BRENNER KAREN B Form SC 13D/A December 04, 2003

SCHEDULE 13D - INFORMATION TO BE INCLUDED IN STATEMENTS

FILED PURSUANT TO RULE 13D-1(A) AND AMENDMENTS

THERETO FILED PURSUANT TO RULE 13D-2(A).*

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under The Securities Exchange Act of 1934

(Amendment No. 9)*

SUNLINK HEALTH SERVICES, INC.

(Name of Issuer)

COMMON STOCK, NO PAR VALUE

(Title of Class of Securities)

501067102

(CUSIP Number)

Karen Beth Brenner

P.O. Box 9109

Newport Beach, California 92658

(949) 786-1401

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

June 13, 2003

(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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box.

Check the following box if a fee is being paid with this statement ". (A fee is not required only if the reporting person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

Note: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) 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 period.

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 and 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).

* As amended by Releases No. 34-15457, dated January 4, 1979, effective February 14, 1979 (as corrected by Release No. 34-15457A, dated February 25, 1979) and No. 34-14384, dated November 29, 1979, effective January 5, 1980. --- Editor.

(Continued on following page(s))

			SCHEDULE 13D	
CUSIF	P No. 5010671	PAGE 2 OF 13 PAGES		
1.	Name of Repo	orting	Person, S.S. or I.R.S. Identification No. of above person	
	KAREN B.	BR	ENNER	
2.	Check the App	propr	iate Box if a Member of a Group*	
((a) "			
((b) x			
3.	SEC Use Only	1		
4.	Source of Fund	ds*		
Ì	N/A			
5. (Check Box if l	Discl	osure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e)	
6. (Citizenship or	Place	e of Organization	
,	USA			
NUN	MBER OF	7.	Sole Voting Power	
SI	HARES			
BENE	EFICIALLY		263,506	
OWNED BY		8.	Shared Voting Power	
J	EACH			
REF	PORTING		0	
Pl	ERSON	9.	Sole Dispositive Power	
,	WITH			

	203,300
	10. Shared Dispositive Power
	46,140
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	309,646
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares*
13.	Percent of Class Represented by Amount in Row (11)
	4.7%
14.	Type of Reporting Person*
	IN

			SCHEDULE 13D	
CUS	SIP No. 5010671	PAGE 3 OF 13 PAGES		
1.	Name of Repo	orting	Person, S.S. or I.R.S. Identification No. of above person	
	FORTUNA	. UN	PLUGGED, L.P.	
2.	Check the App	propr	iate Box if a Member of a Group*	
	(a) "			
	(b) x			
3.	SEC Use Only	I		
4.	Source of Fund	ds*		
	N/A			
5.	Check Box if I	Discl	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or	Plac	e of Organization	
	USA			
NI	UMBER OF	7.	Sole Voting Power	
	SHARES			
BENEFICIALLY			218,275	
OWNED BY		8.	Shared Voting Power	
	EACH			
R	EPORTING		0	
	PERSON	9.	Sole Dispositive Power	
	WITH			

	218,275
	10. Shared Dispositive Power
	0
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	218,275
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares*
13.	Percent of Class Represented by Amount in Row (11)
	3.4%
14.	Type of Reporting Person*
	PN

			SCHEDULE 13D	
CUSII	P No. 5010671	.02		PAGE 4 OF 13 PAGES
1.	Name of Repor	rting	Person, S.S. or I.R.S. Identification No. of above person	
	FORTUNA	AS	SET MANAGEMENT, LLC	
2.	Check the App	ropr	iate Box if a Member of a Group*	
	(a) "			
	(b) x			
3.	SEC Use Only			
4.	Source of Fund	ds*		
	WC			
5.	Check Box if I	Discl	osure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or	Plac	e of Organization	
	CALIFORN	IIA		
NU	MBER OF	7.	Sole Voting Power	
S	HARES			
BENEFICIALLY			256,006	
OW	VNED BY	8.	Shared Voting Power	
	EACH			
REI	PORTING		0	
P	ERSON	9.	Sole Dispositive Power	
	WITH			

