Form SC 13D/A January 04, 2018
UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
SCHEDULE 13D
Under the Securities Exchange Act of 1934
(Amendment No. 4)*
R1 RCM INC.
(Name of Issuer)
Common Stock, par value \$0.01 per share
(Title of Class of Securities)
00438V103
(CUSIP Number)
Glenn Miller
c/o TowerBrook Capital Partners L.P.
Park Avenue Tower

R1 RCM INC.

65 East 55th Street, 27th Floor

New York, NY 10022

(212) 699-2200

Copy to:

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New York, NY 10019

(212) 403-1000

Joseph R. Impicciche

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St. Louis, MO 63105

(314) 733-8000

Copy to:

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Covington & Burling LLP

620 Eighth Avenue

New York, NY 10018

(212) 841-1000

(Name, Address and Telephone Number of Persons Authorized to Receive Notices and Communications)

January 2, 2018

(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 §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-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 § 240.13d-7 for other parties to whom copies are to be sent.

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 (the "Exchange Act") or otherwise subject to the liabilities of that section of the Exchange Act but shall be subject to all other provisions of the Exchange Act (however, see the Notes).

^{*} 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.

	NAMES OF
	REPORTING PERSONS
1.	
	TCP-ASC ACHI Series
	LLLP
	CHECK THE
	APPROPRIATE BOX IF
	A MEMBER OF A
2.	GROUP (see
	instructions)
	(a) x
	(b) "
3.	SEC USE ONLY
	SOURCE OF FUNDS
4.	(see instructions)
	00
	CHECK BOX IF
	DISCLOSURE OF
5.	LEGAL PROCEEDINGS
	IS REQUIRED
	PURSUANT TO ITEMS
	2(d) or 2(e) "
	CITIZENSHIP OR
	PLACE OF
6.	ORGANIZATION
	Delaware

NUMBER OF

REPORTING

PERSON WITH

BENEFICIALLY

SHARES

SOLE VOTING 7. **POWER** 0 **SHARED VOTING POWER** 8. 152,812,800 **(1)** 9. **SOLE** OWNED BY EACH **DISPOSITIVE**

POWER

0 **SHARED DISPOSITIVE POWER**

10.

152,812,800 **(1)**

AGGREGATE AMOUNT BENEFICIALLY OWNED BY **EACH** 11. **REPORTING PERSON**

Common Stock: 152,812,800 (1)

CHECK BOX IF

THE

AGGREGATE

AMOUNT IN

ROW (11)

12. EXCLUDES

CERTAIN

SHARES

(see

instructions)

PERCENT OF

CLASS

REPRESENTED

BY AMOUNT IN

13. ROW (11)

Common

Stock: 59.4% (1)

(2)

TYPE OF

REPORTING

PERSON (see

instructions)

PN

- (1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.
- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).

1.

NAMES OF

REPORTING PERSONS

TCP-ASC GP, LLC CHECK THE

	APPRO	PRIA	ΓE BOX IF
	A MEM	BER (OF A
2.	GROUP	(see	
	instruction	ons)	
	(a) x		
	(b) "		
3.	SEC US	E ON	LY
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5.	LEGAL PROCEEDINGS		
<i>J</i> .	IS REQU	JIREI)
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6.	ORGAN	IZAT	ION
	Delawai	re	
			SOLE
			VOTING
		7.	POWER
			0
			SHARED
NUMBER O	F		VOTING
SHARES		0	POWER

8.

9.

152,812,800

DISPOSITIVE POWER

(1)

SOLE

BENEFICIALLY OWNED BY EACH

REPORTING

PERSON WITH

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0 SHARED DISPOSITIVE POWER

10.

152,812,800 (1)

AGGREGATE
AMOUNT
BENEFICIALLY
OWNED BY EACH
REPORTING
11. PERSON

Common

Stock: 152,812,800

(1)

CHECK BOX IF

THE AGGREGATE

2. AMOUNT IN ROW (11) EXCLUDES

CERTAIN SHARES

(see instructions) "

PERCENT OF

CLASS

REPRESENTED

BY AMOUNT IN

13. ROW (11)

Common

Stock: 59.4% (1)

(2)

TYPE OF

REPORTING

PERSON (see

instructions)

00

- (1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.
- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as

reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).

