UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (AMENDMENT No. 6)

MEDICAL DISCOVERIES INC.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
58456E106
(CUSIP Number)
December 31, 2007
(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)
☑ 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 the disclosures provided in a prior cover page.
The information required in 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 not be subject to all other provisions of the Act (however, see the Notes).

1.	NAMES OF	REPORTING PERSONS.
	SSORIRS	. IDENTIFICATION NO. OF ABOVE PERSON
		mentum Fund III, L.P.
	Wicicator Wio	inchiani i and iii, E.i.
2.	CUECV THE	APPROPRIATE BOX IF A MEMBER OF A GROUP
۷.		
	(a)	
	(b)	
3.	SEC USE ON	II V
٥.	SEC OSE OF	
	CITIZENICI	D OD DI LOT OF OD GLAVIZATION
4.		P OR PLACE OF ORGANIZATION
	California	
		5. SOLE VOTING POWER
		0
	NUMBER OF	
	SHARES	6. SHARED VOTING POWER
F	BENEFICIALLY	12,222,232 ⁽¹⁾
	OWNED BY	
EA	ACH REPORTIN	G 7. SOLE DISPOSITIVE POWER
	PERSON WITH	0
	LINGOI WIIII	
		8. SHARED DISPOSITIVE POWER
		12,222,232 ⁽¹⁾
9.	AGGREGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON.
	12,222,232(1)	
10.	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11.	PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (9)
	6.1%	. 62.766 12.1262.1.22 2.12.166 1.(7)
	0.17,0	
12.	TVDE OF DE	PORTING PERSON
12.	PN	FOR TING FERSON
1)		
1) Does n	ot include all of	the shares of common stock issuable upon the exercise of warrants owned by Mercator Momentum Fund, L.P. ("Mercator Momentum") or the shares
		f the non-voting shares of Series A Preferred Stock by Mercator Momentum. The terms of the warrants and the Series A Preferred Stock do not permit
		d or converted if, following such exercise or conversion, any of Mercator Momentum, Mercator Momentum Fund III, L.P., Monarch Pointe Fund, Ltd.
		MAG") would beneficially own more than 9.99% of the Issuer's outstanding common stock. Accordingly, this Schedule only includes the number of
mares tha	i could be acquir	ed without MAG exceeding the foregoing 9.99% limit.

1.	NAMES OF	REPORTING :	PERSONS.
	S.S. OR I.R.S	S. IDENTIFICA	ATION NO. OF ABOVE PERSON
	Mercator Mo	mentum Fund	III, L.P.
2.	CHECK THE	APPROPRIA	TE BOX IF A MEMBER OF A GROUP
۷.			TE BOAT! A MEMBER OF A GROUP
	(a)		
	(b)	X	
3.	SEC USE ON	JI V	
٥.	SEC USE OF	VL I	
4.	CITIZENSH	P OR PLACE	OF ORGANIZATION
	California		
		5.	SOLE VOTING POWER
			0
	MINADED OF		
	NUMBER OF	6.	SHARED VOTING POWER
	SHARES		
J	BENEFICIALLY	<u> </u>	5,327,675 ⁽¹⁾
	OWNED BY		
	ACH REPORTIN	,.	SOLE DISPOSITIVE POWER
	PERSON WITH		0
		8.	SHARED DISPOSITIVE POWER
		0.	5.327,675 ⁽¹
			3,321,075
9.	AGGREGAT	E AMOUNT I	BENEFICIALLY OWNED BY EACH REPORTING PERSON.
	5,327,675(1		
10.	CHECK BOX	CIF THE AGO	REGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11.	DEDCENT	E CLASS DEE	PRESENTED BY AMOUNT IN ROW (9)
11.		T CLASS KEF	RESENTED BT AMOUNT IN ROW (9)
	2.7%		
12.		EPORTING PE	RSON
	PN		
			mmon stock issuable upon the exercise of warrants owned by Mercator Momentum Fund III, L.P. ("Mercator Momentum III") or the
hares iss	uable upon conve	ersion of the no	on-voting shares of Series A Preferred Stock by Mercator Momentum III. The terms of the warrants and the Series A Preferred Stock do
ot permi	t those shares to	be exercised or	converted if, following such exercise or conversion, any of Mercator Momentum Fund, L.P., Mercator Momentum Fund, Monarch
ointe Fu	nd, Ltd., or M.A.	G. Capital, LL	C ("MAG") would beneficially own more than 9.99% of the Issuer's outstanding common stock. Accordingly, this Schedule only
			be acquired without MAG exceeding the foregoing 9.99% limit.
			2 - 610
			3 of 10

