ADCARE HEALTH SYSTEMS, INC
Form SC 13D/A
December 01, 2014

With a Copy to:

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549
SCHEDULE 13D/A
(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)
Under the Securities Exchange Act of 1934
(Amendment No. 4)*
ADCARE HEALTH SYSTEMS, INC. (Name of Issuer)
Common Stock, no par value (Title of Class of Securities)
000650W300 (CUSIP Number)
Michael J. Fox
Park City Capital, LLC
200 Crescent Court, Suite 1575
Dallas, Texas 75201
(214) 855-0800

Derek D. Bork
Thompson Hine LLP
3900 Key Center
127 Public Square
Cleveland, Ohio 44114
(216) 566-5500
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
November 24, 2014 (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 ".
<i>Note</i> : Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. <i>See</i> § 240.13d-7 for other parties to whom copies are to be sent.
* 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 ("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).

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NAME OF REPORTING PERSON

PARK CITY
CAPITAL
OFFSHORE
MASTER,
LTD.
CHECK THE
APPROPRIATE
BOX IF A
MEMBER OF
(b) ...
A GROUP

SEC USE ONLY

SOURCE OF FUNDS

4

5

3

WC CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED.. PURSUANT TO ITEM 2(d) or 2(e)

6 CITIZENSHIP
OR PLACE
OF
ORGANIZATION

Cayman **Islands SOLE VOTING POWER** 1,088,918* SHARED VOTING POWER 0 NUMBER OF 8 **SHARES BENEFICIALLY** SOLE DISPOSITIVE POWER OWNED BY 1,088,918* 9 **EACH** REPORTING PERSON WITH SHARED DISPOSITIVE POWER 0 10 AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON 11 1,088,918* **CHECK IF** THE **AGGREGATE** AMOUNT IN ROW (11) 12 **EXCLUDES CERTAIN SHARES** PERCENT OF **CLASS REPRESENTED** BY AMOUNT 13 IN ROW (11) 5.6%** TYPE OF **REPORTING PERSON** 14

 \mathbf{CO}

*Includes (1) 10% Subordinated Convertible Notes due April 30, 2015 convertible at the option of the holder into 222,222 shares of Common Stock and (2) warrants to purchase 218,946 shares of Common Stock.

**Based on 18,878,571 shares of Common Stock issued and outstanding as of October 31, 2014, as reported in the Company's Form 10-Q for the quarter ended September 30, 2014, filed with the SEC on November 13, 2014.

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NAME OF REPORTING PERSON

1

2

PARK CITY
SPECIAL
OPPORTUNITY
FUND, LP
CHECK THE
APPROPRIATE
BOX IF A
MEMBER OF (a) "
A GROUP

SEC USE ONLY

SOURCE OF FUNDS

4

5

6

3

WC
CHECK IF
DISCLOSURE
OF LEGAL
PROCEEDINGS
IS REQUIRED..
PURSUANT
TO ITEM 2(d)
or 2(e)

CITIZENSHIP OR PLACE OF ORGANIZATION

Delaware

7 SOLE VOTING

8

POWER **102,250**

0

SHARED VOTING POWER

NUMBER OF

SHARES

BENEFICIALLY

OWNED BY EACH SOLE DISPOSITIVE POWER

9 102,250

REPORTING PERSON WITH

SHARED DISPOSITIVE POWER

10

AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON

11

12

102,250

CHECK IF

THE

AGGREGATE

AMOUNT IN

ROW (11)

EXCLUDES

CERTAIN

SHARES

PERCENT OF

CLASS

REPRESENTED

BY AMOUNT

IN ROW (11)

Less than 1%

TYPE OF

REPORTING

PERSON

14

13

PN

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NAME OF **REPORTING PERSON**

