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BRIGHTPOINT INC Form 8-K March 01, 2006

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 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) February 23, 2006
	BRIGHTPOINT	, INC.
	(Exact Name of Registrant as S	pecified in Its Charter)
	Indian	a
	(State or Other Jurisdicti	on of Incorporation)
	0-23494	35-1778566
(Commission File Number)	(IRS Employer Identification No.)
501 Airte	ch Parkway, Plainfield, Indiana	46168
(Address	of Principal Executive Offices)	(Zip Code)
	(317) 707-	2355
	(Registrant's Telephone Numbe	r, Including Area Code)
	(Former Name or Former Address, i	f Changed Since Last Report)
simultane	k the appropriate box below if the ously satisfy the filing obligatio provisions (see General Instructi	n of the registrant under any of the
[]	Written communications pursuant t (17 CFR 230.425)	o Rule 425 under the Securities Act
[]	Soliciting material pursuant to R (17 CFR 240.14a-12)	ule 14a-12 under the Exchange Act
[]	Pre-commencement communications p Exchange Act (17 CFR 240.14d-2(b)	ursuant to Rule 14d-2(b) under the
[]	Pre-commencement communications p Exchange Act (17 CFR 240.13e-4(c)	ursuant to Rule 13e-4(c) under the

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ITEM 1.01 ENTRY INTO A MATERIAL DEFINITIVE AGREEMENT ITEM 1.02 TERMINATION OF A MATERIAL DEFINITIVE AGREEMENT

On February 23, 2006, Brightpoint Holdings B.V. ("Brightpoint Holdings"), a subsidiary of Brightpoint, Inc. (the "Registrant") acquired all of the outstanding shares of Persequor Limited ("Persequor") effective as of January 1, 2006 for approximately \$1.0 million. Previously, Persequor provided management services to Brightpoint Asia Limited ("Brightpoint Asia") and Brightpoint India Pvt. Limited ("Brightpoint India") and held a 15% partnership interest in Brightpoint India. In connection with the acquisition, the management services agreements with Persequor have been terminated and Brightpoint Holdings obtained ownership of Persequor's 15% interest in Brightpoint India. As a result of the acquisition of Persequor and the termination of the Management Services Agreements, the sales and marketing efforts for Brightpoint Asia and Brightpoint India, which were previously outsourced to Persequor, will now be handled internally. The shareholders agreement among Brightpoint India, Brightpoint Holdings and Persequor dated November 1, 2003 was also terminated in connection with the acquisition by Brightpoint Holdings of Persequor. Immediately prior to the acquisition, Persequor was controlled by John Alexander Du Plessis Currie ("Currie"), the former Managing Director of Brightpoint's operations in the Middle East.

Brightpoint Asia has entered into an employment agreement with Currie, pursuant to which Currie will become the President - Emerging Markets. As a material inducement to Currie's employment with Brightpoint Asia, the Registrant awarded Currie 100,000 shares of its unregistered common stock which vest as to 1/8th of the shares on each of the first eight anniversaries of the date of grant, subject to the terms and conditions of a restricted stock agreement between the Registrant and Currie. The award of the 100,000 shares of the Registrant's unregistered common stock to Currie was made outside of the Registrant's 2004 Long-Term Incentive Plan in accordance with NASDAQ Marketplace Rule 4350(i)(1)(A)(iv).

SIGNATURES

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 thereunto duly authorized.

BRIGHTPOINT, Inc.
(Registrant)

By: /s/ Steven E. Fivel

Steven E. Fivel Executive Vice President and General Counsel

Date: March 1, 2006