NEIGHBORCARE INC Form 11-K June 29, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 11-K

ý Annual Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934 for the fiscal year ended December 31, 2004.

or

o Transition Report Pursuant to Section 15(d) of the Securities Exchange Act of 1934 for the transition period from to .

Commission file number 033-51670

NEIGHBORCARE, INC. 401(k) PLAN (Full title of Plan)

NEIGHBORCARE, INC.

601 EAST PRATT STREET, THIRD FLOOR BALTIMORE, MD 21202

(Name of issuer of the securities held pursuant to the Plan and address of its principal executive office)

(Former title of Plan if changed from last report)

NEIGHBORCARE, INC. 401(k) PLAN

Financial Statements and Supplemental Schedule

December 31, 2004 and 2003

(With Report of Independent Registered Public Accounting Firm Thereon)

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The other schedules required by Schedule H, Item 4 of the Department of Labor Form 5500, Annual Return/Report of Employee Benefit Plan, are not applicable and are therefore omitted.

Report of Independent Registered Public Accounting Firm

The Pension Committee and the Participants NeighborCare, Inc. 401(k) Plan:

We have audited the accompanying statements of net assets available for benefits of the NeighborCare, Inc. 401(k) Plan (the Plan) as of December 31, 2004 and 2003, and the related statements of changes in net assets available for benefits for the years then ended. These financial statements are the responsibility of the Plan s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 2004 and 2003, and the changes in net assets available for benefits for the years then ended, in conformity with U.S. generally accepted accounting principles.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of assets (held at end of year) as of December 31, 2004 is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan s management. The supplemental schedule has been subjected to auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

/s/ KPMG LLP

Baltimore, MD

June 29, 2005

Neighborcare, Inc. 401(k) Plan

Statements of Net Assets Available for Benefits

December 31, 2004 and 2003

	2004	2003
Assets		
Investments at fair value	\$ 82,524,881 \$	74,742,571
Participant loans	2,345,772	2,158,160
Contributions receivable:		
Participants	202,240	540,501
Employer	1,542,038	1,434,323
	1,744,278	1,974,824
Amount due from broker, net	698	488
Total assets	86,615,629	78,876,043
Liabilities		
Accrued administrative expenses		39,272
Net assets available for benefits	\$ 86,615,629 \$	78,836,771

See accompanying notes to financial statements

Neighborcare, Inc. 401(k) Plan

Statements of Changes in Net Assets Available for Benefits

Years Ended December 31, 2004 and 2003

	2004	2003
Additions		
Net appreciation in fair value of investments	\$ 6,205,420 \$	31,809,031
Interest and dividend income	2,027,823	2,388,067
Participant contributions	8,762,582	28,475,773
Employer contributions	1,479,467	1,434,323
Rollovers	231,458	843,473
Transfers from affiliated plans	13,848	262,701
Total additions	18,720,598	65,213,368
Deductions		
Benefits paid to participants	8,580,329	24,990,894
Administrative expenses	378,244	1,242,130
Transfers to affiliated plans	1,983,167	147,213,106
Total deductions	10,941,740	173,446,130
Net increase (decrease)	7,778,858	(108,232,762)
Net assets available for benefits at beginning of year	78,836,771	187,069,533
Net assets available for benefits at end of year	\$ 86,615,629 \$	78,836,771

See accompanying notes to financial statements

NEIGHBORCARE, INC. 401(k) PLAN

Notes to Financial Statements

December 31, 2004 and 2003

(1) Description of the Plan and Other Matters

NeighborCare, Inc. (formerly named Genesis Health Ventures, Inc.) (NeighborCare or the Company) was incorporated in May 1985 as a Pennsylvania corporation. On December 1, 2003, the Company completed the distribution of the common stock (the spin-off) of Genesis Healthcare Corporation (GHC), previously reported as the inpatient services division of the Company. On December 2, 2003, the Company changed its name to NeighborCare, Inc. The spin-off was effected by way of a pro-rata tax free distribution of the common stock of GHC to holders of NeighborCare s common stock on December 1, 2003 at a rate of 0.5 shares of GHC stock for each share of NeighborCare, Inc. common stock owned as of October 15, 2003.