NAMES OF REPOR S.S. OR I.R.S. IDEN Monarch Pointe Func	TIFICATION NO. OF ABOVE PERSON
2. CHECK THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP
(a) □ (b) ⊠	
3. SEC USE ONLY	
4. CITIZENSHIP OR P British Virgin Islands	LACE OF ORGANIZATION
	5. SOLE VOTING POWER 0
NUMBER OF SHARES BENEFICIALLY	6. SHARED VOTING POWER 5,195,414 ⁽¹⁾
OWNED BY EACH REPORTING PERSON WITH	7. SOLE DISPOSITIVE POWER 0
	8. SHARED DISPOSITIVE POWER 5,195,414 ⁽¹⁾
9. AGGREGATE AMC 5,195,414 ⁽¹⁾	DUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON.
10. CHECK BOX IF TH	E AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11. PERCENT OF CLAS 2.6%	SS REPRESENTED BY AMOUNT IN ROW (9)
12. TYPE OF REPORTI	NG PERSON
onversion of the non-voting share or converted if, following such exe	es of common stock issuable upon the exercise of warrants owned by Monarch Pointe Fund, Ltd. ("MPF") or the shares issuable upon so of Series A Preferred Stock by MPF. The terms of the warrants and the Series A Preferred Stock do not permit those shares to be exercise or conversion, any of Mercator Momentum Fund, L.P., Mercator Momentum Fund III, L.P., MPF, or M.A.G. Capital, LLC ("MAG") 9.99% of the Issuer's outstanding common stock. Accordingly, this Schedule only includes the number of shares that could be acquired oing 9.99% limit.
	4 of 10

1.		REPORTING		
	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
	M.A.G. Capi	tai, LLC		
2.	CUECV TUI	E A DDD () DD I A	TE BOX IF A MEMBER OF A GROUP	
۷.			TE BOX IF A MEMBER OF A OROOF	
	(a)			
	(b)	\boxtimes		
3.	SEC USE Of	NLY		
4.	CITIZENSH	IP OR PLACE	OF ORGANIZATION	
	California			
		5.	SOLE VOTING POWER	
			0	
	NUMBER OF			
	SHARES	6.	SHARED VOTING POWER	
	BENEFICIALLY	<i></i>	19,885,321 ⁽¹⁾	
	OWNED BY			
]	EACH REPORTIN	/.	SOLE DISPOSITIVE POWER	
	PERSON WITH		0	
		8.	SHARED DISPOSITIVE POWER	
			19,885,321(1)	
9.	AGGREGAT	ΓΕ AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON.	
	19,885,321(1))		
10.	CHECK BOX	X IF THE AGO	GREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
]
11.		OF CLASS RE	PRESENTED BY AMOUNT IN ROW (9)	
	10.0%			
12.	TYPE OF RI	EPORTING PE	RSON	
1) D oog		the charge of o	ommon stock issuable upon the exercise of warrants or the shares issuable upon conversion of the non-voting shares of Series A	
			nentum Fund, L.P. ("Mercator Momentum"), Mercator Momentum Fund III, L.P. ("Mercator Momentum III"), and Monarch Pointe	<u> </u>
			arrants and the Series A Preferred Stock do not permit those shares to be exercised or converted if, following such exercise or	
			Mercator Momentum III, MPF, or M.A.G. Capital, LLC ("MAG") would beneficially own more than 9.99% of the Issuer's	
			this Schedule only includes the number of shares that could be acquired without MAG exceeding the foregoing 9.99% limit.	
	-			
			5 of 10	

