October 31, 2006.

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

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

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**Prospector
Profile
06.4071****Hazel Hawkins Memorial Hospital**

NAICS

622110

911 Sunset Drive
Hollister, CA 95023
(831) 637-5711

Category: Labor

Event: Hazel Hawkins Memorial Hospital and the nurses' union have started contract negotiations, but officials on both sides say it's been business as usual in the 2 weeks since the union voted to authorize a strike if negotiations cannot progress. Two weeks ago nurses voted to allow a strike if contract negotiations don't pick up some steam. But while the vote authorizes a strike, it was not a formal decision to do so. The union's major contention with the hospital is over a staffing shortage, which nurses said means they end up working more hours than they should have to, and often are forced to skip breaks and meals. The union also wants the hospital to increase wages and re-examine retirement benefits in order to be more competitive with other hospitals in the area.

Description: Hazel Hawkins Memorial Hospital is a community hospital serving the San Benito and South Santa Clara counties.

Officers: Ken Underwood (CEO)

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**Prospector
Profile
06.4072**

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: Labor

Event: HCA has appointed Michael T. Neeb as president of the Company's London-based international division, effective December 31, 2006. Mr. Neeb replaces John Kausch, who will retire next year after a 27-year career with HCA. Mr. Neeb, who currently serves as chief financial officer of HCA's international division.

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; 409,679,600 common shares outstanding as of September 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

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**Prospector
Profile
06.4073**

HCA, Inc.

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

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

Category: Finance

Event: HCA has determined the pricing for its previously announced cash tender offers for any and all of its outstanding 8.850% medium term notes due 2007, 7.000% notes due 2007, 7.250% notes due 2008, 5.250% notes due 2008, and 5.500% notes due 2009. The tender offers and related consent solicitations to amend the notes and the indenture governing the notes, solely as it relates to the notes, are being conducted in connection with HCA's previously announced agreement to merge with an entity controlled by Bain Capital Partners, LLC, Kohlberg Kravis Roberts & Co. LP, and ML Global Private Equity Fund, LP. Holders whose notes are accepted for payment will also be paid accrued and unpaid interest up to, but not including the applicable settlement date for notes purchased in the tender offers. The total consideration includes a consent payment of \$30.00 per \$1,000 principal amount of the notes which will be payable in respect of all notes purchased pursuant to the tender offers.

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; 409,679,600 common shares outstanding as of September 30, 2006.
6.5% notes due February 2016; 5.75% notes due March 2014

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**Prospector
Profile
06.4074**

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 completed a merger in which HCA has been acquired by a private investor group including affiliates of Bain Capital, Kohlberg Kravis Roberts & Co., and Merrill Lynch Global Private Equity, HCA founder Dr. Thomas F. Frist, Jr., and HCA management. HCA announced on July 24 a definitive merger agreement with the investor group which called for HCA shareholders to receive \$51 in cash, without interest, for each share of HCA common stock held. The total transaction is valued at approximately \$33 billion, including the assumption or repayment of approximately \$11.7 billion of debt. HCA common stock will cease trading on the New York Stock Exchange at market close on November 17 and will no longer be listed.

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; 409,679,600 common shares outstanding as of September 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

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**Prospector
Profile
06.4075**

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's shareholders have voted to approve the proposed merger agreement providing for the acquisition of HCA by an investor group including Bain Capital, Kohlberg Kravis Roberts & Co., Merrill Lynch Global Private Equity, HCA Founder Dr. Thomas F. Frist, Jr., and HCA management. Based upon the preliminary tally of shares voted, 320.3 million shares were voted at the special meeting, representing 82% of HCA's total outstanding voting shares. Of those shares voting, 283.5 million shares voted in favor of the adoption of the merger agreement, representing 72.9% of HCA's total outstanding voting shares. Under the terms of the merger agreement, HCA shareholders will receive \$51 in cash, without interest, for each share of HCA common stock held, or \$21.3 billion. The \$33 billion offer includes assuming \$11.7 billion of HCA debt. The transaction is anticipated to close on November 17.

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; 409,679,600 common shares outstanding as of September 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

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**Prospector
Profile
06.4076**

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: Litigation

Event: The case between the Health Alliance and the hospitals that want to leave it has a new trial date as well as a new judge. The trial had originally been scheduled for mid-November. But Hamilton County Common Pleas Court Judge Patrick Dinkelacker recused himself, and two subsequent judges also declined to hear the case. A bench trial is now scheduled for February 20 with Judge Fred Nelson. On November 15, Judge Dinkelacker consider motions for summary judgment, which if approved would preclude a trial. The Christ Hospital board said in January it planned to leave the 11-year-old group; the board claimed the Alliance had under-invested in the hospital and violated the joint operating agreement by which the system runs. In March the Health Alliance sued Christ Hospital, claiming it had no basis to leave.

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)

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**Prospector
Profile
06.4077**

Health Care Property Investors, Inc.

3760 Kilroy Airport Way, Suite 300
Long Beach, CA 90806
(562) 733-5100

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

Category: Finance

Event: Health Care Property Investors has closed a public offering of 33,522,500 shares of its common stock at a price of \$29.85 per share for gross proceeds of \$1 billion. The sale included 4,372,500 shares sold in connection with the full exercise of an over-allotment option granted to the underwriters. Proceeds from the offering were used to repay amounts outstanding under Health Care Property's credit facilities, which were used to fund a portion of the consideration for Health Care Property's October 5, 2006, acquisition of CNL Retirement Properties, Inc., and for general corporate purposes.

Description: Health Care Property Investors is a self-administered equity real estate investment trust that invests directly or through joint ventures in healthcare facilities. As of June 30, 2006, the Company's portfolio includes 534 properties in 42 states and consisted of 143 senior housing facilities, 182 medical office buildings, 29 hospitals, 155 skilled nursing facilities and 25 other healthcare facilities.

Officers: James F. Flaherty III (Chair & CEO); Charles A. Elcan (EVP-Medical Office Operations); Paul F. Gallagher (EVP & Chief Investment Officer); Stephen R. Maulbetsch (EVP-Strategic Dev't.); Edward J. Henning (SVP, Gen. Counsel & Sec.); F. Scott Kellman (SVP-Business Dev't.); Thomas D. Kirby (SVP-Acquisitions & Dispositions); Thomas M. Klaritch (SVP-Medical Office Properties); Mark A. Wallace (SVP & CFO); Sharon Yester (SVP-Asset Management)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCP; NYSE; 164,808,806 common shares outstanding as of October 23, 2006.

6.500% senior unsecured notes due 2006; 7.875% senior unsecured notes due 2006
7.30% to 7.62% senior unsecured notes due 2007; floating rate notes due 2008
6.62% senior unsecured notes due 2010; 4.875% senior unsecured notes due 2010
5.95% senior unsecured notes due 2011; 6.45% senior unsecured notes due 2012

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**Prospector
Profile
06.4078**

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 intends to offer, subject to market and other conditions, \$300 million aggregate principal amount of convertible senior notes due 2026. The notes will be convertible, in certain circumstances, into a combination of cash and Health Care REIT common stock. In general, upon conversion, the holder of each note would receive, in respect of the conversion value of such note, cash up to the principal amount of such note and Health Care REIT common stock for the note's conversion value in excess of such principal amount. Health Care REIT intends to grant the underwriters a 30-day option to purchase up to an additional \$45 million of the convertible senior notes to cover over allotments, if any.

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.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCN; NYSE; 63,067,226 common shares outstanding as of October 13, 2006.

5.88% to 8.00% senior unsecured notes

5.875% senior unsecured notes due May 2015

6.20% senior unsecured notes due June 2016

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**Prospector
Profile
06.4079**

Health Care REIT, Inc.