1

2

CCM OPPORTUNISTIC PARTNERS, LP CHECK THE

APPROPRIATE

BOX IF A

MEMBER OF (a) " (b) " A GROUP

SEC USE **ONLY**

SOURCE OF **FUNDS**

WC

4

5

3

CHECK IF **DISCLOSURE** OF LEGAL **PROCEEDINGS** IS REQUIRED .. **PURSUANT** TO ITEM 2(d) or 2(e)

CITIZENSHIP OR PLACE OF **ORGANIZATION**

6

Texas

7

NUMBER OF **SOLE VOTING SHARES POWER** 0 SHARED VOTING POWER **BENEFICIALLY** OWNED BY EACH 8 0 REPORTING PERSON WITH SOLE DISPOSITIVE **POWER** 0 10 SHARED DISPOSITIVE **POWER** AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON 11 0 CHECK IF THE **AGGREGATE AMOUNT IN** ROW (11) 12 **EXCLUDES CERTAIN SHARES** PERCENT OF **CLASS REPRESENTED** BY AMOUNT 13 IN ROW (11) 0% TYPE OF **REPORTING PERSON** 14

PN

9

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NAME OF REPORTING PERSON

1

PARK CITY
CAPITAL,
LLC
CHECK THE
APPROPRIATE
BOX IF A
MEMBER OF

MEMBER OF (b) ... A GROUP

SEC USE ONLY

SOURCE OF FUNDS

4

3

OO CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED "

5 REQUIRED PURSUANT TO ITEM 2(d) or 2(e)

CITIZENSHIP OR PLACE OF ORGANIZATION

6

Texas

0

SOLE VOTING 7 **POWER** SHARED VOTING POWER NUMBER OF 1,191,168* **SHARES** 8 **BENEFICIALLY** OWNED BY **SOLE DISPOSITIVE EACH POWER** 0 REPORTING SHARED DISPOSITIVE PERSON WITH 10 POWER 1,191,168* AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON 11 1,191,168* CHECK IF THE **AGGREGATE** AMOUNT IN ROW (11) 12 **EXCLUDES CERTAIN SHARES PERCENT OF CLASS** REPRESENTED BYAMOUNT IN 13 ROW (11) 6.2%** TYPE OF **REPORTING PERSON** 14

IA

^{*}Includes (1) 10% Subordinated Convertible Notes due April 30, 2015 convertible at the option of the holder into 222,222 shares of Common Stock and (2) warrants to purchase 218,946 shares of Common Stock.

**Based on 18,878,571 shares of Common Stock issued and outstanding as of October 31, 2014, as reported in the Company's Form 10-Q for the quarter ended September 30, 2014, filed with the SEC on November 13, 2014.

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NAME OF REPORTING PERSON

1

2

PCC SOF GP, LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF (a) ... A GROUP

SEC USE ONLY

SOURCE OF FUNDS

4

5

3

00

CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS

IS

REQUIRED "PURSUANT TO ITEM 2(d) or 2(e)

CITIZENSHIP OR PLACE OF

6

ORGANIZATION

Texas

7

NUMBER OF **SHARES BENEFICIALLY** **SOLE VOTING**

POWER 0

OWNED BY

SHARED VOTING POWER 102,250

EACH

REPORTING

PERSON WITH

SOLE DISPOSITIVE POWER

0 9

10 SHARED DISPOSITIVE **POWER** 102,250

AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON

11

12

102,250

CHECK IF

THE

AGGREGATE

8

AMOUNT IN

ROW (11)

EXCLUDES

CERTAIN

SHARES

PERCENT OF

CLASS

REPRESENTED

BY

AMOUNT IN 13

ROW (11)

Less than 1%

TYPE OF

REPORTING

PERSON

14

00

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NAME OF **REPORTING PERSON** 1 MICHAEL J. **FOX** CHECK THE **APPROPRIATE** BOX IF A MEMBER OF (a) " 2 (b) " A GROUP SEC USE **ONLY** 3 **SOURCE OF FUNDS** 4 PF; OO **CHECK IF DISCLOSURE** OF LEGAL **PROCEEDINGS** IS REQUIRED.. 5 **PURSUANT** TO ITEM 2(d) or 2(e) **CITIZENSHIP** OR PLACE OF 6 **ORGANIZATION USA** 7 SOLE VOTING NUMBER OF 21,667* **SHARES BENEFICIALLY 8** SHARED VOTING POWER OWNED BY 1,191,168**

