APPLICA INC Form SC 13D/A September 14, 2006

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

SCHEDULE 13D (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(AMENDMENT NO. 7)

APPLICA INCORPORATED (Name of Issuer)

COMMON STOCK, PAR VALUE \$0.01 PER SHARE (Title of Class of Securities)

03815A106 (CUSIP Number)

WILLIAM R. LUCAS, JR.
ONE RIVERCHASE PARKWAY SOUTH
BIRMINGHAM, ALABAMA 35244
(Name, Address and Telephone Number of
Person Authorized to Receive Notices
and Communications)

SEPTEMBER 14, 2006
(Date of Event which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box. [\_]

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(1) The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page. The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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## SCHEDULE 13D

			EDOLE 13D		
1	NAME OF REPORTING F		OF ABOVE PERSONS (ENTITIE	ES ONLY)	
	Harbinger Capital F	artners	Master Fund I, Ltd.		
2	CHECK THE APPROPRIA	ATE BOX I	F A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	WC				
5	CHECK BOX IF DISCLO	SURE OF	LEGAL PROCEEDINGS IS REQU	JIRED PURS	SUANT TO
					[_]
6	CITIZENSHIP OR PLAC	E OF ORG			
	Cayman Islands				
		7	SOLE VOTING POWER		
	NUMBER OF		-0-		
	SHARES	8	SHARED VOTING POWER		
	BENEFICIALLY OWNED		7,984,300		
	BY EACH REPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		-0-		
	WITH	10	SHARED DISPOSITIVE POW	 ER	
			7,984,300		
11	AGGREGATE AMOUNT BE	NEFICIAL	LY OWNED BY EACH REPORTIN	NG PERSON	
	7,984,300				
12	CHECK BOX IF THE AG	GREGATE	AMOUNT IN ROW (11) EXCLUI	DES CERTAI	N SHARES
					[_]
13			D BY AMOUNT IN ROW (11)		
	32.60%				
14	TYPE OF REPORTING F	ERSON			

CUSIP	NO. 03815A106			Page 3	of 36
		SCH	EDULE 13D		
 L	NAME OF REPORTING PI		OF ABOVE PERSONS (ENTITIE	S ONLY)	
	Harbinger Capital Pa	artners	Offshore Manager, L.L.C.		
2	CHECK THE APPROPRIA	TE BOX I	F A MEMBER OF A GROUP	(a) (b)	[_] [X]
3	SEC USE ONLY				
 l	SOURCE OF FUNDS				
	AF				
5	CHECK BOX IF DISCLOS	SURE OF	LEGAL PROCEEDINGS IS REQU	IRED PURSU	ANT TO
					[_]
5	CITIZENSHIP OR PLAC	E OF ORG	ANIZATION		
	Delaware				
		7	SOLE VOTING POWER		
	NUMBER OF		-0-		
	SHARES	8	SHARED VOTING POWER		
	BENEFICIALLY OWNED		7,984,300		
	BY EACH REPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		-0-		
	WITH	10	SHARED DISPOSITIVE POWE	R	
			7,984,300		
L1	AGGREGATE AMOUNT BEI	NEFICIAL	LY OWNED BY EACH REPORTIN	G PERSON	
	7,984,300				
L2	CHECK BOX IF THE AGO	GREGATE	AMOUNT IN ROW (11) EXCLUD		
					[_]
13	PERCENT OF CLASS REI	PRESENTE			
	32.60%				
 L4	TYPE OF REPORTING PI				

	00				
USIP NO	. 03815A106			 Page	4 of 36
		SCH	EDULE 13D 		
1	NAME OF REPORTING PI.R.S. IDENTIFICATI		OF ABOVE PERSONS (ENTITIE	S ONLY)	
	HMC Investors, L.L.	С.			
2	CHECK THE APPROPRIA	TE BOX I	F A MEMBER OF A GROUP	(a) (b)	[_] [X]
3	SEC USE ONLY				
 4	SOURCE OF FUNDS				
	WC				
5	CHECK BOX IF DISCLO	SURE OF	LEGAL PROCEEDINGS IS REQU	IRED PURS	SUANT TO
					[_]
6	CITIENCHE OF DIAC				
	CITIZENSHIP OR PLAC	E OF ORG	ANIZATION		
	Delaware	E OF ORG	ANIZATION		
		:E OF ORG. 7			
	Delaware		SOLE VOTING POWER		
BENI	Delaware NUMBER OF	7 	SOLE VOTING POWER		
	Delaware  NUMBER OF  SHARES	7  8	SOLE VOTING POWER  -0- SHARED VOTING POWER		
	Delaware  NUMBER OF  SHARES  EFICIALLY OWNED	7  8	SOLE VOTING POWER  -0- SHARED VOTING POWER  7,984,300  SOLE DISPOSITIVE POWER  -0-		
	Delaware  NUMBER OF  SHARES  EFICIALLY OWNED  EACH REPORTING	7  8	SOLE VOTING POWER  -0- SHARED VOTING POWER  7,984,300  SOLE DISPOSITIVE POWER  -0-		
	Delaware  NUMBER OF  SHARES  EFICIALLY OWNED  EACH REPORTING  PERSON	7  8  9	SOLE VOTING POWER  -0-  SHARED VOTING POWER  7,984,300  SOLE DISPOSITIVE POWER  -0-  SHARED DISPOSITIVE POWE  7,984,300	R	
BY I	Delaware  NUMBER OF  SHARES  EFICIALLY OWNED  EACH REPORTING  PERSON  WITH	7  8  9	SOLE VOTING POWER  -0-  SHARED VOTING POWER  7,984,300  SOLE DISPOSITIVE POWER  -0-  SHARED DISPOSITIVE POWE  7,984,300	R 	
BY I	Delaware  NUMBER OF  SHARES  EFICIALLY OWNED  EACH REPORTING  PERSON  WITH  AGGREGATE AMOUNT BE  7,984,300	7 8 9 10	SOLE VOTING POWER  -0-  SHARED VOTING POWER  7,984,300  SOLE DISPOSITIVE POWER  -0-  SHARED DISPOSITIVE POWE  7,984,300  LY OWNED BY EACH REPORTIN	R  G PERSON	
BY 1	Delaware  NUMBER OF  SHARES  EFICIALLY OWNED  EACH REPORTING  PERSON  WITH  AGGREGATE AMOUNT BE  7,984,300	7 8 9 10	SOLE VOTING POWER  -0-  SHARED VOTING POWER  7,984,300  SOLE DISPOSITIVE POWER  -0-  SHARED DISPOSITIVE POWE  7,984,300	R  G PERSON	

