CURATIVE HEALTH SERVICES INC Form 8-K February 25, 2004

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): February 25, 2004

CURATIVE HEALTH SERVICES, INC. (Exact name of registrant as specified in its charter)

Minnesota (State or other jurisdiction of incorporation or organization)

000-50371 (Commission

51-0467366 (I.R.S. Employer File Number) Identification No.)

150 Motor Parkway Hauppauge, New York 11788-5145 (Address of principal executive offices)

(631) 232-7000 (Registrant's telephone number, including area code)

Not Applicable (Former name or former address, if changed since last report.)

Item 7. Financial Statements and Exhibits

- The following exhibit is being "furnished" in accordance with (C) Item 12 of Form 8-K and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall it be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as expressly set forth by specific reference in such filing:
  - 99.1 Press Release of Curative Health Services, Inc. dated February 25, 2004.

#### Item 12. Results of Operations and Financial Condition

The following information is being "furnished" in accordance with Item 12 of Form 8-K and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall it be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as expressly set forth by specific reference in such filing:

On February 25, 2004, Curative Health Services, Inc. issued a press release reporting on its results of operations and financial condition for the completed fiscal quarter and full-year ended December 31, 2003. The press release is furnished as Exhibit 99.1 to this Report.

#### Signature

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

CURATIVE HEALTH SERVICES, INC.

Date: February 25, 2004

By: /s/ Thomas Axmacher

Thomas Axmacher Chief Financial Officer

FOR IMMEDIATE RELEASE

Exhibit 99.1

Contact: Scott Eckstein Investor Relations Curative Health Services 631-232-7044 seckstein@curativehealth.com

CURATIVE HEALTH SERVICES REPORTS FOURTH QUARTER 2003 RESULTS

Fourth quarter Revenues of \$65.4 Million,

GAAP Net Income Per Share of \$0.32,

Results Include Charges of 0.06 Per Share and One-Time Gain of 0.10 Per Share

Hauppauge, New York - February 25, 2004 - Curative Health Services, Inc.,

(Nasdaq: CURE), announced today fourth quarter and full-year financial results for the period ended December 31, 2003. Total revenues for the fourth quarter of 2003 were \$65.4 million, compared with \$47.7 million reported in the fourth quarter of 2002, an increase of 37.2%. GAAP net income was \$4.4 million or \$0.32 per diluted share for the fourth quarter of 2003, compared with GAAP net income of \$5.8 million, or \$0.45 per diluted share, for the fourth quarter of 2002. Adjusted net income for the fourth quarter 2003 was \$3.8 million or \$0.28 per diluted share. The adjusted fourth quarter 2003 results add back to GAAP net income certain aggregate after tax charges of approximately \$0.9 million (\$1.4 million pre-tax) or \$0.06 per diluted share. These adjusted results also exclude an after tax one-time gain of approximately \$1.4 million (\$2.3 million pre-tax) or \$0.10 per diluted share, related to the Company's sale of its venture capital interest in Accordant Health Services, Inc. ("Accordant"), as part of the sale of Accordant to AdvancePCS in November 2002. A table reconciling GAAP net income and net income per diluted share to adjusted net income and net income per diluted share for the three months ended December 31, 2003 accompanies this press release. Management believes the adjusted net income and adjusted net income per diluted share information is necessary to better present the Company's underlying business operating results.

For the year ended December 31, 2003, the Company reported total revenues of \$214.7 million, compared with \$139.2 million in 2002. GAAP net income was \$13.1 million or \$0.96 per diluted share. Adjusted net income for the year ended December 31, 2003 was \$15.8 million or \$1.15 per diluted share. These adjusted results add back to GAAP net income charges taken during the first, second and third quarters that have been previously disclosed, as well as the charges and one-time gains taken during the fourth quarter discussed above. A table reconciling GAAP net income and net income per diluted share to adjusted net income and net income per diluted share to adjusted net income and net income per diluted share to adjusted net income and net income per diluted share for the year ended December 31, 2003 accompanies this press release.

