

Intellectual Property Prospector

IP Assets Owned by Firms in Transition

December 4, 2006
Volume 1, Number 10
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Intellectual Property Prospector identifies United States and Canadian companies with more than \$1 million in assets filing for bankruptcy or reporting other financial difficulty and profiles their ownership of intellectual property. The Prospector features companies that meet strictly defined, predetermined criteria and is designed to support the efforts of firms and individuals interested in identifying opportunities in the specific area of intellectual property, which includes patents, trademarks, trade secrets, and licenses, among others. Information is compiled weekly and the Prospector is distributed by email every Sunday evening to arrive before 9:00AM every Monday. The Prospector is published by Beard Group, Inc. (<http://BeardGroup.com>). For subscription information call Customer Service at 240-629-3300, ext. 27.

Prospector Profile Selection Criteria:

In order to appear in the **Intellectual Property Prospector**, a company must report ownership of intellectual property assets, as well as one of the conditions listed below:

- An event which indicates financial distress; e.g., default, distressed exchange offer, preferred dividend omission, debt at deep discount, restructuring, low rating, audit concerns, covenant problems, and loss/deficit.
- Chapter 11, 7, or 15 bankruptcy filing
- Section 363 Sales

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**Prospector
Profile
06.0225**

AirTran Holdings, Inc.

9955 AirTran Blvd.
Orlando, FL 32827
(407) 318-5600

NAICS		481111
Employees		6,900
Revenue	(mil)	\$1,450.54
Income	(mil)	\$1.72
Assets	(mil)	\$1,158.91
Liability	(mil)	\$806.99
(for the year ended 12/31/2005)		

Category: Low Rating

Event: Moody's Investors Service revised its ratings on AirTran Holdings, Inc.'s 7% guaranteed convertible notes due July 1, 2023 from Caa1 to Caa2 and assigned a loss-given-default rating to the notes of LGD6, suggesting that note holders will experience a loss of 91 percent in the event of default. This is in connection with Moody's implementation of its probability-of-default and loss-given-default rating methodology for the Transportation sector.

Intellectual Property: The Company has \$21,567,000 in trademarks and trade names as of December 31, 2005. [SEC Filing 10-K 03-09-06]

Description: The Company, through its subsidiary AirTran Airways, Inc., offers scheduled airline service serving short-haul markets, primarily from its hub in Atlanta, Georgia.

Officers: Joseph B. Leonard (Chair & CEO); Robert L. Fornaro (Pres. & COO); Stanley J. Gadek (SVP & CFO); Mark Osterberg (Chief Acctg. Officer); J. Veronica Biggins (Dir.); Don L. Chapman (Dir.); Jere A. Drummond (Dir.); John F. Fiedler (Dir.); Lewis H. Jordan (Dir.); Robert L. Priddy (Dir.); William J. Utery (Dir.); Peter D'Aloia (Dir.); Alexis P. Michas (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol AAI; NYSE;
91,052,844 common shares outstanding as of October 23, 2006.

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**Prospector
Profile
06.0226**

Autocam Corporation

4436 Broadmoor Ave., Southeast
Kentwood, MI 49512
(616) 698-0707

NAICS		336300
Employees		2,612
Revenue	(mil)	\$347.82
Income	(mil)	(\$40.19)
Assets	(mil)	\$531.76
Liability	(mil)	\$405.16
(for the year ended 12/31/2005)		

Category: Low Rating

Event: Standard & Poor's Ratings Services lowered its corporate credit rating on Autocam Corporation to 'CC' from 'CCC+' and placed the ratings on credit watch with negative implications. Standard & Poor's also lowered its ratings on the Company's senior secured bank facilities to 'CC' from 'CCC+' and the senior subordinated notes to 'C' from 'CCC-'. These actions came after the Company's statements in its recent quarterly filing with the SEC that, among others, it may be unable to meet its December 15, 2006 interest payment on its \$140 million senior subordinated notes and that it does not expect to be in compliance with financial covenants on its senior credit facilities and second-lien credit facility as of December 31, 2006.

Intellectual Property: The Company relies on a combination of patents, trade secrets, trademarks, copyrights and other intellectual property rights, non-disclosure agreements and other protective measures to protect its proprietary rights. More commonly, the Company also relies on unpatented know-how and trade secrets and employ various methods, including confidentially agreements with third parties, employees and consultants, to protect its trade secrets and know-how. [SEC Filing 10-K 03-30-06]

Description: Autocam Corporation is a wholly-owned subsidiary of Titan Holdings, Inc., which in turn is a wholly-owned subsidiary of Micron Holdings, Inc. The Company is an independent manufacturer of a diverse mix of highly engineered, precision-machined, metal alloy components for many of the world's Tier I automotive parts suppliers.

Officers: John C. Kennedy (Pres., CEO & Dir.); Thomas K. O'Mara (VP); Warren A. Veltman (Treas. & CFO); Jack Daly (VP); James A. Hislop (VP); Adrian Jones (VP); Richard J. Peters (VP); Richard J. Lacks, Jr. (Dir.); Kenichi Hori (Dir.)

Auditor: Deloitte & Touche LLP

Securities: 100 common shares outstanding as of November 10, 2006.

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**Prospector
Profile
06.0227**

Bravo! Foods International Corp.

11300 US Highway 1, Suite 202
North Palm Beach, FL 33408
(561) 625-1411

NAICS		311511
Employees		26
Revenue	(mil)	\$11.95
Income	(mil)	(\$14.51)
Assets	(mil)	\$24.28
Liability	(mil)	\$10.79
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 15, 2006, Bravo! Foods International Corp. posted a net loss of \$1,252,045 on revenues of \$5,110,200 for the three months ended September 30, 2006, compared with a net income of \$17,679,152 on revenues of \$3,245,305 for the same quarter of 2005. The Company's September 30, 2006 balance sheet showed an accumulated deficit of \$136,479,834 and stockholders' deficit of \$35,697,675. The Company's September 30 balance sheet also showed strained liquidity with \$18,061,365 in total current assets available to pay \$72,713,915 in total current liabilities.

