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COMPUMED INC Form 424B3 March 31, 2004

> Filed Pursuant to Rule 424(b)(3) Registration No. 333-113158

PROSPECTUS

COMPUMED, INC.

This prospectus relates to the sale of up to 10,000,000 shares of our common stock by a stockholder. We are not selling any securities in this offering and therefore will not receive any proceeds from this offering. We will, however, receive proceeds from the sale of securities under an Investment Agreement, also referred to as an Equity Line of Credit, that we have entered into with Dutchess Private Equities Fund, L.P., which permits us to "put" up to \$5 million in shares of Common Stock to Dutchess Private Equities Fund. All costs associated with this registration will be borne by us.

The shares of Common Stock are being offered for sale by the selling stockholder at prices established on the Over-the-Counter Bulletin Board or in negotiated transactions during the term of this offering. Our Common Stock is quoted on the Over-the-Counter Bulletin Board under the symbol CMPD.OB. On February 20, 2004, the last reported sale price of our Common Stock was \$0.30 per share.

Dutchess Private Equities Fund, LP and Charleston Capital Corporation are "underwriters" within the meaning of the Securities Act of 1933, as amended, in connection with the resale of common stock under the Investment Agreement. Dutchess will pay us 95% of the average of the three lowest closing bid price of the common stock during the five consecutive trading day period immediately following the date of our notice to them of our election to put shares pursuant to the Equity Line of Credit.

This investment involves a high degree of risk. You should purchase securities only if you can afford a complete loss. SEE "RISK FACTORS" BEGINNING ON PAGE 6.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

The date of this Prospectus is March 31, 2004

3

TABLE OF CONTENTS

PROSPECTUS SUMMARY

RISK FACTORS

USE OF PROCEEDS

4
6
10

Edgar Filing: COMPUMED INC - Form 424B3

DILUTION	11
CAPITALIZATION	12
DIVIDEND POLICY	13
MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL	
CONDITION AND RESULTS OF OPERATIONS	13
DESCRIPTION OF BUSINESS	18
DESCRIPTION OF PROPERTY	27
MANAGEMENT	27
EXECUTIVE COMPENSATION	28
RELATED PARTY TRANSACTIONS	32
MARKET FOR OUR COMMON STOCK	32
REPORTS TO SECURITYHOLDERS	33
SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT	33
SELLING STOCKHOLDERS	34
DESCRIPTION OF SECURITIES	35
PLAN OF DISTRIBUTION	35
LEGAL PROCEEDINGS	37
LEGAL MATTERS	37
EXPERTS	37
FINANCIAL STATEMENTS	F-1

PROSPECTUS SUMMARY

THE FOLLOWING SUMMARY IS QUALIFIED IN ITS ENTIRETY BY THE MORE DETAILED INFORMATION AND FINANCIAL STATEMENTS INCLUDING THE NOTES THERETO, APPEARING ELSEWHERE IN THIS PROSPECTUS. BECAUSE IT IS A SUMMARY, IT DOES NOT CONTAIN ALL OF THE INFORMATION YOU SHOULD CONSIDER BEFORE MAKING AN INVESTMENT DECISION.

COMPUMED, INC.

We are a healthcare informatics company that provides medical imaging software solutions and the remote interpretation of electrocardiograms. Our two main products are the OsteoGram (R) and CardioGram systems. The OsteoGram (R) is our proprietary image processing software that utilizes standard or digital x-rays of the hand to screen, diagnose and monitor osteoporosis, a disease that affects over an estimated 200 million people worldwide. The CardioGram consists of computer-aided telemedicine services that offer on-line interpretation of electrocardiograms to physicians and government and corporate healthcare providers. We incorporated in the State of Delaware on July 21, 1986.

Our principal executive offices are located at 5777 West Century Blvd., Suite 1285, Los Angeles, CA 90045. Our telephone number is (310) 258-5000.

THE OFFERING

This offering relates to the resale of 10,000,000 shares of our Common Stock by Dutchess Private Equities Fund, L.P who will become our stockholder.

We have entered into an Investment Agreement with Dutchess Private Equities Fund, also referred to as an Equity Line of Credit. That agreement provides that, following notice to Dutchess, we may put to Dutchess up to \$5 million in shares of our Common Stock for a purchase price equal to 95% of the average of the three lowest closing bid prices on the Over-the-Counter Bulletin Board of our common stock during the five day period following that notice. The number of shares that we will be permitted to put pursuant to the Investment Agreement will be either: (A) two hundred percent of the average daily volume of our common stock for the ten trading days prior to the applicable put notice, multiplied by the average of the three daily closing best bid prices immediately preceding the day we issue the put, or (B) \$25,000; provided that in no event

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will the put amount be more than \$1,000,000 with respect to any single Put. In turn, Dutchess has indicated that it will resell our shares in the open market, resell our shares to other investors through negotiated transactions or hold our shares in its portfolio. This prospectus covers the resale of our stock by Dutchess either in the open market or to other investors through negotiated transactions.

4

OUR CAPITAL STRUCTURE AND SHARES ELIGIBLE FOR FUTURE SALE

The following table outlines our capital stock as of January 31, 2004:

Common Stock outstanding
Before the offering
After the offering

17,951,034 shares(1) 27,951,034 shares(1)(2)