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

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

Category: Finance

Event: Health Care REIT has priced its offering of \$300 million aggregate principal amount of 4.75% convertible senior notes due 2026. Health Care REIT has granted the underwriters a 30-day option to purchase up to an additional \$45 million of the convertible senior notes to cover over-allotments, if any. Net proceeds from the offering are estimated to be about \$293.6 million after deducting underwriting discounts and commissions and estimated offering expenses. Health Care REIT intends to use the net proceeds from the offering to invest in additional health care and senior housing properties. Pending such use, Health Care REIT intends to use the net proceeds primarily to repay borrowings under Health Care REIT's unsecured line of credit arrangements and other outstanding indebtedness.

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.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol HCN; NYSE; 63,067,226 common shares outstanding as of October 13, 2006.

5.88% to 8.00% senior unsecured notes

5.875% senior unsecured notes due May 2015

6.20% senior unsecured notes due June 2016

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**Prospector
Profile
06.4080**

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: HealthSouth has agreed to pay about \$5.7 million to Senior Housing Properties Trust as part of a settlement of litigation with the Massachusetts company from which it had leased two hospitals since January 2002. The litigation arose from a multibillion-dollar fraud at HealthSouth. The scandal, which involved several years of deliberate falsification of HealthSouth's financial results in order to meet securities analysts' earnings expectations, occurred under previous management, and a number of HealthSouth executives later pleaded guilty to criminal charges. Senior Housing Properties Trust terminated HealthSouth's lease after the fraud was uncovered and HealthSouth sued to preserve the lease terms. The Company's appeal of a court ruling affirming the lease termination was pending at the time of the settlement.

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; 79,400,043 common shares outstanding as of October 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

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**Prospector
Profile
06.4081**

IASIS Healthcare LLC

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

NAICS		622110
Employees		8,800
Bed Capacity		2,206
Revenue	(mil)	\$1,626.00
Income	(mil)	\$39.55
Assets	(mil)	\$1,967.84
Liability	(mil)	\$1,311.34
(for the year ended 9/30/2006)		

Category: Finance

Event: IASIS Healthcare reported that net revenue totaled \$407.6 million for the fourth quarter ended September 30, 2006, an increase of 9.1%, compared with \$373.5 million for the prior year quarter. Net earnings for the fourth quarter of 2006 totaled \$11.1 million, compared with \$4.4 million for the prior year quarter. Net revenue for the year ended September 30, 2006 increased 6.7% to \$1.626 billion, compared with \$1.524 billion in the prior year. Net earnings totaled \$39.6 million for the year ended September 30, 2006, compared with \$40.6 million for the prior year.

Description: The Company currently owns and leases 14 acute care hospitals and 1 behavioral health hospital in Salt Lake City, Utah; Phoenix, Arizona; Tampa-St. Petersburg, Florida; Las Vegas, Nevada; and three cities in Texas. It also owns and operates a Medicaid managed health plan in Phoenix called Health Choice Arizona, Inc., and has ownership interests in three ambulatory surgery centers. IASIS Healthcare is owned by Texas Pacific Group.

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

Auditor: Ernst & Young LLP

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

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**Prospector
Profile
06.4082**

InSight Health Services Corp.

26250 Enterprise Court, Suite 100
Lake Forest, CA 92630
(949) 282-6000

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

Category: Finance

Event: Standard & Poor's Ratings Services lowered its ratings on Lake Forest, California-based medical imaging services provider InSight Health Services. The corporate credit rating was lowered to 'CCC' from 'B-', and the rating outlook is negative.

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

Officers: Michael N. Cannizzaro (Chair); Bret W. Jorgensen (Pres., CEO & Dir.); Patricia R. Blank (EVP-Clinical Services and Support); Kip Hallman (EVP & Chief Strategy Officer); Donald F. Hankus (EVP & CIO); Mitch C. Hill (EVP & CFO); Marilyn U. MacNiven-Young (EVP, Gen. Counsel & Corp. Sec.); Brian G. Drazba (SVP-Chief Acctg. Officer); Lynne E. Eastman (SVP & Gen. Manager-Western Division); Bernie O'Rourke (SVP & Gen. Manager-Eastern Division); Brian W. Woodbury (SVP & Gen. Manager-Southern Division); Michael W. Brown (VP, Asst. Gen. Counsel, Asst. Compliance Officer & Privacy Officer)

Auditor: PricewaterhouseCoopers LLP

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

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**Prospector
Profile
06.4083****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: Labor

Event: Members of Service Employees International Union, United Healthcare Workers-West have overwhelmingly ratified a new contract with John Muir Health. The 3-year agreement covers more than 450 housekeepers, food service workers, clerks, nursing assistants, some licensed vocational nurses, and respiratory therapists. They had been without a contract since October 2005. The employees will receive wage increases averaging 18% to 32% over the life of the contract. Health-care benefits became one of the biggest issues in dispute. The union did not succeed in getting more say in staffing levels, but did obtain restrictions on subcontracting and some layoff protections.

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.)

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**Prospector
Profile
06.4084****Kahuku Hospital**

56-117 Pualalea Street
Kahuku, HI 96731
(808) 293-9221

NAICS	622110
Bed Capacity	13

Category: Finance

Event: Kahuku Hospital is closing on December 31 due to financial problems and too few patients over the years. The 25-bed hospital's board of directors voted on November 6 to close and file for Chapter 7 bankruptcy to wind up its business operations. The hospital carries \$3 million in short-term debt due to accounts payable and IRS liabilities. The hospital didn't immediately know the value of its assets. The closure will leave Oahu's North Shore without a hospital, leaving emergency services at least a 20-minute drive away.

Description: Kahuku Hospital is a not-for-profit, general medical and surgical facility.

Officers: R. Don Olden (CEO)

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**Prospector
Profile
06.4085**

Kaiser Permanente

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

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

Category: Finance

Event: Kaiser Permanente has awarded a total of \$6 million in grants to two schools and a Hispanic college fund to increase the number of nurses in the workforce. The grants include \$150,000 in scholarship support to Samuel Merritt College's accelerated bachelor of science nursing program in Sacramento. The grants, to be made over a period of 5 years, are part of a \$20 million fund established by Kaiser to train more than 700 new nurses in Northern California by the end of 2010. In addition to the grant to Samuel Merritt's Sacramento campus, the current round of funding from Kaiser includes almost \$5.5 million to Oakland-based Samuel Merritt College over a 4-year period to expand its accelerated bachelor of science nursing program to 96 new students in San Francisco and Redwood City per year. In addition, the funding includes \$150,000 in forgivable loans for 10 students pursuing a bachelor of science degree in nursing at San Jose State University; and \$260,000 over 3 years to the Hispanic College Fund in Washington, D.C., to support 10 students pursuing either a bachelor of science or associate degree in nursing in Northern California.

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.); Bruce Turkstra (Interim CIO); 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); Steven Zatzkin (SVP-Government Relations & Permanente Partnership Support)

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**Prospector
Profile
06.4086**

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: Transaction

Event: State health regulators have widened a probe of Kaiser Permanente's process for handling complaints beyond its ill-fated kidney transplant unit and into other operations of the healthcare giant. The state Department of Managed Health Care's investigation now covers Kaiser's entire California system and includes a broad spectrum of quality-of-care and oversight issues. The investigation involves the Kaiser Foundation Health Plan's responsibility for overseeing the quality of care at its medical centers and medical groups, including the Permanente Medical Group in Northern California. The investigation expanded when regulators realized that problems at the kidney unit may have been a small piece of a larger puzzle.

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.); Bruce Turkstra (Interim CIO); 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); Steven Zarkin (SVP-Government Relations & Permanente Partnership Support)

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**Prospector
Profile
06.4087**

MedCath Corporation

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

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

Category: Finance

Event: MedCath reported net income of \$10,939,000 for the 3 months ended September 30, 2006, compared with net loss of 2,301,000 for the fourth quarter of 2005. Net revenue was \$177,444,000 for the fourth quarter of 2006 compared with \$167,881,000 in 2005. For the fiscal year ended September 30, 2006, net income was \$12,576,000 compared with \$8,791,000 in 2005. Net revenue for fiscal 2006 was \$706,374,000 compared with \$672,001,000 in 2005.

