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INFORMATICA CORP Form 424B7 June 27, 2006

Filed Pursuant to Rule 424(b)(7) Registration No. 333-135208

# PROSPECTUS SUPPLEMENT DATED JUNE 27, 2006 (To Prospectus dated June 21, 2006) INFORMATICA CORPORATION \$230,000,000

## 3% Convertible Senior Notes due 2026 and the Common Stock Issuable Upon Conversion of the Notes

This prospectus supplement supplements information contained in the prospectus dated June 21, 2006 of Informatica Corporation relating to the offer and sale from time to time by certain selling security holders of our 3% Convertible Senior Notes due 2026, which are referred to as the notes, and the common stock issuable upon conversion of the notes. We will not receive any proceeds from the sale of the notes or the common stock issuable upon conversion of the notes by the selling security holders.

This prospectus supplement should be read in conjunction with, and may not be delivered or utilized without, the prospectus. This prospectus supplement is qualified by reference to the prospectus, except to the extent that the information in this prospectus supplement supersedes the information contained in the prospectus.

The date of this prospectus supplement is June 27, 2006

#### SELLING SECURITY HOLDERS

The table below supplements or amends the table of selling security holders beginning on page 57 of the prospectus dated June 21, 2006. Where the name of a selling security holder identified in the table below also appears in the table in the prospectus, the information set forth in the table below regarding that selling security holder supersedes the information in the prospectus. This information was furnished to us by the selling security holders listed below on or before June 23, 2006. Because the selling security holders may offer, pursuant to this prospectus, all or some portion of the notes or common stock listed below, no estimate can be given as to the amount of notes or common stock that will be held by the selling security holders upon consummation of any sales. In addition, the selling security holders listed in the table may have sold, transferred or otherwise disposed of, in transactions exempt from the registration requirements of the Securities Act, some or all of their notes since the date as of which the information in the table is presented. We are not updating any information with respect to any other selling security holder set forth in the prospectus dated June 21, 2006, other than with respect to the holders set forth below.

	Principal Amount at Maturity of Notes Beneficially	Percentage	Shares of Common Stock Owned	Percentage of Common	Conversion
	Owned That May Be	of Notes	prior to the	Stock Outstanding	Shares Offered
Name	Sold	Outstanding	Offering (1)	(2)	Hereby
UBS Securities LLC	\$ 8,637,000	3.76%	431,850	*	431,850
Calamos Market Neutral					
Income Fund Calamos					
Investment Trust (13)	\$ 8,400,000	3.65%	420,000	*	420,000

- (1) Includes shares of common stock issuable upon conversion of the notes. assuming a conversion rate of 50.00 for each \$1,000 principal amount of the notes. The conversion rate is subject to adjustment as described under Description of the Notes Conversion Rights.
- (2) Calculated based on Rule 13d-3(d)(i)

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under the

Exchange Act, using 85,789,016

shares of

common stock

outstanding on

June 15, 2006.

Under this rule,

beneficial

ownership

includes any

share over which

the individual or

entity has voting

power or

investment

power. In

computing the

number of shares

beneficially

owned by a

person and the

percentage

ownership of

that person,

shares of our

common stock

subject to

options held by

that person that

will be

exercisable on or

before

August 15, 2006

are deemed

outstanding.

Unless otherwise

indicated, each

person or entity

has sole voting

and investment

power with

respect to shares

shown as

beneficially

owned. The

information is

not necessarily

indicative of

beneficial

ownership for

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any other purpose.

#### (13) Calamos

Advisors LLC ( Calamos ) is the investment

manager for

Calamos Market

Neutral Income

Fund Calamos

Investment

Trust. Nick

Calamos is the

Senior Executive

Vice President,

Head of

Investment of

Calamos.

Mr. Calamos

holds voting or

investment

power over the

shares issuable

upon the

conversion of

the notes being

registered hereby

held by Calamos

Market Neutral

Income Fund

Calamos

Investment

Trust.

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