	32.60%				
L 4	TYPE OF REPORTING I	PERSON			
	00				
	NO. 03815A106			Page	 5 of 36
		SCH	EDULE 13D		
1	NAME OF REPORTING I		OF ABOVE PERSONS (ENTITI	ES ONLY)	
	Harbinger Capital I	Partners	Special Situations Fund,	L.P.	
2	CHECK THE APPROPRIA	ATE BOX I	F A MEMBER OF A GROUP	(a) (b)	[_] [X]
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
4	SOURCE OF FUNDS				
 4  5	WC	OSURE OF	LEGAL PROCEEDINGS IS REQ	UIRED PUR	SUANT TO
	WC CHECK BOX IF DISCLO	OSURE OF	LEGAL PROCEEDINGS IS REQ	UIRED PURS	SUANT TO
 5	WC CHECK BOX IF DISCLO			UIRED PUR	
 5	WC  CHECK BOX IF DISCLO  ITEMS 2(d) or 2(e)			UIRED PUR:	
 5	WC  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLAC			UIRED PUR:	
 5	WC  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLAC	CE OF ORG	ANIZATION	UIRED PUR:	
 5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  Delaware	CE OF ORG	ANIZATION  SOLE VOTING POWER	UIRED PURS	
5 6	CHECK BOX IF DISCLOUTEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  Delaware  NUMBER OF	CE OF ORG	ANIZATION  SOLE VOTING POWER  -0-	UIRED PUR	
 5	CHECK BOX IF DISCLOUTEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  Delaware  NUMBER OF  SHARES	CE OF ORG 7 8	SOLE VOTING POWER  -0- SHARED VOTING POWER		
5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  Delaware  NUMBER OF  SHARES  BENEFICIALLY OWNED	CE OF ORG 7 8	SOLE VOTING POWER  -0- SHARED VOTING POWER  1,846,500  SOLE DISPOSITIVE POWER  -0-		[_]
 5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  Delaware  NUMBER OF  SHARES  BENEFICIALLY OWNED  BY EACH REPORTING	7 8	SOLE VOTING POWER  -0- SHARED VOTING POWER  1,846,500  SOLE DISPOSITIVE POWER  -0-		[_]
5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  Delaware  NUMBER OF  SHARES  BENEFICIALLY OWNED  BY EACH REPORTING  PERSON	7 8	SOLE VOTING POWER  -0- SHARED VOTING POWER  1,846,500  SOLE DISPOSITIVE POWER  -0-		[_]
5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  Delaware  NUMBER OF  SHARES  BENEFICIALLY OWNED  BY EACH REPORTING  PERSON  WITH	7 8 10	SOLE VOTING POWER  -0- SHARED VOTING POWER  1,846,500  SOLE DISPOSITIVE POWER  -0- SHARED DISPOSITIVE POWER	ER	[_]

.3	PERCENT OF CLASS RE	EPRESENTE	D BY AMOUNT IN ROW (11)		
	7.54%				
4	TYPE OF REPORTING E	PERSON			
	PN				
USIP	NO. 03815A106			Page	6 of 36
		SCH	HEDULE 13D		
	NAME OF REPORTING E	 PERSON			
_	I.R.S. IDENTIFICATI	ION NOS.	OF ABOVE PERSONS (ENTITIE	ES ONLY)	
	Harbert Management	Corporat	ion		
2	CHECK THE APPROPRIA	ATE BOX I	F A MEMBER OF A GROUP	(a) (b)	[_] [X]
				(2)	[21]
3	SEC USE ONLY				
3	SEC USE ONLY				
	SEC USE ONLY  SOURCE OF FUNDS				
l	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO	OSURE OF	LEGAL PROCEEDINGS IS REQU	UIRED PURS	UANT TO
 !	SOURCE OF FUNDS	OSURE OF	LEGAL PROCEEDINGS IS REQU	UIRED PURS	UANT TO
 !	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO	OSURE OF	LEGAL PROCEEDINGS IS REQU	UIRED PURS	  .UANT TO 
 ! 	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO			UIRED PURS	
	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)			UIRED PURS	
	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE			UIRED PURS	
	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE	CE OF ORG	GANIZATION	UIRED PURS	
 ! 	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLAC Alabama	CE OF ORG	SOLE VOTING POWER	UIRED PURS	
 5	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLAC Alabama  NUMBER OF	7	SANIZATION  SOLE VOTING POWER  -0-  SHARED VOTING POWER  9,830,800		[_]
 }	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLAC  Alabama  NUMBER OF  SHARES	7 8	SANIZATION  SOLE VOTING POWER  -0-  SHARED VOTING POWER  9,830,800		[_]
 }	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLAC Alabama  NUMBER OF  SHARES  BENEFICIALLY OWNED	7 8	SANIZATION  SOLE VOTING POWER  -0-  SHARED VOTING POWER  9,830,800		[_]
	SOURCE OF FUNDS  AF  CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLAC  Alabama  NUMBER OF  SHARES  BENEFICIALLY OWNED  BY EACH REPORTING	7 8	SANIZATION  SOLE VOTING POWER  -0-  SHARED VOTING POWER  9,830,800  SOLE DISPOSITIVE POWER		[_]

	9,830,800				
12	CHECK BOX IF THE A	GGREGATE	AMOUNT IN ROW (11) EXCLUI	ES CERTAIN	SHARES
					[_]
13	PERCENT OF CLASS R	EPRESENTE	D BY AMOUNT IN ROW (11)		
	40.14%				
14	TYPE OF REPORTING	PERSON			
	CO				
CUSIP N				Page 7	of 36
		SCH	EDULE 13D		
	NAME OF REPORTING	 PERSON			
1	I.R.S. IDENTIFICAT	ION NOS.	OF ABOVE PERSONS (ENTITIE	S ONLY)	
	Philip Falcone				
2	CHECK THE APPROPRI	ATE BOX I	F A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	AF				
5	CHECK BOX IF DISCL ITEMS 2(d) or 2(e)	OSURE OF	LEGAL PROCEEDINGS IS REQU	JIRED PURSU.	ANT TO
					[_]
6	CITIZENSHIP OR PLA	CE OF ORG	ANIZATION		
	U.S.A				
		7	SOLE VOTING POWER		
	NUMBER OF		-0-		
	SHARES	8	SHARED VOTING POWER		
BE	NEFICIALLY OWNED	_	9,830,800		
ВУ	EACH REPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		-0-		
	WITH	10	SHARED DISPOSITIVE POWE	ER	