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

Officers: John T. Casey (Chair); O. Edwin French (Pres. & CEO); Phillip J. Mazzuca (COO); James E. Harris (EVP & CFO); Joan McCanless (SVP & Chief Clinical & Compliance Officer); Thomas K. Hearn III (SVP & Chief Dev't. Officer); J. Arthur Parker (SVP & Treas.)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol MDTH; NasdaqNM; 18,682,305 common shares outstanding as of July 28, 2006.
9 7/8% senior notes due July 15, 2012
6.47% to 8.00% notes payable

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**Prospector
Profile
06.4088****Medical Associates Health Centers**

N88 W16554 Main Street
Menomonee Falls, WI 53051
(262) 415-1001

NAICS	621111
Employees	900

Category: Transaction

Event: Medical Associates Health Centers has broken ground on a 28,000-square-foot clinic at Silver Spring Drive and Creekwood Crossing. Medical Associates will begin performing non-surgical cosmetic procedures such as laser hair removal and botox injections at a new clinic. The \$4.8 million building also will include space for a weight loss program, a tai chi and yoga studio, and radiology and specialty testing. Two more traditional specialties, internal medicine and obstetrics, also will be housed there. The cosmetic procedures generally are not covered by insurance, and as a result, appeal largely to people with high disposable income. The new building will be Medical Associates' 16th location and its 6th multi-specialty clinic.

Description: Medical Associates Health Centers' five multi-specialty clinics are located in Waukesha, Sussex, Germantown, Menomonee Falls, and Hartford, with more than 100 physicians specializing in 27 different medical fields.

Officers: C.M. Chumbley (Pres. & CEO)

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**Prospector
Profile
06.4089**

Medical Properties Trust, Inc.
1000 Urban Center Drive, Suite 501
Birmingham, AL 35242
(205) 969-3755

NAICS		525930
Employees		20
Revenue	(mil)	\$31.55
Income	(mil)	\$19.64
Assets	(mil)	\$501.17
Liability	(mil)	\$144.90
(for the year ended 12/31/2005)		

Category: Finance

Event: Medical Properties Trust's board of directors declared a dividend of \$0.27 per share of common stock to stockholders of record on December 14. Dividends are payable January 11, 2007.

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

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

Auditor: KPMG LLP

Securities: Common Stock-Symbol MPW; NYSE; 40,195,564 shares outstanding as of October 25, 2006.

exchangeable senior notes due 2011

7.871% senior unsecured notes due 2016

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**Prospector
Profile
06.4090****MediCorp Health System, Inc.**

1001 Sam Perry Boulevard
Fredricksburg, VA 22401
(540) 741-1100

NAICS	622110
Bed Capacity	412

Category: Finance

Event: Fitch Ratings assigns an 'A-' rating to approximately \$125 million Industrial Development Authority of Stafford County, Virginia, revenue bonds series 2006. In addition, Fitch assigns an 'A-' rating to approximately \$153.7 million of outstanding bonds issued on behalf of MediCorp Health System. The rating outlook is stable. Bond proceeds will be used to fund the construction of the Stafford Hospital Center, a new 100-bed general acute care hospital located in Stafford County estimated at \$110.6 million; to fund capitalized interest of \$12.5 million; and to pay for the costs of issuance. MediCorp also plans to make an equity contribution of approximately \$30 million over the next 3 years to fund the construction of the hospital.

Description: MediCorp Health System is a not-for-profit regional system of 28 healthcare facilities and wellness services. Its flagship facility is the Mary Washington Hospital, a 412-bed acute care medical center.

Officers: Thomas F. Williams Jr. (Chair); Fred M. Rankin III (Pres. & CEO); Lester W. Abernathy (EVP & CFO)

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**Prospector
Profile
06.4091****Miami Children's Hospital**

3100 SW 62nd Avenue
Miami, FL 33155
(305) 666-6511

NAICS	622310
Employees	2,000
Bed Capacity	268

Category: Finance

Event: Fitch Ratings has assigned an "A-" to about \$265 million bonds to benefit Miami Children's Hospital. According to Fitch, proceeds from the Dade County Health Facilities Authority hospital revenue refunding bonds series 2006 are to go to refund series 2001 bonds, fund hospital campus capital expansion and construction projects, and pay issuance costs. Fitch also affirmed its underlying "A-" rating on the \$133.89 million Dade County Health Facilities Authority hospital revenue refunding bonds series 2001. The rating outlook is revised to stable from positive.

Description: Miami Children's Hospital is the only licensed specialty hospital for children in South Florida. With a medical staff numbering over 600, it is the largest freestanding pediatric teaching hospital in the southeastern US.

Officers: Rene V. Murai (Chair); Thomas M. Rozek (Pres. & CEO); Barbara Duffy (EVP & COO); David Carroll (SVP & CFO); Christian Patrick (SVP-Medical Affairs & CMO); Pedro Alfaro (VP-Finance); Howard Bond (VP-Privacy Officer); Jackie Gonzalez (VP & CNO); Robert Nowlan (VP-Ambulatory Services); Kimarie Stratos (Gen. Counsel)

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**Prospector
Profile
06.4092**

Miracor Diagnostics, Inc.

9191 Towne Centre Drive, Suite 400
San Diego, CA 92122
(858) 455-7127

NAICS		621512
Employees		133
Revenue	(mil)	\$19.51
Income	(mil)	\$0.66
Assets	(mil)	\$21.43
Liability	(mil)	\$18.49
(for the year ended 12/31/2005)		

Category: Finance

Event: Miracor Diagnostics reported net revenue of \$4,101,884 for the 3 months ended September 30, 2006, a 15.9% decrease compared with net revenue of \$4,880,218 for the same period in 2005. Net loss was \$691,961 for the third quarter of 2006 compared with net income of \$5,866 in 2005. For the 9 months ended September 30, 2006, net revenue was \$13,262,215 compared with \$14,963,703 for the same period in 2005. Net loss was \$3,200,161 for the first 9 months of 2006 compared with net income of \$924,629 for the same period in 2005.

Description: The Company is focused on the acquisition, development and operation of medical diagnostic imaging centers. It operates 13 wholly owned diagnostic imaging centers in California, Florida, Illinois, Ohio, and Oregon.

Officers: Howard W. Salmon (Chair); Ross S. Seibert (Pres., CEO, CFO & Dir.); Leslie Weber (COO & Chief Mktg. Officer); Ann Wadsworth (Chief Acctg. Officer); Stephen A. McConnell (Dir.); David Schack (Dir.); Gregory Anderson (Dir.)

Auditor: Tschopp, Whitcomb, and Orr, P.A.

Securities: Common Stock-Symbol MRDG.OB; OTC BB; 17,713,228 common shares outstanding as of October 31, 2006.

10.23% notes payable due August 2011

8.74% notes payable due May 2012

12.00% notes payable due June 2007

10.84% notes payable due March 2010

9.20% notes payable due May 2011

1.99% notes payable due November 2007

4.63% notes payable due July 2007

7.87% notes payable due February 2007

10.20% notes payable due April 2008

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**Prospector
Profile
06.4093****Murphy Medical Center**

4130 US Highway 64 East
Murphy, NC 28906
(828) 837-8161

NAICS

622110

Category: Finance

Event: Murphy Medical Center received its first major gift from United Community Bank in support of the hospital's emergency room expansion project. United Community Bank City President Kevennie Westmoreland presented a check for \$5,000 to Murphy Medical. The emergency room expansion project will increase the overall space in the ER by over 40%, increasing the number of treatment rooms and creating new space to facilitate patient flow and emergency medical vehicle traffic.

Description: Not-for-profit Murphy Medical Center is a general medical and surgical hospital that provides general intensive care and an emergency department.

Officers: Mike Stevenson (Admin.)

