Thorpe Allen R Form 4 November 04, 2011

Check this box

if no longer

Section 16.

subject to

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SECURITIES

OMB APPROVAL OMB

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

Form 4 or Form 5 Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, obligations Section 17(a) of the Public Utility Holding Company Act of 1935 or Section may continue. 30(h) of the Investment Company Act of 1940 See Instruction

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * Hellman & Friedman LLC

(First)

2. Issuer Name and Ticker or Trading Symbol

5. Relationship of Reporting Person(s) to Issuer

Emdeon Inc. [EM]

(Last)

(Middle)

3. Date of Earliest Transaction (Month/Day/Year)

Director Officer (give title below)

_X__ 10% Owner _ Other (specify

ONE MARITIME PLAZA, 12TH **FLOOR**

(Street)

4. If Amendment, Date Original Filed(Month/Day/Year)

11/02/2011

6. Individual or Joint/Group Filing(Check

Applicable Line) Form filed by One Reporting Person _X_ Form filed by More than One Reporting

(Check all applicable)

SAN FRANCISCO, CA 94111

(City)	(State)	(Zip) Tal	ble I - Non	-Derivative Securit	ies Ac	quired	, Disposed of, or	Beneficially	Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr. 8)	4. Securities Acqui onDisposed of (D) (Instr. 3, 4 and 5)	(A) or		5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Class A Common Stock, par value \$0.00001 per share	11/02/2011		Code V J(1)	Amount 11,639,697	(D)	Price	0	I	See notes (8) (15) (16)
Class B Common Stock, par value \$0.00001 per share	11/02/2011		J <u>(2)</u>	22,349,977.04	D	\$0	0	I	See notes (9) (15) (16)

Class B Common Stock, par value \$0.00001 per share	11/02/2011	J <u>(2)</u>	125,178.27	D	\$ 0	0	I	See notes (10) (15) (16)
Class B Common Stock, par value \$0.00001 per share	11/02/2011	J(2)	99,940.18	D	\$ 0	0	I	See notes (11) (15) (16)
Class B Common Stock, par value \$0.00001 per share	11/02/2011	J <u>(2)</u>	11,294.61	D	\$0	0	I	See notes (12) (15) (16)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of ctionDerivative Securities Acquired (A) or B) Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and An Underlying Sec (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title N	
Limited Liability Company Units of EBS Master LLC	<u>(17)</u>	11/02/2011		J(3)		22,349,977.04	<u>(17)</u>	<u>(17)</u>	Class A Common Stock, par value \$0.00001 per share	
Limited Liability Company Units of EBS Master	(17)	11/02/2011		J <u>(4)</u>		125,178.27	<u>(17)</u>	(17)	Class A Common Stock, par value \$0.00001 per share	

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(9-02)

LLC							
Limited Liability Company Units of EBS Master LLC	(17)	11/02/2011	J <u>(5)</u>	99,940.18	<u>(17)</u>	<u>(17)</u>	Class A Common Stock, par value \$0.00001 per share
Limited Liability Company Units of EBS Master LLC	<u>(17)</u>	11/02/2011	J <u>(6)</u>	11,294.61	<u>(17)</u>	<u>(17)</u>	Class A Common Stock, par value \$0.00001 per share
Stock Option (right to buy)	\$ 15.5	11/02/2011	D <u>(7)</u>	40,000	<u>(18)</u>	08/11/2019	Class A Common Stock, par value \$0.00001 per share
Stock Option	\$ 15 5	11/02/2011	D ⁽⁷⁾	40 000	(18)	08/11/2019	Class A Common Stock, par

 $D_{\underline{(7)}}$

(18)

08/11/2019

value

\$0.00001 per share

40,000

Reporting Owners

\$ 15.5

(right to

buy)

