SELECT MEDICAL CORP Form SC 13D/A December 21, 2004

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

> SCHEDULE 13D (Rule 13d-101)

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 1)(1)

SELECT MEDICAL CORPORATION

\_\_\_\_\_\_ (Name of Issuer)

Common Stock, \$.01 par value \_\_\_\_\_\_

(Title of Class of Securities)

816196 10 9 \_\_\_\_\_\_

(CUSIP Number)

Welsh, Carson, Anderson & Stowe IX, L.P. Select Medical Corporation 320 Park Avenue, Suite 2500 New York, NY 10022

Attn: Jonathan M. Rather Tel: (212) 893-9500

4716 Old Gettysburg Road Mechanicsburg, PA 17055 Attn: Michael E. Tarvin Tel: (717) 972-1100

\_\_\_\_\_\_

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 20, 2004

\_\_\_\_\_\_ (Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box X (2)

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

(1) The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

Ropes & G

45 Rockef

New York, Attn: Oth

Tel: (212

(2) The filing person who has previously filed a statement on Schedule 13G is Rocco A. Ortenzio.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however,, see the Notes).

			(Page 2 of 33 Pages)
CUS	SIP No. 816196 10 9		
1.	NAME OF REPORTING PERS.S. OR I.R.S. IDENTI	RSONS FICATION NO. OF ABOVE PERSONS	EGL Holding Company
	EIN No.:		
2.		BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		00/Not Applicable
5.	CHECK BOX IF DISCLOSU IS REQUIRED PURSUANT	JRE OF LEGAL PROCEEDINGS TO ITEM 2(d) or 2(e)	I_I
6.	CITIZENSHIP OR PLACE C	OF ORGANIZATION	Delaware
	MBER OF	7. SOLE VOTING POWER	0
BEI OWI	ARES NEFICIALLY NED BY	8. SHARED VOTING POWER	0
PEI	PORTING RSON	9. SOLE DISPOSITIVE POWER	0
WITH		10. SHARED DISPOSITIVE POWE	T,952,227* shares
11		FICIALLY OWNED BY EACH REPORT	7,952,227* shares
12		REGATE AMOUNT IN ROW (11)	
13	. PERCENT OF CLASS REPF	RESENTED BY AMOUNT IN ROW (11)	7.8%
14	. TYPE OF REPORTING PER		

2

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\* Reflects 7,952,227 shares of Common Stock of Select Medical Corporation to be contributed to EGL Holding Company pursuant to (a) the Agreement, dated October 17, 2004, among EGL Holding Company and the various rollover investors referred to therein, (b) the Agreement, dated December 20, 2004, among EGL Holding Company and the various rollover investors referred to therein and (c) an understanding among EGL Holding Company and certain individuals.

			(Page 3 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERS S.S. OR I.R.S. IDENTIF	ICATION NO. OF ABOVE PERSONS	derson & Stowe IX, L.P.
2.	CHECK THE APPROPRIATE	BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		00/Not Applicable
5.	CHECK BOX IF DISCLOSUR IS REQUIRED PURSUANT T		_
6.	CITIZENSHIP OR PLACE O	F ORGANIZATION	Delaware
NUM SHA	BER OF RES	7. SOLE VOTING POWER	0
OWN	EFICIALLY ED BY	8. SHARED VOTING POWER	0
EAC REP PER WIT	ORTING SON	9. SOLE DISPOSITIVE POWER	0
W I I		10. SHARED DISPOSITIVE POWER	7,952,227* shares
11.	AGGREGATE AMOUNT BENEF	ICIALLY OWNED BY EACH REPORTING	PERSON 7,952,227* shares
12.	CHECK BOX IF THE AGGRE EXCLUDES CERTAIN SHARE		
13.	PERCENT OF CLASS REPRE	SENTED BY AMOUNT IN ROW (11)	7.8%
14.	TYPE OF REPORTING PERS	ON	PN
con 17,	tributed to EGL Holding 2004, among EGL Holdin	s of Common Stock of Select Med Company pursuant to (a) the Ag g Company and the various rollo ent, dated December 20, 2004, as	reement, dated October ver investors referred

Company and the various rollover investors referred to therein and (c) an

understanding among EGL Holding Company and certain individuals..

			(Page 4 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI EIN No.:	CATION NO. OF ABOVE PERSONS	IX Associates, L.L.C.
2.	CHECK THE APPROPRIATE B	OX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		OO/Not Applicable
5.	CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO		_
6.	CITIZENSHIP OR PLACE OF	ORGANIZATION	Delaware
	BER OF RES	7. SOLE VOTING POWER	0
BEN OWN	EFICIALLY ED BY	8. SHARED VOTING POWER	0
PER	ORTING SON	9. SOLE DISPOSITIVE POWER	0
WIT	п	10. SHARED DISPOSITIVE POWER	7,952,227* shares
11.	AGGREGATE AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING	PERSON 7,952,227* shares
12.	CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES	ATE AMOUNT IN ROW (11)	
13.	PERCENT OF CLASS REPRES	ENTED BY AMOUNT IN ROW (11)	7.8%
14.	TYPE OF REPORTING PERSO	N	00
con 17, to Com	tributed to EGL Holding 2004, among EGL Holding therein, (b) the Agreeme pany and the various rol	of Common Stock of Select Medi Company pursuant to (a) the Agr Company and the various rollov nt, dated December 20, 2004, am lover investors referred to the ding Company and certain indivi	eement, dated October er investors referred ong EGL Holding rein and (c) an
			(Page 5 of 33 Pages)

CUSIP No. 816196 10 9

4

1.	NAME OF REPORTING PERS	ONS CICATION NO. OF ABOVE PERSONS	Patrick J. Welsh
	EIN No.:		ractick o. weisi
2.	CHECK THE APPROPRIATE	BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
 3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		PE
 5.	CHECK BOX IF DISCLOSUF IS REQUIRED PURSUANT T		I_I
6.	CITIZENSHIP OR PLACE C	F ORGANIZATION	United States
	BER OF RES	7. SOLE VOTING POWER	125,000 shares
BEN	EFICIALLY ED BY	8. SHARED VOTING POWER	0
REP	ORTING SON	9. SOLE DISPOSITIVE POWER	125,000 shares
VV I I		10. SHARED DISPOSITIVE POWER	0
11.	AGGREGATE AMOUNT BENEF	ICIALLY OWNED BY EACH REPORTING	125,000 shares
12.	CHECK BOX IF THE AGGRE	GATE AMOUNT IN ROW (11)	
13.	PERCENT OF CLASS REPRE	SENTED BY AMOUNT IN ROW (11)	Less than 1.0%
14.	TYPE OF REPORTING PERS	ON	IN
			(Page 6 of 33 Pages)
 CUS	 IP No. 816196 10 9		
1.	NAME OF REPORTING PERS	ONS	
	S.S. OR I.R.S. IDENTIF	ICATION NO. OF ABOVE PERSONS	Russell L. Carson
 2.	CHECK THE APPROPRIATE E	OX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
 3.	SEC USE ONLY		