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**Prospector
Profile
06.4094****Muskogee Regional Medical Center**

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

NAICS	622110
Bed Capacity	269

Category: Transaction

Event: Capella Healthcare will enter into a 40-year lease or sublease agreement with Muskogee Regional Medical Center in Oklahoma valued at more than \$120 million, which will enable Capella to acquire the facility through a long-term lease. Under the proposed contract, Muskogee Regional will get \$28 million in capital improvements over the next 5 years. In September, the hospital's board voted unanimously to sell or lease the hospital. In October, the board of directors for the hospital selected Brentwood-based Community Health Systems and Franklin-based Capella to enter into non-binding letters of intent to acquire the hospital.

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)

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**Prospector
Profile
06.4095**

National HealthCare Corporation

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

NAICS		623110
Employees		11,000
Bed Capacity		9,155
Revenue	(mil)	\$542.38
Income	(mil)	\$28.64
Assets	(mil)	\$410.63
Liability	(mil)	\$207.57
(for the year ended 12/31/2005)		

Category: Finance

Event: National HealthCare reported net income of \$9,271,000 in the third quarter of 2006 compared with \$7,967,000 in the third quarter of 2005, an increase of 16.4%. Net income for the 9 months ended September 30, 2006 was \$25,054,000 compared with \$18,789,000 for the same period in 2005, an increase of 33.3%. Revenues increased to \$143,768,000 for the third quarter ended September 30, 2006, compared with \$137,723,000 for the same period a year earlier. Revenues for the 9 months ended September 30, 2006 increased to \$421,388,000 compared to \$402,768,000 for the same period in 2005.

Description: The Company operates, for itself and third parties, 74 long-term healthcare centers, 31 homecare programs, 22 assisted living centers and 6 independent living centers primarily in the southeastern U.S.

Officers: W. Andrew Adams (Chair); Robert G. Adams (Pres. & CEO); Richard F. LaRoche, Jr. (Sec., Gen. Counsel & Dir.); Donald K. Daniel (SVP, Controller & Principal Acctg. Officer); Steve Flatt (SVP-Dev't.); D. Gerald Coggin (SVP-Corporate Relations); Kenneth D. DenBesten (SVP-Finance); Charlotte A. Swafford (SVP & Treas.)

Auditor: BDO Siedman, LLP

Securities: Common Stock-Symbol NHC; AMEX; 12,307,596 common shares outstanding as of November 2, 2006.

4.70% senior notes due 2005 to 2009; 5.43% notes payable due 2005 to 2019

8.50% unsecured term note payable due 2007

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**Prospector
Profile
06.4096**

NorthEast Medical Center

920 Church Street North
Concord, NC 28025
(704) 783-3000

NAICS	622110
Employees	4,200
Bed Capacity	457

Category: Transaction

Event: A subsidiary of NorthEast Medical Center is planning a diagnostic imaging center on the North Carolina Research Campus. Southern Piedmont Imaging has filed an application with the state to build the new facility, which will house a new CT scanner, mammography, ultrasound, and bone density imaging systems. The proposed diagnostic center would be about 14,400 square feet of new office space, with a cost of \$7.7 million. Southern Piedmont Imaging filed an application with the certificate of need section of the North Carolina Division of Facility Services. Groundbreaking will be done during the first quarter of 2007 and the facility is expected to be completed in October 2008.

Description: Cabarrus Memorial Hospital, doing business as NorthEast Medical Center, is a not-for-profit Level III trauma center that offers immediate emergency medical services as well as continuing treatment services for chronic diseases.

Officers: Ralph Barnhardt (Chair); Laurence Hinsdale (Pres.); Dari Caldwell (COO); Mark Nantz (CFO); Carol Lovin (VP-Strategic Planning & Dev't.); Paula A. Beaver (VP-HR)

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**Prospector
Profile
06.4097**

Orlando Regional Healthcare System

1414 Kuhl Avenue
Orlando, FL 32806
(407) 841-5111

NAICS	622110
Employees	8,500
Bed Capacity	1,652
Revenue (mil)	\$1,200.00
(Fiscal Year 2005)	

Category: Transaction

Event: Orlando Regional Sand Lake Hospital will undergo an expansion that will double its size next year and will be renamed the Dr. P. Phillips Hospital effective January 27, the birthday of Dr. Philip Phillips. The Orlando Regional Healthcare Foundation announced the name change during a reception honoring Dr. Phillips Charities, which has made a \$5 million donation to the hospital. The Phillips family was well known for philanthropy and support for programs that addressed community needs. The hospital is planning a significant expansion project, with the groundbreaking slated for next summer. The 5-story expansion plan includes nearly doubling the hospital's capacity from 150 beds to 290, as well as additional critical care beds and operating rooms.

Description: Private, not-for-profit Orlando Regional Healthcare System includes Arnold Palmer Hospital for Children & Women, M. D. Anderson Cancer Center Orlando, Orlando Regional Medical Center, Orlando Regional Lucerne Hospital, Orlando Regional Sand Lake Hospital, Orlando Regional South Seminole Hospital, Orlando Regional St. Cloud Hospital, South Lake Hospital, Orlando Regional Healthcare Foundation, Health Research Institute Graduate Medical Education, and Orlando Regional Visiting Nurse Association.

Officers: George Koehn (Chair); John Hillenmeyer (Pres. & CEO); Sherrie Sitarik (EVP); Steve Harr (SVP-Finance & Admin.); Shannon Elswick (SVP); John Bozard (SVP); Steve Harr (SVP); Kathy Swanson (SVP); Paul Goldstein (VP-Finance & CFO); George Delong (VP-Support Services); Nancy Dinon (VP-HR); Karl Hodges (VP-Business Dev't.); Rick Schooler (VP-Information Systems); Barbara Stuart (VP-Mktg.); Kathy Swanson (VP); Anne Peach (VP-Nursing)

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**Prospector
Profile
06.4098**

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

NAICS	622110
Bed Capacity	251

Category: Finance

Event: Judge Prudence Carter Beatty of the U.S. Bankruptcy Court for the Southern District of New York in Manhattan approved The Parkway Hospital's request for additional \$700,000 unsecured post-petition financing from Boro Medical, PC. The Debtor says that having access of the funds will enable it to pay post-petition expenses, including post-petition salary obligations and trade and professional administrative claims. The Court previously approved the initial DIP loan of \$1 million from Boro Medical on September 15, 2006, which was used to pay payroll obligations, working capital requirements, and other Court-approved expenses. In addition, the Debtor has been in negotiation with Medical Capital LLC with respect to a complete refinancing of all of the Debtor's receivables. The Debtor continued to negotiate with other parties in connection to additional DIP and exit financing.

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

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**Prospector
Profile
06.4099**

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

NAICS 622110
Bed Capacity 251

Category: Litigation

Event: The Parkway Hospital has asked the U.S. Bankruptcy Court for the Southern District of New York in Manhattan for permission to extend until January 31, 2007, the period to file notices of removal on pending civil actions. The Debtor informs the Court that it had devoted its time on a successful reorganization and negotiated a consensual plan of reorganization with the Committee. As a result, the Debtor has not been in a full opportunity to review the pre-petition actions. The extension, the Debtor says, will afford it more time to make fully informed decisions concerning removal of each action and will assure that the Debtor does not forfeit valuable rights under the Bankruptcy Code.

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

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**Prospector
Profile
06.4100**

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 reported total net revenues of \$10,062,000 for the first quarter of fiscal 2007 ended September 30, 2006, an increase of 12.5% from \$8,945,000 for the prior year quarter. Net income for the first quarter of fiscal 2007 was \$283,000, a decrease of 26.3% compared with \$384,000 for the first quarter of fiscal 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; 18,590,125 common shares outstanding as of October 30, 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

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**Prospector
Profile
06.4101****Piedmont Medical Center**

222 South Herlong Avenue
Rock Hill, SC 29732
(803) 329-1234

NAICS	622110
Bed Capacity	288

Category: Transaction

Event: Piedmont Medical Center is vying along with Digestive Disease Associates of York County, composed of a group of local doctors, for permission to open outpatient endoscopy centers. At a cost of \$2.5 million, Piedmont Medical Center execs want to renovate and expand its current Rock Hill endoscopy area, now the only facility offering the service in York County. Digestive Disease Associates has applied to build a freestanding \$3.8 million endoscopy center near Piedmont Medical Center, also in Rock Hill. The facility would be called York County Endoscopy Center. Now the South Carolina Department of Health and Environmental Control has to determine if the centers would compete, a decision that will set a certificate of need process in motion.