1.		EPORTING PERSONS. IDENTIFICATION NO. OF ABOVE PERSON	
	David F. Firest		
	CHECK THE	ADDRODDIATE DOVIE A MEMBER OF A CROUD	
2.		APPROPRIATE BOX IF A MEMBER OF A GROUP □	
	()	$\overline{\mathbb{X}}$	
	. ,		
3.	SEC USE ONI	LY .	
4.	CITIZENSHIP USA	OR PLACE OF ORGANIZATION	
		5. SOLE VOTING POWER 0	
	NUMBER OF SHARES	6. SHARED VOTING POWER	
	BENEFICIALLY	19,885,321 ⁽¹⁾	
OWNED BY EACH REPORTING PERSON WITH		7. SOLE DISPOSITIVE POWER 0	
		8. SHARED DISPOSITIVE POWER 19,885,321 ⁽¹⁾	
9.	AGGREGATE	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON.	
	19,885,321(1)		
10.	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
11.	PERCENT OF 10.0%	CLASS REPRESENTED BY AMOUNT IN ROW (9)	
12.	TYPE OF REF	PORTING PERSON	
referre und, L onvers	not include all of the d Stock owned by M td. ("MPF"). The ter ion, any of Mercator	e shares of common stock issuable upon the exercise of warrants or the shares issuable upon conversion of the non-voting shares of Seridercator Momentum Fund, L.P. ("Mercator Momentum"), Mercator Momentum Fund III, L.P. ("Mercator Momentum III"), and Monarcator so the warrants and the Series A Preferred Stock do not permit those shares to be exercised or converted if, following such exercise of Momentum, Mercator Momentum III, MPF, or M.A.G. Capital, LLC ("MAG") would beneficially own more than 9.99% of the Issuer' Accordingly, this Schedule only includes the number of shares that could be acquired without MAG exceeding the foregoing 9.99% lim	ch Pointe or s
		6 of 10	

This statement is hereby amended and restated in its entirety as follows:

Item 1(a). Name of Issuer.

The name of the issuer is Medical Discoveries, Inc. (the "Issuer").

Item 1(b). Address of Issuer's Principal Executive Offices.

The address of the Issuer's principal executive office is 1338 S. Foothill Drive, #266, Salt Lake City, Utah 84108.

Item 2(a). Name of Person Filing.

Mercator Momentum Fund, L.P. ("Momentum Fund")

Mercator Momentum Fund III, L.P. ("Momentum Fund III" and, with Momentum Fund, the "Funds")

M.A.G. Capital, LLC ("MAG")

David F. Firestone ("Firestone")

Monarch Pointe Fund, Ltd. ("MPF")

This statement relates to the securities directly owned by the Funds and MPF. MAG is the general partner of each of the Funds and controls the investments of MPF. Firestone is the Managing Member of MAG. As a result of their control over the Funds and MPF, Firestone and MAG are deemed to beneficially own the securities of the Funds and MPF. The Funds, MPF, MAG and David F. Firestone are referred to herein as the "Reporting Persons."

Item 2(b). Address of Principal Business Office, or, if None, Residence.

The business address of each of the Funds, MAG and Firestone is 555 S. Flower Street, Suite 4200, Los Angeles, CA 90071. The business address of MPF is c/o Bank of Ireland Securities Services, Ltd., New Century House, International Financial Services Center, Mayor Street Lower, Dublin 1, Republic of Ireland.

Item 2(c). Citizenship.

Each of the Funds is a California limited partnership. MAG, their general partner, is a California limited liability company. Firestone is a U.S. Citizen. MPF is a corporation organized under the laws of the British Virgin Islands.

Item 2(d). Title of Class of Securities.

The title of the class of securities to which this statement relates is the common stock of the Issuer, no par value (the "Common Stock").

Item 2(e). CUSIP No.

The CUSIP number is 58456E106.

Item 3. If This Statement is Filed Pursuant to Rule 13d-1(b) or 13d-2(b), Check Whether the Person Filing is a:

(a)	[]	Broker o	or dealer	registered	under Section	15	of the	Act

(b) [] Bank as defined in Section 3(a)(6) of the Act

(c) [] Insurance Company as defined in Section 3(a)(19) of the Act
(d) [] Investment Company registered under Section 8 of the Investment Company Act of 1940
(e) [] Investment Adviser registered under section 203 of the Investment Advisers Act of 1940 (f) [] Employee Benefit Plan, Pension Fund which is subject to the provisions of the Employee Retirement Income Security Act of 1974 or Endowment Fund; see Rule 13d-1(b)(1)(ii)(F)
(g) [] Parent Holding Company, in accordance with Rule 13d-1(b)(1)(ii)(G) (Note: See Item 7)
(h) [] Group, in accordance with Rule 13d-1(b)(1)(ii)(H).
Item 4. Ownership.
As of December 31, 2007, each of the Funds and MPF directly owned the following securities of the Issuer:
Momentum Fund owned 10,792,232 shares of Common Stock, warrants to purchase up to 18,638,877 shares of Common Stock, and 8,715 shares of Series A Preferred Stock ("Series A Shares").
Momentum Fund III owned 3,897,675 shares of Common Stock, warrants to purchase up to 20,100,884 shares of Common Stock and 10,295 shares of Series A Shares.
MPF owned 3,765,414 shares of Common Stock, warrants to purchase up to 10,403,095 shares of Common Stock and 9,917 shares of Series A Shares.
Neither MAG nor David F. Firestone directly owned any securities of the Issuer.
Each Series A Share is convertible into the number of shares of Common Stock determined by dividing \$100.00 by the conversion price at the time of conversion. conversion price is defined as 75% of the average of the lowest three intra-day trading prices of the Common Stock during the 10 trading days immediately preceding the conversion rounded to the nearest ten-thousandth; provided however, that the conversion price may not be more than \$0.1967 adjusted for stock splits and similar events.