4. SOURCE OF FUNDS		PF
5. CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO	ITEM 2(d) or 2(e)	I_I
6. CITIZENSHIP OR PLACE OF	ORGANIZATION	United States
NUMBER OF	7. SOLE VOTING POWER	722 <b>,</b> 960 shares
SHARES BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	C
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	722,960 shares
WITH	10. SHARED DISPOSITIVE POWER	0
11. AGGREGATE AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING	PERSON 722,960 shares
12. CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES	ATE AMOUNT IN ROW (11)	
13. PERCENT OF CLASS REPRES	ENTED BY AMOUNT IN ROW (11)	Less Than 1.0%
14. TYPE OF REPORTING PERSO	N	
14. TYPE OF REPORTING PERSO	N	IN  (Page 7 of 33 Pages)
14. TYPE OF REPORTING PERSO	N 	IN (Page 7 of 33 Pages)
14. TYPE OF REPORTING PERSO  CUSIP No. 816196 10 9  NAME OF REPORTING PERSO	N	IN (Page 7 of 33 Pages)
14. TYPE OF REPORTING PERSO  CUSIP No. 816196 10 9  NAME OF REPORTING PERSO	N  NS CATION NO. OF ABOVE PERSONS	IN (Page 7 of 33 Pages)
14. TYPE OF REPORTING PERSO  CUSIP No. 816196 10 9  1. NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI  EIN No.:  2. CHECK THE APPROPRIATE BO	N  NS  CATION NO. OF ABOVE PERSONS  X IF A MEMBER OF A GROUP*	IN  (Page 7 of 33 Pages)  Bruce K. Anderson
14. TYPE OF REPORTING PERSO  CUSIP No. 816196 10 9  1. NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI  EIN No.:  2. CHECK THE APPROPRIATE BO  3. SEC USE ONLY	NS CATION NO. OF ABOVE PERSONS  X IF A MEMBER OF A GROUP*	IN
14. TYPE OF REPORTING PERSO  CUSIP No. 816196 10 9  1. NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI  EIN No.:  2. CHECK THE APPROPRIATE BO  3. SEC USE ONLY	N  NS  CATION NO. OF ABOVE PERSONS  X IF A MEMBER OF A GROUP*	(Page 7 of 33 Pages)
14. TYPE OF REPORTING PERSO  CUSIP No. 816196 10 9  1. NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI  EIN No.:  2. CHECK THE APPROPRIATE BO  3. SEC USE ONLY  4. SOURCE OF FUNDS	NS CATION NO. OF ABOVE PERSONS  X IF A MEMBER OF A GROUP*  OF LEGAL PROCEEDINGS ITEM 2(d) or 2(e)	(Page 7 of 33 Pages)
14. TYPE OF REPORTING PERSO  CUSIP No. 816196 10 9  1. NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI EIN No.:  2. CHECK THE APPROPRIATE BO  3. SEC USE ONLY  4. SOURCE OF FUNDS  5. CHECK BOX IF DISCLOSURE	NS CATION NO. OF ABOVE PERSONS  X IF A MEMBER OF A GROUP*  OF LEGAL PROCEEDINGS ITEM 2(d) or 2(e)	PF

BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	0
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	618,910 shares
WITH	10. SHARED DISPOSITIVE POWER	0
	CIALLY OWNED BY EACH REPORTING	PERSON 618,910 shares
12. CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES		
13. PERCENT OF CLASS REPRES	SENTED BY AMOUNT IN ROW (11)	Less Than 1.0%
14. TYPE OF REPORTING PERSO	N	IN
		(Page 8 of 33 Pages)
CUSIP No. 816196 10 9		
1. NAME OF REPORTING PERSONS.S. OR I.R.S. IDENTIFI	ONS CATION NO. OF ABOVE PERSONS	
EIN No.:		Thomas E. McInerney
2. CHECK THE APPROPRIATE E	SOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3. SEC USE ONLY		
4. SOURCE OF FUNDS		PF
5. CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO	) ITEM 2(d) or 2(e)	1_1
6. CITIZENSHIP OR PLACE OF		United States
NUMBER OF	7. SOLE VOTING POWER	450,984 shares
SHARES BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	0
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	450,984 shares
WITH	10. SHARED DISPOSITIVE POWER	0
11. AGGREGATE AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING	

12.	CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES		
13.	PERCENT OF CLASS REPRES	SENTED BY AMOUNT IN ROW (11)	Less Than 1.0%
14.	TYPE OF REPORTING PERSO	N	IN
			(Page 9 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSONS.S. OR I.R.S. IDENTIFIED	NS CATION NO. OF ABOVE PERSONS	Robert A. Minicucci
	EIN No.:		
2.	CHECK THE APPROPRIATE E	OX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		PF
5.	CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO		I_I
6.	CITIZENSHIP OR PLACE OF	ORGANIZATION	United States
	BER OF	7. SOLE VOTING POWER	88,626 shares
OWN	EFICIALLY ED BY	8. SHARED VOTING POWER	0
PER	ORTING SON	9. SOLE DISPOSITIVE POWER	88,626 shares
WIT		10. SHARED DISPOSITIVE POWER	0
	AGGREGATE AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING F	PERSON 88,626 shares
12.	CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES	ATE AMOUNT IN ROW (11)	
13.	PERCENT OF CLASS REPRES	SENTED BY AMOUNT IN ROW (11)	Less Than 1.0%
14.	TYPE OF REPORTING PERSO		IN

(Page 10 of 33 Pages)

CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS EIN No.:		Anthony J. de Nicola
 2.	CHECK THE APPROPRIATE BO	DX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		PF
5.	CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO		I_I
6.	CITIZENSHIP OR PLACE OF	ORGANIZATION	United States
	BER OF	7. SOLE VOTING POWER	19,483 shares
OWN	EFICIALLY ED BY	8. SHARED VOTING POWER	0
PER	ORTING SON	9. SOLE DISPOSITIVE POWER	19,483 shares
WIT	H	10. SHARED DISPOSITIVE POWER	0
11.	AGGREGATE AMOUNT BENEFIC	CIALLY OWNED BY EACH REPORTING I	PERSON 19,483 shares
12.	CHECK BOX IF THE AGGREGATION SHARES	ATE AMOUNT IN ROW (11)	
13.		ENTED BY AMOUNT IN ROW (11)	Less Than 1.0%
	TYPE OF REPORTING PERSON		IN
			(Page 11 of 33 Pages)
	NAME OF REPORTING PERSON	CATION NO. OF ABOVE PERSONS	
	EIN No.:		Cressey Fund VI, L.P.
2.	CHECK THE APPROPRIATE BO	DX IF A MEMBER OF A GROUP*	(a)  X  (b)  _

3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		WC
5.	CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO		I_I
6.	CITIZENSHIP OR PLACE OF		Delaware
	BER OF	7. SOLE VOTING POWER	0
BEN OWN	RES EFICIALLY ED BY	8. SHARED VOTING POWER	2,098,596 shares
PER	ORTING SON	9. SOLE DISPOSITIVE POWER	0
WIT	H	10. SHARED DISPOSITIVE POWER	2,098,596 shares
11.	AGGREGATE AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING	PERSON 2,098,596 shares
12.	CHECK BOX IF THE AGGREGAL EXCLUDES CERTAIN SHARES	ATE AMOUNT IN ROW (11)	
13.		ENTED BY AMOUNT IN ROW (11)	2.1%
14.	TYPE OF REPORTING PERSO	Л	PN
			(Page 12 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFIC EIN No.:	CATION NO. OF ABOVE PERSONS	Friends Fund VI, L.P.
2.		OX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		WC
5.	CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO	OF LEGAL PROCEEDINGS	I_I
6.	CITIZENSHIP OR PLACE OF	ORGANIZATION	Delaware
		7. SOLE VOTING POWER	

NUMBER OF		C
SHARES BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	2,098,596 shares
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	(
WITH	10. SHARED DISPOSITIVE POWER	2,098,596 shares
11. AGGREGATE AMOUNT BEN	EFICIALLY OWNED BY EACH REPORTING	2,098,596 shares
12. CHECK BOX IF THE AGG EXCLUDES CERTAIN SHA	REGATE AMOUNT IN ROW (11) RES	
13. PERCENT OF CLASS REP	RESENTED BY AMOUNT IN ROW (11)	2.1%
14. TYPE OF REPORTING PE	RSON	PN
		(Page 13 of 33 Pages)
CUSIP No. 816196 10 9		
1. NAME OF REPORTING PE S.S. OR I.R.S. IDENT	RSONS IFICATION NO. OF ABOVE PERSONS	TC Partners VI, L.P.
EIN No.:		
2. CHECK THE APPROPRIAT	E BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3. SEC USE ONLY		
4. SOURCE OF FUNDS		00/Not Applicable
	URE OF LEGAL PROCEEDINGS TO ITEM 2(d) or 2(e)	_   _
6. CITIZENSHIP OR PLACE		Delaware
NUMBER OF	7. SOLE VOTING POWER	C
SHARES BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	2,098,596 shares
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	C
WITH	10. SHARED DISPOSITIVE POWER	

			2,098,596 shares
	CHECK BOX IF THE AGGRE	GATE AMOUNT IN ROW (11)	
		SENTED BY AMOUNT IN ROW (11)	2.1%
14.	TYPE OF REPORTING PERS	ON	PN
			(Page 14 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERS S.S. OR I.R.S. IDENTIF	CICATION NO. OF ABOVE PERSONS	y Equity Partners, Inc.
2.	CHECK THE APPROPRIATE	BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		00/Not Applicable
5.	CHECK BOX IF DISCLOSUF IS REQUIRED PURSUANT T		I_I
6.	CITIZENSHIP OR PLACE C	OF ORGANIZATION	Delaware
	BER OF	7. SOLE VOTING POWER	0
OWN	EFICIALLY ED BY	8. SHARED VOTING POWER	2,098,596 shares
PER	ORTING SON	9. SOLE DISPOSITIVE POWER	0
WIT		10. SHARED DISPOSITIVE POWER	2,098,596 shares
	AGGREGATE AMOUNT BENEF	CICIALLY OWNED BY EACH REPORTING	PERSON 2,098,596 shares
13.		SENTED BY AMOUNT IN ROW (11)	2.1%
14.	TYPE OF REPORTING PERS	ON	

			(Page 15 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFIC	NS CATION NO. OF ABOVE PERSONS	Bryan C. Cressey
2.	CHECK THE APPROPRIATE BO	DX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
 3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		PF
5.	CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO		I_I
6.	CITIZENSHIP OR PLACE OF	ORGANIZATION	United States
	BER OF	7. SOLE VOTING POWER	213,274 shares
OWN	EFICIALLY ED BY	8. SHARED VOTING POWER	2,098,596 shares
EAC REP PER WIT	ORTING SON	9. SOLE DISPOSITIVE POWER	213,274 shares
W ± ±		10. SHARED DISPOSITIVE POWER	2,098,596 shares
11.	AGGREGATE AMOUNT BENEFIC	CIALLY OWNED BY EACH REPORTING	PERSON 2,311,870 shares
12.	CHECK BOX IF THE AGGREGATION SHARES	ATE AMOUNT IN ROW (11)	
13.		ENTED BY AMOUNT IN ROW (11)	2.3%
	TYPE OF REPORTING PERSON		IN
			(Page 16 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSON	NS CATION NO. OF ABOVE PERSONS	Rocco A. Ortenzio
	EIN No.:		
2.	CHECK THE APPROPRIATE BO	OX IF A MEMBER OF A GROUP*	(a)  X

