TOTALMED INC Form 8-K May 03, 2006

OMB APPROVAL

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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):

April 28, 2006

(Exact Name of Registrant as Specified in its Charter)

TotalMed, Inc.

Delaware	000-30536	22-3530573	
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)	
162 M Homestead Street		06040	
Manchester, CT			
(Address of principal executive offices)		(Zip Code)	
Registrant's teleph	one number, including area	a code: (860) 805-0701	
	<u>N/A</u>		
(Former Name or	Former Address if Change	ed Since Last Report)	
Check the appropriate box below if the Forr registrant under any of the following provise		multaneously satisfy the filing obligation of	f the
[]			
Written communications pursuant to Rule 4	25 under the Securities Act	(17CFR230.425)	
[]			
Soliciting material pursuant to Rule 14a-12	under the Exchange Act (1	7CFR 240.14a-12)	
[]			
Pre-commencement communications pursua	ant to Rule 14d-2(b) under	the Exchange Act (17 CFR 240.14d-2(b))	
[]			
Pre-commencement communication pursuant	nt to Rule 13e-4(c) under th	ne Exchange Act (17 CFR 240.13e-4(c))	

SEC 873 (11-05)

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 control number.

Item 1.01

Entry into a Material Definitive Agreement

(a) (1) The Company entered into a Stock Purchase Agreement on April 28, 2006 to acquire all of the issue and outstanding shares of eNotes Systems, Inc. a Florida corporation, (hereinafter eNotes) from its se shareholders in exchange for a shares of common stock of the Company. The parties to the Agreement are TotalMe Inc. and eNotes Systems, Inc., a Florida corporation.	lling
(2) The terms and conditions of the Agreement are as follows:	
a. The consideration to be paid for all of the issued and outstanding shares of eNotes is 20,000,000 shares restricted common stock of the Company. Such stock will be issued to eNotes, who will then transfer such stock the sellers of the eNotes common stock on a pro rata basis based upon their respective holdings of eNotes. At Closin the Company will issue 20,000,000 shares of its restricted common stock as described above.	to
b. The Company, TotalMed, Inc. will change its name to eNotes Systems, Inc. as soon as is practical aft preparation and submission of all appropriate and required notices and filings.	er
An 8-K containing more complete disclosure will be forthcoming.	
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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, thereto duly authorized.
Date: April 28, 2006
TotalMed, Inc.
/s/ Abraham Pierce
Abraham Pierce, President