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): March 2, 2011

ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.

(Exact Name of Registrant as Specified in Its Charter)

Delaware (State or Other Jurisdiction of Incorporation) 000-32085 (Commission File Number) 36-4392754 (IRS Employer Identification No.)

222 Merchandise Mart Plaza, Suite 2024, Chicago, Illinois 60654 (Address of Principal Executive Offices) (Zip Code)

Registrant's Telephone Number, Including Area Code: (312) 506-1200

(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)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

D Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

D 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.

Attached as Exhibit 99.1 hereto is an Investor Presentation dated March 2, 2011, which is incorporated herein by reference.

The information contained in, or incorporated into, this Item 7.01, including Exhibit 99.1 attached hereto, is being furnished and shall not be deemed "filed" for the purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, nor shall it be deemed incorporated by reference into any registration statement or other filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference to such filing. This Report will not be deemed an admission as to the materiality of any information in this Report that is being disclosed pursuant to Regulation FD.

Please refer to page 2 of Exhibit 99.1 for a discussion of certain forward-looking statements included therein and the risks and uncertainties related thereto.

Item 9.01 Financial Statements, Pro Forma Financial Information and Exhibits.

(d) Exhibits.

Exhibit	
No.	Description
99.1	Investor Presentation dated March 2, 2011

SIGNATURE

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.

Date: March 2, 2011

ALLSCRIPTS HEALTHCARE SOLUTIONS, INC.

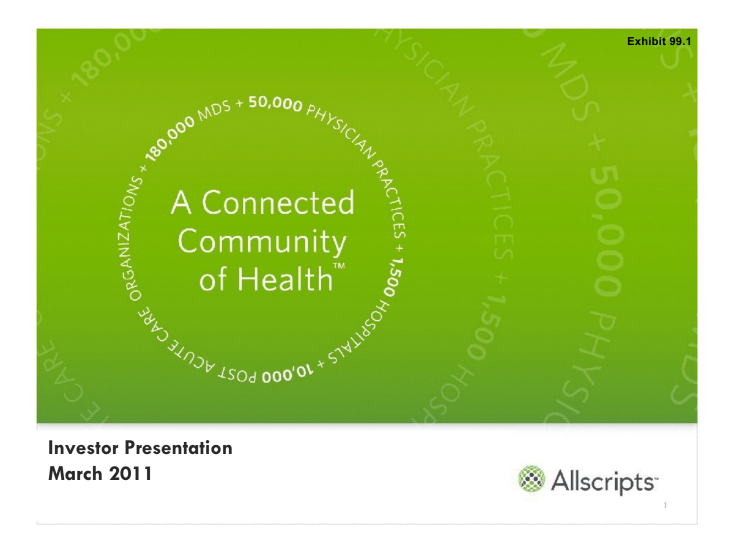
By: /s/ William J. Davis

William J. Davis Chief Financial Officer

EXHIBIT INDEX

 Exhibit No.
 Description

 99.1
 Investor Presentation dated March 2, 2011



Forward Looking Statements

This presentation contains forward-looking statements within the meaning of the federal securities laws. Statements regarding future events or developments, our future performance, as well as management's expectations, beliefs, intentions, plans, estimates or projections relating to the future are forward-looking statements within the meaning of these laws. These forward-looking statements are subject to a number of risks and uncertainties, some of which are outlined below. As a result, no assurances can be given that any of the events anticipated by the forward-lookingstatements will transpire or occur, or if any of them do so, what impact they will have on our results of operations or financial condition. Such risks, uncertainties and other factors include, among other things: the risk that we will not achieve the strategic benefits of the merger (the "Eclipsys Merger") with Eclipsys Corporation ("Eclipsys"); the possibility that the expected synergies and cost savings of the Eclipsys Merger will not be realized, or will not be realized within the expected time period; the risk that our business will not be integrated successfully with the business of Eclipsys; disruption from the Eclipsys Merger and related transactions making it more difficult to maintainbusiness relationships with customers, partners and others; unexpected requirements to achieve interoperability certification pursuant to the Health Information Technology for Economic and Clinical Health Act, with resulting increases in development and other costs for us; the volume and timing of systems sales and installations, the length of sales cycles and the installation process and the possibility thatour products will not achieve or sustain marketacceptance; the timing, cost and success or failure of new productand service introductions, development and product upgradereleases; competitive pressures including product offerings, pricing and promotional activities; errors or similar problemsin our software products; the outcome of any legalproceeding that has been or maybe instituted against us and others; compliance obligations under existing laws, regulations and industry initiatives and future changes in laws or regulations in the healthcare industry, including possible regulation of our software by the U.S. Food and Drug Administration; the possibility of product-relatedliabilities; our ability to attract and retain qualified personnel; the implementationand speed of acceptance of the electronic record provisions of the American Recovery and Reinvestment Act of 2009, as well as elements of the Patient Protection and Affordable Care Act (aka health reform) which pertains to health IT adoption; maintainingour intellectual property rights and litigation involving intellectual propertyrights; legislative, regulatory and economic developments; risks related to third-partysuppliers and our ability to obtain, use or successfully integrate third-partylicensed technology and breach of our security by third parties. See our Annual Report on Form 10-K for the transition period ended December 31, 2010 and other public filings with the SEC for a further discussion of these and other risks and uncertainties applicableto our business. The statements herein speak only as of their date and we undertake no duty to updateany forward-looking statement whether as a result of new information, future events or changes in expectations.