			(b)  _	
3.	SEC USE ONLY			
4.	SOURCE OF FUNDS			PF
5.	CHECK BOX IF DISCLOSUR IS REQUIRED PURSUANT T		  _	
6.	CITIZENSHIP OR PLACE C	F ORGANIZATION	United State	es
	BER OF	7. SOLE VOTING POWER	12,151,025	shares
	EFICIALLY ED BY	8. SHARED VOTING POWER	426,823	
	ORTING SON	9. DISPOSITIVE POWER	12,151,025	
W I I		10. SHARED DISPOSITIVE POWER	426,823	shares
11.	AGGREGATE AMOUNT BENEF	ICIALLY OWNED BY EACH REPORTING	PERSON 12,577,848	shares
12.	CHECK BOX IF THE AGGRE			
13.		SENTED BY AMOUNT IN ROW (11)		11.5%
14.	TYPE OF REPORTING PERS			IN
			(Page 17 of 33	Pages)
CUS	IP No. 816196 10 9			
1.	NAME OF REPORTING PERS S.S. OR I.R.S. IDENTIF	ONS ICATION NO. OF ABOVE PERSONS	Robert A. Or	rtenzio
	EIN No.:			
2.		BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _	
3.	SEC USE ONLY			
4.	SOURCE OF FUNDS			PF
5.	CHECK BOX IF DISCLOSUR IS REQUIRED PURSUANT T		I_I	
6.	CITIZENSHIP OR PLACE C	F ORGANIZATION	United State	 es

NUMBER OF	7. SOLE VOTING POWER	4,100,003 shares
SHARES		
BENEFICIALLY OWNED BY EACH	8. SHARED VOTING POWER	459,284 shares
REPORTING PERSON	9. SOLE DISPOSITIVE POWER	4,100,003 shares
WITH	10. SHARED DISPOSITIVE POWER	459,284 shares
11 200000000000000000000000000000000000		
	FICIALLY OWNED BY EACH REPORTING	4,559,287 shares
12. CHECK BOX IF THE AGGF EXCLUDES CERTAIN SHAF	EGATE AMOUNT IN ROW (11) ES	
13. PERCENT OF CLASS REPF	ESENTED BY AMOUNT IN ROW (11)	4.4%
14. TYPE OF REPORTING PER	SON	
		(Page 18 of 33 Pages)
CUSIP No. 816196 10 9		
1. NAME OF REPORTING PER S.S. OR I.R.S. IDENTI	SONS FICATION NO. OF ABOVE PERSONS	Patricia A. Rice
EIN No.:		
2. CHECK THE APPROPRIATE	BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3. SEC USE ONLY		(D)  _  
4. SOURCE OF FUNDS		PF
5. CHECK BOX IF DISCLOSU IS REQUIRED PURSUANT	TO ITEM 2(d) or 2(e)	I_I
6. CITIZENSHIP OR PLACE	OF ORGANIZATION	United States
NUMBER OF	7. SOLE VOTING POWER	158,124 shares
SHARES BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	200,000 shares
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	
LENSON		

11. AGGREGATE AMOUNT BEN	EFICIALLY OWNED BY EACH REPORTING	PERSON 358,124 shares
12. CHECK BOX IF THE AGG EXCLUDES CERTAIN SHAP	REGATE AMOUNT IN ROW (11)	
	RESENTED BY AMOUNT IN ROW (11)	Less than 1.0%
14. TYPE OF REPORTING PE	RSON	IN
		(Page 19 of 33 Pages)
CUSIP No. 816196 10 9		
1. NAME OF REPORTING PELS.S. OR I.R.S. IDENT	RSONS IFICATION NO. OF ABOVE PERSONS	Martin F. Jackson
2. CHECK THE APPROPRIATE	E BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3. SEC USE ONLY		
4. SOURCE OF FUNDS		PF
5. CHECK BOX IF DISCLOSE IS REQUIRED PURSUANT	JRE OF LEGAL PROCEEDINGS TO ITEM 2(d) or 2(e)	_
6. CITIZENSHIP OR PLACE	OF ORGANIZATION	United States
NUMBER OF SHARES	7. SOLE VOTING POWER	390,986 shares
BENEFICIALLY OWNED BY EACH	8. SHARED VOTING POWER	4,000 shares
REPORTING PERSON	9. SOLE DISPOSITIVE POWER	390,986 shares
WITH	10. SHARED DISPOSITIVE POWER	4,000 shares
11. AGGREGATE AMOUNT BEN	EFICIALLY OWNED BY EACH REPORTING	PERSON 394,986 shares
	REGATE AMOUNT IN ROW (11) RES	
	RESENTED BY AMOUNT IN ROW (11)	Less than 1.0%
14. TYPE OF REPORTING PE		

			(Page 20 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI	NS CATION NO. OF ABOVE PERSONS	S. Frank Fritsch
	EIN No.:		
2.	CHECK THE APPROPRIATE B	OX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		PF
5.	CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO		I_I
6.	CITIZENSHIP OR PLACE OF	ORGANIZATION	United States
	BER OF RES	7. SOLE VOTING POWER	146,808 shares
BEN OWN	EFICIALLY ED BY	8. SHARED VOTING POWER	0
PER	ORTING SON	9. SOLE DISPOSITIVE POWER	146,808 shares
WIT	н	10. SHARED DISPOSITIVE POWER	0
11.	AGGREGATE AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING	PERSON 146,808 shares
12.	CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES		
13.	PERCENT OF CLASS REPRES	ENTED BY AMOUNT IN ROW (11)	Less than 1.0%
14.	TYPE OF REPORTING PERSO		IN
			(Page 21 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERSO S.S. OR I.R.S. IDENTIFI	NS CATION NO. OF ABOVE PERSONS	
	EIN No.:		Michael E. Tarvin

2.		BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		PF
	CHECK BOX IF DISCLOSUR	E OF LEGAL PROCEEDINGS O ITEM 2(d) or 2(e)	1_1
6.	CITIZENSHIP OR PLACE O	F ORGANIZATION	United States
NUM	BER OF	7. SOLE VOTING POWER	62 <b>,</b> 785 shares
BEN OWN	RES EFICIALLY ED BY	8. SHARED VOTING POWER	C
PER	ORTING SON	9. SOLE DISPOSITIVE POWER	62 <b>,</b> 785 shares
WIT	Н	10. SHARED DISPOSITIVE POWER	C
		ICIALLY OWNED BY EACH REPORTING	PERSON 62,785 shares
12.	CHECK BOX IF THE AGGREEXCLUDES CERTAIN SHARE		
	PERCENT OF CLASS REPRE	SENTED BY AMOUNT IN ROW (11)	Less than 1.0%
	TYPE OF REPORTING PERS		IN
			(Page 22 of 33 Pages)
CUS	IP No. 816196 10 9		
1.	NAME OF REPORTING PERS	ONS ICATION NO. OF ABOVE PERSONS	James J. Talalai
	EIN No.:		oames o. rararar
2.		BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS		PF
5.	CHECK BOX IF DISCLOSUF IS REQUIRED PURSUANT 1		I_I