9,830,800

 11	AGGREGATE AMOUNT BENE	EFICIALLY OWNED BY EACH REPORTING PERSO	N
	9,830,800		
 12	CHECK BOX IF THE AGGI	REGATE AMOUNT IN ROW (11) EXCLUDES CERT	AIN SHARE
			[_]
 13	PERCENT OF CLASS REPI	RESENTED BY AMOUNT IN ROW (11)	
	40.14%		
 14	TYPE OF REPORTING PER	RSON	
	IN		
CUSIP	NO. 03815A106	Pag	re 8 of 36
		SCHEDULE 13D	
	NAME OF REPORTING PER	 RSON	
1	I.R.S. IDENTIFICATION	N NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
		. Noo. of imove femone (Entitles one),	
	Raymond J. Harbert		
 2	· <del>-</del>	E BOX IF A MEMBER OF A GROUP (a)	[_]
2	· <del>-</del>		[_]
	· <del>-</del>	E BOX IF A MEMBER OF A GROUP (a)	[_]
	CHECK THE APPROPRIATE	E BOX IF A MEMBER OF A GROUP (a)	[_]
3	CHECK THE APPROPRIATE	E BOX IF A MEMBER OF A GROUP (a)	[_]
3	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF	E BOX IF A MEMBER OF A GROUP (a) (b)	[_] [x]
3 4	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSE	E BOX IF A MEMBER OF A GROUP (a)	[_] [x]
3 4	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF	E BOX IF A MEMBER OF A GROUP (a) (b)	[_] [X]
3 4 5	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSU  ITEMS 2(d) or 2(e)	E BOX IF A MEMBER OF A GROUP (a) (b)	[_] [x]
3 4 5	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSU ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE	E BOX IF A MEMBER OF A GROUP (a) (b)	[_] [X]
3 4 5	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSU  ITEMS 2(d) or 2(e)	E BOX IF A MEMBER OF A GROUP (a) (b)	[_] [X]
3 4 5	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSU ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE	E BOX IF A MEMBER OF A GROUP (a) (b) (b)  URE OF LEGAL PROCEEDINGS IS REQUIRED PU	[_] [X]
3 4 5	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSU ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE	E BOX IF A MEMBER OF A GROUP (a) (b) (b)  URE OF LEGAL PROCEEDINGS IS REQUIRED PU  OF ORGANIZATION	[_] [X]  [X]  IRSUANT TO
3 4 5	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSU  ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  U.S.A.	E BOX IF A MEMBER OF A GROUP  (a) (b)  URE OF LEGAL PROCEEDINGS IS REQUIRED PU  OF ORGANIZATION  7 SOLE VOTING POWER  -0-	[_] [X]  [X]  IRSUANT TO
3 5 6	CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS  AF  CHECK BOX IF DISCLOSU  ITEMS 2(d) or 2(e)  CITIZENSHIP OR PLACE  U.S.A.  NUMBER OF	E BOX IF A MEMBER OF A GROUP (a) (b)  URE OF LEGAL PROCEEDINGS IS REQUIRED PU  OF ORGANIZATION  7 SOLE VOTING POWER  -0-	[_] [X]  [X]  IRSUANT TO

	PERSON		-0-		
	WITH	10	SHARED DISPOSITIVE POWER		
			9,830,800		
11	AGGREGATE AMOUNT BENE	FICIALI	Y OWNED BY EACH REPORTING	PERSON	
	9,830,800				
12	CHECK BOX IF THE AGGR	EGATE A	MOUNT IN ROW (11) EXCLUDE	S CERTAI	N SHARES
					[_]
13	PERCENT OF CLASS REPR	ESENTED	BY AMOUNT IN ROW (11)		
	40.14%				
14	TYPE OF REPORTING PER	SON			
	IN				
CUSIP NO	. 03815A106			 Page	 9 of 36
		SCHE	DULE 13D 		
1	NAME OF REPORTING PER I.R.S. IDENTIFICATION		OF ABOVE PERSONS (ENTITIES	ONLY)	
	Michael D. Luce				
2	CHECK THE APPROPRIATE	BOX IF	'A MEMBER OF A GROUP	(a) (b)	[_] [X]
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	AF				
5	CHECK BOX IF DISCLOSU ITEMS 2(d) or 2(e)	RE OF I	EGAL PROCEEDINGS IS REQUI	RED PURS	UANT TO
					[_]
6	CITIZENSHIP OR PLACE				
	U.S.A.				
		7	SOLE VOTING POWER		
	NUMBER OF		-0-		
	SHARES	8	SHARED VOTING POWER		

	BENEFICIALLY OWNED		9,830,800		
	BY EACH REPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		-0-		
	WITH	10	SHARED DISPOSITIVE POWE	 ER	
			9,830,800		
11	AGGREGATE AMOUNT BENE	FICIAL	LY OWNED BY EACH REPORTIN	NG PERSON	
	9,830,800				
12	CHECK BOX IF THE AGGR	REGATE	AMOUNT IN ROW (11) EXCLU	DES CERTAI	N SHARES
					[_]
13	PERCENT OF CLASS REPR	RESENTE	D BY AMOUNT IN ROW (11)		
	40.14%				
14	TYPE OF REPORTING PER	RSON			
	IN				
				1	
	NO. 03815A106				0 of 36 
		SCH	EDULE 13D		
1	NAME OF REPORTING PERIOR.S. IDENTIFICATION		OF ABOVE PERSONS (ENTITIE	es only)	
	Harbinger Capital Par	tners	Special Situations GP, LI	LC	
2	CHECK THE APPROPRIATE	BOX I	F A MEMBER OF A GROUP	(a) (b)	[_] [X]
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	AF				
5	CHECK BOX IF DISCLOSU	JRE OF	LEGAL PROCEEDINGS IS REQU	JIRED PURS	UANT TO
					[_]
6	CITIZENSHIP OR PLACE		ANIZATION		
	Delaware				
		7	SOLE VOTING POWER		

	NUMBER OF		-0-		
	SHARES	8	SHARED VOTING POWER		
	BENEFICIALLY OWNED		1,846,500		
	BY EACH REPORTING	9	SOLE DISPOSITIVE POWER		
	PERSON		-0-		
	WITH	10	SHARED DISPOSITIVE POWE	 IR	
			1,846,500		
11	AGGREGATE AMOUNT BENI	EFICIAL	LY OWNED BY EACH REPORTIN	G PERSON	
	1,846,500				
12	CHECK BOX IF THE AGG	REGATE A	AMOUNT IN ROW (11) EXCLUD	ES CERTAIN	N SHARES
					[_]
13	PERCENT OF CLASS REPI	RESENTE	D BY AMOUNT IN ROW (11)		
	7.54%				
14	TYPE OF REPORTING PE	RSON			
	00				
CUS:	IP NO. 03815A106	SCHI	 	Page 1:	 1 of 36 
	NAME OF REPORTING PE				
1			OF ABOVE PERSONS (ENTITIE	S ONLY)	
	HMC - New York, Inc.				
2	CHECK THE APPROPRIATI	E BOX II	F A MEMBER OF A GROUP	(a) (b)	[_] [X]
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	AF				
5	CHECK BOX IF DISCLOSU ITEMS 2(d) or 2(e)	URE OF 1	LEGAL PROCEEDINGS IS REQU	IRED PURS	JANT TO
					[_]
6	CITIZENSHIP OR PLACE	OF ORGA	ANIZATION		