	250,000
	10. Shared Dispositive Power
	46,140
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	302,146
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares*
13.	Percent of Class Represented by Amount in Row (11)
	4.6%
14.	Type of Reporting Person*
	CO

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CUSIP No. 501067	7102	PAGE 5 OF 13 PAGES
Name of Rep	porting Person, S.S. or I.R.S. Identification No. of above person	
Beilihis In	vestments, LLC	
2. Check the Ap	ppropriate Box if a Member of a Group*	
(a) x		
(b) "		
3. SEC Use Onl	ly	
4. Source of Fu	nds*	
WC		
5. Check Box if	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)	
6. Citizenship o	or Place of Organization	
CALIFOR	NIA	
NUMBER OF	7. Sole Voting Power	
SHARES		
BENEFICIALLY	378,649	
OWNED BY	8. Shared Voting Power	
EACH		
REPORTING	0	
PERSON	9. Sole Dispositive Power	
WITH		

		0			
	10. Shared Dispositive Power				
		378,649			
11.	Aggregate Amount	Beneficially Owned by Each Reporting Person			
	378,649				
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares*				
13.	Percent of Class Re	presented by Amount in Row (11)			
	6.0%				
14.	Type of Reporting I	Person			
	OO (Trust)				

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CUS	SIP No. 5010671	PAGE 6 OF 13 PAGES		
1.	Name of Repo	orting	Person, S.S. or I.R.S. Identification No. of above person	
	STEVEN B	AIL	EYS	
2.	Check the App	propr	iate Box if a Member of a Group*	
	(a) x			
	(b) "			
3.	SEC Use Only	7		
4.	Source of Fund	ds*		
	N/A			
5.	Check Box if I	Discl	osure of Legal Proceeding Is Required Pursuant to Items 2(d) or 2(e)	
6.	Citizenship or	Plac	e of Organization	
	USA			
N	UMBER OF	7.	Sole Voting Power	
	SHARES			
BENEFICIALLY			672,698	
OWNED BY		8.	Shared Voting Power	
	EACH			
R	EPORTING		0	
	PERSON	9.	Sole Dispositive Power	
	WITH			

	7,500
	10. Shared Dispositive Power
	665,198
11.	Aggregate Amount Beneficially Owned by Each Reporting Person
	672,698
12.	Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares*
13.	Percent of Class Represented by Amount in Row (11)
	10.5%
14.	Type of Reporting Person*
	IN

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Item 1. Security and Issuer.

This filing is being made solely to correct minor disclosure errors in Item 5 regarding the number of warrants held by the various persons. There have been no additional purchases or sales of securities since the previous Schedule 13D/A filed with the Commission on October 14, 2003.

This filing relates to the Common Stock, without par value (the Stock), of SunLink Health Systems, Inc. (the Company). The Stock trades on the American Stock Exchange. The Company s principal executive offices are located at 900 Circle 75 Parkway, Suite 1300, Atlanta, Georgia 30339; the Company s telephone number at that location is (770) 933-7000. The number of issued and outstanding shares of Stock as of December 1, 2003, as reported to us by the Company, is 6,281,407.

Item 2. Identity and Background.

(a) This statement is filed by (i) Fortuna Unplugged, L.P. (Fortuna Unplugged), a California limited partnership with respect to shares of Stock held or beneficially owned by the partnership to amend the holdings previously reported by such persons due to recent transactions, (ii) Fortuna Asset Management, LLC, successor to Fortuna Advisors, Inc. (Fortuna Asset Management) as discretionary investment adviser with respect to shares of Stock held or beneficially owned by its advisory clients; (iii) Karen Brenner with respect to shares of Stock held or beneficially owned by her and as sole shareholder and managing member of Fortuna Asset Management (including stock held by or beneficially owned by Fortuna Unplugged due to the fact that Fortuna Asset Management serves as the General Partner of Fortuna Unplugged), (iv) Beilihis Investments, LLC, and (v) Steven Baileys as Managing Member of the Beilihis Investments, LLC. This filing shall constitute the final filing on this Schedule 13D for Fortuna Unplugged, Fortuna Asset Management and Karen Brenner as they are no longer part of the Reporting Group and their aggregate beneficial ownership of SunLink common shares has dropped below the five-percent threshold. (See Item 5(e) herein).