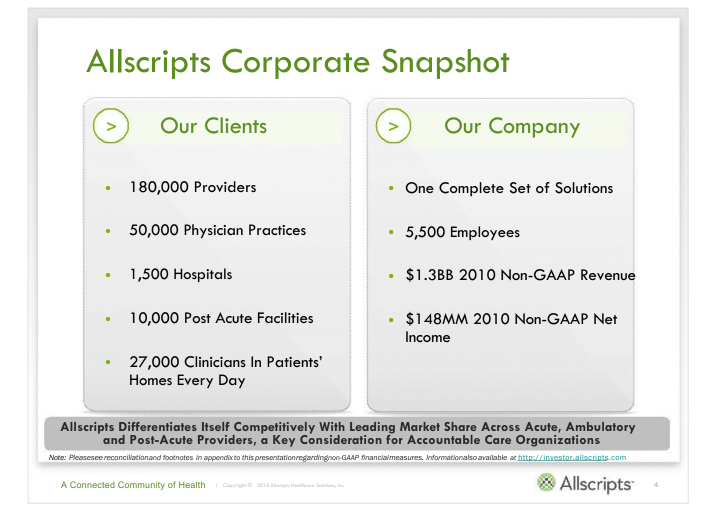
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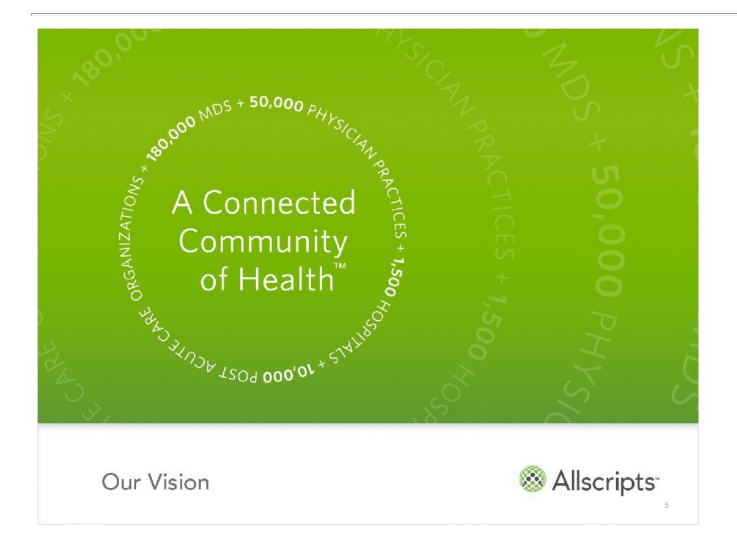
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To be the most trusted provider of innovative solutions that empower all stakeholders across the healthcare continuum to deliver world-class outcomes.