Intellectual Property: In addition to third-party licenses, the Company has developed and sell flavored milks bearing trademarks including "Slammers", "Pro Slammers", "Slim Slammers" and "Breakfast Blenders". On September 21, 2004, the Company entered into a licensing agreement with Masterfoods USA, a division of Mars, Incorporated, for the use of Masterfood's Milky Way, Starburst and 3 Musketeers trademarks in connection with the manufacture, marketing and sale of single serve flavored milk drinks in the United States. [SEC Filing 10-K 03-31-06]

Description: Bravo! Foods International Corp. engages in the production and sale of single serve flavored milk-based beverages to retail consumer outlets in the United States.

Officers: Stanley A. Hirschman (Chair); Roy D. Toulan, Jr. (VP, Gen. Counsel & Sec.); Roy G. Warren (CEO & Dir.); Jeffrey J. Kaplan (CFO); Tommy E. Kee (Chief Acctg. Officer); Michael Edwards (Chief Rev. Officer); Benjamin Patipa (COO); Arthur W. Blanding (Dir.); Robert Cummings (Dir.); John McCormack (Dir.); Phillip Pearce (Dir.); Gerald L. Bos (Dir.)

Auditor: Lazar Levine & Felix LLP

Securities: Common Stock-Symbol BRVO.OB; OTC BB;
200,179,528 common shares outstanding as of November 10, 2006.

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**Prospector
Profile
06.0228**

BSML, Incorporated

460 North Wiget Lane
Walnut Creek, CA, 94598
(925) 941-6260

NAICS		339114
Employees		101
Revenue	(mil)	\$0.00
Income	(mil)	(\$17.77)
Assets	(mil)	\$27.84
Liability	(mil)	\$30.29
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 15, 2006, BSML, Incorporated reported a net loss of \$5,733,000 on revenues of \$6,711,000 for the 13 weeks ended September 30, 2006, compared with a net loss of \$4,485,000 on revenues of \$5,150,000 for the same period in 2005. The Company had an accumulated deficit of \$170,652,000 and stockholders' equity of \$2,902,000 as of September 30, 2006. The Company's September 30 balance sheet also showed strained liquidity with \$11,201,000 in total current assets available to pay \$19,437,000 in total current liabilities.

Intellectual Property: The Company has filed a number of patent applications related to the LATW system which have been issued or are pending, including patent applications related to the composition of the Company's whitening gel, methods of whitening teeth with light, tissue isolation barriers, the Company's business method and the Company's unique system of delivery of light to all teeth simultaneously through the Company's gas-plasma light or LED technology activating device. These patents, along with the underlying technology, were sold to Discus. In connection with the sale, Discus granted the Company a license to all patents and know how relating to or used in the operation of the Centers business and a trademark license to use the BriteSmile tradename and marks in the Centers business and for licensed retail products for distribution in the retail channel. These licenses will be sold to Dental Spas as part of the sale of its Centers business. [SEC Filing 10-K 04-17-06]

Description: BSML, Inc., formerly known as BriteSmile, Inc., engages in the development, distribution, marketing, sale and leasing of teeth whitening technology, products, and services.

Officers: Anthony M. Pilaro (Chair); Julian Feneley (Pres., CEO & Dir.); Kenneth Czaja (CFO); Brad Peters (Dir.); Harry Thompson (Dir.); Peter Schechter (Dir.); Tim Pierce (Dir.); John Reed (Dir.)

Auditor: Stonefield Josephson, Inc.

Securities: Common Stock-Symbol BSML; NasdaqCM;
10,549,423 common shares outstanding as of September 30, 2006.

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**Prospector
Profile
06.0229**

Calypte Biomedical Corp.
5 Centerpointe Drive, Suite 400
Lake Oswego, OR 97035
(971) 204-0282

NAICS		325400
Employees		12
Revenue	(mil)	\$0.43
Income	(mil)	(\$8.76)
Assets	(mil)	\$5.59
Liability	(mil)	\$12.74
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: Calypte Biomedical Corp reported a \$4.2 million net loss on \$68,000 of revenues for the third quarter ended Sept. 30, 2006, compared with a \$3 million net loss on \$166,000 of revenues for the same period in 2005. At Sept. 30, 2006, the Company's balance sheet showed \$8.5 million in total assets and \$15.6 million in total liabilities, resulting in a \$7.2 million total stockholders' deficit. Additionally, accumulated deficit at Sept. 30, 2006 stood at \$165.3 million. The Company's balance sheet at Sept. 30, 2006, also showed strained liquidity with \$1.2 million in total current assets available to pay \$11.9 million in total current liabilities.

Intellectual Property: The Company has acquired patent and other intellectual property rights to protect and preserve proprietary technology and its right to capitalize on the results of research and development activities. The Company also relies on trade secrets, know-how, continuing technological innovations and licensing opportunities to provide competitive advantages for its products in the market and to develop new products. [SEC Filing 10-KSB 03-31-06]

Description: Calypte Biomedical Corporation engages in the development, manufacture, and distribution of in vitro diagnostic tests for the diagnosis of human immunodeficiency virus (HIV) infection, and detection of sexually transmitted diseases.

Officers: Roger I. Gale (Chair & CEO); Richard Brounstein (EVP); Theodore R. Gwin (CFO); John J. DiPietro (Dir.); Paul Freiman (Dir.); Julius R. Krevans, M.D. (Dir.); Maxim A. Soulimov (Dir.)

Auditor: Odenberg Ullakko Muranishi & Company LLP

Securities: Common Stock-Symbol CBMC.OB; OTC BB;
31,735,306 common shares outstanding as of March 31, 2006.

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**Prospector
Profile
06.0230**

CV Therapeutics, Inc.

3172 Porter Dr.
Palo Alto, CA 94304
(650) 384-8500

NAICS		325414
Employees		627
Revenue	(mil)	\$18.95
Income	(mil)	(\$228.00)
Assets	(mil)	\$534.45
Liability	(mil)	\$473.46
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 8, 2006, CV Therapeutics, Inc. reported a net loss of \$62,694,000 on revenues of \$12,202,000 for the three months ended September 30, 2006, compared with a net loss of \$55,920,000 on revenues of \$4,142,000 for the three months ended September 30, 2005. The Company's balance sheet as of September 30, 2006 showed \$1,018,815,000 in accumulated deficit and \$3,912,000 in stockholders' deficit.

