### UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

## FORM 8-K

#### **CURRENT REPORT**

#### PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of Earliest Event Reported): June 6, 2007

# HAPC, INC.

(Exact Name of Registrant as Specified in its Charter)

Delaware (State or other jurisdiction of incorporation 0-51902 (Commission File Number) 20-3341405 (I.R.S. Employer Identification No.)

350 Madison Avenue New York, New York 10017 (Address of Principal Executive Offices)(Zip Code)

(212) 418-5070

(Registrant's telephone number, including area code)

Not Applicable (Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- "Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- x Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- " Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- " Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

#### Item 7.01 Regulation FD Disclosure

On October 4, 2006, HAPC, INC. ("HAPC") filed a Current Report on Form 8-K with the U.S. Securities and Exchange Commission (the "SEC') describing the transactions contemplated by a Stock Purchase Agreement (the "Stock Purchase Agreement"), dated as of September 29, 2006, by and among HAPC, I-Flow Corporation ("I-Flow"), Iceland Acquisition Subsidiary, Inc., a wholly-owned subsidiary of HAPC ("Acquisition Sub") and InfuSystem, Inc., a wholly-owned subsidiary of I-Flow ("InfuSystem"), pursuant to which Acquisition Sub will acquire all of the issued and outstanding capital stock of InfuSystem (the "Acquisition") and subsequently merge with and into InfuSystem. InfuSystem will be the corporation surviving merger.

On May 4, 2007, HAPC filed a Current Report on Form 8-K reporting that HAPC, I-Flow, Iceland Acquisition Subsidiary and InfuSystem had entered into an amendment to the Stock Purchase Agreement which extended the termination date of the Stock Purchase Agreement from April 30, 2007 to June 29, 2007.

HAPC plans to participate in the 2007 Health Care Conference sponsored by FTN Midwest Securities Corp. At such conference, the slide show presentation attached to this Current Report on Form 8-K as Exhibit 99.1 will be presented by HAPC. The information contained in the slide show presentation shall not be deemed to be "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934 and shall not be deemed to be incorporated by reference in any filing under the Securities Act of 1933, as amended.

HAPC's amended and restated certificate of incorporation (the "Certificate of Incorporation") requires that the Acquisition must be approved by the holders of a majority of the shares of HAPC common stock sold in HAPC's April 2006 initial public offering (the "IPO") that cast votes on the issue. The Acquisition cannot be completed if holders of 20% or more of the shares of HAPC common stock sold in the IPO vote against the Acquisition and, as permitted by the Certificate of Incorporation, demand that their shares be converted into the right to receive a pro rata portion of the net proceeds of the IPO held in a trust account established for this purpose at the time of the IPO.

In connection with the Acquisition and required stockholder approval, HAPC filed a preliminary proxy statement with the SEC on December 7, 2006. HAPC filed amendments to the preliminary proxy statement with the SEC in February 14, 2007 and April 20, 2007. The final proxy statement will be filed with the SEC and mailed to the stockholders of HAPC. HAPC's stockholders are urged to read the preliminary proxy statement in addition to the final proxy statement and other relevant materials when they become available as they will contain important information about the Acquisition of all of the issued and outstanding capital stock of InfuSystem. HAPC stockholders will be able to obtain a free copy of such filings at the SEC's internet site (http://www.sec.gov). Copies of such filings can also be obtained, without charge, by directing a request to HAPC, INC., 350 Madison Avenue, New York, New York 10017, Tel: (212) 418-5070.

HAPC and its directors and executive officers may be deemed to be participants in the solicitation of proxies from the stockholders of HAPC in connection with the proposed transaction. Information regarding the special interests of these directors and executive officers in the proposed transaction is included in the preliminary proxy statement and will be included in the final proxy statement described above.

#### Item 8.01 Other Events

The information set forth under Item 7.01 above is incorporated herein by reference.

#### Item 9.01 Financial Statements and Exhibits

(d) Exhibits

Exhibit No. Description

99.1 Slide Show Presentation

#### **Forward Looking Statements**

This Report on Form 8-K includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. In some cases, you can identify forward-looking statements by terminology such as "may," "should," "could," "would," "expect," "plan," "anticipate," "believe," "estimate," "continue," or the negative of such terms or other similar expressions. These forward-looking statements include, but are not limited to, statements regarding whether the transaction will be completed and the expected timing of the closing. Readers are cautioned that these forward-looking statements involve certain risks and uncertainties. These risks and uncertainties, which could cause these forward-looking statements to not be realized, include: continuous infusion treatment protocol trends, including factors affecting supply and demand; labor and personnel relations; healthcare payor reimbursement risks affecting HAPC's revenue and profitability; conditions in financial markets that impact HAPC's ability to obtain capital to finance capital expenditures; changing interpretations of generally accepted accounting principles; and general economic conditions, as well as other relevant risks detailed in HAPC's filings with the SEC, including the final prospectus relating to HAPC'S IPO. HAPC disclaims any obligation to update any information contained in any forward-looking statement.

