Alliance HealthCare Services, Inc Form 4 September 01, 2010

September 0	1, 2010											
FORM 4 UNITED STATES SECURITIES AND EXCHANCE COMMISSION									OMB APPROVAL			
	<b>CURIVI 4</b> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549											
Check th if no long			F CHANGES IN BENEFICIAL OWN SECURITIES					Number: Expires:	January 31,			
subject to Section 1 Form 4 o	6. <b>STATEM</b>	IENT OF CHAN						Estimated burden hou response	urs per			
Form 5 obligatio may cont <i>See</i> Instru 1(b).	Filed purs ns Section 17(a	suant to Section 1 a) of the Public U 30(h) of the In	tility Hole	ding Com	pany	Act of	f 1935 or Sectio		. 0.5			
(Print or Type I	Responses)											
1. Name and Address of Reporting Person *2. IssMTS Health Investors II, LPSymbol			. Issuer Name <b>and</b> Ticker or Trading nbol				5. Relationship of Reporting Person(s) to Issuer					
		Allianco [AIQ]	Alliance HealthCare Services, Inc [AIQ]					(Check all applicable)				
(Last) 623 FIFTH	(First) (MAVENUE, FLOC	(Month/E	-	ransaction			Director Officer (give below)		% Owner her (specify			
	(Street)		endment, Da nth/Day/Year	-			6. Individual or J Applicable Line) Form filed by _X_ Form filed by	One Reporting Pe	erson			
	K, NY 10022	<b></b>					Person		1 0			
(City)	(State)	(Zip) Tabl	le I - Non-I	Derivative S	Securi	ties Acq	uired, Disposed o	f, or Beneficia	lly Owned			
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Date, if Transaction(A) or Disposed of (D) Se Code (Instr. 3, 4 and 5) Be ay/Year) (Instr. 8) Ov Fo Re				5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
			Code V	Amount	or (D)	Price	(Instr. 3 and 4)					
Common Stock	08/30/2010		S	21,580 (1)	D	\$ 3.88	1,693,460	I	See Footnotes $\frac{(2)}{(6)} \frac{(3)}{(4)} \frac{(4)}{(5)}$			
Common Stock	08/30/2010		Р	14,387 (1)	A	\$ 3.88	338,740	I	See Footnotes $\frac{(2)}{(7)} \frac{(3)}{(4)} \frac{(4)}{(5)}$			
Common Stock	08/30/2010		Р	7,193 (1)	A	\$ 3.88	169,369	I	See Footnotes (2) $(3)$ $(4)$ $(5)(8)$			

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Common Stock	22,892,988	$\frac{D}{(5)} \frac{(2)}{(9)} \frac{(3)}{(10)} \frac{(4)}{(10)}$	
Common Stock	1,120,160	I	See Footnotes $\underbrace{(2) (3) (4) (5)}_{(11)}$

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

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

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exer	cisable and	7. Titl	e and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transactio	onNumber	Expiration D	ate	Amou	int of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/	/Year)	Under	lying	Security	Secu
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securi	ities	(Instr. 5)	Bene
	Derivative				Securities			(Instr.	3 and 4)		Owne
	Security				Acquired						Follo
					(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						
					4, and 5)						
						Date	Expiration	Title	Amount or Number		
						Exercisable	Date		of		
				Code V	(A) (D)				Shares		

## **Reporting Owners**

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
MTS Health Investors II, LP 623 FIFTH AVENUE, FLOOR 14 NEW YORK, NY 10022		Х					
Alliance-Oaktree Co-Investors, LLC C/O OAKTREE CAPITAL GROUP HOLDINGS 333 S. GRAND AVENUE, FLOOR 28 LOS ANGELES, CA 90071		Х					
MTS Health Investors II GP Holdings, LLC 623 FIFTH AVENUE, FLOOR 14 NEW YORK, NY 10022		Х					
MTS Health Investors II GP, LLC 623 FIFTH AVENUE, FLOOR 14		Х					

Х

Х

NEW YORK, NY 10022

Alliance-MTS Co-Investors I, LLC 623 FIFTH AVENUE, FLOOR 14 NEW YORK, NY 10022

Alliance-MTS Co-Investors II, LLC 623 FIFTH AVENUE, FLOOR 14 NEW YORK, NY 10022

## Signatures

See Signatures included in Exhibit 99.1 09/01/2010

\*\*Signature of Reporting Person

### **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).

Date

MTS Health Investors II, L.P. ("MTS") sold 14,387 shares of common stock (the "Common Stock") of Alliance HealthCare Services,
 Inc. (the "Issuer") to Alliance-MTS Co-Investors I, LLC ("MTS I") and 7,193 shares of Common Stock to Alliance-MTS Co-Investors II, LLC ("MTS II") in private transactions at a sale price of \$3.88 per share.