Description: Piedmont Medical Center, part of Tenet South Carolina, provides a number of services, including 24-hour emergency care, cancer care, cardiac care, women's services, mental health and substance abuse care, orthopedics, pain care, rehabilitation services, surgical care, and wound care services.

Officers: Charles Miller (Pres. & CEO); Joe Stough (COO); Jay Pennisson (CFO); Janet Greiwe (CNO)

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**Prospector
Profile
06.4102****Premier Health Partners, Inc.**

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

NAICS	622110
Bed Capacity	1,718

Category: Transaction

Event: Greene Memorial Hospital and its affiliates will become part of the Premier Health Partners network in January. As part of the deal, Premier will invest \$50 million toward the development and construction of new facilities in Greene County. Greene Memorial will become the fourth hospital in Premier's network, joining Miami Valley, Good Samaritan, and Middletown Regional hospitals. Premier is building a replacement hospital in Middletown. Greene Memorial is part of Greene Health Partners, which also has several outpatient centers, the Greene Oaks retirement community, and 29 physician practices. Greene Health Partners will sign a joint operating agreement with Premier to become part of its network. Greene Health Partners will continue to own its assets under the direction of a local nonprofit board, but will funnel a share of its revenue to Premier and will give up decision-making to Premier's board.

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)

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**Prospector
Profile
06.4103**

Primedex Health Systems, Inc.

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

NAICS		621510
Employees		1,325
Revenue	(mil)	\$145.57
Income	(mil)	(\$3.14)
Assets	(mil)	\$121.23
Liability	(mil)	\$191.87
(for the year ended 10/31/2005)		

Category: Transaction

Event: Primedex Health Systems' stockholders have approved the company's acquisition of Radiologix, Inc., which closed November 16. Primedex will acquire Radiologix in a cash and stock transaction valued, based upon the closing stock price of Primedex on November 14, at \$221 million, including net debt. With 134 locations throughout the United States, the combined company will be the largest owner and operator of fixed-site diagnostic imaging centers in the United States. After the acquisition, Primedex will have 83 centers in California, 31 centers in Maryland, 12 centers in New York and 8 centers in other states, including Florida, Kansas, Colorado, and Minnesota.

Description: The Company operates a group of regional networks comprised of 65 fixed-site, freestanding outpatient diagnostic imaging facilities in California. It is the parent company of Radnet Management, Inc. and an affiliate of Beverly Radiology Medical Group III.

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

Auditor: Moss Adams LLP

Securities: Common Stock-Symbol PMDX.OB; OTC BB; 42,228,761 common shares outstanding as of September 6, 2006.
8.8% to 13.5% notes payable due through 2009

Notes: Update of profile 06.2375 (Vol. 3, No. 28 - HCP060710)

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**Prospector
Profile
06.4104**

Psychiatric Solutions, Inc.

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

NAICS		621420
Employees		13,300
Bed Capacity		6,900
Revenue	(mil)	\$727.77
Income	(mil)	\$27.15
Assets	(mil)	\$1,175.61
Liability	(mil)	\$635.90
(for the year ended 12/31/2005)		

Category: Transaction

Event: Less than 1 month after pulling its application for a certificate of need to purchase Nashville Rehabilitation Hospital and transfer its services to a new facility in Franklin, Psychiatric Solutions has announced plans to file again. On November 15, Rolling Hills Hospital, owned by Psychiatric Solutions' subsidiary Behavioral Healthcare LLC, will file a request for a certificate of need with the Health Services and Development Agency for permission to build a new hospital. The hospital project will cost \$28 million and provide 111 beds for medical detoxification, psychiatric services, and medical rehabilitation. The project proposal will compete with plans for SeniorHealth's proposed Harpeth Hospital in Thompson's Station, which will serve psychiatric, medical rehabilitation, and detox patients.

Description: Psychiatric Solutions offers an extensive continuum of behavioral health programs to critically ill children, adolescents and adults through its operation of 64 owned or leased freestanding psychiatric inpatient facilities in 27 states. The Company also manages psychiatric inpatient centers for government agencies and psychiatric inpatient units within general acute care hospitals owned by others.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol PSYS; NasdaqNM; 53,260,035 common shares outstanding as of November 2, 2006.

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

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

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**Prospector
Profile
06.4105**

Radiation Therapy Services, Inc.

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

NAICS		621493
Employees		980
Revenue	(mil)	\$227.25
Income	(mil)	\$24.97
Assets	(mil)	\$263.35
Liability	(mil)	\$167.96
(for the year ended 12/31/2005)		

Category: Transaction

Event: Radiation Therapy Services has acquired a cluster network of radiation therapy treatment centers in Southeastern Michigan, collectively known as MIRO Cancer Centers and Michigan Comprehensive Cancer Institute, its second new local market entry in 2006. The acquisition follows the Company's entry into the Los Angeles local market in April. The seven-facility network consists of two full service facilities, five satellite facilities, and certificates of need to operate a total of eight linear accelerators. The Company plans to implement advanced technologies, including IMRT and x-ray based IGRT, at certain of the centers. As part of the acquisition, the chief executive of the seven acquired facilities, Dr. Farideh R. Bagne, will remain in a transitional executive management role to assist in integrating the acquired facilities into the Radiation Therapy operating structure. Financial details of the transaction were not disclosed.

Description: The Company, which does business as 21st Century Oncology, Inc., develops and operates radiation therapy centers. Its 70 treatment centers are clustered into 23 markets in 14 states. It is affiliated with the Radiation Therapy Oncology Group.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol RTSX; NasdaqNM; 23,191,883 common shares outstanding as of November 1, 2006.

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**Prospector
Profile
06.4106**

Res-Care, Inc.

10140 Linn Station Road
Louisville, KY 40223
(502) 394-2100

NAICS		623210
Employees		35,000
Revenue	(mil)	\$1,088.77
Income	(mil)	\$21.22
Assets	(mil)	\$611.10
Liability	(mil)	\$309.10
(for the year ended 12/31/2005)		

Category: Regulatory Issue

Event: Res-Care has announced that the Commission on Accreditation of Rehabilitation Facilities has awarded a 3-year accreditation to Normal Life of Terre Haute, Indiana, which provides residential, community, and personal and social services to people with developmental and other disabilities. Normal Life, which has been part of the ResCare family since 1998, serves 145 people in Terre Haute. To attain accreditation by the Commission, Normal Life underwent a rigorous review conducted by professionals who observed programs and services. Reviewers also interviewed people receiving services, their family members, and Normal Life staff.

Description: The Company offers residential, therapeutic, job training, and educational and support services to populations with special needs, including persons with developmental and other disabilities. It provides services in 36 states, Washington, D.C., Puerto Rico and Canada.

