SEC Form 4	
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## FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Check this box if no longer subject to
Section 16. Form 4 or Form 5
obligations may continue. See
Instruction 1(b).

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

# OMB APPROVAL OMB Number: 3235-0287 Estimated average burden

Estimated average burden hours per response: 0.5

1. Name and Add	lress of Reporting EVE B	Person*	2. Issuer Name <b>and</b> Ticker or Trading Symbol Acadia Healthcare Company, Inc. [ ACHC ]	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner
	st) (First) (Middle) ) WAUD CAPITAL PARTNERS, L.L.C. ) N. LASALLE STREET, SUITE 4900	3. Date of Earliest Transaction (Month/Day/Year) 12/12/2016	Officer (give title Other (specify below) below)	
300 N. LASA (Street) CHICAGO	eet)		4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person
(City)	(State)	(Zip)		

#### Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

Table 1- Holl-Derivative decunities Acquired, Disposed of, or Denencially Owned												
1. Title of Security (Instr. 3)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)					5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
			Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)				
Common stock, par value \$0.01 per share	12/12/2016		s		14,000(1)	D	\$35.79 <sup>(2)</sup>	7,323,951	Ι	See footnotes <sup>(7)(9)</sup> (10)(11)		
Common stock, par value \$0.01 per share	12/13/2016		s		8,841(1)	D	\$34.86 <sup>(3)</sup>	7,315,110	I	See footnotes <sup>(7)(9)</sup> (10)(11)		
Common stock, par value \$0.01 per share	12/13/2016		s		5,159 <sup>(1)</sup>	D	\$35.51 <sup>(4)</sup>	7,309,951	I	See footnotes <sup>(7)(9)</sup> (10)(11)		
Common stock, par value \$0.01 per share	12/14/2016		s		13,300(1)	D	\$33.2 <sup>(5)</sup>	7,296,651	I	See footnotes <sup>(7)(9)</sup> (10)(11)		
Common stock, par value \$0.01 per share	12/14/2016		s		<b>700</b> <sup>(1)</sup>	D	\$33.88 <sup>(6)</sup>	7,295,951 <sup>(8)</sup>	Ι	See footnotes <sup>(7)(9)</sup> (10)(11)		
Common stock, par value \$0.01 per share								55,673	D			

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transa Code ( 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exerc Expiration Da (Month/Day/Y	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)			
						Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares				

### Explanation of Responses:

1. Represents shares sold in multiple transactions under Rule 144 by the Halcyon Exempt Family Trust (the "Halcyon Trust").

2. The price reported in column 4 is a weighted average price. These shares were sold in multiple transactions under Rule 144 at prices ranging from \$35.69 to \$36.01, inclusive. The reporting person further undertakes to provide to Acadia Healthcare Company, Inc., any security holder of Acadia Healthcare Company, Inc., or the staff of the Securities and Exchange Commission (the "Commission"), upon request, full information regarding the number of shares sold at each separate price.

3. The price reported in column 4 is a weighted average price. These shares were sold in multiple transactions under Rule 144 at prices ranging from \$34.31 to \$35.305, inclusive. The reporting person further undertakes to provide to Acadia Healthcare Company, Inc., any security holder of Acadia Healthcare Company, Inc., or the staff of the Commission, upon request, full information regarding the number of shares sold at each separate price.

4. The price reported in column 4 is a weighted average price. These shares were sold in multiple transactions under Rule 144 at prices ranging from \$35.31 to \$35.97, inclusive. The reporting person further undertakes to provide to Acadia Healthcare Company, Inc., any security holder of Acadia Healthcare Company, Inc., or the staff of the Commission, upon request, full information regarding the number of shares sold at each separate price.

5. The price reported in column 4 is a weighted average price. These shares were sold in multiple transactions under Rule 144 at prices ranging from \$32.68 to \$33.67, inclusive. The reporting person further undertakes to provide to Acadia Healthcare Company, Inc., any security holder of Acadia Healthcare Company, Inc., or the staff of the Commission, upon request, full information regarding the number of shares sold at each separate price.

6. The price reported in column 4 is a weighted average price. These shares were sold in multiple transactions under Rule 144 at prices ranging from \$33.68 to \$34.36, inclusive. The reporting person further undertakes to provide to Acadia Healthcare Company, Inc., any security holder of Acadia

7. Mr. Waud is the investment advisor of the Halcyon Trust of which Mr. Waud's children are beneficiaries.

8. The shares are owned of record as follows: (i) 1,141,420 shares by Waud Capital Partners II, L.P. ("WCP II"), (ii) 2,086,697 shares by Waud Capital Partners QP II, L.P. ("WCP QP II"), (iii) 634,113 shares by the Halcyon Trust, (iv) 83,530 shares by Waud Family Partners, L.P. ("WFP LP"), (v) 318,466 shares by WCP FIF II (Acadia), L.P. ("WCP FIF II"), (vi) 326,164 shares by Waud Capital Affiliates II, L.L.C. ("Waud Affiliates II"), (vii) 454,671 shares by WCP FIF III (Acadia), L.P. ("WCP QP II"), (ix) 1,036,001 shares by Waud Capital Affiliates III"), (viii) 454,671 shares by WCP FIF III (Acadia), L.P. ("WCP QP III"), (ix) 1,036,001 shares by Waud Capital Partners, L.L.C. ("Waud Affiliates III"), (viii) 33,333 shares by Melissa W. Waud, Mr. Waud's wife, (xii) 35,296 shares by Waud Capital Partners, L.L.C. ("WCP LLC"), and (xii) 795,667 shares by Crystal Cove LP.

9. Waud Capital Partners Management II, L.P. ("WCPM II") is the general partner of WCP II, WCP QP II and WCP FIF II and the manager of Waud Affiliates II. Waud Capital Partners II, L.L.C. ("WCP II")

LLC") is the general partner of WCPM II. Waud Capital Partners Management III, L.P. ("WCPM III") is the general partner of WCP FIF III, WCP QP III and WCP III and the manager of Waud Affiliates III. Waud Capital Partners III, L.L.C. ("WCP III LLC") is the general partner of WCPM III.

10. Mr. Waud may be deemed to beneficially own the shares of common stock reported herein by virtue of (A) his making decisions for the Limited Partner Committee of each of WCPM II and WCPM III, (B) his being the manager of WCP II LLC and WCP III LLC, (C) his being the general partner of WFP LP, (D) his being the investment advisor of the Halcyon Trust of which Mr. Waud's children are beneficiaries, (E) his being married to Ms. Waud, (F) his being the sole manager of WCP LLC and (G) his being the general partner of Crystal Cove LP.

11. Mr. Waud expressly disclaims beneficial ownership of the reported shares except to the extent of his pecuniary interest therein.

#### **Remarks:**

#### /s/ Reeve B. Waud

\*\* Signature of Reporting Person

<u>12/14/2016</u> Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

\* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.