Intellectual Property: The Company owns multiple patents and patent applications pending with the United States Patent and Trademark Office, and foreign patent authorities relating to its technology, including related to Ranexa and its clinical programs regadenoson and tecadenoson. The Company has received issued patents from the US PTO claiming methods of using various sustained release formulations of ranolazine for the treatment of chronic angina. The Company also has a license from Roche Palo Alto LLC, which gives it exclusive rights to specified patents issued to Roche by the US PTO and foreign patent authorities related to Ranexa for use in developing and commercializing Ranexa for cardiovascular indications. Perindopril and its use in the treatment of stable coronary artery disease and hypertension are covered by an issued US patent which provides compound coverage and expires in November 2009. Regadenoson is the subject of two United States patents that expire in 2019. [SEC Filing 10-K 03-10-06]

Description: CV Therapeutics, Inc. is a biopharmaceutical company focused on the discovery, development and commercialization of new small molecule drugs for the treatment of cardiovascular diseases.

Officers: Thomas L. Gutshall (Chair); Louis G. Lange (Chair, CEO & Chief Sci. Officer); Peter Barton Hutt (Dir.); Kenneth B. Lee, Jr. (Dir.); Barbara J. McNeil (Dir.); Thomas E. Shenk (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol CVTX; NasdaqGM;
56,836,838 common shares outstanding as of November 3, 2006.

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**Prospector
Profile
06.0231**

Dayton Superior Corp.

7777 Washington Village Dr., Suite 130
Dayton, OH 45459
(937) 428-6360

NAICS		331210
Employees		700
Revenue	(mil)	\$418.98
Income	(mil)	(\$114.70)
Assets	(mil)	\$281.52
Liability	(mil)	\$452.86
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 13, 2006, Dayton Superior Corp. posted a net loss of \$342,000 on revenues of \$131,641,000 for the quarter ended September 29, 2006, compared with a net loss of \$6,657,000 on revenues of \$114,071,000 for the same quarter a year ago. As of September 29, 2006, the Company's balance sheet showed an accumulated deficit of \$289,999,000 and stockholders' deficit of \$179,917,000.

Intellectual Property: The Company's products are sold under registered trademarks that are well known throughout the concrete construction industry and are therefore important to its business. Among its better-known trademarks are Dayton Superior®, Dayton/Richmond®, Symons®, Aztec®, Dur-O-Wal®, American Highway Technology®, Conspec®, Edoco®, Jahn®, Swift Lift®, Bar Lock®, Steel-Ply®, the Hexagon Logo® and the S & Diamond® design. Many of its products are protected by patents, which are considered an important asset of the Company. As of December 31, 2005, the Company had approximately 100 patents and 40 pending patent applications, domestic and foreign, and about 170 registered trademarks and pending applications for registration. [SEC Filing 10-K 04-17-06]

Description: Dayton Superior Corp. makes metal accessories and forms for keeping concrete and masonry structures in place while under construction.

Officers: Stephen Berger (Chair); Eric R. Zimmerman (Pres., CEO & Dir.); Edward J. Puisis (EVP & CFO); Raymond E. Bartholomae (EVP); Peter J. Astrauskas (VP); Mark K. Kaler (VP); Thomas W. Roehrig (VP & Sec.); William F. Hopkins (Dir.); Douglas W. Rotatori (Dir.)

Auditor: Deloitte & Touche LLP

Securities: 5,040,042 common shares outstanding as of November 10, 2006.
13% senior subordinated notes; 10.75% senior second secured notes.

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**Prospector
Profile
06.0232**

Dun & Bradstreet Corp.

103 JFK Parkway
Short Hills, NJ 07078
(973) 921-5500

NAICS		541512
Employees		4,350
Revenue	(mil)	\$1,443.60
Income	(mil)	\$221.20
Assets	(mil)	\$1,613.40
Liability	(mil)	\$1,535.80
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 3, 2006, Dun & Bradstreet Corp. reported that its balance sheet as of September 30, 2006 showed \$1.4 billion in total assets and \$1.6 billion in total liabilities, resulting in a \$187.9 million stockholders' deficit. The Company's September 30 balance sheet also showed strained liquidity with \$526.5 million in total current assets available to pay \$729.2 million in total current liabilities.

Intellectual Property: The Company owns and controls various intellectual property rights, such as trade secrets, confidential information, trademarks, trade names, copyrights, and patents. The Company also believes that each of the D&B name and related trade names, marks and logos are of material importance to its business. The Company was licensed to use certain technology and other intellectual property rights owned and controlled by others, and other companies are licensed to use certain technology and other intellectual property rights owned and controlled by the Company. The Company considers its trademarks, service marks, databases, software, patents, patent applications and other intellectual property to be proprietary. The Company owns patents and patent applications both in the U.S. and in other selected countries of strategic importance to it. The patents and patent applications include claims which pertain to certain technologies which the Company has determined are proprietary and warrant patent protection. [SEC Filing 10-K 03-01-06]

Description: Dun & Bradstreet Corp. provides business information and tools in the United States and internationally.

Officers: Steven W. Alesio (Chair & CEO); Anastasios G. Konidaris (SVP); Sara Mathew (CFO); John W. Alden (Dir.); Christopher J. Coughlin (Dir.); James N. Fernandez (Dir.); Ronald L. Kuehn, Jr. (Dir.); Victor A. Pelson (Dir.); Sandra E. Peterson (Dir.); Michael R. Quinlan (Dir.); Naomi O. Seligman (Dir.); Michael J. Winkler (Dir.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol DNB; NYSE;
61,412,488 common shares outstanding as of September 30, 2006.

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**Prospector
Profile
06.0233**

Gabriel Technologies Corp.

4538 S. 140th St.
Omaha, NE 68137
(402) 614-0258

NAICS	561622
Employees	11
Revenue (mil)	\$1.24
Income (mil)	(\$14.55)
Assets (mil)	\$19.20
Liability (mil)	\$6.64
(for the year ended 6/30/2006)	

Category: Loss/Deficit

Event: On November 16, 2006, Gabriel Technologies Corp. posted a net loss of \$14,549,582 on revenues of \$1,241,773 for the year ended June 30, 2006. The Company's June 30, 2006 balance sheet showed an accumulated deficit of \$19,381,986 and stockholders' equity of \$12,568,416. The Company's balance sheet also showed strained liquidity with \$ 1,971,746 in total current assets available to pay \$6,177,709 in total current liabilities.