The

The documentation governing the terms of the warrants and the Series A Shares contains provisions prohibiting any exercise of the warrants or conversion of Series A Shares that would result in the Reporting Persons owning beneficially more than 9.99% of the outstanding shares of Common Stock as determined under Section 13(d) of the Securities Exchange Act of 1934. The Reporting Persons have never had beneficial ownership of more than 9.99% of the outstanding shares of Common Stock.

As of December 31, 2007, each Series A Share was convertible to 2,000 shares of Common Stock, based on a conversion price of \$0.05.

As of December 31, 2007, the aggregate number and percentage of class of securities identified pursuant to Item 4 beneficially owned by each person identified in Item 2(a) may be found in rows 9 and 11 of the cover pages. The percentages were based on the assumption that the Issuer had 197,676,560 shares of Common Stock outstanding as of December 31, 2007, which is the number reported by the Issuer as outstanding on December 11, 2007, according to its Quarterly Report on Form 10-QSB for the quarterly period ended September 30, 2007.

Item 5. Ownership of Five Percent or Less of a Class.

If this Schedule is being filed to report the fact that as of the date hereof the Reporting Person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following []

Ownership of More than Five Percent on Behalf of Another Person. Item 6.

Not Applicable.

Item 8.	Identification and Classification of Members of t	he Group.
	Not Applicable.	
Item 9.	Notice of Dissolution of Group.	
	Not Applicable.	
Item 10.	Certification.	
acquired		wledge and belief, the securities referred to above were acquired in the ordinary course of business and were not ing or influencing the control of the issuer of such securities and were not acquired in connection with or as a
		SIGNATURE
	After reasonable inquiry and to the best of my knowle	dge and belief, I certify that the information set forth in this statement is true, complete and correct.
Dated: F	ebruary 14, 2008	Dated: February 14, 2008
MERCA	TOR MOMENTUM FUND, L.P.	MERCATOR MOMENTUM FUND III, L.P.
By: M.A	.G. CAPITAL, LLC, its general partner	By: M.A.G. CAPITAL, LLC, its general partner
Ву:	/s/ David Firestone	By: /s/ David Firestone
	David Firestone, Managing Partner	David Firestone, Managing Partner
Dated: F	ebruary 14, 2008	Dated: February 14, 2008
MONAR	RCH POINTE FUND, LTD.	M.A.G. CAPITAL, LLC
By: M.A	.G. CAPITAL, LLC, its investment advisor	By: /s/ David Firestone
Ву:	/s/ David Firestone	David Firestone, Managing Partner
	David Firestone, Managing Partner	
Dated: F	ebruary 14, 2008	
/s/ David	1 F. Firestone	
David F.	Firestone	
		9 of 10

Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Item 7.

Not Applicable.

AGREEMENT OF JOINT FILING

The undersigned hereby agree that the statement on Schedule 13G filed herewith (and any amendments thereto), is being filed jointly with the Securities and Exchange Commission pursuant to Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended, on behalf of each such person.

Dated: February 14, 2008

MERCATOR	MOMENT	UM FUND	LP

By: M.A.G. CAPITAL, LLC, its general partner

By: /s/ David Firestone

David Firestone, Managing Partner

MERCATOR MOMENTUM FUND III, L.P.

By: M.A.G. CAPITAL, LLC, its general partner

By: /s/ David Firestone

David Firestone, Managing Partner

MONARCH POINTE FUND, LTD.

By: M.A.G. CAPITAL, LLC, its investment advisor

By: /s/ David Firestone

David Firestone, Managing Partner

M.A.G. CAPITAL, LLC

By: /s/ David Firestone

David Firestone, Managing Partner

/s/ David F. Firestone

David F. Firestone

10 of 10