CARECENTRIC INC Form DEFA14A June 05, 2003

INFORMATION REQUIRED IN PROXY STATEMENT

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| PROXY | STA: | SCHEDULE 14A INFORMATION FEMENT PURSUANT TO SECTION 14(A) OF THE SECURITIES EXCHANGE ACT OF 1934 |
| | _ | the Registrant [X] a Party other than the Registrant |
| Check | the | appropriate box: |
| [] | Prel | iminary Proxy Statement |
| [] | | idential, for Use of the Commission Only (as permitted by Rule $6\left(e\right)\left(2\right)\right)$ |
| [] | Defin | nitive Proxy Statement |
| [] | Defin | nitive Additional Materials |
| [X] | Soli | citing Material Pursuant to Rule 14a-12 |
| | | CARECENTRIC, INC. |
| | | (Name of Registrant as Specified In Its Charter) |
| | | of Person(s) Filing Proxy Statement, if other than the Registrant) f Filing Fee (Check the appropriate box): |
| [X] | No fe | ee required. |
| | Fee o | computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. |
| | (1) | Title of each class of securities to which transaction applies: |
| | (2) | Aggregate number of securities to which transaction applies: |
| | (3) | Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined): |
| | (4) | Proposed maximum aggregate value of transaction: |
| | (5) | Total fee paid: |
| | | |

 $\left[\ \right]$ Fee paid previously with preliminary materials.

[] Check box if any part of the fee is offset as provided by Exchange Act Rule

| prev | (a) (2) and identify the filing for which the offsetting fee was iously. Identify the previous filing by registration statement nur he Form or Schedule and the date of its filing. |
|------|---|
| (1) | Amount Previously Paid: |
| (2) | Form, Schedule or Registration Statement No.: |
| (3) | Filing Party: |
| (3) | |
| (4) | Date Filed: |
| | |

FOR IMMEDIATE RELEASE

COMPANY CONTACT: JOHN R. FESTA PRESIDENT AND CEO (678) 264-4400

CARECENTRIC ANNOUNCES SIGNING OF MERGER AGREEMENT WITH AN INVESTOR GROUP LED BY ITS MAJOR STOCKHOLDER

ATLANTA, GA (JUNE 5, 2003) - CARECENTRIC, INC. (OTC BULLETIN BOARD: CURA), a leading provider of management information systems to the home health care community, announced today that, based on the recommendation of the Independent Committee of the Board and following the unanimous agreement of the full Board (with the interested Directors abstaining), it has signed a merger agreement with an investor group (Borden Associates, Inc.) led by its major stockholder, John Reed, and his son, Stewart Reed, that could have the effect of taking the company private. The independent Committee made its recommendation after evaluating the original and subsequently amended proposal by Borden, engaging Suntrust Robinson Humphrey to render a fairness opinion on the amended proposal and renegotiating certain merger terms based on the results of the evaluation process.

The merger agreement, negotiated by the Independent Special Committee of CareCentric's Board of Directors and representatives of the investor group led by John Reed, provides that each share of CareCentric common stock held beneficially by a person who holds fewer than 4,000 shares (other than any dissenting shares) will be converted into the right to receive \$0.75. Each share of CareCentric common stock (other than any dissenting shares) held beneficially by a person who holds 4,000 or more shares will continue to represent one share of CareCentric common stock.

The merger transaction could have the following potential effects:

The number of record holders could be reduced from approximately 5,500 to less than 150 record holders;

- o CareCentric would be eligible to terminate the registration of its common stock under the Securities Exchange Act of 1934, as amended;
- o If the termination of the registration of the common stock was completed, the common stock would no longer be quoted on the OTC Bulletin Board.

The closing of the merger is subject to a number of conditions, including clearance by the Securities and Exchange Commission of the form of proxy statement to be sent to CareCentric's stockholders for their approval of the merger, obtaining required third party consents and having the total amount of cash consideration required to purchase the shares of those CareCentric stockholders owning fewer than 4,000 shares not exceed \$600,000.

CareCentric provides information technology systems and services to over 1,500 customers. CareCentric provides freestanding, hospital-based and multi-office home health care providers (including skilled nursing, private duty, home medical equipment and supplies, IV pharmacy and hospice) complete information solutions that enable these home care operations to generate and utilize comprehensive and integrated financial, operational and clinical information. With offices nationwide, CareCentric is headquartered in Atlanta, Georgia.

Note regarding Private Securities Litigation Reform Act: Statements made in this press release which are not historical facts, including projections, statements of plans, objectives, expectations, or future economic performance, are forward looking statements that involve risks and uncertainties and are subject to the safe harbor created by the Private Securities Litigation Reform Act of 1995. CareCentric's future financial performance could differ significantly from that set forth herein, and from the expectations of management. Important factors that could cause CareCentric's financial performance to differ materially from past results and from those expressed in any forward looking statements include, without limitation, the inability to obtain additional capital resources, variability in quarterly operating results, customer concentration, product performance and acceptance, long sales cycles, long and varying delivery cycles, CareCentric's dependence on business partners, emerging technological standards, risks associated with acquisitions and the risk factors detailed in CareCentric's Registration Statement on Form S-4 (File No. 333-96529) and from time to time in CareCentric's periodic reports filed with the Securities and Exchange Commission. Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of their dates.

INVESTOR NOTICE

CareCentric plans to file with the SEC a proxy statement and other relevant documents concerning the merger. Investors of CareCentric are urged to read the proxy statement when it is filed and any other relevant documents filed with the SEC because they will contain important information. You will be able to obtain the documents free of charge at the website maintained by the SEC at www.sec.gov. In addition, you may obtain documents filed with the SEC by CareCentric free of charge by requesting them in writing from Ana McGary at CareCentric, Inc., 2625 Cumberland Parkway, Suite 310, Atlanta, GA 30339 or by telephone at (678) 264-4400.

CareCentric, its directors and executive officers and certain of their employees and the investor group described previously may be deemed to be participants in the solicitation of proxies from the stockholders of CareCentric in connection with the merger, if consummated. These participants may have

interests in the merger, if consummated, including interests resulting from holding options or shares of CareCentric common stock. Information about the interests of directors and executive officers of CareCentric, the investor group, and their ownership of securities of CareCentric will be set forth in the proxy statement.

Investors should read the proxy statement carefully when it becomes available before making any voting or investment decisions.

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