11/02/2011

Reporting Owner Name / Address	Relationships					
Topothing of the Finance France	Director	10% Owner	Officer	Other		
Hellman & Friedman LLC ONE MARITIME PLAZA 12TH FLOOR SAN FRANCISCO, CA 94111		X				
H&F Harrington AIV II, L.P. C/O HELLMAN & FRIEDMAN LLC ONE MARITIME PLAZA, 12TH FLOOR SAN FRANCISCO, CA 94111		X				
HFCP VI Domestic AIV, L.P. C/O HELLMAN & FRIEDMAN LLC ONE MARITIME PLAZA, 12TH FLOOR SAN FRANCISCO, CA 94111		X				
		X				

Reporting Owners 3

X

X

X

X

Hellman & Friedman Investors VI, L.P. C/O HELLMAN & FRIEDMAN LLC ONE MARITIME PLAZA, 12TH FLOOR SAN FRANCISCO, CA 94111

Hellman & Friedman Capital Executives VI LP C/O HELLMAN & FRIEDMAN LLC ONE MARITIME PLAZA, 12TH FLOOR SAN FRANCISCO, CA 94111

Hellman & Friedman Capital Associates VI, L.P. C/O HELLMAN & FRIEDMAN LLC ONE MARITIME PLAZA, 12TH FLOOR SAN FRANCISCO, CA 94111

HAMMARSKJOLD PHILIP U C/O HELLMAN & FRIEDMAN LLC ONE MARITIME PLAZA, 12TH FLOOR SAN FRANCISCO, CA 94111

Thorpe Allen R C/O HELLMAN & FRIEDMAN LLC ONE MARITIME PLAZA, 12TH FLOOR SAN FRANCISCO, CA 94111

Signatures

/s/ Allen R. Thorpe, as Managing Director of Hellman & Friedman LLC					
**Signature of Reporting Person	Date				
/s/ Allen R. Thorpe, as Manager Director of Hellman & Friedman LLC, as General Partner of Hellman & Friedman Investors VI, L.P., as General Partner of H&F Harrington AIV II, L.P.	11/04/2011				
**Signature of Reporting Person	Date				
/s/ Allen R. Thorpe, as Manager Director of Hellman & Friedman LLC, as General Partner of Hellman & Friedman Investors VI, L.P., as General Partner of HFCP VI Domestic AIV, L.P.	11/04/2011				
**Signature of Reporting Person	Date				
/s/ Allen R. Thorpe, as Manager Director of Hellman & Friedman LLC, as General Partner of Hellman & Friedman Investors VI, L.P.	11/04/2011				
**Signature of Reporting Person	Date				
/s/ Allen R. Thorpe, as Manager Director of Hellman & Friedman LLC, as General Partner of Hellman & Friedman Investors VI, L.P., as General Partner of Hellman & Friedman Capital Executives VI, L.P.	11/04/2011				
**Signature of Reporting Person	Date				
/s/ Allen R. Thorpe, as Manager Director of Hellman & Friedman LLC, as General Partner of Hellman & Friedman Investors VI, L.P., as General Partner of Hellman & Friedman Capital Associates VI, L.P.	11/04/2011				
**Signature of Reporting Person	Date				
/s/ Philip U. Hammarskjold	11/04/2011				

Signatures 4

11/04/2011

**Signature of Reporting Person

Date

/s/ Allen R. Thorpe

11/04/2011

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Pursuant to the Agreement and Plan of Merger, dated as of August 3, 2011 (the "Merger Agreement"), among Beagle Parent Corp. ("Parent"), Beagle Acquisition Corp. ("Merger Sub") and Emdeon Inc. (the "Company"), among other things, Merger Sub merged (the "Merger") with and into the Company with the Company as the surviving corporation. 7,254,421.25 shares of Class A Common Stock were disposed of pursuant to the Merger Agreement in exchange for \$19.00 in cash per share. 4,385,275.75 shares of Class A Common

