<html><head></head><body>----BEGIN PRIVACY-ENHANCED MESSAGE-----Proc-Type: 2001, MIC-CLEAR Originator-Name: webmaster@www.sec.gov Originator-Key-Asymmetric: MFgwCgYEVQgBAQICAf8DSgAwRwJAW2sNKK9AVtBzYZmr6aGjlWyK3XmZv3dTINen TWSM7vrzLADbmYQaionwg5sDW3P6oaM5D3tdezXMm7z1T+B+twIDAQAB MIC-Info: RSA-MD5,RSA, PXfbfaAiysK2lHfiVPjnEHIDyql8FhEXcCTqG5AZN9mO9gnLORfkpvB62WBs4if3 F/521/hbVnSoHXnDdXu5Zw== <SEC-DOCUMENT>0000902595-98-000128.txt : 19980702 <SEC-HEADER>0000902595-98-000128.hdr.sgml : 19980702 0000902595-98-000128 ACCESSION NUMBER: CONFORMED SUBMISSION TYPE: 424B3 PUBLIC DOCUMENT COUNT: 1 FILED AS OF DATE: 19980701 SROS: NYSE FILER: COMPANY DATA: COMPANY CONFORMED NAME: NATIONWIDE HEALTH PROPERTIES INC CENTRAL INDEX KEY: 0000780053 STANDARD INDUSTRIAL CLASSIFICATION: REAL ESTATE INVESTMENT TRUSTS [6798] IRS NUMBER: 953997619 STATE OF INCORPORATION: MD FISCAL YEAR END: 1231 FILING VALUES: FORM TYPE: 424B3 SEC ACT: SEC FILE NUMBER: 333-32135 FILM NUMBER: 98659365 **BUSINESS ADDRESS:** 610 NEWPORT CENTER DR STREET 1: STREET 2: STE 1150 CITY: NEWPORT BEACH STATE: CA 92660 ZIP: BUSINESS PHONE: 7142511211 MAIL ADDRESS: STREET 1: 610 NEWPORT CENTER DR STREET 2: STE 1150 CITY: NEWPORT BEACH STATE: CA ZIP: 92660 FORMER COMPANY: FORMER CONFORMED NAME: BEVERLY INVESTMENT PROPERTIES INC DATE OF NAME CHANGE: 19890515 </SEC-HEADER> <DOCUMENT> <TYPE&qt;424B3 <SEQUENCE>1 <DESCRIPTION>AMENDED PRICING SUPPLEMENT DATED JULY 1, 1998 FOR GOLDMAN, SACHS & amp; CO. AND MERRILL LYNCH & amp; CO. <TEXT> Amended Pricing Supplement dated July 1, 1998 Rule 424(b)(3) (To Prospectus dated August 19, 1997 and File No. 333-32135 Prospectus Supplement dated August 19, 1997) NATIONWIDE HEALTH PROPERTIES, INC.

Medium-Term Note, Series C - Fixed Rate

Face Amount: \$40,000,000 Trade Date: June 29, 1998 Issue Price: 100% Original Issue Date: July 2, 1998 Interest Rate: 6.59% Net Proceeds to Issuer: \$39,800,000 Interest Payment Dates: April 1, October 1 Agent's Commission: 0.5% Regular Record Dates: March 17, September 16 Name of Agents: Goldman, Sachs & amp; Co. and Merrill Lynch & amp; Co. Stated Maturity Date: July 7, 2038 Agents acting in the capacity indicated below: [X] As Agents [] As Principal Denominations (if other than \$1000 and integral multiples thereof): Day Count Convention: [X] 30/360 for the period from July 2, 1998 to July 7, 2038 [] Actual/360 for the period from to [] Actual/Actual for the period from to [] Other (see attached) to Redemption: [X] The Notes cannot be redeemed prior to the Stated Maturity Date. [] The Notes may be redeemed prior to Stated Maturity Date. Initial Redemption Date: Initial Redemption Percentage: 옹 Annual Redemption Percentage Reduction: % until Redemption Percentage is 100% of the Principal Amount. Repayment: [] The Notes cannot be repaid prior to the Stated Maturity Date. [X] The Notes can be repaid prior to the Stated Maturity Date at the option of the holder of the Notes. Optional Repayment Date(s): July 7, 2003; July 7, 2008; July 7, 2013; July 7, 2018; July 7, 2023; July 7, 2028 Repayment Price: 100% Original Issue Discount: [] Yes [X] No Total Amount of OID: Yield to Maturity: Initial Accrual Period: Form: [X] Book-entry [] Certificated Goldman, Sachs & amp; Co. Merrill Lynch & amp; Co. </TEXT> </DOCUMENT&qt; </SEC-DOCUMENT> ----END PRIVACY-ENHANCED MESSAGE-----</body></html>