Our Mission







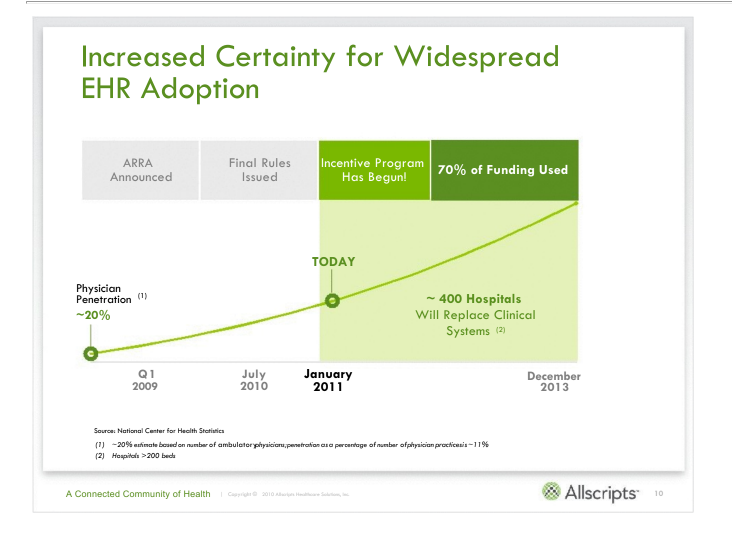
Investment Highlights	
> Leading healthcare IT company with the bivenue of care including physicians, hospital	
S The most utilized clinical solutions enabling on the \$30BB federal stimulus program	health care providers to fully capitalize
Leadership in technology and innovation u aggressively compete for the \$43BB healt	
A highly attractive financial profile with hig operating leverage and cost synergy opp	
Proven and experienced "industrial strength"	n" managementteam
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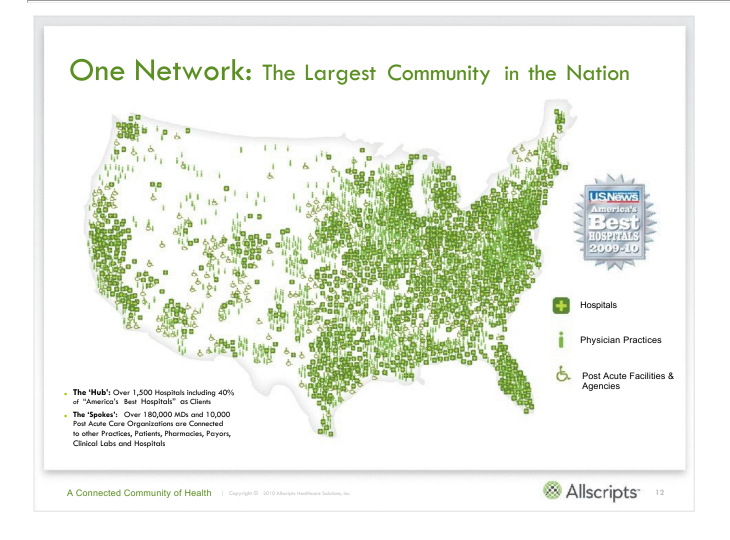
Ambulatory Market Potential

Practice Size	Total # of Practices	EHR Penetration (FY09/10)
1-3 Physicians	163,000	~13%
4-9 Physicians	27,000	~22%
10-25 Physicians	8,000	~33%
26+ Physicians	2,000	~50%
Total	200,000	~15%



Allscripts: Competitive Differentiation

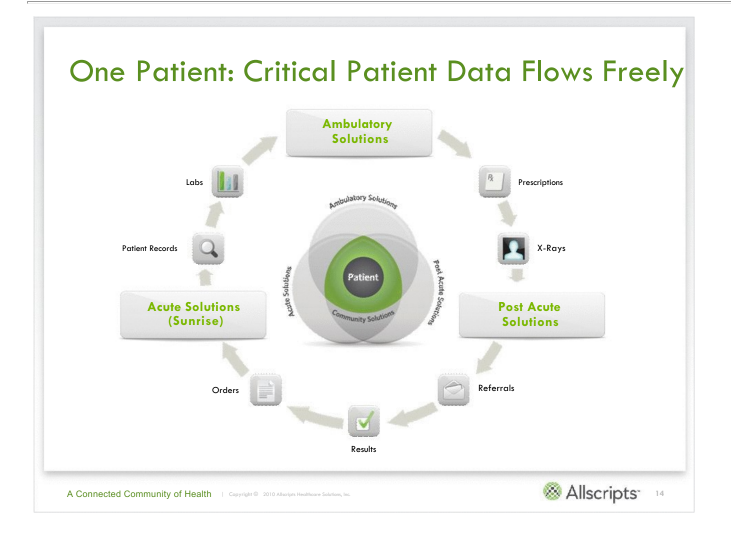
One One One Network. Platform. Patient. The largest connected Open, flexible, and A complete portfolio network in the nation... innovative to help you that delivers a single and in your community. connect inside and patient record across outside your your community. organization. • One Patient Record Across • The Largest Network with a Comprehensive, Integrated Client Base of 180,000 Solutions for all Settings an Organization and the Community -One Source of • Rapid Implementation Approach Physicians, 1,500 Hospitals and 10,000 Post Acute Care to Attain "Meaningful Use" Truth Providers • A Track Record of Innovation with a 'Future State' • The Unique Ability to Truly Clinical/Financial Informatics Connect a Community Capability Common Microsoft platform and a shared 'open architecture' approach, simplifying the connection to third-party applications across every care setting 🛞 Allscripts 💷 A Connected Community of Health | Copyright © 2010 Allsa