#### New York

	New Tolk			
		7	SOLE VOTING POWER	
	NUMBER OF		-0-	
	SHARES	8	SHARED VOTING POWER	
	BENEFICIALLY OWNED		1,846,500	
	BY EACH REPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON		-0-	
	WITH		SHARED DISPOSITIVE POWER	
			1,846,500	
11	AGGREGATE AMOUNT BENEF	ICIALI	LY OWNED BY EACH REPORTING PERSON	
	1,846,500			
12			AMOUNT IN ROW (11) EXCLUDES CERTAIN	
				[_]
13	PERCENT OF CLASS REPRE	SENTED	BY AMOUNT IN ROW (11)	
	7.54%			
14	TYPE OF REPORTING PERS			
	СО			
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This Amendment No. 7 amends and supplements the Statement on Schedule 13D filed on May 17, 2006, as amended June 6, 2006, June 21, 2006, August 3, 2006, August 8, 2006, August 11, 2006 and August 17, 2006 (as amended, the "Schedule 13D") by Harbinger Capital Partners Master Fund I, Ltd. (the "Master Fund"), Harbinger Capital Partners Offshore Manager, L.L.C. ("Harbinger Management"), the investment manager of the Master Fund, HMC Investors, L.L.C., its managing member ("HMC Investors"), Harbinger Capital Partners Special Situations Fund, L.P. (the "Special Fund"), Harbinger Capital Partners Special Situations GP, LLC, the general partner of the Special Fund ("HCPSS"), HMC -New York, Inc., the managing member of HCPSS ("HMCNY"), Harbert Management Corporation ("HMC"), the managing member of HMC Investors and the parent of HMCNY, Philip Falcone, a shareholder of HMC and the portfolio manager of the Master Fund and the Special Fund, Raymond J. Harbert, a shareholder of HMC, and Michael D. Luce, a shareholder of HMC (each of the Master Fund, Harbinger Management, HMC Investors, HMC, Special Fund, HCPSS, HMCNY, Philip Falcone, Raymond J. Harbert and Michael D. Luce may be referred to herein as a "Reporting Person" and collectively may be referred to as "Reporting Persons") relating to the Common Stock, par value \$0.10 per share, of Applica Incorporated, a Florida corporation. Captitalized terms used herein and not otherwise defined in this Amendment No. 7 shall have the meanings set forth in

the Schedule 13D.

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SCHEDULE 13D

### Item 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Item 3 of the Schedule 13D is hereby amended and restated as follows: As of the date hereof the Master Fund may be deemed to beneficially own 7,984,300 Shares. As of the date hereof Harbinger Management may be deemed to beneficially own 7,984,300 Shares. As of the date hereof HMC Investors may be deemed to beneficially own 7,984,300 Shares. As of the date hereof the Special Fund may be deemed to beneficially own 1,846,500 Shares. As of the date hereof HCPSS may be deemed to beneficially own 1,846,500 Shares. As of the date hereof HMCNY may be deemed to beneficially own 1,846,500 Shares. As of the date hereof HMC may be deemed to beneficially own 9,830,800 Shares. As of the date hereof Philip Falcone may be deemed to beneficially own 9,830,800 Shares. As of the date hereof Raymond J. Harbert may be deemed to beneficially own 9,830,800 Shares. As of the date hereof Michael D. Luce may be deemed to beneficially own 9,830,800 Shares. No borrowed funds were used to purchase the Shares, other than any borrowed funds used for working capital purposes in the ordinary course of business.

### Item 4. PURPOSE OF THE TRANSACTION.

Item 4 of the Schedule 13D is amended to add the following information:

The Reporting Persons have acquired their Shares of the Issuer in order to acquire control of the Issuer. The Reporting Persons evaluate their ownership of the Shares on a continual basis including, without limitation, for possible synergies with their other current investments.

On September 14, 2006, the Master Fund and the Special Fund, together, sent a letter to the Issuer, a copy of which is incorporated by reference into Item 4 and included as Exhibit F, pursuant to which the Master Fund and the Special Fund offered to acquire all of the Shares of the Issuer at a price per Share of \$6.00 and in accordance with the terms of the letter.

On September 14, 2006, the Master Fund and the Special Fund, together, issued a press release in respect of such offer and letter, a copy of which is incorporated by reference into Item 4 and included as Exhibit G.

On September 14, 2006, the Master Fund, Harbinger Management, HMC Investors, the Special Fund, HCPSS, HMCNY, HMC, Philip Falcone, Raymond J. Harbert and Michael D. Luce (collectively, the "Acquiring Person") filed an Acquiring Person Statement, which is incorporated by reference into Item 4 and attached as Exhibit H, with the Issuer pursuant to the Florida Control Shares Act seeking a vote of the Issuer's shareholders (other than the Reporting Persons and the

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Issuer's management) to confirm that the Shares beneficially owned and which may be acquired by the Acquiring Person have full voting rights. The Acquiring Person reserved the right to challenge the constitutionality and validity of the Florida Control Shares Act and/or the validity of any purported application thereof to the Acquiring Person.

Item 5. INTEREST IN SECURITIES OF THE ISSUER.

Item 5 of the Schedule 13D is hereby amended and restated as follows:

(a, b) As of the date hereof, the Master Fund may be deemed to be the beneficial owner of 7,984,300 Shares, constituting 32.60% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

The Master Fund has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 7,984,300 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 7,984,300 Shares.

(a, b) As of the date hereof, Harbinger Management may be deemed to be the beneficial owner of 7,984,300 Shares, constituting 32.60% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

Harbinger Management has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 7,984,300 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 7,984,300 Shares.

Harbinger Management specifically disclaims beneficial ownership in the Shares reported herein except to the extent of its pecuniary interest therein.

(a, b) As of the date hereof, HMC Investors may be deemed to be the beneficial owner of 7,984,300 Shares, constituting 32.60% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

HMC Investors has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 7,984,300 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 7,984,300 Shares.

HMC Investors specifically disclaims beneficial ownership in the Shares reported herein except to the extent of its pecuniary interest therein.

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(a, b) As of the date hereof, the Special Fund may be deemed to be the beneficial owner of 1,846,500 Shares, constituting 7.54% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

The Special Fund has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 1,846,500 Shares;

has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 1,846,500 Shares.

The Special Fund specifically disclaims beneficial ownership in the Shares reported herein except to the extent of its pecuniary interest therein.

(a, b) As of the date hereof, HCPSS may be deemed to be the beneficial owner of 1,846,500 Shares, constituting 7.54% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

HCPSS has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 1,846,500 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 1,846,500 Shares.

 $\tt HCPSS$  specifically disclaims beneficial ownership in the Shares reported herein except to the extent of its pecuniary interest therein.

(a, b) As of the date hereof, HMCNY may be deemed to be the beneficial owner of 1,846,500 Shares, constituting 7.54% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August  $1,\ 2006$ .

HMCNY has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 1,846,500 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 1,846,500 Shares.