	1111112001
	REPORTING PERSONS
1.	TI IV ACHI Holdings
	GP, LLC
	CHECK THE
	APPROPRIATE BOX IF
2	A MEMBER OF A
2.	GROUP (see instructions)
	(a) x
	(b) "
3.	SEC USE ONLY
3.	
	SOURCE OF FUNDS
4.	(see instructions)
	OO
	CHECK BOX IF
	DISCLOSURE OF
_	LEGAL PROCEEDINGS
5.	IS REQUIRED
	PURSUANT TO ITEMS
	2(d) or 2(e) "
	CITIZENSHIP OR
	PLACE OF
6.	ORGANIZATION

NAMES OF

Delaware

NUMBER OF SHARES BENEFICIALLY	7.	SOLE VOTING POWER
OWNED BY EACH		0
REPORTING		SHARED
PERSON WITH		VOTING
	8.	POWER
	9.	152,812,800(1) SOLE DISPOSITIVE POWER

SHARED DISPOSITIVE POWER

152,812,800 (1)

AGGREGATE
AMOUNT
BENEFICIALLY
OWNED BY EACH
REPORTING
11. PERSON

Common

Stock: 152,812,800
(1) (3)
CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW
(11) EXCLUDES
CERTAIN SHARES
(see instructions)
PERCENT OF
CLASS
REPRESENTED
BY AMOUNT IN

13. ROW (11) **Common**

Stock: 59.4% (1)

(2)

TYPE OF

REPORTING

PERSON (see

instructions)

00

- (1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.
- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).

(3) TI IV ACHI Holdings GP, LLC disclaims beneficial ownership of 68,765,760 shares of Common Stock held directly by Series AS (as defined in Item 6 herein).

	REPORTING PERSONS
1.	
	TI IV ACHI Holdings,
	LP
	CHECK THE
	APPROPRIATE BOX IF
	A MEMBER OF A
2.	GROUP (see
	instructions)
	(a) x
	(b) "
3.	SEC USE ONLY
	SOURCE OF FUNDS
4.	(see instructions)
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	CHECK BOX IF
	DISCLOSURE OF
5.	LEGAL PROCEEDINGS
•	IS REQUIRED
	PURSUANT TO ITEMS
	2(d) or 2(e) "
	CITIZENSHIP OR
	PLACE OF
6.	ORGANIZATION
	Delaware

NAMES OF

SOLE VOTING 7. **POWER** 0 **SHARED** NUMBER OF **VOTING SHARES POWER** 8. BENEFICIALLY OWNED BY EACH 152,812,800 REPORTING **(1)** PERSON WITH 9. **SOLE** DISPOSITIVE **POWER**

0 SHARED DISPOSITIVE POWER

152,812,800 (1)

AGGREGATE
AMOUNT
BENEFICIALLY
OWNED BY EACH
REPORTING
11. PERSON

Common

Stock: 152,812,800
(1) (3)
CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW
(11) EXCLUDES
CERTAIN SHARES
(see instructions)
PERCENT OF
CLASS
REPRESENTED
BY AMOUNT IN

Common
Stock: 59.4% (1)
(2)
TYPE OF
REPORTING
PERSON (see
instructions)

PN

13. ROW (11)

(1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.

- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).
- (3) TI IV ACHI Holdings, LP disclaims beneficial ownership of 68,765,760 shares of Common Stock held directly by Series AS (as defined in Item 6 herein).

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NUMBER OF

REPORTING

PERSON WITH

BENEFICIALLY OWNED BY EACH

SHARES

0

8.

9.

SHARED

VOTING

POWER

(1)

SOLE

152,812,800

DISPOSITIVE POWER

NAMES OF

REPORTING PERSONS

0 SHARED DISPOSITIVE POWER

10.