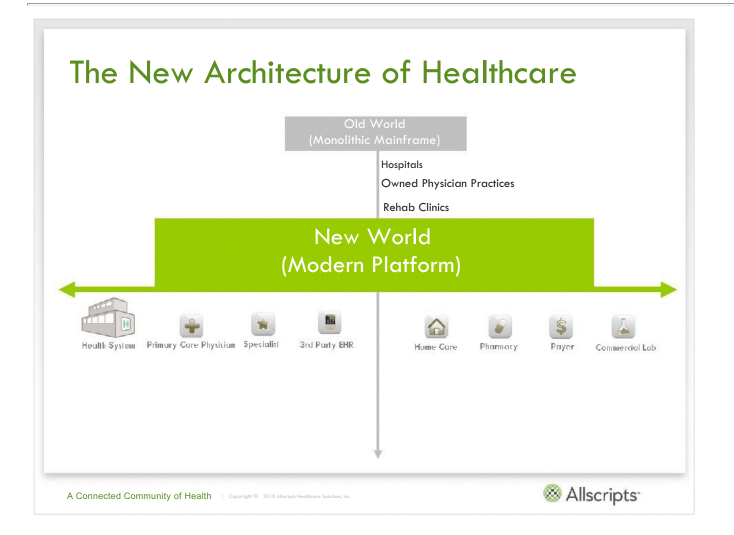


One Platform: A Complete, Integrated Solutions Portfolio

	Clinical	Financial	Administrative	Analytics	Services
	Clinical Manager	Patient Financials	Enterprise Registration	EPSi	Outsourcing
	Emergency Care	Financial Manager	Enterprise Scheduling	Decision Support	Remote Hosting
	Pharmacy		Access Management	Patient Flow	Consulting
- 20	Laboratory		Record Manager	Clinical Analytics	Network/Desktor
Solutions (Sunrise)	Knowledge-Based Charting		Enterprise Identifier		Education
se	Acute Content				
	Knowledge-Based				
	Medication Administration				
	Radiology				
Ambulatory Solutions		Electronic Health Record		CQS	Transformation
5.9		Paye	erpath	Analytics	Academy
E S	ePrescribe				
A.		Practice Management			
		Homecare / Hospice			
- # 5		Utilization Management	B		
Acute		Discha	rge Planning		
S.A.			Referral Management		
≿,			Community Exchange		
Community Solutions			Community Record		
81			Helios		