#### <u>Signature</u>

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

HAPC, INC.

By: /s/ Erin S. Enright

Name: Erin S. Enright Title: Chief Financial Officer

Dated: June 6, 2007

#### EXHIBIT LIST

#### Exhibit No.

Description 99.1 Slide Show Presentation

Exhibit 99.1

# HAPC, Inc.

# **Investor Presentation**

**Discussion of Proxy Materials** 

June 2007

## Disclosure

The attached presentation was filed with the Securities and Exchange Commission ("SEC") as part of the Form 8-K filed by HAPC, Inc. ("HAPC") on June 6, 2007. HAPC is holding presentations for its stockholders regarding its purchase of InfuSystem, Inc. ("InfuSystem"). A copy of the complete presentation is available at the SEC's website (http://www.sec.gov). This presentation has been prepared solely by HAPC. **NeitbBy**stem nor its affiliates (including its parent, I-Flow Corporation) have approved or are responsible for the presentation information.

HAPC and its directors, executive officers, affiliates may be deemed to be participants in the solicitation of proxies for the special meeting of HAPC's stockholders to be held to approve this transaction. The directors and officers of HAPC have interests in the merger, some of which may differ from, or may be in addition to those of the respective stockholders of HAPC generally Stockholders of HAPC and other interested persons are advised to when available, HAPC's proxy statement in connection with HAPC's solicitation of proxies for the special meeting to approve the acquisition because this proxy statement will contain important information. Such persons can also read HAPC's periodic reports filed with the SEC, for more information about HAPC, its officers and directors, and their interests in the successful consummation of this business combination. Information about the directors and officers of InfuSystem as well as updated information about the directors and officers of a record date to be established for the purpose of convening a special meeting two this transaction. Stockholders and other interested persons will also be able to obtain a copy of the definitive proxy statement, and other periodic reports filed with the SEC's Internet site at (http://www.sec.gov).

## Safe harbor

- This presentation may contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, about HAPC, InfuSystem and their combined business after completion of the proposed transaction. Forward-looking statements are statements that are not historical facts. Such forward-looking statements, based upon the current beliefs and expectations of HAPC's management, are subject to risks and uncertainties, which could cause actual results to differ from the forward-looking statements: continuous infusion treatment protocol trends, including factors affecting supply and demand; labor and personnel relations; healthcare payor reimbursement risks affecting HAPC's revenue and profitability; conditions in financial markets that impact HAPC's ability to obtain capital to finance capital expenditures; changing interpretations of generallyacceptetaccounting rinciples; and generaleconomicconditions as wellas otherrelevantrisks detailed in HAPC's filings with the SEC, including the final prospectus relating to HAPC's IPO dated April 11, 2006. The information set forth herein should be read in light of such risks. HAPC assumes any obligation to update information contained in this presentation.
- This presentation contains disclosures of EBITDA for certain periods, which may be deemed to be non-GAAP financial measures within the meaning of Regulation G promulgated by the SEC. Management of HAPC believes that EBITDA, or earnings before interest, taxes, depreciation and amortization are appropriate measures of evaluating operating performance and liquidity, because they reflect the resources available for strategic opportunities including, among others, investments in the business and strategic acquisitions. The disclosure of EBITDA may not be comparable to similarly titled measures reported by other companies. EBITDA should be considered in addition to, and not as a substitute for, or superior to, operating income, cash flows, revenue, or other measures of financial performance prepared in accordance with generally accepted accounting principles. A reconciliation EBITDA to NetIncome is included to the 'EBITDA Reconciliation bage of this presentation.

# **Acquisition details**

Buyer:	HAPC, Inc. (OTCBB: HAPN, HAPNW, HAPNU)				
Target:	InfuSystem, Inc., a leading provider of ambulatory pumps and services to medical oncologists and their patients in the United States				
Seller:	I-Flow Corporation (NASDAQ: IFLO)				
Consideration:	\$140 millio <sup>1</sup> (subject to certain working capital adjustments as set forth in the Stock Purchase Agreement)				
Anticipated closingThird quarter of 2007					

<sup>1</sup> The purchase price will be paid by HAPC in cash or a combination of (i) a secured promissory note (the "Promissory Note") payable to I-Flow in a principal amount equal to \$55 million plus the amount actually paid to HAPC's stockholders who exercise their conversion rights but not to exceed \$75 million (the "Maximum Amount") and (ii) an amount of cash purchase price equal to \$65 million plus the difference between the Maximum Amount and the actual principal amount of the Promissory Note.