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"This past year saw the maturation of our pharmacy business into a national enterprise and the first year of net center growth in our wound care business since 1999. While 2003 had many challenges, nonetheless we have made great progress and believe we have positioned ourselves well for the coming year," said Joseph Feshbach, Curative's Chairman and Chief Executive Officer.

Highlights for the fourth quarter of 2003 included:

- o Operating cash flow of over \$8 million for the quarter.
- o A decline in DSOs of 10 days from the third quarter to 78 days.
- Resumption of sequential growth in hemophilia, recording a 5% quarter over quarter gain. IVIG and other injectables and infusables also recorded a sequential increase of 16%.
- o 17% year over year growth in Synagis(R)revenues, on a pro forma basis for acquisitions.

The Company also signed four new multi-year contracts to manage acute care hospital Wound Care Center(R) programs and had two contracts terminated. Additionally, the Company has signed two multi-year contracts thus far in the first quarter of 2004.

More recently, Curative announced in a separate press release that it has entered into a definitive agreement to acquire the capital stock of Critical Care Systems, Inc. for a total consideration of approximately \$150 million in cash. Critical Care Systems (CCS) is a leading national provider of specialty infusion pharmaceuticals and comprehensive clinical services. CCS focuses on delivering four principal therapies: hemophilia clotting factor, intravenous immune globulin (IVIG), Total Parenteral Nutrition (TPN) and anti-infective therapies. These core therapies represent the essential components of Specialty Infusion as distinct from Home Infusion and account for approximately 75% of CCS' revenues. Curative expects to fund the purchase price, repayment of certain existing indebtedness of CCS and related fees and expenses with \$165 million of senior unsecured notes to be issued through a private placement. Curative has received a \$165 million financing commitment from UBS Loan Finance LLC which will be used in the event the notes are not issued. In addition, GE Healthcare Financial Services has committed to a \$60 million senior secured credit facility to support the acquisition and Curative's future working capital needs. The commitments are subject to customary conditions. The transaction will be subject to approval by applicable governmental regulatory agencies. UBS Investment Bank acted as financial advisor to Curative for the transaction.

Mr. Feshbach commented, "Today, we announced a landmark event in our drive to become a leading national company in specialty distribution with the signing of a definitive agreement to acquire Critical Care Systems. We are very excited about the prospects of this transaction, which we believe positions Curative as a major force in Specialty Infusion."

The transaction is expected to deliver a number of strategic benefits to both companies including:

- o Establishing a leader in specialty infusion pharmaceuticals to the home with core strengths in Hemophilia, IVIG, Synagis, Antibiotics and TPN.
- o Creating an organization with a network of 38 pharmacies in 23 states through which to drive growth in these core disease states that require a local clinical presence.
- o Leveraging the approximately 450 payor contracts already serviced by the combined company.
- Creating a unique therapy offering that is mission critical as well as demonstrably cost-effective for payors creating a competitive advantage in contracting and pull-through.
- o Adding exceptional clinical backbone and expertise highlighted by CCS' JCAHO accreditation.
- o Creating operating leverage by generating economies of scale through the elimination of certain redundant G&A categories.

#### Fiscal 2004 Guidance

For 2004, before factoring in the acquisition of Critical Care Systems, the Company expects revenues to be in the range of \$230-\$240 million and net income to be in the range of \$1.05-\$1.10 per diluted share. This net income per diluted share guidance reflects additional spending plans in early 2004 for IT investments, Sarbanes Oxley compliance as well as adjusted Prescription City

expectations. Revenues for Specialty Pharmacy Services are expected to be in the \$205-\$215 million range and revenues for Specialty Healthcare Services are expected to be in the \$28-\$29 million range. Specialty Pharmacy Services revenue growth is expected from both organic growth as the result of the Company's expanded sales force, as well as the inclusion in 2004 of a full year of operations by specialty pharmacy businesses acquired during 2003. For the first quarter 2004, the Company expects revenues to be in the range of \$63-\$65 million and GAAP net income in the range of \$0.23-\$0.25 per diluted share. Curative anticipates the acquisition of Critical Care Systems to be modestly accretive to earnings in the second half of 2004 after a period of integration. In 2005, Curative believes CCS will contribute between \$0.13-\$0.18 per share in earnings accretion

The guidance above relates to periods which have not yet ended or for which the Company has not yet closed its books or completed its review of its operating results and financial position. Accordingly, this guidance is preliminary and subject to change based on completion of that review. In addition, the guidance above does not reflect the impact, if any, of the pending government investigation of the Company's Prescription City pharmacy which was announced on November 5, 2003. It also does not reflect the completion of the previously announced agreement to acquire the capital stock of Critical Care Systems, Inc. and any acquisition-related charges associated with that transaction. After completion of this transaction, the Company will provide updated guidance to reflect these results.