152,812,800 (1)

AGGREGATE
AMOUNT
BENEFICIALLY
OWNED BY EACH
REPORTING
11. PERSON

Common

Stock: 152,812,800
(1) (3)
CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW
(11) EXCLUDES
CERTAIN SHARES
(see instructions)
PERCENT OF
CLASS
REPRESENTED
BY AMOUNT IN

Common
Stock: 59.4% (1)
(2)
TYPE OF
REPORTING
PERSON (see
instructions)

00

13. ROW (11)

(1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.

- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).
- (3) TowerBrook Investors Ltd. disclaims beneficial ownership of 68,765,760 shares of Common Stock held directly by Series AS (as defined in Item 6 herein).

1.

2.

3.

NAMES OF

GROUP (see instructions)

SEC USE ONLY

(a) x (b) "

REPORTING PERSONS

APPROPRIATE BOX IF A MEMBER OF A

Neal Moszkowski CHECK THE

,	SOURC	E OF	FUNDS
4.	(see inst	ructio	ons)
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NUMBER OF			VOTING
SHARES			POWER
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REPORTING	LACII		(1)
PERSON WIT	Ή	9.	SOLE

DISPOSITIVE

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POWER

0 SHARED DISPOSITIVE POWER

152,812,800

(1)

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

Common

11.

Stock: 152,812,800
(1) (3)
CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW
(11) EXCLUDES
CERTAIN SHARES
(see instructions)
PERCENT OF
CLASS
REPRESENTED
BY AMOUNT IN

13. ROW (11)

Common Stock: 59.4% (1) (2) TYPE OF REPORTING

14. PERSON (see instructions)

IN

(1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.

- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).
- (3) Neal Moszkowski disclaims beneficial ownership of 68,765,760 shares of Common Stock held directly by Series AS (as defined in Item 6 herein).

1.

2.

3.

NAMES OF

Ramez Sousou CHECK THE

GROUP (see instructions)

SEC USE ONLY

(a) x (b) "

REPORTING PERSONS

APPROPRIATE BOX IF A MEMBER OF A

SC	OURCE OF F	UNDS
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		VOTING
	7.	POWER
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NUMBER OF		VOTING
SHARES		POWER
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OWNED BY EA		152,812,800
REPORTING		(1)
PERSON WITH	9.	SOLE

DISPOSITIVE

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POWER

0 SHARED DISPOSITIVE POWER

152,812,800

(1)

AGGREGATE
AMOUNT
BENEFICIALLY
OWNED BY EACH
REPORTING
11. PERSON

Common

Stock: 152,812,800
(1) (3)
CHECK BOX IF
THE AGGREGATE
AMOUNT IN ROW
(11) EXCLUDES
CERTAIN SHARES
(see instructions)
PERCENT OF
CLASS
REPRESENTED
BY AMOUNT IN

13. ROW (11)

Common Stock: 59.4% (1) (2) TYPE OF REPORTING

14. PERSON (see instructions)

IN

(1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.

- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).
- (3) Ramez Sousou disclaims beneficial ownership of 68,765,760 shares of Common Stock held directly by Series AS (as defined in Item 6 herein).

1.

NAMES OF

ALLIANCE

REPORTING PERSONS

ASCENSION HEALTH

	CHECK THE	
	APPROPRIAT	TE BOX IF
	A MEMBER (OF A
2.	GROUP (see	
	instructions)	
	(a) x	
	(b) "	
3.	SEC USE ON	LY
	SOURCE OF	FUNDS
4.	(see instruction	ns)
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	Missouri	
		SOLE
		VOTING
	7.	POWER
		0
		SHARED
		VOTING

POWER

(1)

SOLE

POWER

152,812,800

DISPOSITIVE

8.

9.

NUMBER OF SHARES

REPORTING

PERSON WITH

BENEFICIALLY

OWNED BY EACH

0

SHARED DISPOSITIVE POWER

10.

152,812,800

(1)

AGGREGATE
AMOUNT
BENEFICIALLY
OWNED BY EACH
REPORTING
PERSON

Common

Stock: 152,812,800

(1)(3)

CHECK BOX IF

THE AGGREGATE

12. AMOUNT IN ROW

(11) EXCLUDES

CERTAIN SHARES (see instructions) "

PERCENT OF

CLASS

REPRESENTED

BY AMOUNT IN

13. ROW (11)

Common

Stock: 59.4% (1)

(2)

14.