EACH

REPORTING PERSON WITH SOLE DISPOSITIVE

POWER

21,667*

10 SHARED DISPOSITIVE

POWER

1,191,168**

AGGREGATE AMOUNT BENEFICIALLY

OWNED BY REPORTING PERSON

11

1,212,835

CHECK IF

THE

AGGREGATE

AMOUNT IN

ROW (11)

12 EXCLUDES .

CERTAIN

SHARES

PERCENT OF

CLASS

REPRESENTED

BY AMOUNT

13 IN ROW (11)

6.3%***

TYPE OF

REPORTING

PERSON

14

IN

^{*}Represents stock options held by Mr. Fox.

^{**}Includes (1) 10% Subordinated Convertible Notes due April 30, 2015 convertible at the option of the holder into 222,222 shares of Common Stock and (2) warrants to purchase 218,946 shares of Common Stock.

***Based on 18,878,571 shares of Common Stock issued and outstanding as of October 31, 2014, as reported in the Company's Form 10-Q for the quarter ended September 30, 2014, filed with the SEC on November 13, 2014.

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NAME OF REPORTING PERSON

1

CCM
OPPORTUNISTIC
ADVISORS,
LLC
CHECK THE
APPROPRIATE
BOX IF A

BOX IF A

MEMBER OF

(b)

A GROUP

SEC USE ONLY

SOURCE OF FUNDS

4

3

 $\mathbf{00}$

CHECK IF
DISCLOSURE
OF LEGAL
PROCEEDINGS
IS
REOUIRED "

5 REQUIRED "PURSUANT TO ITEM 2(d) or 2(e)

6 CITIZENSHIP
OR PLACE
OF
ORGANIZATION

Texas SOLE VOTING POWER 0 SHARED VOTING **POWER** NUMBER OF **SHARES** BENEFICIALLY **SOLE DISPOSITIVE** OWNED BY EACH 9 **POWER** 0 **REPORTING SHARED** PERSON WITH **DISPOSITIVE POWER** 10 0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON 11 0 CHECK IF THE **AGGREGATE** AMOUNT IN ROW (11) 12 **EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED** BYAMOUNT IN 13 ROW (11) 0% TYPE OF **REPORTING**

IA

14

PERSON

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NAME OF **REPORTING PERSON**

1

A. JOHN KNAPP, JR. **CHECK**

THE

APPROPRIATE

BOX IF A

(a) " (b) "

2 **MEMBER**

OF A

GROUP

SEC USE ONLY

3

SOURCE OF FUNDS

4

00

CHECK IF **DISCLOSURE** OF LEGAL **PROCEEDINGS**

IS

5 REQUIRED " **PURSUANT** TO ITEM

2(d) or 2(e)

6 **CITIZENSHIP** OR PLACE

OF

ORGANIZATION

USA SOLE VOTING 7 **POWER** 0 **SHARED VOTING** NUMBER OF **POWER** 0 **SHARES BENEFICIALLY** SOLE DISPOSITIVE OWNED BY **POWER EACH** 0 **REPORTING SHARED** PERSON WITH **DISPOSITIVE** 10 POWER 0

> AGGREGATE AMOUNT BENEFICIALLY OWNED BY REPORTING PERSON

11

12

CHECK IF
THE
AGGREGATE
AMOUNT
IN ROW
(11) "
EXCLUDES
CERTAIN
SHARES

PERCENT
OF CLASS
REPRESENTED
BY
AMOUNT
IN ROW
(11)

0% TYPE OF REPORTING PERSON

14

13

IN

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This Amendment No. 4 (this "Amendment No. 4") amends and supplements the Schedule 13D originally filed with the Securities and Exchange Commission (the "SEC") on April 4, 2013, as amended to date (the "Schedule 13D"), with respect to the Common Stock, no par value (the "Common Stock"), of AdCare Health Systems, Inc., a Georgia corporation (the "Company"). Except as amended and supplemented by this Amendment No. 4 (as so amended and supplemented, this "Statement"), the Schedule 13D remains unchanged.