Beilihis Investments, LLC and Steven Baileys as Managing Member of Beilihis Investments, LLC will continue to report their ownership interests by filing on Schedule 13D as a group that beneficially owns more than five percent (5%) of the Stock.

- (b) The principal business address of (i) Fortuna Asset Management; (ii) Fortuna Unplugged; and (iii) Karen Brenner is P.O. Box 9109, Newport Beach, California 92658. The principal address of Beilihis Investments, LLC and Steven Baileys is 30691 Hunt Club Drive, San Juan Capistrano, California 92675.
- (c) The business of (i) Fortuna Unplugged is that of private investment partnerships engaging in the purchase and sale of securities for investment for its own account;

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The business of (i) Fortuna Asset Management is the provision of discretionary investment management services to clients and (ii) Karen Brenner is president of Fortuna Asset Management. Fortuna Asset Management is also the general partner of Fortuna Unplugged. Ms. Brenner serves as a director of SunLink Health Systems, Inc.

The business of (i) Beilihis Investments, LLC is an investor, and (ii) Steven Baileys is a private investor and serves as the Managing Member of Beilihis Investments, LLC. Dr. Baileys also serves as a director of SunLink Health Systems, Inc.

(d) None of the Reporting Persons has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) None of the Reporting 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.

(f) (i) Fortuna Unplugged is a California limited partnership; (ii) Fortuna Asset Management and Beilihis Investments, LLC are California limited liability corporations; (iii) Karen Brenner is a United States citizen; (iv) Steven Baileys is a United States citizen.

Not applicable.

Item 3. Source and Amount of Funds and Other Consideration

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Item 4. Purpose of the Transaction

This filing is being made solely to correct minor disclosure errors in Item 5 regarding the number of warrants held by the various persons. There have been no additional purchases or sales of securities since the previous Schedule 13D/A filed with the Commission on October 14, 2003.

As of June 13, 2003, Karen Brenner no longer had dispositive power over any of the SunLink shares held by Beilihis Investments, LLC (which bought its shares from the Baileys Family Trust) or the shares held by Steven Baileys. Karen Brenner, Fortuna Investment Partners, L.P., Fortuna Capital Management, Inc., Ronald J. Vannuki, Fortuna Unplugged, L.P., and Fortuna Asset Management, LLC, no longer are considered part of this Reporting Group. Additionally, their beneficial ownership of SunLink shares is no longer greater than five percent of the class of securities. Therefore, as such persons/entities beneficially own less than five percent (5%) of the SunLink common stock, they will no longer file a Schedule 13D.

Item 5. Interest in Securities of the Issuer

- (a) As of the date hereof, each person below has the following interest in the securities of the Issuer:
- (i) Fortuna Unplugged as a private investment partnership engaging in the purchase and sale of securities for investment for their own account beneficially owns 218,275 shares of Stock, which includes 151,557 warrants to purchase shares of Stock. Fortuna Unplugged is the beneficial owner of 3.4% of the Stock.
- (v) Fortuna Asset Management as discretionary investment adviser to clients whose accounts hold the Stock, beneficially owns 302,146 shares of Stock exclusive of the Beilihis Investments, LLC, but inclusive of Fortuna Unplugged and Karen Brenner beneficially owned shares of Stock, which includes 169,645 warrants to purchase shares of Stock. Fortuna Asset Management is the beneficial owner of 4.6% of the Stock.
- (vi) Karen Brenner, as sole shareholder of Fortuna Asset Management and as a direct owner of shares of Stock, beneficially owns 309,646 shares of Stock, which includes 177,145 options and warrants to purchase shares of Stock. Ms. Brenner is the beneficial owner of 4.7% of the Stock.
- (vii) Beilihis Investments, LLC beneficially owns 378,649 shares which includes 52,041 warrants. The Beilihis Investments, LLC is the beneficial owner of 6.0% of the Stock.