Intellectual Property: The Company owns two issued U.S. patents relating to proprietary technology for use in its business. The Company also has the WAR-LOK™ name and logo as its common law trademark. [SEC Filing 10-KSB 11-16-06]

Description: Gabriel Technologies Corp. is the holding company for two wholly-owned subsidiaries, Gabriel Technologies LLC and Trace Technologies LLC and one majority owned subsidiary, Resilent LLC. Gabriel Technologies LLC develops, manufactures and sells a series of physical locking systems.

Officers: Keith R. Feilmeier (Pres., CEO & Dir.); Maurice Shanley (Sec. & Treas.); Steven Campisi (Dir.); Dennis Blackman (Dir.); Roy G. Breeling, Jr. (Dir.); Jerry Suess (Dir.); Darius Anderson (Dir.); Matthew Gohd (Dir.)

Auditor: Williams & Webster PS

Securities: Common Stock-Symbol GWLK.PK; PNK;
37,407,771 common shares outstanding as of October 31, 2006.

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**Prospector
Profile
06.0234**

House of Taylor Jewelry, Inc.

9200 Sunset Blvd., Suite 425
West Hollywood, CA 90069
(310) 860-2660

NAICS		339910
Employees		13
Revenue	(mil)	\$5.61
Income	(mil)	(\$3.53)
Assets	(mil)	\$14.81
Liability	(mil)	\$5.13
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 22, 2006, House of Taylor Jewelry, Inc. reported significantly higher sales for the three and nine-month periods ending September 30, 2006, compared with the previous corresponding periods. During the third quarter, net sales increased more than eight-fold to \$12 million from \$1.3 million in the same period a year ago. The Company sustained a third quarter net loss of \$3.1 million, compared with a net loss of \$1 million in the previous year. The net loss for the 2006 year-to-date period amounted to \$5.5 million, the Company reported.

Intellectual Property: Dame Elizabeth Taylor and Kathy Ireland, as well as their names, their images and the trademarks and other intellectual property rights relating to these, are integral to the Company's marketing efforts and form the cores of its brand names. The Company's future success and the value of its brand names depend, to a large degree, on the reputations of Dame Elizabeth Taylor and Kathy Ireland. [SEC Filing 10-K 04-17-06]

Description: House of Taylor Jewelry, Inc. engages in the design, manufacture and distribution of jewelry in the United States.

Officers: Jack Abramov (Pres., CEO & Dir.); Monty Abramov (VP, Sec. & Dir.); Pauline Schneider (CFO); Peter Mainstain (Dir.); Frank M. Devine (Dir.); Larry Chimerine (Dir.)

Auditor: Stonefield Josephson, Inc.

Securities: Common Stock-Symbol HOTJ; NasdaqCM;
39,399,153 common shares outstanding as of September 30, 2006.

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**Prospector
Profile
06.0235**

International Shipholding Corp.

650 Poydras St.
New Orleans, LA 70130
(504) 529-5461

NAICS		483111
Employees		476
Revenue	(mil)	\$262.16
Income	(mil)	\$7.00
Assets	(mil)	\$449.51
Liability	(mil)	\$308.79
(for the year ended 12/31/2005)		

Category: Low Rating

Event: Moody's Investors Service confirmed its Caa1 rating on International Shipholding Corp.'s 7.75% senior unsecured notes due on October 15, 2007. Additionally, Moody's assigned an LGD6 rating to those bonds, suggesting note holders will experience a 92 percent loss in the event of a default.

Intellectual Property: The Company maintains marketing staffs in New York and New Orleans, and a network of marketing agents in major cities around the world who market its liner, charter, and contract services. The Company markets its transatlantic LASH Liner Service under the trade name "Forest Lines," and its U.S. flag LASH Liner Service between the U.S. Gulf and East Coast ports and ports in the Red Sea and Middle East under the Waterman house flag. The Company markets its Rail-Ferry Service under the trade name "CG Railway." The Company advertises its services in trade publications in the United States and abroad. [SEC Filing 10-K 03-10-06]

Description: International Shipholding Corp., through its subsidiaries, operates a diversified fleet of U.S. and foreign flag vessels that provide international and domestic maritime transportation services.

Officers: Erik F. Johnsen (Chair & CEO); Niels M. Johnsen (Pres. & Dir.); Erik L. Johnsen (EVP & Dir.); Manuel G. Estrada (VP & CFO); Ada Pratt Boutchard (VP & Controller); Niels W. Johnsen (Dir.); Harold S. Grehan, Jr. (Dir.); Raymond V. O'Brien, Jr. (Dir.); Edwin Lupberger (Dir.); Edward K. Trowbridge (Dir.); H. Merritt Lane, III (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol ISH; NYSE;
6,119,187 common shares outstanding as of September 30, 2006.

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**Prospector
Profile
06.0236**

Lodgenet Entertainment Corp.

3900 West Innovation St.
Sioux Falls, SD 57107
(605) 988-1000

NAICS		517410
Employees		809
Revenue	(mil)	\$275.77
Income	(mil)	(\$6.96)
Assets	(mil)	\$263.07
Liability	(mil)	\$333.31
(for the year ended 12/31/2005)		

Category: Deficit

Event: On November 6, 2006, Lodgenet Entertainment Corp. reported a \$2.2 million net income on \$76.5 million of revenues for the third quarter ended September 30, 2006, compared with a \$585,000 net income on \$74.1 million of revenues for the same period in 2005. As of September 30, 2006, the Company's balance sheet showed \$268.9 million in total assets and \$331.3 million in total liabilities, resulting in a \$62.4 million stockholders' deficit.

Intellectual Property: The Company currently holds 10 United States patents, and have other applications for patents pending, which pertain to various aspects of its interactive systems. The Company also licenses industry-related technology from third parties. The Company uses a number of registered and unregistered trademarks for its products and services. The Company has pending applications for registration of certain unregistered trademarks, and those trademarks for which it has not sought registration are governed by common law and state unfair competition laws. [SEC Filing 10-K 03-16-06]

Description: LodgeNet Entertainment Corp. is a provider of interactive television systems and broadband services to hotels, resorts and casinos throughout the United States, Canada and select international markets.

Officers: Scott C. Petersen (Chair, Pres. & CEO); Gary H. Ritondaro (SVP & CFO); R. Douglas Bradbury (Dir.); Richard R. Hylland (Dir.); R. F. Leyendecker (Dir.); Scott H. Shlechter (Dir.); Vikki I. Pachera (Dir.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol LNET; NasdaqGM;
18,589,293 common shares outstanding as of November 2, 2006.