HMCNY specifically disclaims beneficial ownership in the Shares reported herein except to the extent of its pecuniary interest therein.

(a, b) As of the date hereof, HMC may be deemed to be the beneficial owner of 9,830,800 Shares, constituting 40.14% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

HMC as the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 9,830,800 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 9,830,800 Shares.

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 $\,$  HMC specifically disclaims beneficial ownership in the Shares reported herein except to the extent of its pecuniary interest therein.

(a, b) As of the date hereof, Philip Falcone may be deemed to be the beneficial owner of 9,830,800 Shares, constituting 40.14% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

Mr. Falcone has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 9,830,800 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 9,830,800 Shares.

Mr. Falcone specifically disclaims beneficial ownership in the Shares reported herein except to the extent of his pecuniary interest therein.

(a, b) As of the date hereof, Raymond J. Harbert may be deemed to be the beneficial owner of 9,830,800 Shares, constituting 40.14% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

Mr. Harbert has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 9,830,800 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 9,830,800 Shares.

Mr. Harbert specifically disclaims beneficial ownership in the Shares reported herein except to the extent of his pecuniary interest therein.

(a, b) As of the date hereof, Michael D. Luce may be deemed to be the beneficial owner of 9,830,800 Shares, constituting 40.14% of the Shares of the Issuer, based upon 24,492,069 Shares outstanding as of August 1, 2006.

Mr. Luce has the sole power to vote or direct the vote of 0 Shares; has the shared power to vote or direct the vote of 9,830,800 Shares; has sole power to dispose or direct the disposition of 0 Shares; and has shared power to dispose or direct the disposition of 9,830,800 Shares.

Mr. Luce specifically disclaims beneficial ownership in the Shares reported herein except to the extent of his pecuniary interest therein.

(c) The trading dates, number of Shares purchased and sold and price per share for all transactions in the Shares since the previous amendment to Schedule 13D by the Reporting Persons are set forth in Exhibit B.

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### Item 7. MATERIAL TO BE FILED AS EXHIBITS.

Item 7 of the Schedule 13D is hereby amended to add the following:

Exhibit A: Agreement between the Reporting Persons to file jointly

Exhibit B: Schedule of Transactions in the Shares of the Issuer

Exhibit F: Letter, dated September 14, 2006, from the Master Fund and the Special Fund to the Issuer

Exhibit G: Press Release, dated September 14, 2006, from the Master Fund and the Special Fund

Exhibit H: Acquiring Person Statement

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### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I

HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

By: Harbinger Capital Partners Offshore Manager, L.L.C.

By: HMC Investors, L.L.C., Managing Member

By: /s/ Joel B. Piassick

\_\_\_\_\_

Name: Joel B. Piassick

Title: Executive Vice President

HARBINGER CAPITAL PARTNERS OFFSHORE MANAGER, L.L.C.

By: HMC Investors, L.L.C., Managing Member

By: /s/ Joel B. Piassick

-----

Name: Joel B. Piassick

Title: Executive Vice President

HMC INVESTORS, L.L.C.

By: /s/ Joel B. Piassick

\_\_\_\_\_

Name: Joel B. Piassick

Title: Executive Vice President

HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS FUND, L.P.

By: Harbinger Capital Partners Special Situations GP, LLC

By: HMC - New York, Inc.

By: /s/ William R. Lucas, Jr.

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Name: William R. Lucas, Jr.
Title: Senior Vice President
& General Counsel

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\_\_\_\_\_\_ HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS GP, LLC By: HMC - New York, Inc. By: /s/ William R. Lucas, Jr. \_\_\_\_\_ Name: William R. Lucas, Jr. Title: Senior Vice President & General Counsel HMC - NEW YORK, INC. By: /s/ William R. Lucas, Jr. \_\_\_\_\_ Name: William R. Lucas, Jr. Title: Senior Vice President & General Counsel HARBERT MANAGEMENT CORPORATION By: /s/ William R. Lucas, Jr. Name: William R. Lucas, Jr. Title: Senior Vice President & General Counsel /s/ Philip Falcone \_\_\_\_\_ Philip Falcone /s/ Raymond J. Harbert Raymond J. Harbert /s/ Michael D. Luce \_\_\_\_\_\_ Michael D. Luce September 14, 2006 Attention: Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001). CUSIP NO. 03815A106 Page 20 of 36

EXHIBIT A

#### AGREEMENT

The undersigned agree that this Schedule 13D, Amendment No. 7, dated September 14, 2006 relating to the Common Stock, \$0.10 par value of Applica Incorporated shall be filed on behalf of the undersigned.

HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

By: Harbinger Capital Partners Offshore Manager, L.L.C.

By: HMC Investors, L.L.C., Managing Member

By: /s/ Joel B. Piassick

Name: Joel B. Piassick

Title: Executive Vice President

HARBINGER CAPITAL PARTNERS OFFSHORE MANAGER, L.L.C.

By: HMC Investors, L.L.C., Managing Member

By: /s/ Joel B. Piassick

Name: Joel B. Piassick

Title: Executive Vice President

HMC INVESTORS, L.L.C.

By: /s/ Joel B. Piassick

Name: Joel B. Piassick

Title: Executive Vice President

HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS FUND, L.P.  $\,$ 

By: Harbinger Capital Partners Special Situations GP, LLC

By: HMC - New York, Inc.

By: /s/ William R. Lucas, Jr.

Name: William R. Lucas, Jr.

Title: Senior Vice President & General Counsel

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	HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS GP, LLC
	By: HMC - New York, Inc.
	By: /s/ William R. Lucas, Jr.
	Name: William R. Lucas, Jr. Title: Senior Vice President & General Counsel
	HMC - NEW YORK, INC.
	By: /s/ William R. Lucas, Jr.
	Name: William R. Lucas, Jr. Title: Senior Vice President & General Counsel
	HARBERT MANAGEMENT CORPORATION
	By: /s/ William R. Lucas, Jr.
	Name: William R. Lucas, Jr. Title: Senior Vice President & General Counsel
	/s/ Philip Falcone
	Philip Falcone
	/s/ Raymond J. Harbert
	Raymond J. Harbert
	/s/ Michael D. Luce

Michael D. Luce

September 14, 2006

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EXHIBIT B

TRANSACTIONS BY HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

TRANSACTIONS IN THE COMMON STOCK, \$0.10 PAR VALUE

Date of	Number of Shares	
Transaction	Purchase/(sold)	Price of Shares
8/31/06	10,000	\$ 4.6090
9/01/06	53,100	\$ 4.73620

TRANSACTIONS BY HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS FUND, L.P.