The following description of the NeighborCare Inc. 401(k) Plan (formerly known as Genesis Health Ventures, Inc. Retirement Plan) (the Plan) is provided for general information purposes only. Participants should refer to the Plan document for a more complete description of the Plan s provisions.

(a) General

The Plan, which was adopted on January 1, 1989 and most recently amended on March 16, 2004, is a defined contribution plan subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA) and Section 401(k) of the Internal Revenue Code. The Plan is for the benefit of all employees of NeighborCare (the Plan sponsor) who complete six consecutive months during which they have been credited with at least 500 hours of service in their first six months of service or if initial eligibility is not met, employees who complete 12 consecutive months of service during which they have been credited with at least 1,000 hours of service in their first year or any calendar year thereafter, and who have not been employed under the terms and conditions of a collective bargaining agreement.

Participants in the Plan that became associates of GHC at the spin-off, became participants of the Genesis Healthcare Corporation 401(k) Plan and their account and loan balances of \$147,213,106 in 2003 and \$1,983,167 in 2004 were transferred to such Plan.

Under a trust agreement between the Plan and Wachovia Bank, N.A. (trustee), the Plan s assets are held and managed by the trustee. The Plan, through its trustee s Advice Track SM, offers participants Managed Investing and Managed Savings options, whereby the participant accounts in the Plan are managed by the trustee.

(b) Contributions

Each year, participants may contribute to the Plan through salary deductions of 1% to 50% of such participant s compensation, as defined in the Plan. Participants that are highly compensated, as defined in the plan, may contribute up to 6% of their salary. The Company matches 50% of the participant s pre-tax contributions up to 1.5% of such participant s compensation. Participants may also contribute amounts representing distributions from other qualified pension plans. Participants direct the investment of their contributions into various investment options offered by the Plan. Contributions are subject to certain limitations.

The board of directors of the Company fixes the proportionate matching contribution annually. In 2004 and 2003, the Company contributed amounts on behalf of each participant as 50% of the individual s contribution, limited to 1.5% of the employee s annual salary. The Company match is limited to 1% for highly compensated employees, as defined in the Plan.

The Company may also elect to make an additional profit-sharing contribution to the Plan. Such contribution is a discretionary contribution, subject to approval by the Company s board of directors. The Company did not make profit-sharing contributions in 2004 and 2003.

For participants to share in the employer s matching and/or profit-sharing contributions for any plan year, the participant must have remained employed on the last day of the plan year, retired, died or become disabled. In addition, a participant is also required to have a minimum of 1,000 hours of service in the plan year to share in profit-sharing contributions.

(c) Participant Accounts

Although Plan assets are collectively invested, records are maintained for each participant s individual account. Each participant s account is credited with the participant s contribution and an allocation of the Company s contribution and Plan earnings (losses). Allocations are based on participant earnings or account balances, as defined. The benefit to which a participant is entitled is the benefit that can be provided from the participant s account.

(d) Vesting

Participants are immediately vested in their pre-tax contributions plus actual earnings and losses thereon. Vesting in the Company s matching contribution made subsequent to December 31, 2001 and earnings and losses thereon is based upon years of continuous service as follows:

Years of vesting service	Vested percentage
Less than 2 years	0%
2 years	20%
3 years	40%
4 years	60%
5 years	80%
6 years or more	100%

Vesting in the Company s matching contributions and employer profit-sharing contributions made prior to December 31, 2001 is 100% after 5 years of service or attainment of age 65, death or disability while employed by the Company.

(e) Payment of Benefits

Normal and deferred retirement benefits, disability benefits, and vested benefits are distributed as lump-sum or in approximately equal installments over a period of years not to exceed the life expectancy of the participant and his or her designated beneficiary. Death benefits are paid as a single-sum or in installments over a period not to exceed five years, pursuant to the participant s written election on forms provided by the Company.