Item 2. Identity and Background.

This Statement is filed by (i) Park City Capital Offshore Master, Ltd., a Cayman Islands exempted company (the "Master Fund"), with respect to the Common Stock directly and beneficially owned by it, (ii) Park City Special Opportunity Fund, LP, a Delaware limited liability company (the "Special Opportunity Fund"), with respect to the Common Stock directly and beneficially owned by it, (iii) Park City Capital LLC, a Texas limited liability company ("Park City Adviser"), as the investment adviser of the Master Fund and the Special Opportunity Fund, with respect to the Common Stock beneficially owned by it, (iv) PCC SOF GP, LLC, a Texas limited liability company (the "Special Opportunity Fund GP"), as the general partner of the Special Opportunity Fund, with respect to the Common Stock beneficially owned by it, and (v) Michael J. Fox, a United States citizen, as the managing member of Park City Adviser, which is the investment manager of the Master Fund and the Special Opportunity Fund, and as the managing member of the Special Opportunity Fund, with respect to the Common Stock directly and beneficially owned by him.

The address of the principal office of the Master Fund, Special Opportunity Fund, Park City Adviser, Special Opportunity Fund GP, and Michael J. Fox is 200 Crescent Court, Suite 1575, Dallas, Texas 75201.

The principal business of the Master Fund and the Special Opportunity Fund is serving as a private investment fund. Park City Adviser provides investment advisory and management services and acts as the investment adviser of the Master Fund and of the Special Opportunity Fund. The principal business of the Special Opportunity Fund GP is serving as the general partner to the Special Opportunity Fund.

Each of the Master Fund, the Special Opportunity Fund, the Special Opportunity Fund GP, Park City Adviser, and Mr. Fox is referred to herein as a "Reporting Person" and collectively as the "Reporting Persons." Each of the Reporting Persons is filing this Statement jointly. Neither the fact of this filing nor anything contained herein shall be deemed to be an admission by the Reporting Persons that they constitute a "group."

Mr. Fox is the managing member of Park City Adviser and the Special Opportunity Fund GP and a director of the Master Fund. His principal occupation is hedge fund manager and investment adviser. Mr. Fox also serves as a director of the Company. He is a citizen of the United States of America.

Mark Cook is a director of the Master Fund, and his principal occupation is management of offshore corporations. Mr. Cook is a citizen of Australia, and his principal place of business is P.O. Box 61, Harbor Center, George Town, Grand Cayman, KY1-1102 Cayman Islands.

None of the Reporting Persons or any of their directors, officers, or controlling persons has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

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None of the Reporting Persons or any of their directors, officers or controlling persons has, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

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

On November 14, 2014, in a private transaction, the Master Fund purchased the 85,500 shares of Common Stock previously held by CCM Opportunistic Partners, LP, at a purchase price of \$4.18 per share, including brokerage commissions. The source of funds used in purchasing these shares was working capital of the Master Fund.

Item 5. Interest in Securities of the Issuer.

(a) The Reporting Persons beneficially own in the aggregate 1,212,835 shares of Common Stock, which represents approximately 6.3% of the Company's outstanding shares of Common Stock. The Master Fund, the Special Opportunity Fund, and Mr. Fox (with respect to his stock options) directly hold the number and percentage of shares of Common Stock disclosed as beneficially owned by them in the applicable table set forth on the cover page to this Statement.

The percentage ownership of shares of Common Stock set forth in this Statement is based on the 18,878,571 shares of Common Stock issued and outstanding as of October 31, 2014, as reported in the Company's Form 10-Q for the quarter ended September 30, 2014, filed with the SEC on November 13, 2014.