6. CITIZENSHIP OR PLACE OF	ORGANIZATION	United States	
NUMBER OF	7. SOLE VOTING POWER	75,844 shares	
SHARES BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	0	
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	75,844 shares	
WITH	10. SHARED DISPOSITIVE POWER	0	
	CCIALLY OWNED BY EACH REPORTING	75,844 shares	
12. CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES	GATE AMOUNT IN ROW (11)		
13. PERCENT OF CLASS REPRES	SENTED BY AMOUNT IN ROW (11)	Less than 1.0%	
14. TYPE OF REPORTING PERSO	N	IN	
		(Page 23 of 33 Pages)	
CUSIP No. 816196 10 9			
1. NAME OF REPORTING PERSONS.S. OR I.R.S. IDENTIFE	ONS CCATION NO. OF ABOVE PERSONS	Scott A. Romberger	
EIN No.:			
2. CHECK THE APPROPRIATE H	BOX IF A MEMBER OF A GROUP*	(a)  X  (b)  _	
3. SEC USE ONLY			
4. SOURCE OF FUNDS		 PF	
5. CHECK BOX IF DISCLOSURE IS REQUIRED PURSUANT TO	) ITEM 2(d) or 2(e)	1_1	
6. CITIZENSHIP OR PLACE OF	ORGANIZATION	United States	
NUMBER OF	7. SOLE VOTING POWER	130,228 shares	
SHARES BENEFICIALLY OWNED BY	8. SHARED VOTING POWER	0	
EACH REPORTING PERSON	9. SOLE DISPOSITIVE POWER	130,228 shares	
WITH	10. SHARED DISPOSITIVE POWER		

11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

130,228 shares

12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)

EXCLUDES CERTAIN SHARES

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

Less than 1.0%

14. TYPE OF REPORTING PERSON

IN

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#### AMENDMENT NO. 1 TO SCHEDULE 13D

Reference is hereby made to the statement on Schedule 13D originally filed with the Securities and Exchange Commission (the "Commission") on October 20, 2004 (as amended from time to time, the "Schedule 13D"). Items 1, 2, 3, 4, 5, 6 and 7 of the Schedule 13D are hereby amended and restated as follows:

#### Item 1. SECURITY AND ISSUER.

The class of equity securities to which the Schedule 13D relates is the Common Stock, par value \$.01 per share ("Common Stock"), of Select Medical Corporation, a Delaware corporation (the "Issuer"). The address of the principal executive offices of the Issuer is 4716 Old Gettysburg Road, Mechanicsburg, Pennsylvania 17055.

### Item 2. IDENTITY AND BACKGROUND.

### (a) Name

This Schedule 13D is being filed on behalf of each of the following persons pursuant to Rule 13d-1(k) promulgated by the Commission pursuant to Section 13 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"): EGL Holding Company, a Delaware corporation ("Holdings"), Welsh, Carson, Anderson & Stowe IX, L.P., a Delaware limited partnership ("WCAS IX"), WCAS IX Associates, L.L.C., a Delaware limited liability company ("WCAS IX Associates"), Patrick J. Welsh, Russell L. Carson, Bruce K. Anderson, Thomas E. McInerney, Robert A. Minicucci, Anthony J. de Nicola, Thoma Cressey Fund VI, L.P., a Delaware limited partnership ("TCEP VI"), Thoma Cressey Friends Fund VI, L.P., a Delaware limited partnership ("TCEP Friends"), TC Partners VI, L.P., a Delaware limited partnership ("TC GP"), Thoma Cressey Equity Partners, Inc., a Delaware corporation ("TCEP"), Bryan C. Cressey, Rocco A. Ortenzio, Robert A. Ortenzio, Patricia A. Rice, Martin F. Jackson, S. Frank Fritsch, James J. Talalai, Michael E. Tarvin and Scott A. Romberger.

WCAS IX is the sole stockholder of Holdings. Sean M. Traynor and Eric J. Lee are officers and the directors of Holdings. Russell L. Carson is also an officer of Holdings. WCAS IX Associates is the sole general partner of WCAS IX. Each of the following individuals are managing members of WCAS IX Associates: Patrick J. Welsh, Russell L. Carson, Bruce K. Anderson, Thomas E. McInerney, Robert A. Minicucci, Anthony J. de Nicola, Paul B. Queally, D. Scott Mackesy, Sanjay Swani, John D. Clark, James R. Matthews, Sean D. Traynor, John Almeida, and Jonathan M. Rather (collectively, the "WCAS Persons" and together with Eric

J. Lee, the "WCAS Individuals"). The WCAS Individuals are each employees of an affiliate of WCAS IX Associates. Russell L. Carson is a director of the Issuer.

TCEP is the general partner of TC GP and TC GP is the general partner of each of TCEP VI and TCEP Friends. Bryan C. Cressey (collectively with TCEP VI, TCEP Friends, TC GP and TCEP, the "TCEP Investors") is a principal at TCEP and a director of the Issuer.

Each of Rocco A. Ortenzio, Robert A. Ortenzio Patricia A. Rice, Martin F. Jackson, S. Frank Fritsch, James J. Talalai, Michael E. Tarvin and Scott A. Romberger (collectively, the "SEM Persons") are directors and/or executive officers of the Issuer.

The reporting persons are making this single, joint filing because they may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Exchange Act. Each of the aforementioned reporting persons has entered into an Amended and Restated Joint Filing Agreement, a copy of which is filed with this Schedule 13D as Exhibit A, pursuant to which such persons have agreed to file this Schedule 13D jointly in accordance with the provisions of Rule 13d-1(k)(1) under the Exchange Act.

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Information in this Schedule 13D with respect to each of the reporting persons is given solely by such reporting person, and no reporting person assumes responsibility for the accuracy or completeness of information provided by another reporting person.