TRANSACTIONS IN THE COMMON STOCK, \$0.10 PAR VALUE

Date of	Number of Shares	
Transaction	Purchase/(sold)	Price of Shares
8/17/06	75,200	\$ 4.5188
8/22/06	16,500	\$ 4.5000
8/25/06	4,000	\$ 4.4947
8/28/06	12,600	\$ 4.4661
8/29/06	41,900	\$ 4.5450
8/30/06	5 <b>,</b> 900	\$ 4.5521

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EXHIBIT F

Harbinger Capital Partners Master Fund I, Ltd. Harbinger Capital Partners Special Situations Fund, L.P.

September 14, 2006

Board of Directors
Applica Incorporated
3633 Flamingo Road
Miramar, Florida 33027

Attention: Harry D. Schulman Chairman of the Board

Ladies and Gentlemen:

Harbinger Capital Partners Master Fund I, Ltd. and Harbinger Capital Partners Special Situations Fund, L.P. (together, "Harbinger") are together the largest shareholder of Applica Incorporated ("Company" or "Applica"), with ownership of an aggregate of 9,830,800 shares or approximately 40.14% of the common stock of the Company. As the largest shareholder of Applica, we are very dissatisfied with the terms of the merger agreement with the Hamilton Beach/Proctor-Silex subsidiary ("Hamilton Beach") of NACCO Industries, Inc. ("NACCO").

The purpose of this letter is to offer a compelling all-cash alternative to the transaction with Hamilton Beach. Based on publicly available information and our knowledge of the Company, we hereby offer to acquire Applica in a transaction in which the Company's shareholders would receive \$6.00 in cash for each share of common stock.

We believe our all-cash offer allows Applica's shareholders to realize full value, immediate liquidity and a substantial premium for their shares. In contrast, the value of the Hamilton Beach stock proposed to be issued to Applica's shareholders is highly uncertain in light of the absence of any trading history, what will be a limited public float and its disadvantaged voting rights.

We have sufficient cash and financing flexibility to fully fund the proposed transaction and our offer is not subject to any financing condition.

Our offer represents a 73% premium to the closing price for the Company's common stock on July 21, 2006 (the last trading day prior to the announcement of the Hamilton Beach merger agreement), a 38% premium to the average closing price for the Company's common stock for the period since the announcement of the Hamilton Beach merger on July 24, 2006 through September 13, 2006 (the last trading day prior to our offer) and a 32% premium to the closing price for the Company's common stock on September 13, 2006 (the last trading day prior to our offer).

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There are numerous reasons for our dissatisfaction with the proposed transaction with Hamilton Beach, including the following:

- we believe that economic ownership of only 25% of Hamilton Beach (particularly after taking into account the \$110 million of indebtedness proposed to be incurred by Hamilton Beach to finance a dividend for the sole benefit of NACCO) fails to adequately value Applica and the high vote stock reserved for NACCO's stockholders significantly disenfranchises Applica's shareholders, who will have only approximately 6% of the voting power in the combined company;
- o we believe that Hamilton Beach will be significantly leveraged after the proposed merger, especially in light of the \$110 million dividend from Hamilton Beach to NACCO that will be paid for by debt that will burden the combined Hamilton Beach/Applica, and that such leverage will substantially decrease Hamilton Beach's financial and operating flexibility; and

o there is no guaranty that Hamilton Beach's management will be able to capture the synergies it expects to be realized in the proposed merger, we are skeptical that any synergies actually realized will materially increase the value of the new company and, in any event, with only 25% ownership of the combined company, Applica's shareholders are not being afforded adequate participation in any upside that might result from the realization of synergies.

Accordingly, we believe our offer is a "superior proposal" relative to the proposed transaction with Hamilton Beach. Our offer is conditioned on (i) the termination of the Hamilton Beach merger agreement in accordance with its terms and without breach by Applica, (ii) the execution of a definitive merger agreement with us that is customary for transactions of this type, which we are confident can be accomplished on an expedited basis, (iii) a waiver of the application of the Florida Affiliated Transactions statute to our merger and (iv) limited confirmatory legal due diligence. In addition, we would expect restoration of any of our voting rights that may have been lost as a result of Florida's Control Share Act.

We have retained Lazard Freres & Co. LLC as our financial advisor and Paul, Weiss, Rifkind, Wharton & Garrison LLP as our legal advisor and we are prepared to meet immediately with you and the Company's management and advisors in order to answer any questions about our offer and to work out the details of a definitive merger agreement.

This letter is not intended to create or constitute any legally binding obligation, liability or commitment by us regarding the proposed transaction, and, other than any confidentiality agreement we may enter into with you, there will be no legally binding contract or agreement between us regarding the proposed transaction unless and until a definitive merger agreement is executed.

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We look forward to a meeting with you at your earliest convenience.

Very truly yours,

HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

By: Harbinger Capital Partners Offshore Manager, L.L.C.

By: /s/ Philip A. Falcone

\_\_\_\_\_

Name: Philip A. Falcone

Title: Senior Managing Director

HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS FUND, L.P.

By: Harbinger Capital Partners Special Situations GP,

By: /s/ Philip A. Falcone

\_\_\_\_\_

Name: Philip A. Falcone

Title: Senior Managing Director

\_\_\_\_\_

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EXHIBIT G

FOR IMMEDIATE RELEASE

HARBINGER OFFERS TO ACQUIRE APPLICA FOR \$6 PER SHARE IN CASH

ALL CASH OFFER SUPERIOR TO HAMILTON BEACH'S PROPOSED STOCK FOR STOCK MERGER

OFFER REQUIRES TERMINATION OF APPLICA MERGER AGREEMENT WITH HAMILTON BEACH

NEW YORK, NY, SEPTEMBER 14, 2006 -- Harbinger Capital Partners Master Fund I, Ltd. and Harbinger Capital Partners Special Situations Fund, L.P. (together, "Harbinger"), together the largest shareholder of Applica Incorporated ("Company" or "Applica") (NYSE: APN), with ownership of an aggregate of 9,830,800 shares or approximately 40% of the common stock of the Company, today announced that it has sent a letter to Applica's Board proposing to acquire all outstanding shares of the Company not owned by Harbinger for \$6 per share in cash. As detailed in the letter, Harbinger believes this all-cash, fully funded proposal is compelling for all Applica shareholders and represents a superior proposal to Applica's current merger agreement with the Hamilton Beach/Proctor-Silex subsidiary ("Hamilton Beach") of NACCO Industries, Inc. ("NACCO") (NYSE: NC). The offer is conditioned upon, among other things, the Company's termination of its merger agreement with Hamilton Beach in accordance with its terms and without breach by Applica.

In the letter, Harbinger says that "We believe our all-cash offer allows Applica's shareholders to realize full value, immediate liquidity and a substantial premium for their shares. In contrast, the value of the Hamilton Beach stock proposed to be issued to Applica's shareholders is highly uncertain in light of the absence of any trading history, what will be a limited public float and its disadvantaged voting rights."

The full text of the letter follows:

Harbinger Capital Partners Master Fund I, Ltd. Harbinger Capital Partners Special Situations Fund, L.P.