TYPE OF REPORTING PERSON (see instructions)

CO

- (1) Consists of 92,812,800 shares of Common Stock issuable upon conversion of 232,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and 60,000,000 shares of Common Stock issuable upon exercise of the Warrant. 200,000 shares of the Issuer's 8.00% Series A Convertible Preferred Stock and the Warrant were issued by the Issuer to the Reporting Persons upon Closing of the Purchase (which occurred on February 16, 2016). The remaining 32,032 shares of the Issuer's 8.00% Series A Convertible Preferred Stock were issued by the Issuer to the Reporting Persons as a payment-in-kind dividends pursuant to the Series A CoD. See Items 2 and 6.
- (2) For purposes of calculating beneficial ownership of the Reporting Person, the total number of shares of Common Stock outstanding is based on (1) 104,515,603 shares of Common Stock outstanding as of October 28, 2017 as reported by the Issuer in its quarterly report on Form 10-Q for the quarterly period ended September 30, 2017 filed with the SEC on October 31, 2017 and (2) 152,812,800 shares of Common Stock (see Note 1).
- (3) Ascension Health Alliance disclaims beneficial ownership of 84,047,040 shares of Common Stock held directly by Series TB (as defined in Item 6 herein).

This Amendment No. 4 to Schedule 13D (this "Amendment No. 4") amends and supplements the statement on Schedule 13D jointly filed by TCP-ASC ACHI Series LLLP (the "Partnership"), TCP-ASC GP, LLC, TI IV ACHI Holdings GP, LLC, TI IV ACHI Holdings, LP, TowerBrook Investors Ltd., Neal Moszkowski, Ramez Sousou and Ascension Health Alliance d/b/a Ascension (together, the "Reporting Persons") with the Securities Exchange Commission (the "Commission") on February 16, 2016, as amended on July 11, 2016, September 9, 2016 and April 3, 2017 (as it may be amended from time to time, this "Statement"), relating to the common stock, \$0.01 par value per share (the "Common Stock"), of R1 RCM Inc. (the "Issuer"), formerly known as Accretive Health, Inc.. Initially capitalized terms used in this Amendment No. 4 that are not otherwise defined herein shall have the same meanings attributed to them in the Statement. Except as expressly provided herein, all Items of the Statement remain unchanged.

ITEM 3. Source or Amount of Funds or Other Consideration.

The second and third paragraphs of Item 3 of this Schedule 13D are hereby amended and restated in its entirety as follows:

Each Reporting Person may be deemed to have acquired beneficial ownership of 140,000,000 shares of Common Stock reported on this Statement on February 16, 2016 pursuant to the Purchase Agreement. The funding for the Purchase was obtained from the Aggregator from the contributed capital of the investment funds managed or advised by TowerBrook Capital Partners L.P. The funding for the Purchase was obtained from Ascension from available cash.

Each Reporting Person may be deemed to have acquired beneficial ownership of the remaining 12,812,800 shares of Common Stock reported on this Statement pursuant to (i) a payment-in-kind dividend of 4,040 shares of Series A Common Stock on the 200,000 shares of Series A Preferred Stock it acquired under the Purchase Agreement (the "July 2016 PIK Dividend"), (ii) a payment-in-kind dividend of 4,120 shares of Series A Preferred Stock on the 204,040 shares of Series A Preferred Stock that it held as of September 30, 2016 as well as a payment-in-kind dividend of 2,000 shares of Series A Preferred Stock for the period beginning on February 16, 2016 and ending on March 31, 2016, that was previously accrued and unpaid (the "October 2016 PIK Dividends"), (iii) a payment-in-kind dividend of 4,203 shares of Series A Common Stock on the 210,160 shares of Series A Preferred Stock that it held as of December 31, 2016 (the "January 2017 PIK Dividend"), (iv) a payment-in-kind dividend of 4,287 shares of Common Stock on the 214,363 shares of Series A Preferred Stock that it held as of March 31, 2017 (the "April 2017 PIK Dividend") (v) a payment-in-kind dividend of 4,373 shares of Common Stock on the 218,650 shares of Series A Preferred Stock that it held as of June 30, 2017 (the "June 2017 PIK Dividend"), (vi) a payment-in-kind dividend of 4,460 shares of Common Stock on the 223,023 shares of Series A Preferred Stock that it held as of September 30, 2017 (the "September 2017 PIK Dividend") and (vii) a payment-in-kind dividend of 4,549 shares of Common Stock on the 227,483 shares of Series A Preferred Stock that it held as of December 31, 2017 (the "December 2017 PIK Dividend"). The July 2016 PIK Dividend, October 2016 PIK Dividends, January 2017 PIK Dividend, April 2017 PIK Dividend, June 2017 PIK dividend, September 2017 PIK Dividend and December 2017 PIK Dividend were paid by the Issuer on July 8, 2016, October 1, 2016, January 3, 2017, April 3, 2017, July 3, 2017, October 2, 2017 and January 2, 2018, respectively, in each case pursuant to the Series A CoD.