### (b) Principal Address

The principal address of each of Holdings, WCAS IX, WCAS IX Associates and each WCAS Individual is c/o Welsh, Carson, Anderson & Stowe, 320 Park Avenue, Suite 2500, New York, New York 10022.

The principal address of each TCEP Investor is 233 Wacker Drive, 92nd Floor, Chicago, Illinois 60606.

The principal address of each SEM Person is c/o Select Medical Corporation, 4716 Old Gettysburg Road, Mechanicsburg, Pennsylvania 17055.

### (c) Principal Business

The principal business of Holdings will be the acquisition of the outstanding shares of the Issuer (as described in Item 4 below). The principal business of WCAS IX is that of an investment limited partnership. The principal business of WCAS IX Associates is that of general partner of WCAS IX. The principal business of each WCAS Individual is that of an employee of an affiliate of WCAS IX Associates and, other than Eric J. Lee, a managing member of WCAS IX Associates.

The principal business of TCEP VI and TCEP Friends is that of an investment limited partnership. The principal business of TC GP is that of general partner of TCEP VI and TCEP Friends. The principal business of TCEP is that of general partner of TC GP and other similar partnerships. The principal business of Bryan C. Cressey is that of a principal of TCEP.

The principal business of each SEM Person is that of a director and/or executive officer of the Issuer.

(d and e) No Convictions or Proceedings.

During the last five years, none of the reporting persons or other individuals for which information has been provided in this Item 2, as applicable: (i) has been convicted in any criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction resulting in his being subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

# (f) Citizenship

Each WCAS Individual (other than D. Scott Mackesy), Bryan C. Cressey and each SEM Person is a citizen of the United States. D. Scott Mackesy is a citizen of Canada.

#### Item 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Holdings, WCAS IX and WCAS IX Associates may be deemed to have acquired beneficial ownership of 7,952,227 shares of Common Stock pursuant to (a) the Agreement, dated October 17, 2004 (the "Initial Rollover Agreement"), between Holdings, the TCEP Investors and certain of the SEM Persons, (b) the Agreement, dated December 20, 2004 (the "Subsequent Rollover Agreement"), between Holdings and the remaining SEM Persons and (c) an understanding among Holdings and the WCAS Persons who are reporting persons. However, such reporting persons expressly disclaim beneficial ownership of the shares of Common Stock covered by the Initial Rollover Agreement, the Subsequent Rollover Agreement or such understanding.

Subject to the terms of the Initial Rollover Agreement and Subsequent Rollover Agreement, each  $\mathsf{TCEP}$ 

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Investor and each SEM Person has agreed to (i) contribute certain of their shares of Common Stock to Holdings prior to the consummation of the Merger (as defined in Item 4 below) and in return receive equity interests in Holdings, (ii) enter into certain agreements with Holdings, WCAS IX and other equity investors selected by Holdings with respect to such contribution and (iii) not to transfer any such shares of Common Stock prior to consummation of the Merger without the consent of Holdings. Any contributed shares will be cancelled in the Merger. In addition, pursuant to such agreements, each SEM Person will execute various restricted stock award and employment agreements as well as receive other cash incentives in connection with their continuing employment by the surviving corporation following consummation of the Merger.

The foregoing descriptions of the Initial Rollover Agreement and Subsequent Rollover Agreement are qualified in their entirety by reference to such agreements, copies of which are attached hereto as Exhibits B and I, respectively, and are incorporated herein by reference.

To the extent any WCAS Person who is a reporting person directly beneficially owns any shares of Common Stock (as set forth in Item 5 below), such shares were purchased by such reporting person using such reporting person's personal funds or received pursuant to distributions made to such reporting person by investment partnerships affiliated with WCAS IX. To the extent any TCEP Investor directly beneficially owns any shares of Common Stock (as set forth in Item 5 below), such shares were purchased by each such

reporting person using such reporting person's personal funds. To the extent any SEM Person directly beneficially owns any shares of Common Stock (as set forth in Item 5 below), such shares were purchased, directly or indirectly, by such reporting person using such reporting person's personal funds or pursuant to the cashless exercise of options.

#### Item 4. PURPOSE OF TRANSACTION.

(a through j) On October 17, 2004, Holdings, EGL Acquisition Corp., a Delaware corporation ("Acquisition"), and the Issuer entered into an Agreement and Plan of Merger, a copy of which is attached hereto as Exhibit C (the "Merger Agreement"), pursuant to which Acquisition, a wholly owned subsidiary of Holdings, will be merged with and into the Issuer, with the Issuer continuing as the surviving corporation (the "Merger"). Following the consummation of the Merger, the Issuer will be a wholly owned subsidiary of Holdings. Under the terms of the Merger Agreement, each existing share of Common Stock, other than shares held by WCAS IX or its affiliates, treasury shares and dissenting shares, will be converted into the right to receive \$18.00 in cash (the "Merger Consideration"). In addition, all outstanding options for Common Stock will be converted into the right to receive the Merger Consideration less the exercise price of such options. The Merger remains subject to the satisfaction or waiver of the conditions set forth in the Merger Agreement, including obtaining approval of the existing shareholders of the Issuer.

Pursuant to the Merger Agreement, the board of directors of Acquisition at the effective time of the Merger will become the board of directors of the Issuer. In addition, the certificate of incorporation of the Issuer will be amended and restated at the effective time of the Merger to conform to an exhibit attached to the Merger Agreement (the bylaws of the Issuer will not change). If the Merger is consummated, the Common Stock will be delisted from the New York Stock Exchange and will be deregistered under Section 12(g)(4) of the Exchange Act.

The foregoing description of the Merger Agreement is qualified in its entirety by reference to such agreement, a copy of which is attached hereto as Exhibit C, and is incorporated herein by reference.

In addition to the transactions contemplated by the Initial Rollover Agreement and Subsequent Rollover Agreement, the Merger is expected to be financed by equity investments in Holdings to be made by certain of the reporting persons and related investors, certain loan arrangements to be entered into by Holdings and the Issuer with JP Morgan Chase Bank, Wachovia Bank, National Association and Merrill Lynch Capital Corporation (collectively, the "Lenders"), and a loan to be made to Holdings by WCAS Capital Partners IV, L.P., a Delaware limited partnership ("WCAS CP IV") and an affiliate of WCAS IX. The specific investments and loans are discussed below.