September 14, 2006

Board of Directors
Applica Incorporated
3633 Flamingo Road
Miramar, Florida 33027
Attention: Harry D. Schulman
Chairman of the Board

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Ladies and Gentlemen:

Harbinger Capital Partners Master Fund I, Ltd. and Harbinger Capital Partners Special Situations Fund, L.P. (together, "Harbinger") are together the largest shareholder of Applica Incorporated ("Company" or "Applica"), with ownership of an aggregate of 9,830,800 shares or approximately 40.14% of the common stock of the Company. As the largest shareholder of Applica, we are very dissatisfied with the terms of the merger agreement with the Hamilton Beach/Proctor-Silex subsidiary ("Hamilton Beach") of NACCO Industries, Inc. ("NACCO").

The purpose of this letter is to offer a compelling all-cash alternative to the transaction with Hamilton Beach. Based on publicly available information and our knowledge of the Company, we hereby offer to acquire Applica in a transaction in which the Company's shareholders would receive \$6.00 in cash for each share of common stock.

We believe our all-cash offer allows Applica's shareholders to realize full value, immediate liquidity and a substantial premium for their shares. In contrast, the value of the Hamilton Beach stock proposed to be issued to Applica's shareholders is highly uncertain in light of the absence of any trading history, what will be a limited public float and its disadvantaged voting rights.

We have sufficient cash and financing flexibility to fully fund the proposed transaction and our offer is not subject to any financing condition.

Our offer represents a 73% premium to the closing price for the Company's common stock on July 21, 2006 (the last trading day prior to the announcement of the Hamilton Beach merger agreement), a 38% premium to the average closing price for the Company's common stock for the period since the announcement of the Hamilton Beach merger on July 24, 2006 through September 13, 2006 (the last trading day prior to our offer) and a 32% premium to the closing price for the Company's common stock on September 13, 2006 (the last trading day prior to our offer).

There are numerous reasons for our dissatisfaction with the proposed transaction with Hamilton Beach, including the following:

o we believe that economic ownership of only 25% of Hamilton Beach (particularly after taking into account the \$110 million of indebtedness proposed to be incurred by Hamilton Beach to finance a dividend for the sole benefit of NACCO) fails to adequately value Applica and the high vote stock reserved for

NACCO's stockholders significantly disenfranchises Applica's shareholders, who will have only approximately 6% of the voting power in the combined company;

o we believe that Hamilton Beach will be significantly leveraged after the proposed merger, especially in light of the \$110 million dividend from Hamilton Beach to NACCO that will be paid for by debt that will burden the combined Hamilton Beach/Applica, and that such leverage will substantially decrease Hamilton Beach's financial and operating flexibility; and

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o there is no guaranty that Hamilton Beach's management will be able to capture the synergies it expects to be realized in the proposed merger, we are skeptical that any synergies actually realized will materially increase the value of the new company and, in any event, with only 25% ownership of the combined company, Applica's shareholders are not being afforded adequate participation in any upside that might result from the realization of synergies.

Accordingly, we believe our offer is a "superior proposal" relative to the proposed transaction with Hamilton Beach. Our offer is conditioned on (i) the termination of the Hamilton Beach merger agreement in accordance with its terms and without breach by Applica, (ii) the execution of a definitive merger agreement with us that is customary for transactions of this type, which we are confident can be accomplished on an expedited basis, (iii) a waiver of the application of the Florida Affiliated Transactions statute to our merger and (iv) limited confirmatory legal due diligence. In addition, we would expect restoration of any of our voting rights that may have been lost as a result of Florida's Control Share Act.

We have retained Lazard Freres & Co. LLC as our financial advisor and Paul, Weiss, Rifkind, Wharton & Garrison LLP as our legal advisor and we are prepared to meet immediately with you and the Company's management and advisors in order to answer any questions about our offer and to work out the details of a definitive merger agreement.

This letter is not intended to create or constitute any legally binding obligation, liability or commitment by us regarding the proposed transaction, and, other than any confidentiality agreement we may enter into with you, there will be no legally binding contract or agreement between us regarding the proposed transaction unless and until a definitive merger agreement is executed.

 $\label{eq:weak_problem} \mbox{We look forward to a meeting with you at your earliest convenience.}$ 

Very truly yours,

HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

By: Harbinger Capital Partners Offshore Manager, L.L.C.

By: /s/ Philip A. Falcone

\_\_\_\_\_

Name: Philip A. Falcone

Title: Senior Managing Director

HARBINGER CAPITAL PARTNERS SPECIAL SITUATIONS FUND, L.P.

By: Harbinger Capital Partners Special Situations GP,  $$\operatorname{LLC}$$ 

By: /s/ Philip A. Falcone

\_\_\_\_\_

Name: Philip A. Falcone

Title: Senior Managing Director

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### ABOUT HARBINGER CAPITAL PARTNERS

Harbinger Capital Partners through its investment team located in New York City manages in excess of \$4 billion in capital through two complementary strategies. Harbinger Capital Partners Master Fund I, Ltd. is focused on restructurings, liquidations, event-driven situations, turnarounds and capital structure arbitrage, including both long and short positions in highly leveraged and financially distressed companies. Harbinger Capital Partners Special Situations Fund, L.P. is focused on distressed/high yield debt securities, special situation equities and private loans/notes in a predominantly long-only strategy.

This press release does not constitute a solicitation of a proxy, for or with respect to the annual meeting or any special meeting of the Company's shareholders. Any such solicitation will be made only pursuant to separate proxy solicitation complying with the requirements of Section 14(a) of the Securities Exchange Act of 1934, as amended.

#### Contacts:

Jeremy Fielding/Mark Semer/Micheline Tang Kekst and Company (212) 521 4800

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EXHIBIT H

HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

C/O INTERNATIONAL FUND SERVICES (IRELAND) LIMITED

THIRD FLOOR

BISHOP'S SQUARE, REDMOND'S HILL

DUBLIN 2, IRELAND

September 14, 2006

VIA FACSIMILE

Applica Incorporated 3633 Flamingo Road Miramar, Florida 33027 Attn: Corporate Secretary

Re: Acquiring Person Statement

Gentlemen:

Please find enclosed an "Acquiring Person Statement" on behalf of Harbinger Capital Partners Master Fund I, Ltd. and certain other related parties named therein. The Acquiring Person Statement is being filed in accordance with Section 607.0902 of the Florida Statutes (the "Control Share Act"). We seek to have restored any voting rights which may have been lost as a result of the application of the Control Share Act to shares of Applica's common stock which we currently beneficially own. In addition, we seek the grant of voting power over any additional shares of Applica which we may acquire in the future. We understand that under Section 607.0902(7)(d) of the Control Share Act, the voting rights to be accorded our shares will be presented at the next special or annual meeting of Applica shareholders. In submitting this Statement, we expressly reserve all right to challenge the constitutionality and validity of the Control Share Act and/or the validity of any purported application thereof to us or the shares of Applica which we own.