The Company will host a conference call to discuss the Company's fourth quarter 2003 financial results, recent developments, business strategy and outlook on Wednesday, February 25, 2004, at 8:30 a.m. Eastern Time. To participate in the conference call, dial 1-800-915-4836 approximately 10 minutes prior to the scheduled start time.

If you are unable to participate, a digital replay of the call will be available from Wednesday, February 25, 2004 at 11:00 a.m. Eastern Time until 11:59 p.m. Eastern Time on March 3, 2004 by dialing 1-800-428-6051 with passcode # 339648. The live broadcast of Curative's quarterly conference call will be available online by going to www.curative.com and selecting the Investor Relations link, on www.streetevents.com, and on www.companyboardroom.com. An online replay will be available shortly after the call through March 3, 2004 at those sites.

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#### About Curative Health Services

Curative Health Services, Inc., through its two business units, Specialty Pharmacy Services and Specialty Healthcare Services, seeks to deliver high-quality results and exceptional patient satisfaction for patients experiencing serious or chronic medical conditions.

Curative's Specialty Pharmacy Services business unit provides services to help patients manage the health care process, and offers related pharmacy products to patients for chronic and critical disease states including Hemophilia, Immune System Disorders, Respiratory Syncytial Virus (RSV), Multiple Sclerosis, Rheumatoid Arthritis and Cancer.

Curative's Specialty Healthcare Services ("SHS") business unit is an industry leader in chronic wound care management. SHS provides a broad continuum of services to health care providers through a nationwide network. This national

network of hospital-based Wound Care Center(R) programs has offered comprehensive treatment to over 375,000 patients.

For more information, visit www.curative.com.

This press release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements involve known and unknown risks, uncertainties and other factors, which may cause the actual results, performance or achievements of the Company, or industry results, to be materially different from any future results, performance, or achievements expressed or implied by such forward-looking statements. Factors that might cause such differences include, but are not limited to, risks associated with our pending acquisition of Critical Care Systems including, but not limited to, receipt of regulatory approvals required for the transaction, completion of financing and other associated conditions, uncertain market conditions that the proposed bond offering and expansion of the Company's credit facility are subject to, integration risks and costs, risks of client retention, risks associated with the operations of the acquired business, as well as risks in our current businesses such as the termination or non-renewal of a material number of contracts, an inability to obtain new contracts, changes in the government regulations relating to the Company's Specialty Pharmacy Services or Specialty Healthcare Services business units, changes in the regulations governing third party reimbursements for the Company's services, manufacturing shortages of products sold by Curative's Specialty Pharmacy Services business unit, and the other risks and uncertainties detailed in the Company's filings with the Securities and Exchange Commission. Readers of this release are referred to the Company's Annual Report on Form 10-K for the year ended December 31, 2002 and Quarterly Report on Form 10-Q for the quarter ended September 30, 2003, for further discussion of these and other factors that could affect future results.

(Tables Follow)

# CURATIVE HEALTH SERVICES, INC. AND SUBSIDIARIES Selected Financial Information

#### Condensed Consolidated Statements of Operations

(In thousands, except for per share data)

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	Three Mor Decemb	Twelve Mo Dece		
	2003	2002	2003	
Revenues	\$ 65,445	\$ 47,694	\$ 214,741	
Costs and expenses:				
Cost of product sales and services	48,259	31,724	148,673	
Selling, general & administrative	10,277	7,782	37 <b>,</b> 792	
Total charges incurred (see reconciliation				
table following)	1,420	-	6,752	
Total costs and expenses	59 <b>,</b> 956	39,506	193 <b>,</b> 217	