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**Prospector
Profile
06.0237**

Novelis, Incorporated

3399 Peachtree Rd. NE, Suite 1500
Atlanta, GA 30326
(404) 814-4200

NAICS		331312
Employees		12,500
Revenue	(mil)	\$8,363.00
Income	(mil)	\$90.00
Assets	(mil)	\$5,476.00
Liability	(mil)	\$5,043.00
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 14, 2006, Novelis, Incorporated incurred a net loss of \$102 million for the third quarter ended September 30, 2006, on net sales of \$2.5 billion, compared with net income of \$10 million on net sales of \$2.1 billion for the third quarter of 2005. For the nine months ended September 30, 2006, the Company incurred a net loss of \$170 million on net sales of \$7.4 billion, compared with net income of \$32 million on net sales of \$6.3 billion for the same period of 2005.

Intellectual Property: Alcan has assigned or licensed to the Company a number of important patents, trademarks and other intellectual property rights owned or previously owned by Alcan and required for its business. The Company currently holds patents on approximately 160 different items of intellectual property. While these patents are important to its business on an aggregate basis, no single patent is deemed to be material to the business. The Company has applied for or received registrations for the "Novelis" word trademark and the Novelis logo trademark in approximately 50 countries where it has significant sales or operations. [SEC Filing 10-K 08-25-06]

Description: Novelis, Inc. produces aluminum rolled products. The Company supplies aluminum sheet and foil to the automotive and transportation, beverage and food packaging, construction and industrial and printing markets in Asia, Europe, North America and South America.

Officers: William T. Monahan (Chair & Interim CEO); Edward Blechschmidt (Dir.); Charles G. Cavell (Dir.); Clarence J. Chandran (Dir.); C. Roberto Cordaro (Dir.); Helmut Eschwey (Dir.); David J. FitzPatrick (Dir.); Suzanne Labarge (Dir.); Rudolf Rupprecht (Dir.); Kevin M. Twomey (Dir.); Edward V. Yang (Dir.); John D. Watson (Dir.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol NVL; NYSE;
74,014,691 common shares outstanding as of October 31, 2006.

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**Prospector
Profile
06.0238**

Pathmark Stores, Inc.

200 Milik St.
Carteret, NJ 07008
(732) 499-3000

NAICS		445110
Employees		7,500
Revenue	(mil)	\$3,977.00
Income	(mil)	(\$40.10)
Assets	(mil)	\$1,254.60
Liability	(mil)	\$1,083.30
(for the year ended 1/28/2006)		

Category: Low Rating

Event: On November 20, 2006, Moody's Investors Service downgraded the ratings of Pathmark Stores, Inc., including corporate family rating to Caa1 from B3; probability of default rating to Caa1 from B3; and \$350 million guaranteed 8.75% senior subordinated notes due 2012 to Caa2 from Caa1. The downgrade was prompted by Moody's concerns that the Company's weak profit margins could continue to erode given the competition in its narrow trade areas; that it is unlikely in the near term that the Company will become self-funding; and that the Company is thus reliant on its bank credit agreement that contains covenants that may have only modest cushion over time if profitability becomes even weaker.

Intellectual Property: The Company has registered a variety of trade names, service marks and trademarks with the U.S. Patent and Trademark Office, including "Pathmark." The Company considers its Pathmark service marks to be of material importance to its business and actively defend and enforce such service marks. [SEC Filing 10-K 04-07-06]

Description: Pathmark Stores, Inc. operates a chain of supermarkets in New York, New Jersey and Philadelphia metropolitan areas.

Officers: Frank G. Vitrano (Pres. & CFO); Kevin Darrington (SVP & Controller); John T. Standley (CEO & Dir.); Michael R. Duckworth (Dir.); Daniel H. Fitzgerald (Dir.); Bruce L. Hartman (Dir.); David R. Jessick (Dir.); Larry R. Katzen (Dir.); Gregory Mays (Dir.); Sarah E. Nash (Dir.); Ira Tochner (Dir.); John J. Zillmer (Dir.)

Auditor: Deloitte & Touche LLP

Securities: Common Stock-Symbol PTMK; NasdaqGM;
52,129,611 common shares outstanding as of August 25, 2006.

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**Prospector
Profile
06.0239**

Resin Systems, Inc.

114604-115A Ave., Edmonton
Alberta, Canada T5M 3C5
(866) 482-1953

NAICS		325211
Employees		141
Revenue	(mil)	\$1.06
Income	(mil)	(\$21.01)
Assets	(mil)	\$35.52
Liability	(mil)	\$19.67
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 16, 2006, Resin Systems, Inc. reported a larger accumulated deficit of \$85,302,379 as of September 30, 2006, compared with an accumulated deficit of \$53,830,321 as of December 31, 2005. The Company incurred a net loss of \$12,794,303 on revenues of \$2,059,178 for the three months ended September 30, 2006, compared with a net loss of \$4,898,757 on revenues of \$245,647 for the same period in 2005.

Intellectual Property: The patent for the Company's original Version resin system was applied for both in Canada and the United States at the same time. A US Patent with respect to "A Two Component Chemically Thermoset Composite Resin Matrix for Use in Composite Manufacturing Processes" has been issued under United States Patent No. 6,420,493 B1. The Canadian Patent is pending and a Patent covering the European Community has been approved with issuance pending. The Company has filed additional patent applications in respect of additional resin systems, filament winding technology and related line equipment technology. The Company has also obtained trademark registration for Version used in association with synthetic resins for use in the manufacture of moulding compounds. The Company has been awarded additional trademarks for various composite products such as RStandard, RSeal and VRoll. In addition, the Company has applied for trademark and logo mark protection to cover various marketing slogans and phrases. [SEC Filing 40-F 03-31-06]

Description: Resin Systems, Inc. engineers advanced composite products for large-scale industrial markets.

Officers: Gregory S. Pendura (Chair, Pres. & CEO); Cheryl Fitzpatrick (SVP); Scott Terhune (SVP); Robert I. Schaefer (Sec. & CFO); Mark W. Warren (CTO); Dwayne D. Hunka (Dir.); Zsolt J. Feketekuty (Dir.); David A. Williams (Dir.); William J. Demcoe (Dir.)

Auditor: KPMG LLP

Securities: Common Stock-Symbol RS.TO; Toronto Stock Exchange; 92,387,639 common shares outstanding as of September 30, 2005.