Officers: Ronald G. Geary (Chair); Ralph G. Gronefeld (Pres. & CEO); David W. Miles (VP-Controller & CFO); Katherine W. Gilchrist (SVP & Chief Project Mgmt. Officer); Vincent F. Doran (Pres.-Employment & Training Services Group); Paul G. Dunn (Pres.-Arbor E&T & EVP-Western Division of Workforce Services); David S. Waskey (Gen. Counsel & Chief Compliance Officer); Nina P. Seigle (Chief People Officer); Nel Taylor (Chief Communication Officer); George Watts (CIO); Michael J. Reibel (SVP-Support Services)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RSCR; NasdaqNM; 27,780,854 common shares outstanding as of October 31, 2006.
7.75% senior notes due October 2013

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**Prospector
Profile
06.4107****Resurrection Health Care Corporation**

7435 W. Talcott Avenue
Chicago, IL 60631
(773) 774-8000

NAICS	622110
Bed Capacity	3,144
Revenue (mil)	\$1,500.00
(Fiscal Year 2006)	

Category: Finance

Event: Fitch Ratings downgraded to 'A' from 'A+' the ratings on Resurrection Health Care's about \$743 million of outstanding bonds. In addition, the rating outlook is revised to negative from stable. The rating downgrade reflects Resurrection's growing operating losses in fiscal 2005 and 2006, a challenging service area reflected in rising bad debt expense and a high percentage of governmental payors and management practices which do not reflect the system's size and scope. The rating outlook revision to negative from stable reflects Resurrection's negative trend in operating results. Actual results in fiscal 2005 and 2006 have been substantially below Fitch's expectations and management's own forecasts.

Description: Resurrection Health Care consists of 8 acute care hospitals, 10 nursing homes, 4 retirement communities, a home healthcare company, and dozens of healthcare outpatient facilities. It is sponsored by the Sisters of the Holy Family of Nazareth and the Sisters of the Resurrection.

Officers: Joseph F. Toomey (Pres. & CEO); Tom Capobianco (EVP-Finance); Paul Skiem (SVP-HR)

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**Prospector
Profile
06.4108****Saint Francis Hospital-Memphis**

NAICS

622110

5959 Park Avenue
Memphis, TN 38119
(901) 765-1000

Category: Transaction

Event: Saint Francis Hospital in East Memphis filed formal opposition on November 15 to a plan by Methodist Healthcare, Inc. to expand Methodist-Germantown by 100 beds. Methodist-Germantown has experienced frenetic growth for nearly a decade, and now seeks to transfer unneeded bed capacity from Methodist-University Hospital, Methodist-North, and Methodist-South. To move the beds, Methodist needs a certificate of need from the Tennessee Health Services and Development Agency. The opposition is only in regards to the beds. Saint Francis has no opposition to expansion of pediatric services at Methodist-Germantown, through Le Bonheur Children's Medical Center.

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

Officers: David Archer (CEO)

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**Prospector
Profile
06.4109****Saint Vincent Catholic Medical Centers**

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

NAICS	622110
Employees	12,000

Category: Transaction

Event: In a stipulation approved by the U.S. Bankruptcy Court for the Southern District of New York, Saint Vincent Catholic Medical Centers and Bayer Corporation agree that the St. Mary's Equipment Lease will be deemed rejected as of August 29, 2006; and the St. Joseph's Equipment Lease will be deemed rejected as of the Debtor's bankruptcy filing. After reconciliation of pre-petition amounts owed to Bayer pursuant to the equipment leases and an \$18,378 credit in post-petition payments made to Bayer on account of the St. Joseph's equipment lease, Bayer will have an allowed general unsecured claim for \$15,664 resulting from the equipment leases. Except for the \$18,378 credit, all prior payments made by the Debtors to Bayer under the equipment leases will remain Bayer's property, and the Debtors will have no claim for their return. Bayer will have no other claims against the Debtors arising from or related to the equipment leases.

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

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**Prospector
Profile
06.4110**

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: The U.S. Bankruptcy Court for the Southern District of New York has authorized Saint Vincent Catholic Medical Centers and its debtor-affiliates 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 SW BOCES and Saint Vincent Catholic Medical Centers following the expiration of a similar lease for two SW BOCES programs. Pursuant to the lease, SW BOCES 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

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**Prospector
Profile
06.4111**

Senior Housing Properties Trust

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

NAICS 525930

Revenue	(mil)	\$163.19
Income	(mil)	\$58.71
Assets	(mil)	\$1,499.65
Liability	(mil)	\$581.67
(for the year ended 12/31/2005)		

Category: Finance

Event: The underwriters of Senior Housing Properties Trust's recent equity offering have exercised their over-allotment option in full to purchase 750,000 additional shares of common stock. The sale price of these additional shares will be \$22.06 per share, less underwriting discounts and commissions of \$1.02 per share. This sale of the additional shares is expected to close on November 21. The original public offering of 5,000,000 common shares closed today, November 17.

Description: Senior Housing Properties Trust invests in congregate care communities, nursing homes, assisted living properties and senior apartments. It is externally managed by REIT Management & Research LLC. As of September 30, 2006, it owned 196 properties located in 33 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SNH; NYSE; 71,859,527 common shares outstanding as of November 8, 2006.

8.625% senior unsecured notes due 2012

7.875% senior unsecured notes due 2015

10.125% junior subordinated debentures due 2041

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**Prospector
Profile
06.4112**

Senior Housing Properties Trust

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

NAICS 525930

Revenue	(mil)	\$163.19
Income	(mil)	\$58.71
Assets	(mil)	\$1,499.65
Liability	(mil)	\$581.67
(for the year ended 12/31/2005)		

Category: Finance

Event: Senior Housing Properties Trust has commenced a public offering of 5,000,000 common shares. All of the shares will be issued by Senior Housing Properties. Senior Housing Properties expects to use the proceeds of this offering to repay borrowings outstanding under its revolving credit facility. It is contemplated that the underwriters will also be granted a 30-day option to purchase up to an additional 750,000 common shares to cover over-allotments, if any.

Description: Senior Housing Properties Trust invests in congregate care communities, nursing homes, assisted living properties and senior apartments. It is externally managed by REIT Management & Research LLC. As of September 30, 2006, it owned 196 properties located in 33 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SNH; NYSE; 71,859,527 common shares outstanding as of November 8, 2006.

8.625% senior unsecured notes due 2012

7.875% senior unsecured notes due 2015

10.125% junior subordinated debentures due 2041

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**Prospector
Profile
06.4113**

Senior Housing Properties Trust

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

NAICS 525930

Revenue	(mil)	\$163.19
Income	(mil)	\$58.71
Assets	(mil)	\$1,499.65
Liability	(mil)	\$581.67

(for the year ended 12/31/2005)

Category: Finance

Event: Senior Housing Properties Trust has amended and extended the maturity of its \$550 million revolving bank credit facility. As a result of the amendment, the maturity date is extended to December 31, 2010, with a borrower's option to extend the facility for one year to December 31, 2011. Interest paid on drawings under the facility was reduced to LIBOR plus 80 basis points, and certain financial and other covenants in the facility were also amended to reflect current market conditions. Wachovia Securities acted as lead arranger and administrative agent for the amendment and extension of the bank facility.

Description: Senior Housing Properties Trust invests in congregate care communities, nursing homes, assisted living properties and senior apartments. It is externally managed by REIT Management & Research LLC. As of September 30, 2006, it owned 196 properties located in 33 states.

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

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SNH; NYSE; 71,859,527 common shares outstanding as of November 8, 2006.

8.625% senior unsecured notes due 2012

7.875% senior unsecured notes due 2015

10.125% junior subordinated debentures due 2041

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**Prospector
Profile
06.4114****South Texas Regional Medical Center**

1905 Highway 97 East
Jourdanton, TX 78026
(830) 769-3515

NAICS	622110
Employees	351
Bed Capacity	67

Category: Transaction

Event: South Texas Regional Medical Center plans to build a \$6.2 million addition, a 17,000-square-foot heart and lung center. The new beds almost double the hospital's capacity to 67 beds, and the new unit is equipped with much-needed technology, like telemetry. The Jourdanton hospital is owned by Community Health Systems of Nashville, a corporation eager to serve Atascosa County, a community that's grown 7% over the past 5 years.

Description: South Texas Regional Medical Center is an acute care facility affiliated with Community Health Systems, Inc.

