SANUWAVE Health, Inc. Form SC 13D/A October 21, 2010

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934

(Amendment No. 1)*

SANUWAVE Health, Inc.

(Name of issuer)

COMMON STOCK, \$.001 par value per share

(Title of class of securities)

781083100

(CUSIP number)

Murray A. Indick

Prides Capital Partners, L.L.C.

200 State Street, 13th floor

Boston, MA 02109

(617) 778-9200

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(Name, address and telephone number of person authorized to receive notices and communications)

October 12, 2010

(Date of event which requires filing of this statement)

filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. "

* 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

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

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 and Exchange Act of 1934 (Act) 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.)

(Continued on following page(s))

13D

Page 2 of 6 Pages

CUSIP No. 781083100

1.	Name o	f repo	orting person			
	SS OR I	IRS I	DENTIFICATION No OF ABOVE PERSON			
	Prides	Cap	ital Partners, L.L.C.			
2.	20-065 Check t		O propriate box if a member of a group*			
	(a) "	(b)	x			
3.	SEC use	e only				
4.	Source	of fur	nds*			
See Item 3 5. Check box if disclosure of legal proceeding is required pursuant to Items 2(d) or 2(e) " 6. Citizenship or place of organization						
	Dela mber of mares		Sole voting power			
	eficially	8.	-()- Shared voting power			
e	each					
	orting	9.	9,904,951** Sole dispositive power			
pe	erson					
V	with	10.	-()- Shared dispositive power			

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9,904,951**

11. Aggregate amount beneficially owned by each reporting person

9,904,951**

- 12. Check box if the aggregate amount in Row (11) excludes certain shares* "
- 13. Percent of class represented by amount in Row (11)

60.7%**

14. Type of reporting person*

OO (Limited Liability Company)

** See Item 5

	CUS	IP No. 781083100	13D	Page 3 of 6 Pages	
1. Nar	ne of rep	orting person			
(a)	eck the a	Richardson, II opropriate box if a member of x	of a group*		
3. SEC	C use onl	y			
4. Source of funds*					
See Item 3 5. Check box if disclosure of legal proceeding is required pursuant to Items 2(d) or 2(e) " 6. Citizenship or place of organization					
1	U SA 7.	Sole voting power			
Number	of				
shares	8.	3,581,008 Shared voting power			
beneficia	ılly				
owned l	ру 9.	9,904,951** Sole dispositive power			
reporting person with	1	3,581,008 Shared dispositive power			

9,904,951**

11. Aggregate amount beneficially owned by each reporting person

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12	13,485,959** Check how if the appropriate amount in Pow (11) analysis a partie abores."
12.	Check box if the aggregate amount in Row (11) excludes certain shares* "
13.	Percent of class represented by amount in Row (11)
14.	71.0% Type of reporting person*
	IN
**	See Item 5

This Amendment No.1 to Schedule 13D (the Amendment) is being filed to update the beneficial ownership information and the information contained Item 5 of the original Schedule 13D (the Schedule 13D) filed by the undersigned on September 25, 2009 with the Securities and Exchange Commission. Unless otherwise indicated, all capitalized terms used herein but not defined herein shall have the same meanings as set forth in the Schedule 13D.

Item 1. Security and Issuer.

Not applicable.

Item 2. Identity and Background.

Not applicable.

Item 3. Source and Amount of Funds or Other Consideration.

See response to Item 5(c) below.

Item 4. Purpose of Transaction.

See response to Item 5(c) below.

Item 5. Interest in Securities of the Issuer.

(a), (b) According to the Form 10-Q filed with the Securities and Exchange Commission (the SEC) on August 13, 2010 by SANUWAVE Health, Inc. (the Company), there were 12,509,657 shares of common stock, \$.001 par value per share (Common Stock) issued and outstanding as of August 13, 2010. According to the Company s Form 8-K filed on October 14, 2010 with the SEC, there were 1,658,830 shares of Common Stock issued pursuant to the Offering described in paragraph (c) below. Based on such information, after taking into account the transaction described in paragraph (c) below, the Reporting Persons report beneficial ownership of 8,652,518 shares of Common Stock, 387,863 Class A Warrants, 387,863 Class B Warrants, 895,252 Class D Warrants, 1,790,504 shares of Common Stock upon conversion of the Options described in paragraph (c) below into one share of Common Stock and a Class D Warrant, and 1,371,959 shares of Common Stock upon conversion of the Amended Senior Notes, all representing 71.0% of Common Stock outstanding, held by Prides Capital Partners, L.L.C. and Kevin A. Richardson, II. Voting and investment power with respect to 3,581,008 shares are held solely by Kevin A. Richardson, II. Voting and investment power with respect to 9,904,951 shares is held by Prides Capital Partners, L.L.C. Kevin A. Richardson, II is Managing Member of Prides Capital Partners, L.L.C.

Although Kevin A. Richardson, II is joining in this Schedule as a reporting person, the filing of this Schedule shall not be construed as an admission that he, for any purpose, is the beneficial owner of any of the securities that are beneficially owned by Prides Capital Partners, L.L.C.

(c) Effective October 12, 2010, the Company, in conjunction with an offering of securities (the Offering) of the Company pursuant to an exemption from registration under the Securities Act of 1933, as amended (the Act), amended the terms of ten outstanding promissory notes with an initial aggregate issuance amount of \$2,450,000 such that the unpaid principal and interest on each note was converted into the number of Units (as described below) equal to (i) the unpaid principal and interest on each such note, divided by (ii) 2. Each Unit in the Offering consists of: (i) one share of Common Stock; (ii) a two-year common stock purchase warrant (the Class D Warrant) to purchase one share of Common Stock, at an exercise price of \$2.00; and (iii) an option (the Option), which expires on December 31, 2010, to purchase the same number of Units as granted pursuant to this transaction, at the purchase price of \$2.00 per Unit. Kevin A. Richardson II, who is the chairman of the board of directors of the Company, is one of the noteholders who converted notes in the Offering. The unpaid principal and interest on the notes held by Mr. Richardson which were converted totaled \$1,790,504, and this sum was converted into a total of 895,252 Units.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer. Not applicable.

Item 7. Material to be Filed as Exhibits.

Exhibit E Form of Promissory Note Amendment (Incorporated by reference to the Form 8-K filed with the SEC on October 14, 2010).

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

October 21, 2010

Prides Capital Partners, L.L.C.

By: /s/ Kevin A. Richardson, II

Kevin A. Richardson, II

By: /s/ Kevin A. Richardson, II