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**Prospector
Profile
06.0240**

SAVVIS, Incorporated

1 SAVVIS Parkway
Town & Country, MO 63017
(314) 628-7000

NAICS		518100
Employees		2,124
Revenue	(mil)	\$667.01
Income	(mil)	(\$69.07)
Assets	(mil)	\$409.65
Liability	(mil)	\$541.66
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 1, 2006, SAVVIS, Incorporated disclosed that its net loss for the third quarter of 2006 was \$13.58 million, compared with a net loss of \$24.3 million in the third quarter of 2005. Revenue for the third quarter of 2006 totaled \$193.7 million, compared with \$166.1 million in the third quarter of 2005. As of September 30, 2006, the Company's balance sheet showed a stockholders' deficit of \$141,675,000, as compared to a deficit of \$132,009,000 as of December 31, 2005.

Intellectual Property: The Company has a number of United States and international patents protecting aspects of its technology, and are currently pursuing patent applications in the United States and internationally. The Company has registered trademarks for its business name and several product and service names and marketing slogans. In addition, the Company has applied for trademark protection for various products, services and marketing slogans. The Company has also registered various Internet domain names in connection with the SAVVIS public website. [SEC Filing 10-K 02-28-06]

Description: SAVVIS, Incorporated, formerly SAVVIS Communications Corp., is a global managed services provider delivering integrated business solutions and mission-critical Internet protocol (IP) applications for a diverse mix of industries.

Officers: James E. Ousley (Chair); Jonathan C. Crane (Pres.); Jeffrey H. VonDeylen (CFO & Dir.); Bryan S. Doerr (CTO); Philip J. Koen (CEO & Dir.); John D. Clark (Dir.); Clyde A. Heintzelman (Dir.); Thomas E. McInerney (Dir.); James P. Pellow (Dir.); David A. Walsh (Dir.); Patrick J. Welsh (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SVVS; NasdaqCM;
51,347,514 common shares outstanding as of October 27, 2006.

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**Prospector
Profile
06.0241**

Sirius Satellite Radio, Inc.

1221 Ave. of the Americas, 36th Fl.
New York, NY 10020
(212) 584-5100

NAICS		515112
Employees		614
Revenue	(mil)	\$242.25
Income	(mil)	(\$863.00)
Assets	(mil)	\$2,085.36
Liability	(mil)	\$1,760.39
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 8, 2006, Sirius Satellite Radio, Inc. incurred a \$162.8 million net loss on \$167.1 million of net revenues for the three months ended September 30, 2006, compared with a \$180.4 million net loss on \$66.8 million of net revenues for the same period in 2005. As of September 30, 2006, the Company's balance sheet showed \$1.6 billion in total assets and \$1.8 billion in total liabilities, resulting in a \$200.3 million stockholders' deficit. The Company's September 30 balance sheet also showed strained liquidity with \$534.9 million in total current assets available to pay \$641.4 million in total current liabilities.

Intellectual Property: The Company has several registrations and approved applications in the U.S. Patent and Trademark Office for the "SIRIUS" trademark and the "Dog Design" logo used in connection with products and service. In connection with its music programming, the Company must negotiate and enter into royalty arrangements with two sets of rights holders: holders of copyrights in musical works, or songs, and holders of copyrights in sound recordings records, cassettes, compact discs and audio files. [SEC Filing 10-K 03-13-06]

Description: Sirius Satellite Radio, Inc. broadcasts digital-quality audio from three orbiting satellites throughout the continental United States.

Officers: Joseph P. Clayton (Chair); David J. Frear (EVP & CFO); Adrienne Calderone (SVP & Controller); Mel Karmazin (CEO & Dir.); Leon D. Black (Dir.); Lawrence F. Gilberti (Dir.); James P. Holden (Dir.); Warren N. Lieberfarb (Dir.); Michael J. McGuinness (Dir.); James F. Mooney (Dir.)

Auditor: Ernst & Young LLP

Securities: Common Stock-Symbol SIRI; NasdaqNM;
1,406,255,531 common shares outstanding as of November 3, 2006.
9 5/8% senior notes due 2013; 3 1/4% convertible notes due 2011; 2 1/2% convertible notes due 2009; 3 1/2% convertible notes due 2008; 8 3/4% convertible subordinated notes due 2009; 14 1/2% senior secured notes due 2009; 15% senior secured discount notes due 2007.

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**Prospector
Profile
06.0242**

Small World Kids, Inc.
5711 Buckingham Parkway
Culver City, CA 90230
(310) 645-9680

NAICS		339932
Employees		59
Revenue	(mil)	\$33.76
Income	(mil)	(\$6.77)
Assets	(mil)	\$19.51
Liability	(mil)	\$18.75
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 16, 2006, Small World Kids, Inc. reported an accumulated deficit of \$22,121,550 as of September 30, 2006, from an accumulated deficit of \$10,021,600 as of December 31, 2005. The Company also posted a stockholders' deficit of \$889,189. The Company recorded a net loss of \$2,635,766 on revenues of \$8,305,687 for the quarter ended September 30, 2006, compared with a net loss of \$1,205,500 on revenues of \$9,532,365 for the quarter ended September 30, 2005.

Intellectual Property: The Company has license agreements with third parties to utilize the trademark, characters or inventions of the licensor in products that it sells. [SEC Filing 10-K 04-03-06]

Description: Small World Kids, Inc. develops, manufactures, markets and distributes toys to promote healthy minds and bodies in infant, pre-school, early learning, imaginative play and active play categories.

Officers: Debra Fine (Chair, Pres. & CEO); John Nelson (COO); Bob Rankin (Sec. & CFO); Gary Adelson (Dir.); Alex Gerstenzang (Dir.); Robert Lautz (Dir.); Lane Nemeth (Dir.); Shelly Singhal (Dir.); David Swartz (Dir.); Eric Manlunas (Dir.)

Auditor: Stonefield Josephson, Inc.

Securities: Common Stock-Symbol SMWK.OB; OTC BB;
5,410,575 common shares outstanding as of November 16, 2006.

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**Prospector
Profile
06.0243**

Steakhouse Partners, Inc.