Officers: Dennis Barts (CEO); Larry Schmidt (Asst. CEO)

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**Prospector
Profile
06.4115****St. Elizabeth Medical Center**

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

NAICS	622110
Employees	3,500
Bed Capacity	465

Category: Transaction

Event: St. Elizabeth Medical Center in Edgewood has spent \$2.5 million to build three new operating rooms. Two open-heart rooms, which opened late last month, essentially replace other rooms; a \$1.2 million endovascular OR is an addition. The operating rooms are larger, to accommodate new technology; and for efficiency, they're adjacent to the cardiac surgery recovery, post-anesthesia care, and preoperative invasive line insertion areas. The endovascular suite has a ceiling-mounted X-ray imaging unit that allows instant images to be viewed and transmitted. For example, during a procedure, images could be sent to the patient's primary care physician.

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

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

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**Prospector
Profile
06.4116****St. Francis Medical Center**

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

NAICS	622110
Bed Capacity	308

Category: Transaction

Event: The state of Hawaii gave the final approval for the sale of St. Francis Medical Center-Liliha and St. Francis Medical Center-West in Ewa for \$68 million to 125 doctors, who joined with Wichita, Kansas-based, for-profit developer Cardiovascular Hospitals of America. The facilities, which will be renamed the Hawaii Medical Centers, will be the state's only physician-owned, for-profit hospitals. In one of the most unusual aspects of the deal, St. Francis agreed to provide the bulk of the financing, \$40.2 million, which requires the buyers to pay St. Francis \$342,000 a month. St. Francis had expected to get a lump sum payment and was planning to use the money to pay bills and expand its outreach programs, but agreeing to what is essentially an installment plan was the only way the deal could work. The financing, one of the most difficult parts of negotiations, ended up with 80% of the \$67.9 million price being financed and 20% in cash.

Description: St. Francis Medical Center provides tertiary care including general acute, medical/surgical as well as diagnostic support services. It is a member of the St. Francis Healthcare System of Hawaii.

Officers: Catherine Tanaka (Admin.)

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**Prospector
Profile
06.4117**

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: Finance

Event: Fitch Ratings has assigned an 'AA+' rating to The Health, Educational, and Housing Facility Board of the County of Shelby, Tennessee's \$236.11 million series 2006 revenue bonds issued for St. Jude Children's Research Hospital. According to Fitch, proceeds from the series 2006 bonds will be used to advance refund \$109,900,000 of the callable portion of series 1999 bonds; provide a new integrated patient care and research facility that will include 18 additional inpatient beds and 24 research laboratories for expanding research of childhood cancers; and pay capitalized interest and costs of issuance. The rating outlook remains stable.

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)

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**Prospector
Profile
06.4118**

Stillwater Medical Center

1323 West Sixth Avenue
Stillwater, OK 74074
(405) 372-1480

NAICS	622110
Bed Capacity	129
Revenue (mil)	\$68.60
(for the year ended 12/31/2005)	

Category: Labor

Event: Stillwater Medical Center board of trustees voted November 15 to approve a gain-sharing award for the hospital’s employees because of increased funds and high outpatient satisfaction. The center is 7% over its operating budget, said Karen Hendren, the center’s vice president and chief financial officer, and the hospital is reporting a 98% outpatient approval rating from recent surveys. The center will award full-time employees \$700, part-time staff members will get \$350, if the employees have worked at the hospital for more than 6 months. The total paid will be \$450,000, higher than what was awarded in the past.

Description: Stillwater Medical Center is a not-for-profit, city-owned acute care general hospital serving patients in a six-county area of north central Oklahoma.

Officers: Jerry G. Moeller (Pres. & CEO); Karen Hendren (VP& CFO); Bonnie Peterson (VP-Patient Services); Denise Webber (Asst. Admin.)

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**Prospector
Profile
06.4119**

Tenet Healthcare Corporation

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

NAICS		622110
Employees		71,214
Bed Capacity		17,948
Revenue	(mil)	\$9,614.00
Income	(mil)	(\$724.00)
Assets	(mil)	\$9,812.00
Liability	(mil)	\$8,791.00
(for the year ended 12/31/2005)		

Category: Transaction

Event: Tenet Healthcare has signed a new 10-year contract with Perot Systems Corporation that expands, extends, and strengthens the information technology support and management services that Perot Systems has provided for the company and its hospitals since 1990. Under the agreement, Perot Systems will assist Tenet in enhancing the company's information systems to provide a strong foundation for the introduction of advanced medical information technology designed to further improve quality of care and patient safety at all Tenet hospitals. In order to provide a stable system-wide platform for the coordinated deployment and management of sophisticated new clinical technology, the agreement calls for the information systems function at all of Tenet's hospitals to be managed by Perot Systems. As a result, the information systems departments at the 41 Tenet hospitals that are not already managed by Perot Systems will now be transferred to the Plano, Texas-based information technology services provider.

Description: The Company, through its subsidiaries, owns and operates 70 general acute care hospitals in 12 states. Its subsidiaries also own various related domestic healthcare facilities, including 2 rehabilitation hospitals, 1 long-term acute care hospital, 1 cancer hospital, 4 skilled nursing facilities and 72 medical office buildings.

Officers: Trevor Fetter (Pres., CEO & Dir.); Reynold J. Jennings (COO); Timothy L. Pullen (EVP, Chief Acctg. Officer); Biggs C. Porter (CFO); E. Peter Urbanowicz (Gen. Counsel & Sec.); Stephen F. Brown (EVP & CIO); Jennifer Daley (SVP-Clinical Quality & CMO); Cathy Kusaka Fraser (SVP-HR); Steven W. Ortquist (SVP-Ethics & Compliance & Chief Compliance Officer); Harry Anderson (SVP-Corporate Communications); Stephen E. Corbeil (SVP); John F. Holland (SVP); Robert Yungk (SVP-Managed Care)

Auditor: KPMG LLP

Securities: Common Stock-Symbol THC; NYSE; 471,313,843 common shares outstanding as of July 31, 2006.
6 3/8% senior notes due 2011; 6 1/2% senior notes 2012

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**Prospector
Profile
06.4120****Trinity Medical Center**

800 Montclair Road
Birmingham, AL 35213
(205) 592-1000

NAICS

622110

Category: Transaction

Event: Trinity Medical Center plans to build a more than \$315 million replacement hospital in Irondale. Trinity officials filed a certificate of need November 3 with the State Health Planning and Development Agency for the replacement hospital. Construction, which is expected to take 32 months, would begin at the new site as soon as the certificate of need is approved. With 454 licensed private beds, the proposed hospital will have about 100 beds less than the current facility and it will also have 24 observation beds. The hospital will be nine stories with all major services on the ground level and will house patient beds on floors two through nine.

Description: Trinity Medical Center is a faith-based hospital that offers cardiac rehab, comprehensive cancer screening, neuro/stroke rehab, and pulmonary rehab, among other services.

Officers: Vicki Briggs (CEO)

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**Prospector
Profile
06.4121**

Universal Health Services, Inc.

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

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

Category: Finance

Event: Universal Health Services' board of directors voted to pay a cash dividend of \$0.08 per share to shareholders of record as of December 1. Dividends will be distributed December 15.

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

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

Auditor: KPMG LLP

Securities: Common Stock-Symbol UHS; NYSE; 54,263,720 common shares outstanding as of October 31, 2006.

6.75% senior notes due November 15, 2011

7.125% notes due 2016

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**Prospector
Profile
06.4122****University of Kansas Hospital**

3901 Rainbow Boulevard
Kansas City, KS 66160
(913) 588-5000

NAICS	622110
Employees	2,410
Bed Capacity	477

Category: Transaction

Event: University of Kansas Hospital has opened a fully automated medical lab. The new lab uses a system with bar code technology, robotics, and conveyor belts to transport each test tube-contained blood sample to the appropriate testing instrument. Without anyone touching the blood sample, the system can uncap and recap each test tube, place it in a centrifuge, perform the test, store the blood for additional testing, evaluate the results, and report them, which the patient's doctor can access immediately. The new system, manufactured by Beckman Coulter, Inc. of Fullerton, California, will enable the hospital to perform blood tests for about one-third the cost of the prior system and use one-third fewer technologists.