## **Proxy proposals for shareholder vote**

The board of directors recommends a vote FOR each of the following proposals

- Proposal 1: The Acquisition To approve the acquisition by Acquisition Sub of all of the issued and outstanding capital stock of InfuSystempursuantto the StockPurchaseAgreement,datedas of September29, 2006,by and among I-Flow, InfuSystem, HAPC and Acquisition Sub
- Proposal 2: The Stock Incentive Plan Proposal To approve the adoption of the HAPC 2006 Stock Incentive Plan pursuant to which HAPC will reserve up to 2,000,00@sharesof commonstock for issuancepursuantto the Plan
- Proposal 3: The Amendment to the Certificate of Incorporation Proposal To approve an amendment to HAPC's amended and restated certificate of incorporation to change HAPC's name from "HAPC, INCtö "InfuSystem Holdings, Inc."
- Proposal 4: The election of Directors proposal
   To elect the members of HAPCBoard of Directors to serve until the 2008 annual stockholders meeting and until their successors are duly elected and qualified
- Proposal 5: The ratification of registered public accounting firm proposal To ratifythe appointment Deloitte& Touche LLP as HAPC'sregistered public accounting firm for the fiscal year ending December 1, 2007

# InfuSystem Acquisition Timeline and Future Events

History of Acquisition					
• 09/29/06:	HAPC and I-Flow enter into a stock purchase agreement for all of the ianded outstanding capital stock of InfuSystem, Inc. - HAPC will pay I-Flow an aggregate of \$140 million, subject to certain working capital adjustme - Consideration will be paid in a combination of cash and a secured promissory note, which wil rangefrom\$55 to \$75 mm dependingon the% of HAPC stockholder who oppose the acquisition				
<ul> <li>12/7/06:</li> <li>12/7/06 -</li> </ul>	HAPC files preliminary proxy statement regarding the vote opditential InfuSystem acquisition, adoption of a management stock incentive plan, and a change of name proposal				
present: Future Steps	HAPC files several amendments to preliminary proxy statements pionse to comments from SEC				
Proxy Vot	<ul> <li>e: After final proxy statement is distributed, HAPC's investors vote on acquisition.</li> <li>Assuming more than 50% of the votes cast in response to the proxy approve the merger ar more than 20% vote against the merger, the acquisition will be approved</li> </ul>				
Approval:	InfuSystem becomes a wholly owned subsidiary of HAPC				

## **InfuSystem Overview**

- Subsidiary of I-Flow (NASDAQ: IFLO)
- The leading provider of ambulatory infusion pumps for oncologists and their patients in the US. Its pumps are currently used primarily for the continuous infusion (CI) of chemotherapy drugs for patients with colorectal cancer. InfuSystem intends to expand to other cancer treatment areas.
- Simplifies the continuous infusion process: InfuSystem supplies the equipment (pumps and related disposables supplies) to physicians and their patients while handling the billing and collection directly from the patients/rers
- InfuSystem has numerous advantages when compared to other CI providers, namely
  - It can purchase and lease pumps in bulk, thereby reducing its cost in comparison to competitors
  - It provides a 24-hour staffed nurse hotline to patients using Infu products
  - It performs billing and administrative asks associated with the pumps for physicians
  - It is the nation's largest CI company with 60% penetration into oncology offices

# **Continuous infusion pumps**

Example of CADD-Legacy 1 Pump (Smiths Medical)



# **Continuous infusion pumps**

 $Representativ {\bf \textcircled{e}x} ample {\bf \textcircled{s}of} the variety of pump {\bf s}that InfuSystem {\bf supplies}$ 



## **Advantages of Continuous Infusion**

- CI allows for gradual administration of a drug via a small pump over two to seven days as opposed to the traditional higher dose chemo treatments (bolus treatments) given over the course of minutes or hours.
  - CI is an improvement in both efficacy and comfort for patients and is quickly becoming the preferred treatment
  - CI benefits payors because it is generally less expensive than hospitalization or home care
  - In 2004 two major drug companies released drugs used in combination with CI. They have been marketing the products and increasing physician knowledge and prescriptions of CI treatment.
  - In 2003, Medicare reimbursement laws changed so that drug payments were decreased and payments for services to physicians increased. CI requires multiple services from oncologist, more so thantraditionatreatmentandoral chemotherapy. This provides an economic incentive for physicians to utilize CI.