10200 Willow Creek Rd.
San Diego, CA 92131
(858) 689-2333

NAICS		722110
Employees		1,300
Revenue	(mil)	\$52.00
Income	(mil)	(\$0.46)
Assets	(mil)	\$30.73
Liability	(mil)	\$23.64
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 13, 2006, Steakhouse Partners, Inc. posted a net loss of \$812,000 on revenues of \$11,649,000 for the 13 weeks ended September 26, 2006, compared with a net loss of \$673,000 on revenues of \$12,063,000 for the 13 weeks ended September 27, 2006. The Company's September 26, 2006 balance sheet showed an accumulated deficit of \$2,218,000 and strained liquidity with \$1,533,000 in total current assets available to pay \$12,700,000 in total current liabilities.

Intellectual Property: The Company has registered various service marks, including Hungry Hunter, Hunter Steakhouse, Mountain Jack's and Carvers and their related designs with the United States Patent and Trademark Office. All of its trademarks and service marks have stated expiration dates ranging from 2008 to 2012. However, they are renewable for an unlimited number of additional 10-year terms. [SEC Filing 10-K 04-05-06]

Description: Steakhouse Partners, Inc. operates 25 full-service steakhouse restaurants located in eight states. The Company's restaurants specialize in complete steak and prime rib meals and also offer fresh fish and other lunch and dinner dishes.

Officers: A. Stone Douglass (Chair, Pres., Sec. & CEO); Susan Schulze-Claasen (EVP, Gen. Counsel & Chief Admin. Officer); Joseph L. Wulkowicz (VP, Asst. Sec. & CFO); Edgar Tod Lindner (Dir.); Thomas A. Edler (Dir.)

Auditor: Mayer Hoffman McCann PC

Securities: Common Stock-Symbol STKP.PK; PNK;
6,635,680 common shares outstanding as of November 1, 2006.

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**Prospector
Profile
06.0244**

Stockeryale, Incorporated

32 Hampshire Rd.
Salem, NH 03079
(603) 893-8778

NAICS		333314
Employees		147
Revenue	(mil)	\$16.20
Income	(mil)	(\$11.89)
Assets	(mil)	\$26.79
Liability	(mil)	\$15.64
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 13, 2006, Stockeryale, Incorporated posted a net loss of \$1,240,000 on revenues of \$4,534,000 for the three months ended September 30, 2006, compared with a net loss of \$1,908,000 on revenues of \$4,128,000 for the three months ended September 30, 2005. The Company's balance sheet as of September 30, 2006 showed an accumulated deficit of \$83,188,000 and \$7,488,000 in total current assets available to pay \$7,382,000 in total current liabilities.

Intellectual Property: The Company holds patents in the United States and Ireland and are in the process of entering the national stage in the United States under its international application based on the priority Irish patent. The Company has filed additional patent applications in the United States, Canada, Europe and Japan. StockerYale (IRL), Ltd., one of its subsidiaries, holds a patent on a method for attaching semiconductor chips and has applied for two patents in the United States, Canada and Europe on new LED ring light and line light technologies. StockerYale Canada, another subsidiary, holds exclusive rights to three patents in the United States and one patent in Canada through licensing agreements. [SEC Filing 10-K 03-31-06]

Description: Stockeryale, Incorporated is an independent designer and manufacturer of optical communication sub-components and specialty optical fiber used in the building of optical networks, as well as structured light lasers, specialized fiber optic, fluorescent and light-emitting diode (LED) illumination products for the machine vision and industrial inspection industries.

Officers: Mark W. Blodgett (Chair, Pres. & CEO); Marianne Molleur (SVP & CFO); Steven E. Karol (Dir.); Dietmar Klenner (Dir.); Raymond J. Oglethorpe (Dir.); Patrick J. Zilvitis (Dir.); Mark Zupan (Dir.); Ben S. Levitan (Dir.)

Auditor: Vitale Caturano & Company LTD

Securities: Common Stock-Symbol STKR; NasdaqGM;
33,173,680 common shares outstanding as of November 6, 2006.

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**Prospector
Profile
06.0245**

Superconductor Technologies, Inc.

460 Ward Drive
Santa Barbara, CA 93111
(805) 690-4500

NAICS		517200
Employees		120
Revenue	(mil)	\$24.21
Income	(mil)	(\$14.21)
Assets	(mil)	\$52.05
Liability	(mil)	\$4.79
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: Superconductor Technologies, Inc. incurred a \$2.1 million net loss for the quarter ended Sept. 30, 2006, compared to a net loss of \$22.7 million for the second quarter of 2006, and a net loss of \$3.6 million in the third quarter of 2005. Total net revenues for the third quarter were \$5.9 million, compared to \$5 million in the second quarter of 2006 and \$3.9 million in the year ago third quarter. At Sept. 30, 2006, the Company's balance sheet showed \$23,943,000 in total assets, \$4,437,000 in total liabilities and stockholders' equity of \$19,506,000.

Intellectual Property: As of December 31, 2005, the Company holds 46 U.S. patents which are currently relevant to its business. The Company also has 24 U.S. patent applications pending as of December 31, 2005 which are currently relevant to its business. As of that date, the Company holds 13 foreign issued patents and 10 foreign patents pending. The Company has trade secrets and unpatented technology and proprietary knowledge about the sale, promotion, operation, development and manufacturing of its products. The Company owns federally registered trademarks to Superconductor Technologies, Conductus and Improving the Quality of Wireless and has several other trademark registrations pending. The Company also owns other registered and unregistered trademarks, and has certain trademark rights in foreign jurisdictions. [SEC Filing 10-K 03-08-06]

Description: Superconductor Technologies, Inc. engages in the development, manufacture, and marketing of infrastructure products for wireless voice and data applications.

Officers: John D. Lockton (Chair); Jeffrey A. Quiram (Pres., CEO & Dir.); Martin S. McDermut (SVP, Sec. & CFO); William J. Buchanan (Controller); John F. Carlson (Dir.); Lynn J. Davis (Dir.); Dennis J. Horowitz (Dir.); Martin A. Kaplan (Dir.); Charles E. Shalvoy (Dir.)

Auditor: PricewaterhouseCoopers LLP

Securities: Common Stock-Symbol SCON; NasdaqCM;
124,834,314 common shares outstanding as of February 28, 2006.

