**CLINE J MICHAEL** 

Form 4 May 27, 2010

### FORM 4

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

**OMB APPROVAL OMB** 

Check this box if no longer subject to Section 16.

Washington, D.C. 20549

3235-0287 Number: January 31, Expires: 2005

Form 4 or Form 5 obligations STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** 

Estimated average burden hours per response... 0.5

may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Last)

(Print or Type Responses)

1. Name and Address of Reporting Person \* CLINE J MICHAEL

(First)

(Street)

(State)

(Middle)

(Zin)

2. Issuer Name and Ticker or Trading Symbol

5. Relationship of Reporting Person(s) to Issuer

Accretive Health, Inc. [AH]

(Check all applicable)

C/O ACCRETIVE HEALTH, INC., 401 NORTH MICHIGAN 3. Date of Earliest Transaction (Month/Day/Year)

05/25/2010

\_X\_\_ Director X 10% Owner \_ Other (specify Officer (give title below)

**AVENUE, SUITE 2700** 

4. If Amendment, Date Original

6. Individual or Joint/Group Filing(Check

Filed(Month/Day/Year) Applicable Line)

\_X\_ Form filed by One Reporting Person Form filed by More than One Reporting Person

CHICAGO, IL 60611

(City)

| (City)                               | (State)                              | (Zip) Tal   | ble I - Non-                            | -Derivative Sec                 | urities | Acquire  | d, Disposed of, o  | r Beneficially   | y Owned   |
|--------------------------------------|--------------------------------------|---|---|---------------------------------|---------|----------|--|--|---|
| 1.Title of<br>Security<br>(Instr. 3) | 2. Transaction Date (Month/Day/Year) | 2A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year) | 3.<br>Transaction<br>Code<br>(Instr. 8) | 4. Securities Additional Amount | )       | d (A) or | 5. Amount of<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s)<br>(Instr. 3 and 4) | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | 7. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4) |
| Common<br>Stock                      | 05/25/2010                           |   | С                                       | 20,908,996                      | A       | \$0      | 20,908,996   | Ι  | See<br>Footnote   |

See Common 19,913,648 S Footnote 05/25/2010 995,348 Stock (1) See

Common \$ 12 05/25/2010 J 603,218 20,516,866 Footnote (2) Stock (1)

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

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SEC 1474 (9-02)

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

| 1. Title of<br>Derivative<br>Security<br>(Instr. 3) | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative<br>Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year) | 4.<br>Transaction<br>Code<br>(Instr. 8) | 5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5) | 6. Date Exercisable and<br>Expiration Date<br>(Month/Day/Year) |                    | 7. Title and Amount of Underlying Securities (Instr. 3 and 4) |                                  |
|---|---|--------------------------------------|---|---|---|--|--------------------|---|----------------------------------|
|   |   |                                      |   | Code V                                  | (A) (D)   | Date<br>Exercisable  | Expiration<br>Date | Title   | Amount or<br>Number of<br>Shares |
| Series A<br>Convertible<br>Preferred<br>Stock       | (3)   | 05/25/2010                           |   | С                                       | 15,927  | (3)  | (3)                | Common<br>Stock   | 19,136,4                         |
| Series D<br>Convertible<br>Preferred<br>Stock       | <u>(4)</u>  | 05/25/2010                           |   | С                                       | 452,193   | <u>(4)</u>   | <u>(4)</u>         | Common<br>Stock   | 1,772,5                          |

# **Reporting Owners**

| Reporting Owner Name / Address        | Relationships |           |         |       |  |  |
|---------------------------------------|---------------|-----------|---------|-------|--|--|
| <b></b>                               | Director      | 10% Owner | Officer | Other |  |  |
| CLINE J MICHAEL                       |               |           |         |       |  |  |
| C/O ACCRETIVE HEALTH, INC.            | X             | X         |         |       |  |  |
| 401 NORTH MICHIGAN AVENUE, SUITE 2700 | Λ             | Λ         |         |       |  |  |
| CHICAGO, IL 60611                     |               |           |         |       |  |  |

### **Signatures**

/s/ Daniel A. Zaccardo, Attorney-in-Fact 05/27/2010

\*\*Signature of Reporting Person Date

## **Explanation of Responses:**

- \* 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).

The Reporting Person is the managing member of Accretive Associates SBIC, LLC, which is the general partner of Accretive Investors SBIC, L.P. ("Accretive Investors"). Accretive Investors is the beneficial owner of the shares of common stock. The Reporting Person disclaims beneficial ownership within the meaning of Section 16 of the Securities Exchange Act of 1934, as amended, or otherwise of such portion of the Accretive Investors shares in which the Reporting Person has no actual pecuniary interest.

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- (2) Reflects shares of Common Stock received in satisfaction of a liquidation preference payment required to be paid to Accretive Investors upon the closing of the Issuer's initial public offering.
- (3) The Series A Convertible Preferred Stock automatically converted into the Issuer's common stock immediately prior to the closing of the Issuer's initial public offering on a 1,201.5069 for one basis and had no expiration date.
- (4) The Series D Convertible Preferred Stock automatically converted into the Issuer's common stock immediately prior to the closing of the Issuer's initial public offering on a 3.92 for one basis and had no expiration date.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.