- Currentlyover120drugtherapyclinicaltrialsinvolvingCl are being carried out

# Management team after successful completion of acquisition

- Steve Watkins, CEO
  - One of the founders of InfuSystem; started the company in 1986
  - Former VP of Aventric Medical, Inc., a Midwest distributor of high tech equipment
- Jan Skonieczny, VP of Operations
  - Vice President of Operations for InfuSystem for 17 years
  - Previously served as office manager for Aventric Medical, Inc.;
     was promoted to her current position after I-Flow acquired the Company
- Tony Norkus, VP of Sales
  - Vice President of Sales for InfuSystem since 1998
  - Served as VP of international and domestic sales for all equipment lines at I-Flow
- CFO (to be determined)
  - Active search currently ongoing

## **Investment highlights**

- Leader in growing market
- Unique business model
  - Compelling value proposition
  - Competitive advantages
- Strong relationships with physician offices and payors
- Opportunity to expand to other cancer treatments
- Strong growth and profit margins

## Leader in growing market

- 148,610 estimated new cases of colorectal cancer ("CRC") in the U.S. in 2006
- Introduction of CRC treatment protocols FOLFOX (sanofi-aventis) and FOLFIRI (Pfizer) in 2004
- Continuous infusion regimens are achieving increased acceptance and are becoming a market standard chemotherapy for CRC
- Opportunity to enter growing markets for continuous infusion treatments for head and neck, lung, pancreatic, gastric, leukemia, non-Hodgkins lymphoma, and other cancers

<sup>1</sup> American Cancer Society

## **Representative growth of continuous infusion**



Increasing usage of FOLFOX protoc**Sa**les of Eloxatin(Oxaliplatin) utilized in FOLFOX protocol with 5-FU and leucovorin

Source: Arrowhead Publishers, 2006

# Compelling value proposition



## **Competitive Advantages**

#### **Regional DME Provider**

- No significant scale
- Limited pump selection
- Limited insurance contracts

#### Hospital

- Other hospitals unlikely support competing hospitals
- Limited capital budgets



- InfuSystem is a leading national provider of ambulatory infusion pump services for the oncology specialty
- Services approximately 60% of oncology physician offices and hospital infusion centers

#### Home care

- Takes revenue from physician office
- More costly for patients and payors
- Less convenient for patients

#### Physician owned DME

- More time intensive and costly for physicians
- Biomed
- On-call

## Strong relationships with physician offices and payors

Relationships with approximately 60% of oncology practices

 Opportunity to penetrate deeper within practices (more physicians) and expand product offerings

Contracts covering approximately 65% of managed care "lives"

- Include Aetna, PacifiCare, Humana and others

## **Expansion opportunities**

- Extend continuous infusion therapies to other cancers
  - Liver and esophageal cancer are growing parts of InfuSystem's business
  - Recent drug approvals for head and neck, lung, pancreatic, gastric, leukemia, non-Hodgkinsymphoma, and other cancers
  - Several new drugs in development
- Potential distribution of other products through established medical oncologist relationships
- Opportunity to provide oncological drugs directly to physicians along with pumps
- Untapped international market for continuous infusion treatments



# InfuSystem Historical Revenue Performance



# InfuSystem Operating Income Performance

# InfuSystem Financial Performance

		Year End				
USD's in millions		12/31/05		12/31/06		
Revenues	\$	28.5	\$	31.7		
Cost of Sales		7.7		8.5		
Gross Profit		20.8	1	23.3		
Gross Margin		72.9%		73.3%		
Sales and Marketing		4.3		3.8		
General and Administrative		8.4		11.3		
- Total Operating Costs		12.7		15.1		
Operating Income		8.1		8.2		
Operating Income Margin		28.3%		25.8%		
Interest Expense		0.1		0.1		
Income Before Taxes		8.0	30	8.1		
Income Tax Provision		2.9		3.1		
Net Income	\$	5.1	\$	5.0		
Net Income Margin		17.9%		15.8%		
D&A		3.3		3.7		
EBITDA		11.3	\$	11.9		
Stock Based Comp		1.1	04	0.4		
Michigan Sales & Use Tax Accrual		0.2		0.2		
ProForma Revenue from Transition Service Agreement	2	0.7		1.1		
ProForma EBITDA		13.3	\$	13.6		
	\$		Ŧ			

# **EBITDA Reconciliation**

	Year End				
USD's in millions		12/31/05		12/31/06	
Net Income		5.1	\$	5.0	
plus: Interest Expense		0.1		0.1	
plus: Income Tax Provisions		2.9		3.1	
plus: D&A		3.3	12	3.7	
EBITDA		11.3	\$	11.9	
plus: Stock Based Comp		1.1		0.4	
plus: Michigan Sales & Use Tax Accrual		0.2		0.2	
plus: ProForma Revenue from Transition Services Agreer		0.7		1.1	
ProForma EBITDA	\$	13.3	\$	13.6	

### +40% EBITDA Margins in 2006 & 2005