13



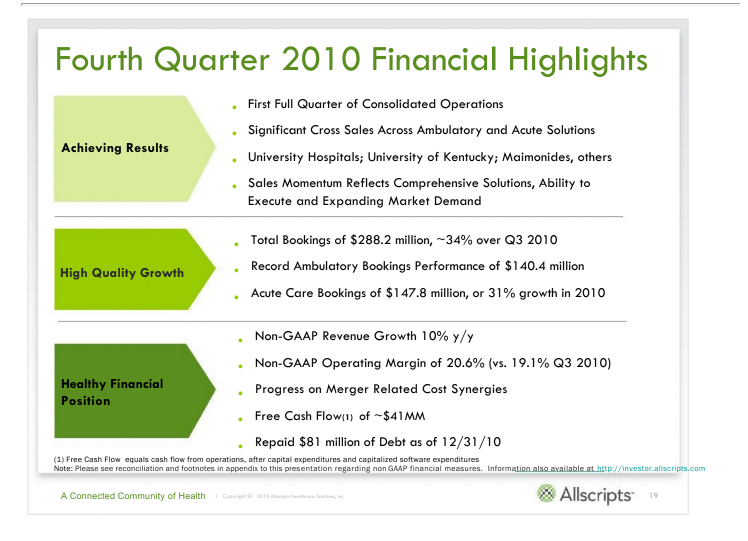


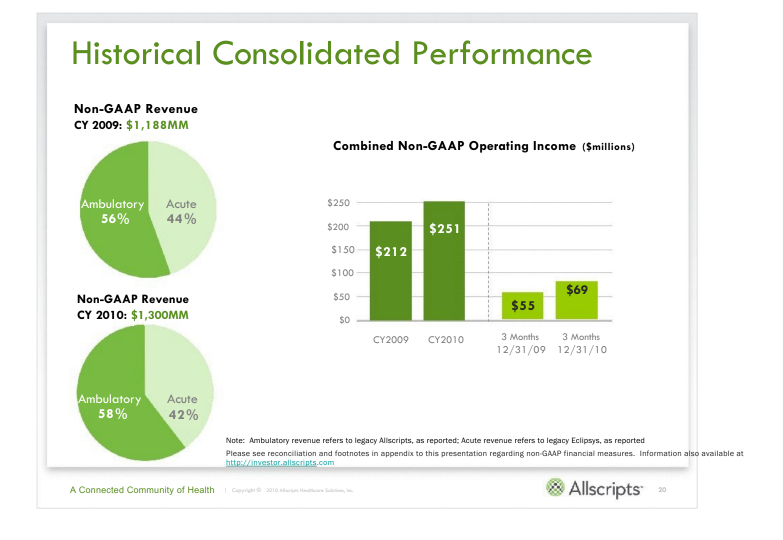
Proven Management Team

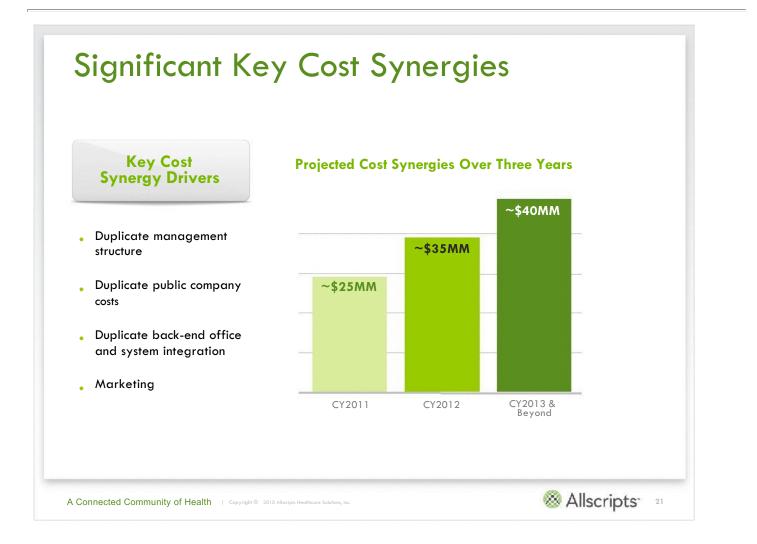
Executive	Position	Experience
Glen Tullman	CEO	30+ Yrs
Bill Davis	CFO	19+ Yrs
Lee Shapiro	President	30+ Yrs
Eileen McPartland	coo	25+ Yrs
Steve Lalonde	SVP Sales	20+ Yrs
Laurie McGraw	Chief Client Officer	20+ Yrs
John Gomez	President, Product Strategy & Development	25+ Yrs
Diane Adams	EVP, Culture and Talent	20+ Yrs
Management team with a track rea	cord of operational execution, strong financia uisitions and driving shareholder value	Il performance, integrating
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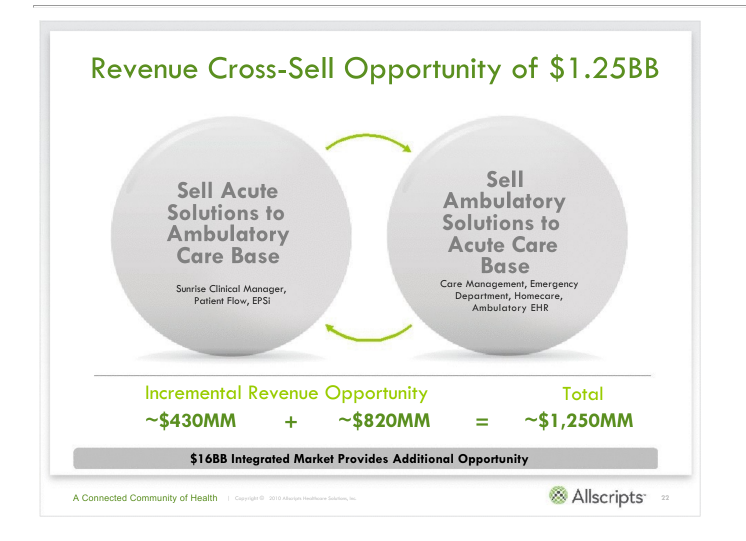
Executive	Position
Philip M. Pead	Chairman
Dennis Chookaszian	Director
Eugene V. Fife	Director
Marcel L. Gamache	Director
Philip Green	Director
Edward Kangas	Director
Michael Kluger	Director
Glen Tullman	Director, CEO











	CY 2010 Actual	<u>CY 2011</u>	Change
lon-GAAP levenue	\$1,300	\$1,425 - \$1,450	10 - 12%
Ion-GAAP Operating Nargin	19 %	21%	-
lon-GAAP let Income	\$148	\$167 - \$176	13 - 1 9 %
Non-GAAP Diluted EPS	\$0.76	\$0.86 - \$0.90	13 - 18%

Strong Free Cash Flow Generation

Actual	
12/31/2010	Reduced debt by
\$131	\$81MM since merge
25	closed
464	
\$489	 Required principal payments in 2011
1,384	total \$29.4MM
\$1,873	
	 Borrowing costs
	currently <4% with
\$304	approximately 60%
1.6x	at a fixed rate
26.1%	
	12/31/2010 \$131 25 464 \$489 1,384 \$1,873 \$304 1.6x

1 EBITDA is calculated as net income plus income tax expense, interest expense, stock-based compensation expense, depreciation & amortization, deferred revenue adjustments, certain one-time and transaction-related expenses, and non-recurring losses on the sale of investments minus non-recurring gains on the sale of assets.

