## HEALTHCARE PARTNERS VI LP

Form 3
June 27, 2006

(Print or Type Responses)

1. Name and Address of Reporting Person. *
Â HEALTHCARE VENTURES
VI LP
2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Statement
(Month/Day/Year) 06/27/2006
(Last) (First) (Middle)
HEALTHCARE VENTURES
LLC, Â 44 NASSAU STREET
(Street)

PRINCETON,Â NJÂ 08542
1.Title of Security
(Instr. 4)

Common Stock
State)
(Zip)

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

## Table I - Non-Derivative Securities Beneficially Owned

|  | _X_10\% Owner(specify below) | 6. Individual or Joint/Group |
| :---: | :---: | :---: |
| $\qquad$ Officer (give title below) |  | Filing(Check Applicable Line) |
|  |  | $\qquad$ Form filed by One Reporting Person |
|  |  | _X_ Form filed by More than One |
|  |  | Reporting Person |


| 2. Amount of Securities | 3. | 4. Nature of Indirect Beneficial |
| :--- | :--- | :--- |
| Beneficially Owned | Ownership | Ownership |
| (Instr. 4) | Form: | (Instr. 5) |
|  | Direct (D) <br> or Indirect <br>  <br>  <br>  <br>  <br>  <br> (I) <br>  <br>  <br>  Instr. 5) |  |

0
D $\hat{A}$
4. Relationship of Reporting 5. If Amendment, Date Original Person(s) to Issuer

Filed(Month/Day/Year)
(Check all applicable)

|  | Date <br> Exercisable | Expiration <br> Date | Amount or <br> Number of <br> Shares | Security | Direct (D) <br> or Indirect <br> (I) <br> (Instr. 5) |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Series A Convertible <br> Preferred (1) | $\hat{\mathrm{A}} \underline{(1)}$ | $\hat{\mathrm{A}} \underline{(1)}$ | Common <br> Stock | $8,250,300$ <br> $(1)$ | $\$ 0$ | I (3) | and Direct

## Reporting Owners

Reporting Owner Name / Address

## Relationships

Director 10\% Owner Officer Other
HEALTHCARE VENTURES VI LP
HEALTHCARE VENTURES LLC
44 NASSAU STREET
$\hat{A} \quad \hat{A} X \quad \hat{A} \quad \hat{A}$
PRINCETON,Â NJÂ 08542
HEALTHCARE PARTNERS VI LP HEALTHCARE VENTURES LLC 44 NASSAU STREET
PRINCETON,Â NJÂ 08542
CAVANAUGH JAMES H
HEALTHCARE VENTURES LLC 44 NASSAU STREET PRINCETON,Â NJÂ 08542

LITTLECHILD JOHN W 55 CAMBRIDGE PARKWAY SUITE 301
CAMBRIDGE,Â MAÂ 02142
WERNER HAROLD R
HEALTHCARE VENTURES LLC
44 NASSAU STREET
$\hat{A} \quad \hat{A} X \quad \hat{A} \quad \hat{A}$
PRINCETON,Â NJÂ 08542
Mirabelli Christopher
55 CAMBRIDGE PARKWAY
SUITE 301
$\hat{A} \quad \hat{A} X \quad \hat{A} \quad \hat{A}$
CAMBRIDGE,Â MAÂ 02142
AGUIAR ERIC
HEALTHCARE VENTURES LLC 44 NASSAU STREET
PRINCETON,Â NJÂ 08542
CROUSE WILLIAM W
HEALTHCARE VENTURES LLC $\hat{A}$ A X $\hat{A}$ A 44 NASSAU STREET PRINCETON,Â NJÂ 08542

## Signatures

| /s/Jeffrey Steinberg, Administrative Partner, HealthCare Ventures VI, L.P. | 06/27/2006 |
| :---: | :---: |
| *SSignature of Reporting Person | Date |
| /s/Jeffrey Steinberg, Administrative Partner, HealthCare Partners VI, L.P. | 06/27/2006 |
| **Signature of Reporting Person | Date |
| /s/Jeffrey Steinberg, Attorney-in-Fact for James H. Cavanaugh | 06/27/2006 |
| **Signature of Reporting Person | Date |
| /s/Jeffrey Steinberg, Attorney-in-Fact for John Littlechild | 06/27/2006 |
| **Signature of Reporting Person | Date |
| /s/Jeffrey Steinberg, Attorney-in-Fact for Harold Werner | 06/27/2006 |
| **Signature of Reporting Person | Date |
| /s/Jeffrey Steinberg, Attorney-in-Fact for Christopher Mirabelli | 06/27/2006 |
| **Signature of Reporting Person | Date |
| /s/Jeffrey Steinberg, Attorney-in-Fact for Eric Aguiar | 06/27/2006 |
| **Signature of Reporting Person | Date |
| /s/Jeffrey Steinberg, Attorney-in-Fact for William Crouse | 06/27/2006 |
| **Signature of Reporting Person | Date |

## Explanation of Responses:

* If the form is filed by more than one reporting person, see Instruction 5(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).
(1)

These shares will automatically convert into $1,682,361$ shares of Common Stock of the Issuer on the date of the closing of the initial public offering of the Issuer's Common Stock.
(2)

These shares will automatically convert into $1,484,502$ shares of Common Stock of the Issuer on the date of the closing of the initial public offering of the Issuer's Common Stock.

These securities are owned by HealthCare Ventures VI, L.P. ("HCVVI"). These securities are indirectly owned by HealthCare Partners VI, L.P. ("HCPVI"), the General Partner of HCVVI, and each of James Cavanaugh, Harold Werner, John Littlechild, Christopher
(3) Mirabelli, William Crouse, Augustine Lawlor and Eric Aguiar, general partners of HCPVI. Drs. Cavanaugh, Mirabelli and Aguiar and Messrs. Werner, Littlechild, Lawlor and Crouse disclaim beneficial ownership of those securities in which they do not have a pecuniary interest and this report shall not be deemed an admission that they are the beneficial owners of these securities for purposes of Section 16, except to the extent of their pecuniary interest therein.
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.