The parties directly owning the shares reported on this form are parties to a Stockholders' Agreement, dated April 16, 2007, which provides for certain terms regarding voting and disposal of the shares of the Issuer owned by the parties. By virtue of this agreement,

(2) provides for certain terms regarding voting and disposat of the snates of the issuer owned by the parties. By virtue of this agreement, each of the parties to the agreement may be considered beneficially owners of all these securities as members of a "group" as defined under Rule 13d-5 of the Securities Exchange Act of 1934.

OCM Principal Opportunities Fund IV, L.P. ("Oaktree Fund") and Alliance-Oaktree Co-Investors, LLC ("OCM LLC") disclaim beneficial ownership of the securities reported herein as directly owned by MTS, MTS I, or MTS II and MTS, MTS I, and MTS II

- (3) disclaim beneficial ownership of the securities reported herein as directly owned by Oaktree Fund or OCM LLC. The inclusion of these securities in this report shall not be deemed to be an admission that any of the reporting persons have beneficial ownership of such securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purposes.
- Each Reporting Person disclaims beneficial ownership of all Common Stock reported herein except to the extent of their respective
   (4) pecuniary interest therein and the filing of this Form 4 shall not be construed as an admission that any such Reporting Person is the beneficial owner of any Common Stock covered by this Form 4.

Oaktree Capital Group Holdings GP, LLC ("OCGH GP") is a limited liability company managed by an executive committee, the members of which are Howard S. Marks, Bruce A. Karsh, Sheldon M. Stone, Larry W. Keele, Stephen A. Kaplan, John B. Frank, David M. Kirchheimer and Kevin L. Clayton (each, an "OCGH GP Member" and collectively, the "OCGH GP Members"). In such capacity,

- (5) the OCGH GP Members may be deemed indirect beneficial owners of the Common Stock reported herein. Except to the extent of their respective pecuniary interest, each OCGH GP Member disclaims beneficial ownership of the Common Stock reported herein and the filing of this Form 4 shall not be construed as an admission that any such person is the beneficial owner of any Common Stock covered by this Form 4.
- These securities are owned by MTS. MTS Health Investors II GP, LLC ("MTS GP") is the general partner of MTS. MTS Health
  (6) Investors II GP Holdings, LLC is the Class A member of MTS GP. Each may be deemed to beneficially own these shares because they have discretionary authority and control over all of the assets of MTS pursuant to a partnership agreement for MTS.

These securities are owned by MTS I. MTS GP is the managing member of MTS I. MTS GP and its affiliates may be deemed to
 beneficially own these shares because they have discretionary authority and control over all of the assets of MTS I pursuant to the Limited Liability Company Agreement of MTS I.

These securities are owned by MTS II. MTS GP is the managing member of MTS II. MTS GP and its affiliates may be deemed to beneficially own these shares because they have discretionary authority and control over all of the assets of MTS II pursuant to the Limited Liability Company Agreement of MTS II.

(9) Oaktree Fund directly owns 22,892,988 shares of Common Stock. This Form 4 is also being filed by: (i) OCM Principal Opportunities Fund IV GP, L.P. ("Fund GP"), in its capacity as the general partner of Oaktree Fund and, therefore, has investment and voting control over the Common Stock held by the Oaktree Fund; (ii) OCM Principal Opportunities Fund IV GP Ltd. ("Fund GP Ltd."), in its capacity as the general partner of Fund GP; (iii) Oaktree Fund GP I, L.P. ("GP I"), in its capacity as the sole shareholder of Fund GP Ltd.; (iv)

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Oaktree Capital I, L.P. ("Capital I"), in its capacity as the general partner of GP I; (v) OCM Holdings I, LLC ("Holdings I"), in its capacity as the general partner of Capital I;

(vi) Oaktree Holdings, LLC ("Holdings"), in its capacity as the managing member of Holdings I; (vii) Oaktree Capital Group, LLC ("OCG"), in its capacity as the managing member of Holdings; (viii) Oaktree Capital Group Holdings, L.P. ("OCGH"), in its capacity as the holder of a majority of the voting units of OCG; and (ix) OCGH GP (together with Oaktree Fund, Fund GP, Fund GP Ltd., GP I,

- (10) the holder of a majority of the voting units of OCG, and (ix) OCGH OF (together with Oaktree Fund, Fund OF, Fund OF Ltd., OF I, Capital I, Holdings I, Holdings, OCG and OCGH, each a "Reporting Person" and collectively, the "Reporting Persons"). Information with respect to each of the Reporting Person is given solely by such Reporting Person, and no such Reporting Person has responsibility for the accuracy or completeness of information supplied by another Reporting Person.
- These securities are directly owned by OCM LLC. The managing member of OCM LLC is Fund GP. Fund GP and its affiliates may be
   (11) deemed to beneficially own these shares because they have discretionary authority and control over all of the assets of OCM LLC pursuant to the Limited Liability Company Agreement of OCM LLC.

#### **Remarks:**

Due to the electronic system's limitation of 10 Reporting Persons per joint filing, this statement is being filed in two parts. Part

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.