Pursuant to an Equity Commitment Letter, dated as of October 17, 2004 (the "WCAS Equity Commitment

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Letter"), by and between Holdings and WCAS IX, a copy of which is attached hereto as Exhibit D, WCAS IX and certain related investors, including the WCAS Persons, will provide up to \$567.2 million in cash to Holdings in return for equity interests in Holdings. The cash proceeds of such investment will be contributed by Holdings to Acquisition to finance a portion of the consideration for the Merger. Also, Holdings has an understanding with the WCAS Persons who are reporting persons that such WCAS Persons will contribute certain of their shares of Common Stock to Holdings prior to the consummation of the Merger and in return receive equity interests in Holdings. Any contributed shares will be

cancelled in the Merger. In addition, pursuant to the WCAS Equity Commitment Letter, a designee of WCAS IX, as agent for various entities, will receive a financing fee equal to \$24.6 million and WCAS IX and its affiliates will be reimbursed for all of their out-of-pocket fees and expenses.

Pursuant to an Equity Commitment Letter, dated as of October 17, 2004 (the "TCEP Equity Commitment Letter"), by and between Holdings and Thoma Cressey Fund VII, L.P., a Delaware limited partnership ("TCEP VII"), a copy of which is attached hereto as Exhibit E, TCEP VII and certain related investors, each of which are affiliates of one or more of the TCEP Investors, will provide up to \$50.0 million in cash to Holdings in return for equity interests in Holdings. The cash proceeds of such investment will be contributed by Holdings to Acquisition to finance a portion of the consideration for the Merger. In addition, WCAS IX and TCEP VII have an understanding that TCEP VII, or its designee will be entitled to receive a portion of the financing fee payable pursuant to the WCAS Equity Commitment Letter and TCEP VII and its affiliates will be reimbursed for all of their out-of-pocket fees and expenses.

Pursuant to a Senior Secured Credit Facilities and Senior Subordinated Bridge Facility Commitment Letter, dated October 17, 2004, as amended and restated as of December 20, 2004 (the "Debt Commitment Letter"), by and among Holdings and the Lenders, a copy of which is attached hereto as Exhibit F, the Lenders have agreed to provide (i) a \$580.0 million senior secured term loan facility and (ii) a \$300.0 million revolving credit facility (collectively, the "Bank Facility"). The Debt Commitment Letter contemplates that the Issuer and/or Holdings will issue an aggregate \$660.0 million unsecured senior subordinated notes (the "Notes") pursuant to a Rule 144A offering. In the event that the Notes are not issued at the time the Merger is consummated, the Lenders have agreed to provide a bridge loan facility in the amount of up \$660.0 million under a senior unsecured credit facility (the "Bridge Facility"). The Bank Facility and the Bridge Facility are expected to contain customary terms and conditions, including, without limitation, with respect to fees, indemnification and events of default. A portion of the proceeds of these loan arrangements will be used to finance a portion of the consideration for the Merger.

Pursuant to a Commitment Letter, dated as of October 17, 2004 (the "CP IV Commitment Letter"), by and between Holdings and WCAS CP IV, a copy of which is attached hereto as Exhibit G, WCAS CP IV will provide up to \$150.0 million in cash to Holdings in return for a senior subordinated note. The cash proceeds of such loan will be contributed by Holdings to Acquisition to finance a portion of the consideration for the Merger. Pursuant to the CP IV Commitment Letter, WCAS CP IV and its affiliates will be reimbursed for all of their out-of-pocket fees and expenses.

In addition, in connection with the Merger, WCAS IX, Holdings and the Issuer entered into a Contingency Letter Agreement, dated October 17, 2004 (the "Contingency Letter"), a copy of which is attached hereto as Exhibit H, pursuant to which WCAS IX agreed that, in the event the Issuer terminates the Merger Agreement and such termination arises from a knowing and willful breach of the Merger Agreement by Acquisition and/or Holdings, it will make an equity contribution to Holdings of up to \$10.0 million to satisfy any liabilities of Holdings or Acquisition resulting from such knowing or willful.

The foregoing descriptions of the WCAS Equity Commitment Letter, the TCEP Equity Commitment Letter, the Debt Commitment Letter, the CP IV Commitment Letter and the Contingency Letter are qualified in their entirety by reference to such agreements, copies of which are attached as Exhibits D, E, F, G and H, respectively, and are incorporated herein by reference.

Item 5. INTEREST IN SECURITIES OF THE ISSUER.

The following information is based on a total of 101,951,443 shares of

Common Stock outstanding as of December 1, 2004.

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(a through b) As of the date of filing, no reporting person may be deemed to beneficially own any shares of Common Stock except as may be due to being part of a "group" within the meaning of Section 13(d) of the Exchange Act or as may be set forth below. Each reporting person has sole voting power with respect to and sole power to dispose of the shares set forth below that are directly beneficially owned by such reporting person. Each reporting person expressly disclaims beneficial ownership of any shares which are held by related investors, except to the extent of such reporting person's pecuniary interest in such related investor.

Holdings, WCAS IX, WCAS IX Associates and the WCAS Individuals

Holdings, WCAS IX and WCAS IX Associates may be deemed to have acquired beneficial ownership of 7,952,227 shares of Common Stock pursuant to (a) the Initial Rollover Agreement, (b) the Subsequent Rollover Agreement and (c) an understanding among Holdings and the WCAS Persons who are reporting persons. However, such reporting persons expressly disclaim beneficial ownership of the shares of Common Stock covered by the Initial Rollover Agreement, the Subsequent Rollover Agreement or such understanding. Holdings, Acquisition, WCAS IX, WCAS IX Associates and the WCAS Individuals do not directly own any shares of Common Stock other than as set forth below.

- (i) Patrick J. Welsh directly owns 125,000 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.
- (ii) Russell L. Carson directly owns 722,960 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.
- (iii) Bruce K. Anderson directly owns 618,910 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.
- (iv) Thomas E. McInerney directly owns 450,984 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.
- (v) Robert A. Minicucci directly owns 88,626 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.
- (vi) Anthony J. de Nicola directly owns 19,483 shares of Common Stock (including 12,239 shares held by a foundation he controls), or less than 1.0% of the Common Stock outstanding.