(viii) Steven Baileys, as individual and as Managing Member of the Beilihis Investments, LLC, beneficially owns 672,698 shares including 110,482 options and warrants. Steven Baileys is the beneficial owner of 10.5% of the Stock.

The Group, which now consists only of Steven Baileys and Beilihis Investments, LLC, in the aggregate may be deemed to own an aggregate of 10.5% of the Stock.

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(b)

		Power to Vote Power to			to Dispose	
	No. of Shares Beneficially Owned (# 11)	Percentage of Class (# 13)	Sole (# 7)	Shared (# 8)	Sole (# 9)	Shared (# 10)
Fortuna Unplugged, LP(1)	218,275	3.4%	218,275	0	218,275	0
Fortuna Asset Management(1)	302,146	4.6%	256,006	0	256,506	46,140
Karen B. Brenner(1)	309,646	4.7%	263,506	0	263,506	46,140
Beilihis Investment, LLC	378,649	6.0%	378,649	0	0	378,649
Steven Baileys	672,698	10.5%	672,698	0	7,500	665,198

⁽¹⁾ No longer part of Reporting Group and are no longer required to report their ownership of the Stock on Schedule 13D

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(c) The trading dates, number of shares purchased or sold and price per share for all transactions by the Reporting Persons since August, 16, 2002 are set forth on Schedule A hereto. All such transactions were open market transactions or transfers between related accounts and were effected on the American Stock Exchange or privately between related accounts. No other transactions were effected by the Reporting Persons during such period.

(d) No person other than each respective owner referred to herein of Stock is known to have the right to receive or the power to direct the receipt of dividends from or the proceeds of sale of such Stock.

(e) As of June 13, 2003, Karen Brenner no longer had dispositive power over the stock held by Steven Baileys and Beilihis Investments, Inc. As a result, Ms. Brenner and the entities she controls, including, Fortuna Unplugged and Fortuna Asset Management, are no longer part of the Reporting Group. Additionally, SunLink has issued new shares of its common stock into the market causing Ms. Brenner and her affiliated entities to no longer be the beneficial owner of greater than five percent (5%) of the Class of Securities. Therefore, such persons will no longer file on Schedule 13D so long as their beneficial ownership of SunLink securities remains below the five percent (5%) threshold.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

None

Item 7. Matter to be Filed as Exhibits

No new exhibits. Exhibits previously filed by the Reporting Persons are incorporated herein by this reference.

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SIGNATURES	
After reasonable inquiry and to the best of our knowledge and belief, the undersigne true, complete and correct.	d certify that the information set forth in this statement is
Dated: December 3, 2003	
FORTUNA ASSET MANAGEMENT, LLC	
By: /s/ Karen B. Brenner	
Karen B. Brenner, Managing Member	
/s/ Karen B. Brenner	
Karen B. Brenner	
Individual	
FORTUNA UNPLUGGED, L.P.	
By: /s/ Karen B. Brenner	
Karen B. Brenner, Managing Member, Fortuna Asset Management, LLC	
General Partner	

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Beilihis Investments, LLC	

/s/ Steven Baileys

By: /s/ Steven Baileys

Steven Baileys, Managing Member

Steven Baileys

Individual

Schedule A

Transactions Since 8/16/02

Party		Bought (Sold)	Net Amount	Broker Effecting	
	Trade Date			Per Share Transaction	
Beilihis Investments, LLC06/11/03	51,841WTs	\$ 51.84	\$ 0.001	Private Party Sale	
Beilihis Investments, LLC06/11/03	321,601shares	\$ 409,948.16	\$ 1.28	Private Party Sale	
Fortuna Asset Management10/31/02	2,000Shares	\$ 4,300	\$ 2.15	Private Party Sale	

^{*} Fortuna Asset Management now beneficially owns less than five percent (5%) of the Stock and is no longer required to file and report its holdings of the Stock on Schedule 13D.