(f)	Participant Loans
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Participants may borrow a minimum of \$1,000 and a maximum of 50% of their vested balance in the Plan, up to a maximum of \$50,000. Such loans, upon approval by the Company, are generally repaid through payroll deductions over a period not to exceed five years and bear interest at a market rate at the date of the loan. Interest rates range from 4.0% to 9.5% as of December 31, 2004.

(g) Forfeitures

Nonvested benefits, which are forfeited, are used to offset future employer matching contributions. As of December 31, 2004, forfeited nonvested accounts totaled \$51,988. Nonvested forfeited accounts used to reduce employer contributions in 2004 and 2003 were \$256,208 and \$342,066, respectively.

(2) Summary of Significant Accounting Policies

(a) Basis of Preparation and Use of Estimates

The Plan s financial statements are prepared on the accrual basis of accounting. The preparation of financial statements in conformity with U.S. generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and changes therein, and disclosure of contingent assets and liabilities. Actual results could differ from those estimates.

(b) Investments

Plan investments are stated at fair value based on their quoted market prices. Participant loans are valued at their outstanding balances, which approximates fair value. Purchases and sales of securities are recorded on a trade-date basis. Dividends are recorded on the ex-dividend date.

The Plan invests in various investment securities. Investment securities are exposed to various risks such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect participants account balances and the accounts reported in the statement of net assets available for benefits.

(c) Investment Valuation

Investments in common collective trust funds and certain trustee-sponsored mutual funds are stated at estimated fair values, which have been
determined based on the unit or share values of the funds. Unit or share values are determined by the financial institution sponsoring such funds
by dividing the fund s net assets at fair value by its units or shares outstanding at year-end. The fair values of the net assets of these funds are
based upon quoted market prices.

Investments in mutual funds are stated at fair value based upon quoted market prices.

Investments in unitized common stock funds (common stock funds) are reported at fair value based upon quoted asset values of shares of the fund. The common stock fund holds shares of common stock of either NeighborCare, Inc. or Genesis HealthCare Corporation (company common stock) and a money market or cash account. The shares of company common stock held are stated at fair value based upon the closing sales price of the common stock at year-end.

(d) Plan Expenses

Company personnel perform various administrative services for the Plan, including maintenance of participant records. Certain plan expenses are paid by the Company.

(e) Benefits to Participants

Benefit payments to participants are recorded when paid.

(3) Plan Termination

Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA. In the event of Plan termination, all participants become 100% vested in the Company s matching and profit sharing contributions.

(4) Investments

Investments, including amounts that represent 5% or more of the Plan s net assets as of December 31, 2004 and 2003, were as follows:

	2004	2003
Common Collective Trust Funds:		
Wachovia Enhanced Stock Market Fund	\$ 9,858,652 \$	8,938,877
Wachovia Diversified Bond Group Trust Fund	7,301,568	7,446,609
Other Common Collective Trust Funds	47,678	
	17,207,898	16,385,486
Mutual Funds:		
Federated Capital Preservation Fund	10,072,032	10,725,223
Templeton Growth Fund	11,098,802	9,336,166
American Funds Growth Fund	18,331,465	17,644,387
Vanguard Wellington Fund	17,042,092	14,795,510
Dreyfus Mid-cap Index Fund	4,538,318	3,030,735
Other mutual funds	3,568,564	2,280,102
	64,651,273	57,812,123
Common Stock fund	665,711	544,962
	\$ 82,524,881 \$	74,742,571

During 2004 the Plan s investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated in value by \$6,205,420 and as follows:

Mutual Funds	\$ 4,606,910
Common Collective Trust Funds	1,355,690
Common Stock fund	242,820
	\$ 6,205,420

During 2003 the Plan s investments (including gains and losses on investments bought and sold, as well as held during the year) appreciated in value by \$31,809,301 and as follows:

Mutual Funds	\$ 29,087,973
Common Collective Trust Funds	2,487,906
Common Stock fund	233,152
	\$ 31,809,031

(5) Tax Status

The Internal Revenue Service has determined and informed the Company by a letter dated December 18, 2003, that the Plan and related trust are designed in accordance with the applicable sections of the Internal Revenue Code (IRC). The Plan administrator and the Plan s tax counsel believe the Plan continues to operate in compliance with the IRC.