## TCEP Investors

As general partner of TCEP VI and TCEP Friends, TC GP may be deemed to beneficially own the shares of the Common Stock beneficially owned by such entities, and as general partner of TC GP, TCEP may also be deemed to beneficially own such shares. In addition, Bryan C. Cressey is a principal of TCEP and may be deemed to beneficially own the shares of Common Stock beneficially owned by TCEP VI, TCEP Friends

and TCEP. The TCEP Investors do not directly own any shares of Common Stock other than as set forth below.

- (i) TCEP VI directly owns 2,077,818 shares of Common Stock, or approximately 2.1% of the Common Stock outstanding.
- (ii) TCEP Friends directly owns 20,778 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.
- (iii) Bryan C. Cressey directly owns 213,274 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.

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### SEM Persons

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- (i) Rocco A. Ortenzio directly owns 12,151,025 shares of Common Stock (including 7,778,000 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), and indirectly beneficially owns, through relationships he has with various other investors, an additional 426,823 shares of Common Stock of which he shares voting power and the power to dispose with such other investors, for an aggregate 12,577,848 shares of Common Stock, or approximately 11.5% of the Common Stock outstanding.
- (ii) Robert A. Ortenzio directly owns 4,100,003 shares of Common Stock (including 2,400,003 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), and indirectly beneficially owns, through relationships he has with various other investors, an additional 459,284 shares of Common Stock of which he shares voting power and the power to dispose with such other investors, for an aggregate 4,559,287 shares of Common Stock, or approximately 4.4% of the Common Stock outstanding.
- (iii) Patricia A. Rice directly owns 158,124 shares of Common Stock (including 157,124 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), and indirectly beneficially owns an additional 200,000 shares of Common Stock through a living trust, for an aggregate 358,124 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.
- (iv) Martin F. Jackson directly owns 390,986 shares of Common Stock (including 293,986 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), and indirectly beneficially owns an additional 4,000 shares of Common Stock held by his children, for an aggregate 394,986 shares of Common Stock, or less than 1.0% of the Common Stock outstanding.

- (v) S. Frank Fritsch directly owns 146,808 shares of Common Stock (including 59,262 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), or less than 1.0% of the Common Stock outstanding.
- (vi) Michael E. Tarvin directly owns 62,785 shares of Common Stock (including 59,261 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), or less than 1.0% of the Common Stock outstanding.
- (vii) James J. Talalai directly owns 75,844 shares of Common Stock (including 61,520 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), or less than 1.0% of the Common Stock outstanding.
- (viii) Scott A. Romberger directly owns 130,228 shares of Common Stock (including 30,426 shares issuable upon exercise of presently-exercisable stock options or options exercisable within the next 60 days), or less than 1.0% of the Common Stock outstanding.
- (c) Except as described in Item 3 above, none of the reporting persons has effected any transactions in the Common Stock in the 60 days prior to the date of this statement.
- (d) Except as described in this Schedule 13D, no person has the power to direct the receipt of dividends on or the proceeds of sales of, the shares of Common Stock owned by the reporting persons.
  - (e) Not applicable.

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Item 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Except as described in this Schedule 13D or the Exhibits hereto, or with respect to the SEM Persons, in their filings pursuant to Section 16 filed prior to the date hereof, none of the reporting persons or other individuals for which information has been provided in Item 2 presently have any contracts, arrangements, understandings or relationships with respect to the securities of the Issuer.

### Item 7. MATERIAL TO BE FILED AS EXHIBITS.

- A. Amended and Restated Joint Filing Agreement dated December 20, 2004.
- B. Initial Rollover Agreement (previously filed with the original Schedule 13D on October 20, 2004).
- C. Merger Agreement (previously filed with the original Schedule 13D on October 20, 2004).
- D. WCAS Equity Commitment Letter (previously filed with the original Schedule 13D on October 20, 2004).
- E. TCEP Equity Commitment Letter (previously filed with the

original Schedule 13D on October 20, 2004).

- F. Debt Commitment Letter.
- G. CP IV Commitment Letter (previously filed with the original Schedule 13D on October 20, 2004).
- H. Contingency Letter (previously filed with the original Schedule 13D on October 20, 2004).
- I. Subsequent Rollover Agreement.

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#### SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, the undersigned certifies that the information set forth in this Statement is true, complete and correct.

EGL HOLDING COMPANY

Dated: December 21, 2004

By: /s/ Sean M. Traynor
President
WELSH, CARSON, ANDERSON & STOWE IX, L.P.
By: WCAS IX Associates, LLC, General Partner
By: /s/ Jonathan M. Rather
Managing Member
WCAS IX ASSOCIATES, LLC
By: /s/ Jonathan M. Rather
Managing Member
/s/ Jonathan M. Rather
Attorney-in-Fact/Patrick J. Welsh
/s/ Jonathan M. Rather
Attorney-in-Fact/Russell L. Carson
/s/ Jonathan M. Rather

\_\_\_\_\_

Attorney-in-Fact/Bruce K. Anderson

Attorney-in-Fact/Thomas E. McInerney

/s/ Jonathan M. Rather

/s/ Jonathan M. Rather

Attorney-in-Fact/Robert A. Minicucci

/s/ Jonathan M. Rather
------Attorney-in-Fact/Anthony J. deNicola

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THOMA CRESSEY FUND VI, L.P.

By: TC Partners VI, L.P., General Partner

By: Thoma Cressey Equity Partners, Inc., General Partner

By: /s/ Bryan C. Cressey

Vice President

THOMA CRESSEY FRIENDS FUND VI, L.P.

By: TC Partners VI, L.P., General Partner

By: Thoma Cressey Equity Partners, Inc.,
General Partner

By: /s/ Bryan C. Cressey

Vice President

TC PARTNERS VI, L.P.

By: Thoma Cressey Equity Partners, Inc., General Partner

By: /s/ Bryan C. Cressey
----Vice President

THOMA CRESSEY EQUITY PARTNERS, INC.

By: /s/ Bryan C. Cressey

Vice President

/s/ Bryan C. Cressey

Bryan C. Cressey

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/s/ Rocco A. Ortenzio

tenzio	Rocco A.
tenzio	/s/ Robert A.
tenzio	Robert A.
. Rice	/s/ Patricia
. Rice	Patricia
ackson	/s/ Martin F.
ackson	Martin F.
ritsch	/s/ S. Frank
ritsch	S. Frank
Tarvin	/s/ Michael E
Tarvin	Michael E
alalai	/s/ James J.
alalai	James J.
berger	/s/ Scott A. F
berger	Scott A. F