Symmetry Medical Inc. Form SC 13G October 20, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No.)*

SYMMETRY MEDICAL INC. (Name of Issuer)

COMMON STOCK, PAR VALUE \$0.0001 PER SHARE (Title of Class of Securities)

871546206 (CUSIP Number)

OCTOBER 11, 2006 (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- [_] Rule 13d-1(b)
- [X] Rule 13d-1(c)
- [_] Rule 13d-1(d)
- * 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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¹ NAMES OF REPORTING PERSON
S.S or I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS

	HWP Capital Partners II, L.P.				
2	CHECK THE APPROPRIATE BOX IF	' A MEMBI	ER OF A GROUP	(a) (b)	
3	SEC USE ONLY				
4	CITIZENSHIP OR PLACE OF ORGA	NIZATIO	1		
		5	SOLE VOTING POWER		
	NUMBER OF		2,068,300		
	SHARES BENEFICIALLY	6	SHARED VOTING POWER	 R	
	OWNED BY		-0-		
	EACH	7	SOLE DISPOSITIVE PO	OWER	
	REPORTING PERSON		2,068,300		
		8	SHARED DISPOSITIVE	POWER	
			-0-		
9	AGGREGATE AMOUNT BENEFICIALI	Y OWNED	BY EACH REPORTING PI	ERSON	
	2,068,300				
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) [_]				
11	PERCENT OF CLASS REPRESENTED	BY AMOU	 JNT IN ROW (9)		
	5.9%				
12	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)				
	PN				
CUSIP N		chedule 1			3 of 11
1	NAMES OF REPORTING PERSON S.S or I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS				
	HWP II, L.P.	- 			
2	CHECK THE APPROPRIATE BOX IF			(a) (b)	[X]

3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE OF	 ORGANIZAT	ION				
	Delaware	Delaware					
		5	SOLE VOTING POWER	:			
	NUMBER OF		2,068,300				
	SHARES BENEFICIALLY	6	SHARED VOTING POW	ER			
	OWNED BY		-0-				
	EACH	7	SOLE DISPOSITIVE	POWER			
	REPORTING PERSON		2,068,300				
		8	SHARED DISPOSITIV	E POWER			
			-0-				
9	AGGREGATE AMOUNT BENEFIC	IALLY OWN	ED BY EACH REPORTING	PERSON			
	2,068,300						
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) [_]						
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)						
	5.9%						
12	TYPE OF REPORTING PERSON	(SEE INS	TRUCTIONS)				
	PN						
CUSIP	No. 871546206	Schedul	e 13G	Page 4 of 11			
1	NAMES OF REPORTING PERSON S.S or I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS						
	HWP II, LLC						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) [_]						
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE OF	 ORGANIZAT	 ION				
	Delaware						

		5	SOLE VOTING POWE	 R		
	NUMBER OF		2,068,300			
	SHARES BENEFICIALLY	6	SHARED VOTING PO	WER		
	OWNED BY		-0-			
	EACH	7	SOLE DISPOSITIVE	POWER		
	REPORTING PERSON		2,068,300			
		8	SHARED DISPOSITI	VE POWER		
			-0-			
9	AGGREGATE AMOUNT BENEFIC	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	2,068,300					
10	CHECK BOX IF THE AGGREGA		IN ROW (9) EXCLUDES			
	CERTAIN SHARES (SEE INST	RUCTIONS)		[_]		
 L1	PERCENT OF CLASS REPRESE	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	5.9%					
 12	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)					
	00					
~	054546006					
CUSIP	No. 871546206	Schedul	e 13G	Page 5 of 11		
1	NAMES OF REPORTING PERSON S.S or I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS					
	(in the capacity described herein)					
	Robert B. Haas					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X]					
				(b) [_]		
3	SEC USE ONLY					
		CITIZENSHIP OR PLACE OF ORGANIZATION				
 1	CITIZENSHIP OR PLACE OF	ORGANIZAT	ION			
4	CITIZENSHIP OR PLACE OF United States	ORGANIZAT				
4		ORGANIZAT 5		 R		
4				R		