Note: Pleasese reconciliatian dootnotes in appendixo this presentationegard ingon-GAAP financiante as ures Information so availabled http://investor.aliscripts.com

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One Network. One Platform. One Patient.



GAAP = non - GAAP rev	enue and net income reconciliation for the two	alve months end	ded December 31 2010
• GAAT - HOIL-GAAT TEV	Allscripts Healthcare Solutions, Inc. Non-GAAP Financial Information - 2010 Proforma Fi (In millions) (unaudited)		
		2010 Results	
		Non-GAAP	
	Total revenue, as reported	\$1,191.5	
	Deferred revenue adjustment	29.2	
	Eclipsys results pre-merger period (7/1/10-8/23/10)	79.5	
	Total non-GAAP revenue	\$1,300.3	
	Net income, as reported	\$36.4	
	Deferred revenue adjustment	17.7	
	Acquisition-related amortization	27.7	
	Stock-based compensation expense	16.9	
	Transaction-related expense ARS Sales	38.2 0.9	
	Tax rate alignment	6.8	
	Eclipsys results pre-merger period (7/1/10-8/23/10)		

• GAAP - non-GAAP revenue gro	owth for the three months en	nded December 3	1, 2010.		
	Allscripts Healthcare So Condensed Non-GAAP Finar (In million: (Unaudited	ncial Information s)			
	Three Months Ended	11/30/09	Three Months I 12/31/09	Ended Q4 2009	Growth
	12/31/10	Allscripts	Eclipsys	Total	y/y
otal revenue, as reported	\$316.2	\$169.3	\$133.7	\$303.0	4.4%
			2.0	3.4	
Deferred revenue adjustment	20.9	1.4			
•	20.9 \$337.1	\$170.7	\$135.7	\$306.4	10.0%

Appendix: Non-GAAP Reconciliation

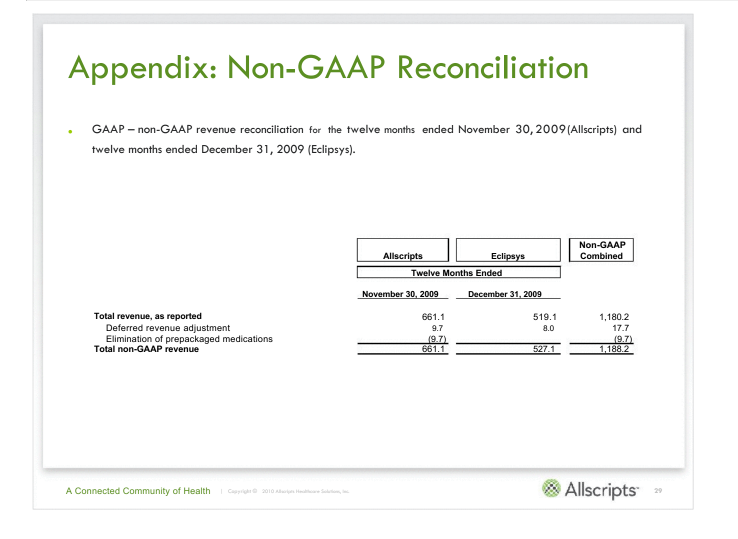
GAAP - non-GAAP operating margin reconciliation for the three months ended December 31, 2010 and Allscripts Healthcare Solutions, Inc. Condensed Non-GAAP Financial Information September 30, 2010.

(In millions) (unaudited)

	Three Months Ended	Three	Months Ende	<u>d</u>
	12/31/10	9/30/10	9/30/10	Q3 2010
	Q4 2010	Allscripts	Eclipsys	Non-GAAF
Total revenue, as reported	\$316.2	\$191.2	\$51.2	\$242.4
Deferred revenue adjustment	20.9	0.5	6.7	7.2
Eclipsys results pre-merger period (7/1/10-8/23/10)	-	0.0	79.5	79.5
Total non-GAAP revenue	\$337.1	\$191.7	\$137.4	\$329.1
Operating income, as reported	\$9.5	\$5.5	(\$7.2)	(\$1.7
Deferred revenue adjustment	20.9	0.5	6.7	7.2
Acquisition-related amortization	17.4	5.6	4.9	10.5
Stock-based compensation expense	3.7	6.6	0.0	6.0
Transaction-related expense	17.8	26.6	9.1	35.
Restructuring	0.0	0.0	0.0	-
Eclipsys results pre-merger period (7/1/10-8/23/10)		0.0	4.7	4.7
Total non-GAAP operating income	\$69.3	\$44.8	\$18.2	\$63.0
Total non-GAAP operating income as a				
percentage of non-GAAP Revenue	20.6%	-	-	19.19

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Appendix: Non-GAAP Reconciliation

• GAAP – non-GAAP operating income reconciliation for the three and twelve months ended December 31, 2009 (Eclipsys) and November 30, 2009 (Allscripts).