Description: The University of Kansas Hospital is an academic medical center with a full range of inpatient and outpatient services. It is affiliated with the University of Kansas Schools of Medicine, Nursing and Allied Health, and their many leading-edge research projects.

Officers: Irene Cumming (Pres. & CEO); Jon Jackson (SVP-System Integration)

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**Prospector
Profile
06.4123**

University of Maryland Medical System

250 W. Pratt Street
Baltimore, MD 21201
(410) 328-6732

NAICS	622110
Employees	11,000
Bed Capacity	1,682
Revenue (mil)	\$1,400.00
(for the year ended 6/30/2005)	

Category: Finance

Event: Fitch Ratings assigns a rating of 'AAA/F1+' to the Maryland Health and Higher Educational Facilities Authority's \$175,000,000 revenue bonds, which are issued on behalf of the University of Maryland Medical System and consist of \$100,000,000 series 2006E bonds and \$75,000,000 series 2006F bonds. The proceeds of the bonds will be used to finance and refinance the cost of additional facilities at the University of Maryland Medical Center, Baltimore Washington Medical Center, and Memorial Hospital at Easton, as well as routine renovations and equipment at the obligated group's hospital facilities.

Description: The University of Maryland Medical System is a private, not-for-profit referral center for trauma, cancer care, neurocare, cardiac care, women's and children's health, and physical rehabilitation. It consists of the University of Maryland Medical Center, Baltimore Washington Medical Center, Maryland General Hospital, Kernan Hospital, University Specialty Hospital, and Mt. Washington Pediatric Hospital.

Officers: Edmond F. Notebaert (Pres. & CEO); Robert A. Chrencik (EVP & CFO); Megan M. Arthur (SVP & Gen. Counsel); John W. Ashworth III (SVP-Network Dev't. & Associate Dean); Jon P. Burns (SVP & CIO); Donna L. Jacobs (SVP-Government & Regulatory Affairs); Michael C. Mullane (SVP-Corporate Operations); Glenn F. Robbins (SVP & CMO); Trent C. Smith (SVP & COO-Ambulatory Care); Mark L. Wasserman (SVP-External Affairs); Rick E. Dunning (VP-Facilities Planning, Design & Construction); Joan S. Shnipper (VP-Corporate Communications & Public Affairs)

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**Prospector
Profile
06.4124**

University of Pittsburgh Medical Center

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

NAICS		622110
Employees		40,000
Revenue	(mil)	\$5,016.04
Income	(mil)	\$288.96
Assets	(mil)	\$5,808.87
Liability	(mil)	\$3,517.34
(for the year ended 6/30/2005)		

Category: Labor

Event: University of Pittsburgh Medical Center has appointed Janilee Johnson to the newly created position of chief communications officer. Previously, Ms. Johnson was chief communications officer and corporate vice president of corporate communications and public affairs for Motorola, Inc., based in Schaumburg, Illinois.

Description: University of Pittsburgh Medical Center is a health system and academic medical center in western Pennsylvania that provides services in areas including transplantation, cancer, neurosurgery, psychiatry, rehabilitation, geriatrics, and women's health, among others.

Officers: Jeffrey A. Romoff (Pres. & CEO); Robert A. DeMichiei (CFO); Gregory Peaslee (SVP-HR); Janilee Johnson (Chief Communications Officer)

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**Prospector
Profile
06.4125****Vanderbilt Children's Hospital**

2200 Children's Way
Nashville, TN 37232
(615) 936-1000

NAICS	622310
Bed Capacity	216

Category: Labor

Event: Vanderbilt Children's Hospital has named Kevin Churchwell its interim chief executive officer, effective January 1. James E. Shmerling, who has been CEO of Vanderbilt Children's since May 2002, will leave in January to become the president and CEO of The Children's Hospital of Denver. Dr. Churchwell is currently the chief of staff and associate medical director for the hospital.

Description: Vanderbilt Children's Hospital is a pediatric care provider reaching children from Nashville, all of Middle Tennessee counties, and regions beyond.

Officers: James E. Shmerling (CEO & Exec. Dir.); Arnold W. Strauss (Medical Dir.); John W. Brock III (Surgeon-in-Chief); Kevin B. Churchwell (Chief of Staff)

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**Prospector
Profile
06.4126****Vanderbilt University Medical Center**

21st Avenue South and Garland Avenue
Nashville, TN 37232
(615) 322-5000

NAICS	622110
Employees	9,000
Bed Capacity	1,032
Revenue (mil)	\$1,682.42
(Fiscal Year 2005)	

Category: Transaction

Event: Vanderbilt University Medical Center has achieved designation as a Magnet hospital by the American Nurses Credentialing Center. Magnet Recognition is a much sought-after distinction for health care institutions, which must satisfy a demanding set of criteria measuring the strength and quality of nursing. Magnet hospitals are known as places where nurses deliver excellent patient care and have a high level of job satisfaction. Hospitals earn Magnet Recognition for a 4-year period.

Description: Vanderbilt University Medical Center is a leader in medical education, research, and patient care throughout the Southeast. It consists of hospitals, outpatient centers, clinics, and specialty institutes.

Officers: Orrin H. Ingram II (Chair); J. Richard Wagers (SVP & CFO); Fred E. DeWeese (VP-Facilities Planning & Dev't.); Ronald W. Hill (VP-Strategic Dev't.)

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**Prospector
Profile
06.4127****Vitas Healthcare Corporation**

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

NAICS	621610
Employees	8,334

Category: Litigation

Event: Vitas Healthcare has settled a class action alleging failure to pay overtime wages and to provide meal and break periods to California nurses, home health aides, and licensed clinical social workers. Ann Marie Costa, Ana Jimenez, Mariea Ruteaya, and Gracetta Wilson filed the suit against the company in the Superior Court of California, Los Angeles County. Plaintiffs moved for class certification, and Vitas opposed this motion. The company later reached an agreement, subject to court approval, with the plaintiff class to resolve this matter for \$19 million, inclusive of plaintiffs' class attorneys' fees and the costs of settlement administration.

Description: Vitas Healthcare, doing business as VITAS Innovative Hospice Care, operates 41 hospice programs in California, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Kansas, Michigan, Missouri, New Jersey, Ohio, Pennsylvania, Texas, Virginia, and Wisconsin. It is a subsidiary of Chemed Corp.

Officers: Kevin McNamara (Chair); Timothy O'Toole (CEO); David Wester (Pres. & CFO); Deirdre Lawe (EVP-Dev't. & Public Affairs); Peggy Pettit (EVP & COO); Naomi C. Dallob (SVP & Gen. Counsel); Barry Kinzbrunner (SVP & CMO)

Auditor: PricewaterhouseCoopers LLP

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**Prospector
Profile
06.4128****Vitas Healthcare Corporation**

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

NAICS	621610
Employees	8,334

Category: Litigation

Event: Vitas Healthcare is party to a class action filed in the Superior Court of California, Los Angeles County, in September by Bernadette Santos, Keith Knoche, and Joyce White. The case alleges failure to pay overtime and failure to provide meal and rest periods to a purported class of California admissions nurses, chaplains, and sales representatives. It seeks payment of penalties, interest, and plaintiffs' attorney fees. The company contests these allegations.

Description: Vitas Healthcare, doing business as VITAS Innovative Hospice Care, operates 41 hospice programs in California, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Kansas, Michigan, Missouri, New Jersey, Ohio, Pennsylvania, Texas, Virginia, and Wisconsin. It is a subsidiary of Chemed Corp.

Officers: Kevin McNamara (Chair); Timothy O'Toole (CEO); David Wester (Pres. & CFO); Deirdre Lawe (EVP-Dev't. & Public Affairs); Peggy Pettit (EVP & COO); Naomi C. Dallob (SVP & Gen. Counsel); Barry Kinzbrunner (SVP & CMO)

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