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**Prospector
Profile
06.0246**

theglobe.com, Incorporated

10 East Broward Blvd., Suite 1400
Fort Lauderdale, FL 33301
(954) 769-5900

NAICS		518111
Employees		56
Revenue	(mil)	\$2.40
Income	(mil)	(\$11.51)
Assets	(mil)	\$21.41
Liability	(mil)	\$10.17
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 13, 2006, theglobe.com, Incorporated posted a net loss of \$2,952,380 on revenues of \$909,938 for the three months ended September 30, 2006, compared with a net loss of \$5,371,807 on revenues of \$409,258 for the same quarter a year earlier. The Company's September 30, 2006 balance sheet showed \$288,170,138 in accumulated deficit and strained liquidity with \$8,513,302 in total current assets available to pay \$8,901,060 in total current liabilities.

Intellectual Property: The Company regards substantial elements of its websites and underlying technology as proprietary. In addition, the Company has developed in its VoIP business certain technologies which are proprietary. Further, the Company is investigating other opportunities and seeking to develop additional proprietary technology. The Company attempts to protect these assets by relying on intellectual property laws. The Company also generally enters into confidentiality agreements with employees and consultants and in connection with its license agreements with third parties. The Company also seeks to control access to and distribution of its technology, documentation and other proprietary information. The Company has recently been awarded a patent for its VoIP technology related to the origination and termination of telephone calls between subscriber terminals connected to a public packet network and are continuing to pursue patent protection for VoIP browser to telephone interface, as well as other technology. [SEC Filing 10-K 03-31-06]

Description: theglobe.com, Inc., through its subsidiaries, provides Voice over Internet Protocol (VoIP) telephony services, computer games and marketing services.

Officers: Michael S. Egan (Chair & CEO); Edward A. Cespedes (Pres., Treas., CFO & Dir.); Robin S. Lebowitz (VP & Dir.)

Auditor: Rachlin, Cohen & Holtz LLP

Securities: Common Stock-Symbol TGLO.OB; OTC BB; 174,757,565 common shares outstanding as of November 6, 2006.

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**Prospector
Profile
06.0247**

TWL Corporation

4101 International Parkway
Carrollton, TX 75007
(972) 309-4000

NAICS		561400
Employees		210
Revenue	(mil)	\$25.84
Income	(mil)	(\$21.78)
Assets	(mil)	\$11.23
Liability	(mil)	\$34.08

(for the year ended 6/30/2006)

Category: Audit Concerns

Event: Chisholm, Bierwolf & Nilson LLC expressed substantial doubt about the ability of TWL Corporation to continue as a going concern due to the Company's working capital deficit and recurring operating losses. The Company's balance sheet as of June 30, 2006 showed an accumulated deficit of \$60,045,635 and stockholders' deficit of \$23,647,609. The Company posted a net loss of \$21,779,617 on revenues of \$25,840,468 for the fiscal year ended June 30, 2006. [SEC Filing 10-KSB 11-13-06]

Intellectual Property: The Company regards certain aspects of its products and documentation as proprietary and relies on a combination of trademark, trade secret and copyright laws and licenses and contractual restrictions to protect its proprietary rights. The Company seeks to protect the source code for its software, documentation and other written materials under trade secret and copyright laws. The Company licenses software pursuant to license agreements that restrict use of the software by customers. The Company's products are generally licensed to end-users on a "right-to-use" basis pursuant to a license that restricts the use of the products for the customer's internal business purposes. The Company also relies on "click wrap" licenses, which include a notice informing the end-user that, by downloading the product, the end-user agrees to be bound by the license agreement displayed on the customer's computer screen. [SEC Filing 10-K 11-13-06]

Description: TWL Corporation is formerly known as Trinity Learning Corp. The Company provides technology-enabled learning and certification solutions for corporations, organizations and individuals primarily in the United States.

Officers: Dennis J. Cagan (Pres., CEO & Dir.); Douglas D. Cole (EVP & Dir.); Patrick R. Quinn (CFO & COO); William D. Jobe (Dir.); Richard G. Thau (Dir.); Arthur Ronald Kidson (Dir.); Ron S. Posner (Dir.); David B. Batstone (Dir.)

Auditor: Chisholm, Bierwolf & Nilson LLC

Securities: Common Stock-Symbol TWLP.OB; OTC BB;
43,415,513 common shares outstanding as of November 18, 2006.

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**Prospector
Profile
06.0248**

Universal Hospital Services, Inc.

7700 France Ave. South, Suite 275
Edina, MN 55435
(952) 893-3200

NAICS		325411
Employees		1,032
Revenue	(mil)	\$215.90
Income	(mil)	(\$1.57)
Assets	(mil)	\$249.19
Liability	(mil)	\$345.98
(for the year ended 12/31/2005)		

Category: Loss/Deficit

Event: On November 8, 2006, Universal Hospital Services, Inc. posted a net loss of \$2,217,000 on revenues of \$54,569,000 for the three months ended September 30, 2006, compared with a net loss of \$1,057,000 on revenues of \$53,363,000 for the same period a year earlier. The Company's September 30, 2006 balance sheet showed \$92,425,000 in accumulated deficit and \$94,374,000 in stockholders' deficit.

Intellectual Property: The Company uses "UHS®", the UHS logo and "CHAMP®" as service marks in connection with its services and have registered these marks with the U.S. Patent and Trademark Office. The Company uses the "Equipment Lifecycle Services"™, and the Equipment Lifecycle Services logo as service marks in connection with its services. The Company has applied for federal trademark registration of the Equipment Lifecycle Services logo with the U.S. Patent and Trademark Office. The Company has a domain name registration for UHS.com, which serves as its main website, and my.UHS.com and service.UHS.com, which are web-based tools that provide 24 hour on-demand access to equipment reports. The Company has developed proprietary software programs including the Asset Information Management System for Central Services, Resource for Equipment Documentation System and Operator Error Identification System. [SEC Filing 10-K 11-13-06]

Description: Universal Hospital Services, Inc. is a provider of medical equipment and outsourcing services to the health care industry.

Officers: David E. Dovenberg (Chair); Gary D. Blackford (Pres., CEO & Dir.); Rex T. Clevenger (SVP & CFO); Walter T. Chesley (SVP); Timothy W. Kuck (SVP); David G. Lawson (SVP); Joseph P. Schiesl (SVP); Jeffrey L. Singer (SVP); Scott Madson (Controller & Chief Acctg. Officer)

Auditor: PricewaterhouseCoopers LLP

Securities: 123,463,475 common shares outstanding as of November 8, 2006.

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