	Three Months Ended			т	20 hree Months	09 Actual Re Ended		ree Months	Ended	Three Months Ended			Two	elve Months I	Inded
	2/28/09	3/31/09	Q1 2009	5/31/09	6/30/09	Q2 2009	8/31/09	9/30/09	Q3 2009	11/30/09	12/31/09	Q4 2009	11/30/09	12/31/09	CY 2009
	Allscripts	Eclipsys	Non-GAAP	Allscripts	Eclipsys	Non-GAAP	Allscripts	Eclipsys	Non-GAAP	Allscripts	Eclipsys	Non-GAAP	Allscripts	Eclipsys	Non-GAAP
perating income, as reported	\$22.8	(\$0.1)	\$22.7	\$23.6	(\$2.2)	\$21.4	\$21.6	\$4.5	\$26.1	\$26.7	\$7.2	\$33.9	\$94.7	\$9.4	\$104.1
Deferred revenue adjustment (1)	3.1	1.5	4.6	2.6	3.1	5.7	2.6	0.5	3.1	1.4	1.8	3.2	9.7	6.9	16.6
Acquisition-related amortization (5)	6.1	3.1	9.2	5.7	3.1	8.8	5.7	3.1	8.8	5.7	3.1	8.8	23.2	12.4	35.6
Stock-based compensation expense (6)	2.1	4.4	6.5	2.6	6.8	9.4	3.3	3.6	6.9	4.4	3.4	7.8	12.4	18.2	30.6
Transaction-related expense (9)	3.5	0.0	3.5	7.2	0.0	7.2	3.9	0.0	3.9	1.3	0.0	1.3	15.9	0.0	15.9
Restructuring (10)	0.0	5.4	5.4	0.0	3.2	3.2	0.0	1.1	1.1	0.0	0.0	0.0	0.0	9.7	9.7
Elimination of prepackaged medications (12)	(1.0)	0.0	(1.0)	(0.1)	0.0	(0.1)	0.0	0.0	0.0	0.0	0.0	0.0	(1.1)	0.0	(1.1
otal non-GAAP operating income (7)	\$36.6	\$14.3	\$50.9	\$41.6	\$14.0	\$55.6	\$37.1	\$12.8	\$49.9	\$39.5	\$15.5	\$55.0	\$154.8	\$56.6	\$211.5

Appendix: Non-GAAP Reconciliation

• GAAP – non-GAAP operating income reconciliation for the three and twelve months ended December 31, 2010.

	N	lon-GAA		Informatio	0 20-10 Pro Ilions)	utions, Inc. forma Finan	cial Inform	ation			
					,						
			201	0 Actual Re	sults By Qu	Jarter				Three Months	
	Thr	ee Month	ns Ended	Th	ree Month	s Ended	Th	ree Month	s Ended	Ended	2010 Full Year
	2/28/10	3/31/10		5/31/10	6/30/10	Q2 2010	9/30/10	9/30/10	Q3 2010	12/31/10	Results
	Allectinte	Eclineve	Non-GAAP	Allecrinte	Eclineve	Non-GAAP	Allecripte	Eclipsys	Non-GAAP	Q4 2010	Non-GAAP
Operating income, as reported	\$31.9	\$10.7	\$42.6	\$24.5	\$5.4	\$29.9	\$5.5	(\$7.2)	(\$1.7)	\$9.5	\$80.3
Deferred revenue edivetment	0.5	0.0	0.5	0.6	0.0	0.0	0.5	6.7	7.2		20.0
Deferred revenue adjustment Acquisition-related amortization	0.5 5.6	0.0 3.1	0.5 8.7	0.6	0.0	0.6 8.8	0.5	6.7 4.9	7.2 10.5	20.9	29.2 45.4
Stock-based compensation expense	5.6 4.3	3.1	8.0	2.8	3.1	0.0 6.5	5.6	4.9	6.6	3.7	45.4 24.8
Transaction-related expense	4.3	0.0	0.0	9.1	3.5	12.6	26.6	0.0 9.1	35.7	17.8	24.0 66.1
Restructuring	0.0	0.0	0.0	0.0	0.0	0.0	0.0	9.1	35.7	17.0	0.0
Eclipsys results pre-merger period (7/1/10-8/23/10)		0.0	0.0	0.0	0.0	0.0	0.0	4.7	4.7		4.7
Total non-GAAP operating income	\$42.3	\$17.5	\$59.8	\$42.7	\$15.7	\$58.4	\$44.8	\$18.2	\$63.0	\$69.3	\$250.5
									<i>.</i>		
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	Pro Forma Combined 12 months ended 12/31/2010	
Net income	\$25.9	
Income tax expense	28.8	
	35.7	
•	99.9	
•		
-	29.1	
	-	
	0.0	
EBITDA	\$304.3	
	Net income Income tax expense Stock-based compensation expense Depreciation & amortization Interest expense Transaction related/restructuring expenses Deferred revenue adjustment Gain on Sale of Assets Loss on sale of investments/ARS EBITDA	12 months ended 12/31/2010Net income\$25.9Income tax expense28.8Stock-based compensation expense35.7Depreciation & amortization99.9Interest expense11.1Transaction related/restructuring expenses67.1Deferred revenue adjustment29.1Gain on Sale of Assets-Loss on sale of investments/ARS6.6