ITEM 4. Purpose of Transaction.

Item 4 is hereby amended by the addition of the following immediately after the first paragraph thereof:

The Reporting Persons are exploring with the Issuer the possible provision of debt and equity financing in connection with a potential acquisition by the Issuer. Any such financing transaction could take any form, and would require appropriate approvals under the Investor Rights Agreement, including Section 2.4(c). Such discussions may be discontinued or restarted at any time. There can be no assurance as to whether any transaction will be agreed, the terms of any such transaction, or the timing of definitive documentation or closing, if any, of any such transaction.

ITEM 5. Interest in Securities of the Issuer.

Sections (a) and (b) of Item 5 are hereby amended and restated in their entirety as follows:

In the aggregate, the Reporting Persons may be deemed to beneficially own, as of the date hereof, an aggregate of (a) 152,812,800 shares of Common Stock, including 60,000,000 shares of Common Stock that may be issued upon the exercise of the Warrant.

Each Reporting Person, as a member of a "group" with the other Reporting Persons for the purposes of Section 13(d)(3) of the Exchange Act, may be deemed to have shared voting, disposition and investment power with respect to the 152,812,800 shares of Common Stock issuable upon the conversion of 232,032 shares of Series A Preferred Stock and the exercise of the Warrant. Each of TI IV ACHI Holdings GP, LLC, TCP-ASC ACHI Holdings, LP, TowerBrook Investors Ltd., Neal Moszkowski and Ramez Sousou disclaims beneficial ownership of 68,765,760 shares of Common Stock held directly by Series AS (as defined in Item 6 herein). Ascension disclaims beneficial ownership of 84,047,040 shares of Common Stock held directly by Series TB (as defined in Item 6 herein).

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.
Date: January 3, 2018
TCP-ASC ACHI SERIES LLLP
By: TCP-ASC GP, LLC, its General Partner
By: /s/ Glenn F. Miller Name: Glenn F. Miller Title: Vice President
TCP-ASC GP, LLC

By: <u>/s/ Glenn F. Miller</u> Name: Glenn F. Miller Title: Vice President TI IV ACHI Holdings GP, LLC

By: /s/ Glenn F. Miller Name: Glenn F. Miller Title: Vice President

TI IV ACHI HOLDINGS, LP

By: TI IV ACHI Holdings GP, LLC, its General Partner

By: /s/ Glenn F. Miller Name: Glenn F. Miller Title: Vice President

[Signature Page to 13D Amendment]

TOWERBROOK INVESTORS LTD.
By: /s/ Neal Moszkowski Name: Neal Moszkowski Title: Director
NEAL MOSZKOWSKI
<u>/s/ Neal Moszkowski</u> Neal Moszkowski
RAMEZ SOUSOU
/s/ Ramez Sousou Ramez Sousou
ASCENSION HEALTH ALLIANCE

By: <u>/s/ Anthony J. Speranzo</u> Name: Anthony J. Speranzo

Title: Executive Vice President & Chief Financial Officer

[Signature Page to 13D Amendment]