	70	WNED BY			-0-
		EACH		7	SOLE DISPOSITIVE POWER
	REPOR'	ring per	RSON		2,068,300
				8	SHARED DISPOSITIVE POWER
					-0-
9	AGGREGA	ATE AMOU	UNT BENEFICIALI	Y OWNED	BY EACH REPORTING PERSON
	2,068,3	300			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
11	PERCEN	 Γ OF CLA	SS REPRESENTED	BY AMOU	UNT IN ROW (9)
	5.9%				
12			ING PERSON (SE		UCTIONS)
	IN				
CUSIP N	o. 8715	16206	Sc	chedule 1	Page 6 of 11 13G
T+ pm 1	(2)	NAME C	F ISSUER		
icem i.	(4)		ry Medical Inc	(+ho !	"COMDANY")
		Symmet	ry medical inc	. (che	COMPANI).
	(b)	ADDRES	SS OF ISSUER'S	PRINCIPA	AL EXECUTIVE OFFICES
			Market Street , Indiana, 465		
Item 2.	(a)	NAMES	OF PERSONS FIL	JING	
		(i)	_		ers II, L.P., a Delaware limited
		(ii)		a Delaw	ware limited partnership ("HWP II"
		(iii)	HWP II, LLC,	a Delawa	<pre>partner of HWPCP); are limited liability company ("HWP</pre>
		(iv)	Robert B. Haa	as ("MR.	general partner of HWP II); and HAAS" and the managing member of HWP (iv) collectively, the "REPORTING
	(b)	ADDRES	SS OF PRINCIPAL	BUSINES	SS OFFICE
		rting P		Haas Whe	pal business offices of each of the eat & Partners, L.P., 300 Crescent 75201.

CITIZENSHIP

(C)

The place of organization of each of the Reporting Persons (other than Mr. Haas) is Delaware. Mr. Haas is a citizen of the United States.

(d) TITLE OF CLASS OF SECURITIES

Common Stock, par value \$0.0001 per share (the "COMMON STOCK")

(e) CUSIP NUMBER

871546206

Item 3. If this statement is filed pursuant to either Rule 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:

Not applicable.

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Item 4. OWNERSHIP.

(a) AMOUNT BENEFICIALLY OWNED:

HWPCP may be deemed to beneficially own 2,068,300 shares of Common Stock and each of HWP II and HWP II LLC in their capacities as general partners of HWPCP and HWP II, respectively, may be deemed to beneficially own 2,068,300 shares of Common Stock as a result of their voting and dispositive power over the 2,068,300 shares of Common Stock held by HWPCP.

Mr. Haas may be deemed to beneficially own 2,068,300 shares of Common Stock as a result of his voting and dispositive power over 2,068,300 shares of Common Stock held by HWPCP.

(b) PERCENTAGE OWNED:

Based on calculations made in accordance with Rule 13d-3, and there being approximately 34,894,106 shares of Common Stock outstanding (as reported by the Company in its Quarterly Report on Form 10-Q for the period ended July 1, 2006 (filed on August 9, 2006)), (i) HWPCP and each of HWP II and HWP II LLC (in their capacities as general partners of HWPCP and HWP II, respectively) may be deemed to beneficially own approximately 5.9% of the outstanding Common Stock and (ii) Mr. Haas may be deemed to beneficially own approximately 5.9% of the outstanding Common Stock.

- (c) NUMBER OF SHARES AS TO WHICH SUCH PERSON HAS POWER TO DIRECT THE DISPOSITION:
- (i) HWPCP and each of HWP II and HWP II LLC (in their capacities as general partners of HWPCP and HWP II, respectively) may be deemed to have sole power to direct the voting and disposition of the 2,068,300 shares of Common Stock held by HWPCP and (ii) Mr. Haas may be deemed to have sole power to direct the voting and disposition of the 2,068,300 shares of Common Stock held by HWPCP.

Item 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS

Not applicable.

Item 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

The general partners and limited partners, as applicable, of HWPCP, HWP II and HWP II LLC have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the account of such Reporting Persons in accordance with their ownership interests in such entities.

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Item 7. IDENTIFICATION AND CLASSIFICATION OF SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

Item 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

See Item 2.

Item 9. NOTICE OF DISSOLUTION OF GROUP

Not applicable.

Item 10. CERTIFICATION

(b) The following certification shall be included if the statement is filed pursuant to ss.240.13d-1(c):

By signing below we certify that, to the best of our knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

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SIGNATURES

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 as of October 20, 2006

HWP CAPITAL PARTNERS II, L.P.

By: HWP II, L.P., its general partner

By: HWP II, LLC, its general partner By: /s/ Robert B. Haas _____ Name: Robert B. Haas Title: Managing Member HWP II, L.P. By: HWP II, LLC, its general partner By: /s/ Robert B. Haas _____ Name: Robert B. Haas Title: Managing Member HWP II, LLC By: /s/ Robert B. Haas _____ Name: Robert B. Haas Title: Managing Member ROBERT B. HAAS /s/ Robert B. Haas _____ CUSIP No. 871546206 Page 10 of 11 Schedule 13G EXHIBIT INDEX Exhibit 1. Joint Filing Agreement as required by Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended (incorporated by references to Exhibit 1 to the statement on Schedule 13G, dated as of February 12, 2002, filed by the Reporting Persons). Exhibit 2. Identity of members of group filing this schedule. CUSIP No. 871546206 Page 11 of 11 Schedule 13G

EXHIBIT 2

IDENTITY OF MEMBERS OF THE GROUP FILING THIS SCHEDULE

HWP Capital Partners II, L.P.
HWP II, L.P.
HWP II, LLC
Robert B. Haas