(b) The Master Fund beneficially owns, and has the sole power to direct the voting and disposition of, the shares of Common Stock disclosed as beneficially owned by the Master Fund in the applicable table set forth on the cover page to this Statement.

The Special Opportunity Fund beneficially owns, and has the sole power to direct the voting and disposition of, the shares of Common Stock disclosed as beneficially owned by the Special Opportunity Fund in the applicable table set forth on the cover page to this Statement.

CCM Opportunistic Partners, LP no longer owns any shares of Common Stock.

As adviser to the Master Fund and the Special Opportunity Fund, Park City Adviser may be deemed to have the shared power to vote or direct the vote of (and the shared power to dispose or direct the disposition of) the respective Funds' shares of Common Stock. Park City Adviser expressly disclaims beneficial ownership of those Funds' shares of Common Stock, except to the extent of its pecuniary interest therein.

As general partner of the Special Opportunity Fund, the Special Opportunity Fund GP may be deemed to have the shared power to vote or direct the vote of (and the shared power to dispose or direct the disposition of) the Special Opportunity Fund's shares of Common Stock. The Special Opportunity Fund GP disclaims beneficial ownership of the Special Opportunity Fund's shares of Common Stock, except to the extent of its pecuniary interest therein.

As the managing member of Park City Adviser, which is the investment manager of the Master Fund and the Special Opportunity Fund, and as the managing member of the Special Opportunity Fund GP, which is the general partner of the Special Opportunity Fund, Mr. Fox may be deemed to have the shared power to vote or direct the vote of (and the shared power to dispose or direct the disposition of) the Master Fund's shares of Common Stock and the Special Opportunity Fund's shares of Common Stock. Mr. Fox disclaims beneficial ownership of those Funds' shares of Common Stock, except to the extent of his pecuniary interest therein. Mr. Fox also directly holds stock options to purchase certain shares of Common Stock, as set forth in the applicable table included on the cover page to this Statement.

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(c) The purchase of the 85,500 shares of Common Stock by the Master Fund from CCM Opportunistic Partners, LP on November 24, 2014 is described in Item 3 of this Statement.
(d) Not applicable.
(e) CCM Opportunistic Partners, LP no longer owns any shares of Common Stock.
Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.
Pursuant to Rule 13d-1(k) promulgated under the Securities Exchange Act of 1934, as amended, the Reporting Persons have entered into an agreement with respect to the joint filing of this Statement, and any amendment or amendments hereto.
Item 7. Material to Be Filed as Exhibits.
The following documents are filed as exhibits to this Amendment No. 4:
99.1 Joint Filing Agreement, dated November 25, 2014.

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SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this Statement is true, complete and correct.

Dated: November 25, 2014

PARK CITY CAPITAL OFFSHORE MASTER, LTD.

PARK CITY CAPITAL, LLC

By:/s/ Michael J. Fox Michael J. Fox, Director By:/s/ Michael J. Fox Michael J. Fox, Manager

PCC SOF GP LLC

MICHAEL J. FOX

By:/s/ Michael J. Fox Michael J. Fox, Managing Member By:/s/ Michael J. Fox Michael J. Fox

PARK CITY CAPITAL SPECIAL OPPORTUNITY FUND, LP

CCM OPPORTUNISTIC PARTNERS, LP

By: PCC SOF GP LLC, its general partner

By: CCM Opportunistic Partners GP, LP, its general partner

By:/s/ Michael J. Fox Michael J. Fox, By: CCM GP, LLC, its general partner

Managing Member

By:/s/ A. John Knapp, Jr.,

A. John Knapp, Jr.,

Manager

CCM OPPORTUNISTIC ADVISORS, LLC

A. JOHN KNAPP, JR.

By:/s/ A. John Knapp, Jr. A. John Knapp, Jr., By:/s/ A. John Knapp, Jr. A. John Knapp, Jr.

Manager