(6) Party-in-Interest Transactions

Plan investments in the Wachovia Diversified Bond Group Trust Fund and the Wachovia Enhanced Stock Market Fund are shares of funds managed by the trustee. Plan investments in common stock of NeighborCare, Inc. and Genesis Healthcare Corporation common stock, represents shares of the Company s and the Company s largest customer s publicly traded stock. These transactions qualify as party-in-interest transactions.

(7) Reconciliation of Financial Statements of Form 5500

The following is a reconciliation of net assets available for plan benefits as of December 31, 2004 and 2003, from the financial statements to Form 5500:

	2004	2003
Net assets available for benefits per the financial statements	\$ 86,615,629 \$	78,836,771
Less: employer and participant contributions receivable	(1,744,278)	(1,974,824)
Add: accrued administrative expenses		39,272
Net assets available for benefits per Form 5500	\$ 84,871,351 \$	76,901,219

The following is a reconciliation of contributions (including rollovers) for the year ended December 31, 2004, from the financial statements to Form 5500:

Contributions per the financial statements	\$ 10,473,507
Add: change in employer and participant contributions receivable	230,546
Contributions per Form 5500	\$ 10,704,053

The following is a reconciliation of contributions (including rollovers) for the year ended December 31, 2003, from the financial statements to Form 5500:

Contributions per the financial statements	\$ 30,753,569
Add: change in employer and participant contributions receivable	5,229,398
Contributions per Form 5500	\$ 35,982,967

NEIGHBORCARE, INC. 401(k) PLAN

Schedule H, Line 4i Schedule of Assets (Held at End of Year)

December 31, 2004

Identity of issue	Description of investments	Current value
Wachovia Enhanced Stock Market Fund (1)*	Common Collective Trust Fund	\$ 9,858,652
Wachovia Diversified Bond Group Trust Fund (1)*	Common Collective Trust Fund	7,301,568
Stable Investment Fund of Wachovia (1)*	Common Collective Trust Fund	47,678
		17,207,898
Federated Capital Preservation Fund	Mutual Fund	10,072,032
Templeton Growth Fund	Mutual Fund	11,098,802
American Funds Growth Fund	Mutual Fund	18,331,465
Vanguard Wellington Fund	Mutual Fund	17,042,092
AIM Basic Value Fund	Mutual Fund	1,458,756
Harbor Fund Small Cap Value Fund (1)	Mutual Fund	233
PIMCO High Yield Fund (1)	Mutual Fund	52,636
Dreyfus Mid-cap Index Fund	Mutual Fund	4,538,318
American Century Small Company Fund (1)	Mutual Fund	1,857,636
Artisan Small Cap Fund (1)	Mutual Fund	1,189
Evergreen Select Fund (1)	Mutual Fund	52,013
Evergreen International Bond Fund (1)	Mutual Fund	40,868
Evergreen International Equity Fund (1)	Mutual Fund	31,729
Evergreen Emerging Markets Fund (1)	Mutual Fund	5,305
T Rowe Price Equity Income Fund (1)	Mutual Fund	68,199
		64,651,273
Genesis Healthcare Corporation*	Common Stock	106,203
NeighborCare, Inc.*	Common Stock	559,508
		665,711
Participant loans*	Loans with interest rates ranging from 4.0%	
	to 9.5%	2,345,772
		\$ 84,870,653

Note: Current value was determined based on quoted market prices except for participant loans, which are valued at their outstanding balances, which approximates fair value.

(1) Completely or partially non-participant directed

See accompanying Report of Independent Registered Public Accounting Firm.

^{*} Party-in-interest.

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.

NEIGHBORCARE, INC.

By: /s/ KATHLEEN F. AYRES

Kathleen F. Ayres

Senior Vice President Human Resources

Dated: June 29, 2005

EXHIBIT INDEX

Exhibit No.	Exhibit
23.1	Consent of Independent Registered Public Accounting Firm
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