nillion, pre-tax in deferred revenue adjustments. Non-GAAP guidance for cale noome: approximately \$70.0 million of acquisition-related amortization; appro	tments to approximately \$1,418.0 million in GAAP revenue: approximately \$21.0 ndar 2011 assumes the following adjustments to GAAP operating and net oximately \$40.0 million in stock-based compensation expense; approximately is 2011 non-GAAP net income and diluted earnings per share guidance assumes a
inancial guidance was last provided by the company in a press release on Ilscripts financial guidance.	February 15, 2011. This presentation does not subsequently update or reaffirm

Explanation of Non-GAAP Financial Measures

Allscripts reports its financial results in accordance with generally accepted accounting principles, or GAAP. To supplement this information, Allscripts presents in this press release total non-GAAP revenue, gross profit, operating income and net income, including non-GAAP net income on a per share basis, which are non-GAAP financial measures under Section 101 of Regulation G under the Securities Exchange Act of 1934, as amended. Total non-GAAP revenue consists of GAAP revenue as reported and Eclipsys revenue for periods prior to the August 24, 2010 consummation of the 2010 Merger and adds back the acquisition related deferred revenue adjustment booked for GAAP purposes. Total non-GAAP gross profit consists of GAAP gross profit as reported and Eclipsys gross profit for periods prior to the consummation of the 2010 Merger and adds back the acquisition related deferred revenue adjustment booked for GAAP purposes. Total non-GAAP operating income consists of GAAP operating income as reported and Eclipsys operating income for periods prior to the consummation of the 2010 Merger and adds back the acquisition related deferred revenue adjustment booked for GAAP purposes. Total non-GAAP operating income consists of GAAP operating income as reported and Eclipsys operating income for periods prior to the consummation of the 2010 Merger and adds back the acquisition related deferred revenue adjustment booked for GAAP purposes and excludes acquisition-related amortization, stock-based compensation expense and transaction-related expenses. Non-GAAP net income consists of GAAP net income as reported and includes Eclipsys net income for periods prior to the consummation of the 2010 Merger, excludes acquisition-related amortization, stock-based compensation expense and transaction-related expenses, adds back the acquisition related deferred revenue adjustment, in each case net of any related tax effects.

Management also believes that non-GAAP revenue, gross profit, operating income and net income and non-GAAP net income on a per share basis provide useful supplemental information to management and investors regarding the underlying performance of the company's business operations and facilitates comparisons of the separate 2010 pre-merger results of legacy Allscripts and legacy Eclipsys to that of the company's 2010 post-merger results. Acquisition accounting adjustments made in accordance with GAAP can make it difficult to make meaningful comparisons of the underlying operations of the business without considering the non-GAAP adjustments that we have provided and discussed herein. Management also uses this information internally for forecasting and budgeting as it believes that the measure is indicative of the company's core operating results. In addition, the company uses Non-GAAP net income to measure achievement under the company's cash incentive compensation plans. Note, however, that non-GAAP revenue, gross profit and net income and non-GAAP net income on a per share basis are performance measures only, and they do not provide any measure of the company's cash flow or liquidity. Non-GAAP financial measures are not in accordance with, or an alternative for, measures of financial performance prepared in accordance with GAAP and may be different from non-GAAP measures used by other companies. Non-GAAP measures have limitations in that they do not reflect all of the amounts associated with Allscripts results of operations as determined in accordance with GAAP. Investors and potential investors are encouraged to review the reconciliation of non-GAAP financial measures with GAAP financial measures contained within the attached condensed consolidated financial statements.

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