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Income from operations	5,489		8	8,188	21,524	
Interest income Interest expense Other income (see reconciliation table following)	13 626 2,327		4	13 506 1,907	20 2,300 2,327	
Income before income taxes	7,203			9,602	21,571	
Income taxes	2,821			3,772	8,496	
Net income	\$ 4,382			5,830	\$ 13,075	
Net income per common share, basic	\$ 		\$	0.48	\$ 1.04	
Net income per common share, diluted	0.32	(1)	\$	0.45	\$ 0.96	(1
Denominator for basic earnings per share, weighted average common shares	12,845			2,088	12,546	
Denominator for diluted earnings per share, weighted average common shares assuming conversions	13,749		12	2,897	13,826	
			==			

(1) Calculated under the "as if converted" method, which requires adding shares related to convertible notes that have no contingencies to the denominator for diluted earnings per share and adding to net income, the numerator, tax effected interest expense relating to those convertible notes.

# CURATIVE HEALTH SERVICES, INC. AND SUBSIDIARIES Selected Financial Information

Reconciliation of GAAP Net income to Adjusted net income

(In thousands, except for per share data)

	Three Months Ended December 31, 2003	Twelve End December
GAAP Net income	\$ 4,382	\$ 13,
Adjustments: Costs of credit facility termination and corporate structure		
reorganization	_	1,
Costs of pharmacy consolidation and executive terminations Costs of convertible note offering not completed due to market	(51)	3,
conditions	-	
Costs of acquisitions not completed Costs of writing off obsolete equipment	1,154 317	1,

Income from sale of equity interest (Accordant)	(2,327)	(2,
Subtotal of adjustments Tax benefit	(907) 358	4, (1,
Adjusted net income	\$ 3,833 ======	\$ 15, ===
Reconciliation of GAAP Net income per common share, diluted to Adjusted net income per common share, diluted		
GAAP net income per common share, diluted	\$ 0.32(1)	\$ (
Adjustments: Costs of credit facility termination and corporate structure		
reorganization Costs of pharmacy consolidation and executive terminations Costs of convertible note offering not completed due to market conditions	-	(
Conditions Costs of acquisitions not completed Costs of writing off obsolete equipment Income from sale of equity interest (Accordant)	0.08 0.02 (0.17)	( ( ( (
Subtotal of adjustments Tax benefit	(0.07) 0.03	((
Adjusted net income per common share, diluted	\$ 0.28(1) ======	\$
Denominator for diluted earnings per share, weighted average common shares assuming conversions	13,749 ======	13,

(1) Calculated under the "as if converted" method, which requires adding shares related to convertible notes that have no contingencies to the denominator for diluted earnings per share and adding to net income, the numerator, tax effected interest expense relating to those convertible notes.

CURATIVE HEALTH SERVICES, INC. AND SUBSIDIARIES Selected Financial Information

Condensed Consolidated Balance Sheets

(Dollars in thousands)

December	31,	December	31,
2003		2002	

Assets		
Current assets:		
Cash and cash equivalents	\$ 1,072	\$ 2,643
Accounts receivable, net	55,217	36,438
Deferred tax assets	1,977	2,957
Inventories	11,237	12,766
Prepaids and other current assets	4,270	2,212
Total current assets	73,773	57,016
Property and equipment, net	7,890	3,284
Goodwill and intangibles	150,040	125,165
Other long-term assets	1,118	979
Total assets	\$ 232,821 ======	\$ 186,444 ======
Liabilities and Stockholders' Equity Current liabilities:		0 01 700
Accounts payable Accrued expenses	\$ 28,892 11,502	\$ 21,786 11,579
Current portion long term liabilities	7,911	6,102
current portion iong term irabilities	·, JII	0,102
Total current liabilities	48,305	39,467
Long-term liabilities	39,599	26,076
Deferred tax liability	1,197	-
Total long-term liabilities	40,796	26,076
Stockholders' equity	143,720	120,901
Total liabilities and stockholders' equity	\$ 232,821	\$ 186,444
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Editors Note: This release is also available on the Internet over the World Wide Web at: http://www.curative.com

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