Any questions with regard to this matter should be directed to our U.S. counsel: Robert B. Schumer and Jeffrey D. Marell at Paul, Weiss, Rifkind, Wharton & Garrison LLP, 1285 Avenue of the Americas, New York, New York 10019-6064, (212) 373-3000.

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HARBINGER CAPITAL PARTNERS MASTER FUND I, LTD.

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Sincerely, Harbinger Capital Partners Master Fund I, Ltd. By: Harbinger Capital Partners Offshore Manager, L.L.C. By: HMC Investors, L.L.C., Managing Member By: /s/ Charles D. Miller \_\_\_\_\_ Name: Charles D. Miller Harbinger Capital Partners Special Situations Fund, L.P. Harbinger Capital Partners Special Situations G.P., L.L.C. HMC -- New York, Inc., Managing Member By: /s/ Charles D. Miller Name: Charles D. Miller Harbinger Capital Partners Special Situations G.P., L.L.C. By: HMC -- New York, Inc., Managing Member By: /s/ Charles D. Miller Name: Charles D. Miller HMC -- New York, Inc. By: /s/ Charles D. Miller \_\_\_\_\_ Name: Charles D. Miller Harbinger Capital Partners Offshore Manager, L.L.C. By: HMC Investors, L.L.C., Managing Member By: /s/ Charles D. Miller \_\_\_\_\_ Name: Charles D. Miller CUSIP NO. 03815A106 Page 32 of 36

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cc:	William Lucas Jeff T. Harris Jeffrey D. Marell Robert B. Schumer			

ACQUIRING PERSON STATEMENT

CUSIP NO. 03815A106

Pursuant to the Florida Control Shares Act, Florida Statutes, Section 607.0902

APPLICA INCORPORATED (NAME OF ISSUING PUBLIC CORPORATION)

3633 FLAMINGO ROAD, MIRAMAR, FLORIDA (ADDRESS OF PRINCIPAL EXECUTIVE OFFICE)

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HARBINGER CAPITAL PARTNERS								
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SEPTEMBER 14, 2006

#### ITEM (a) IDENTITY OF THE ACQUIRING PERSON:

Harbinger Capital Partners Master Fund I, Ltd. (the "Master Fund I"), Harbinger Capital Partners Offshore Manager, L.L.C., the investment manager of the Master Fund I ("HCPO"), HMC Investors, L.L.C., its managing member ("HMCI"), Harbinger Capital Partners Special Situations Fund, L.P. (the "Special Fund" and together with the Master Fund I, the "Master Funds"), Harbinger Capital Partners Special Situations GP, LLC, the general partner of the Special Fund ("HCPSS"), HMC - New York, Inc., its managing member ("HMCNY"), Harbert Management Corporation, as the managing member of HMCI (and parent of HMCNY) ("HMC"), Philip Falcone, a shareholder of HMC and the portfolio manager of the Master Funds, Raymond J. Harbert, a shareholder of HMC, and Michael D. Luce, a shareholder of HMC (collectively the "Acquiring Person"). The Master Fund I, HCPO and HMCI are collectively referred to herein as the "Master Fund Entities" and the Special Fund, HCPSS and HMCNY are collectively referred to herein as the "Special Fund Entities."

#### ITEM (b) PURPOSE OF THIS STATEMENT:

This Acquiring Person Statement is given pursuant to Section 607.0902, of the Florida Statutes (the "Control Shares Act").

### ITEM (c) NUMBER OF SHARES OWNED:

The Acquiring Person owns, directly or indirectly, 9,830,800 shares of Common Stock of Applica Incorporated (the "Company"). Each of the entities which comprise the Master Fund Entities may be deemed to beneficially own,

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within the meaning of Section 13(d) of the Securities Exchange Act of 1934 (the "Exchange Act"), 7,984,300 shares. Each of the entities which comprise the Special Fund Entities may be deemed to beneficially own 1,846,500 shares. Philip Falcone, as the portfolio manager of the Master Funds, together with Raymond J. Harbert and Michael D. Luce, as a result of their respective ownership interests in HMC, and HMC, may be deemed to beneficially own all 9,830,800 shares. Each of the entities (other than the Master Funds) and persons which comprise the Acquiring Person specifically disclaim beneficial ownership in the foregoing shares except to the extent of its or his respective pecuniary interest therein.

### ITEM (d) RANGES OF VOTING POWER:

Except for the possible effect of Section 607.0902 of the Control Shares Act, the Acquiring Person would be deemed to have voting power, as

provided in Section 607.0902 of the Control Shares Act, with respect to 9,830,800 shares of the Company's Common Stock, or approximately 40.14 percent of the issued and outstanding shares of the class (based on 24,492,069 shares outstanding as of August 1, 2006 as set forth in the Company's Form 10-Q for the quarter ended June 30, 2006), which falls within the one-third or more but less than a majority of voting power range as set forth in Section 607.0902. In addition, the Acquiring Person intends to acquire additional shares of the Company's Common Stock (including additional "control share acquisitions" within the meaning of Section 607.0902) pursuant to which its range of voting power would be in the majority or more of all voting power range.

### ITEM (e) PLANS WITH RESPECT TO ADDITIONAL PURCHASES OF COMMON STOCK:

The Acquiring Person has sent a letter (the "Letter") to the Board of Directors of the Company, dated September 14, 2006, a copy of which is attached hereto, pursuant to which the Acquiring Person has proposed a transaction in which the Acquiring Person would acquire the outstanding shares of the Company's Common Stock not owned by the Acquiring Person at a price of \$6.00 per share (the "Acquisition").

The Acquiring Person reserves the right to purchase additional shares of the Company's Common Stock (including without limitation any purchases which would be deemed to constitute a "control-share acquisition" within the meaning of Section 607.0902) in a transaction other than the Acquisition and/or at a different price per share of Common Stock from that proposed in the Letter, and/or in the public markets or in privately-negotiated transactions with other shareholders (the "Additional Purchases").

With respect to the proposed Acquisition and any such Additional Purchases, the Acquiring Person represents that if consummated, the Acquisition and/or any such Additional Purchases will not be contrary to law and that it has the financial capacity to consummate the Acquisition and/or to make all such Additional Purchases out of funds currently owned by the Master Funds without the necessity of borrowing any funds. The Acquiring Person bases its statement regarding compliance with law on its intended compliance with applicable state and federal laws, including federal securities laws.

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### OTHER CONSIDERATIONS:

The Acquiring Person reserves the right to challenge the constitutionality and validity of the Florida Control Share Act and/or the validity of any purported application thereof to the Acquiring Person.

This Statement does not constitute a solicitation of a proxy, for or with respect to the annual meeting or any special meeting of the Company's shareholders. Any such solicitation will be made only pursuant to separate proxy solicitation complying with the requirements of Section 14(a) of the Securities Exchange Act of 1934, as amended.