- (1) Stock were disposed of pursuant to the Merger Agreement in exchange for \$19.00 in cash per share. 4,363,273.75 shares of Class A Common Stock were disposed of pursuant to the Equity Rollover Agreement, dated as of August 3, 2011, among H&F Harrington AIV II, L.P., HFCP VI Domestic AIV, L.P., Hellman & Friedman Capital Executives VI, L.P. and Hellman & Friedman Capital Associates VI, L.P. (collectively, the "H&F Entities"), Parent and the Company, in exchange for 83,320.24 shares of the common stock of Parent immediately prior to the consummation of the Merger.
- (2) All outstanding shares of Class B Common Stock were cancelled for no consideration pursuant to the Merger Agreement.
 - 13,929,584.97 Limited Liability Company Units of EBS Master LLC ("EBS Units") were disposed of pursuant to the Unit Purchase Agreement, dated as of November 2, 2011 (the "Unit Purchase Agreement"), among the HFCP VI Domestic AIV, L.P., Hellman &
- (3) Friedman Investors VI, L.P., Hellman & Friedman Capital Executives VI, L.P. and Hellman & Friedman Capital Associates VI, L.P. (collectively, the "H&F Unitholders"), and EBS Holdco II, LLC in exchange for \$19.00 in cash per EBS Unit immediately following the consummation of the Merger. 8,420,392.07 EBS Units were disposed of pursuant to the Unit Purchase Agreement in exchange for 159,987.45 shares of the common stock of Parent immediately following the consummation of the Merger.
- 78,017.14 EBS Units were disposed of pursuant to the Unit Purchase Agreement in exchange for \$19.00 in cash per EBS Unit immediately following the consummation of the Merger. 47,161.13 EBS Units were disposed of pursuant to the Unit Purchase Agreement in exchange for 896.06 shares of the common stock of Parent immediately following the consummation of the Merger.
- 62,287.55 EBS Units were disposed of pursuant to the Unit Purchase Agreement in exchange for \$19.00 in cash per EBS Unit immediately following the consummation of the Merger. 37,652.63 EBS Units were disposed of pursuant to the Unit Purchase Agreement in exchange for 715.40 shares of the common stock of Parent immediately following the consummation of the Merger.
- 7,039.35 EBS Units were disposed of pursuant to the Unit Purchase Agreement in exchange for \$19.00 in cash per EBS Unit immediately following the consummation of the Merger. 4,255.26 EBS Units were disposed of pursuant to the Unit Purchase Agreement in exchange for 80.85 shares of the common stock of Parent immediately following the consummation of the Merger.
- (7) Disposed of pursuant to the Merger Agreement, pursuant to which such stock options were cancelled at the effective time of the Merger in exchange for a cash payment per share equal to the difference between the exercise price of the option and \$19.00.
- (8) These securities are owned of record by H&F Harrington AIV II, L.P.
- (9) These securities are owned of record by HFCP VI Domestic AIV, L.P.
- (10) These securities are owned of record by Hellman & Friedman Investors VI, L.P.
- (11) These securities are owned of record by Hellman & Friedman Capital Executives VI, L.P.
- (12) These securities are owned of record by Hellman & Friedman Capital Associates VI, L.P.
- The stock options are held by Mr. Hammarskjold for the benefit of HFCP VI Domestic AIV, L.P. and H&F Harrington AIV II, L.P.

 Hellman & Friedman Investors VI, L.P. is the sole general partner of each of HFCP VI Domestic AIV, L.P. and H&F Harrington AIV

 II, L.P. Hellman & Friedman LLC is the sole general partner of Hellman & Friedman Investors VI, L.P. Mr. Hammarskjold is a managing director of Hellman & Friedman LLC.
- The stock options are held by Mr. Thorpe for the benefit of HFCP VI Domestic AIV, L.P. and H&F Harrington AIV II, L.P. Hellman & Friedman Investors VI, L.P. is the sole general partner of each of HFCP VI Domestic AIV, L.P. and H&F Harrington AIV II, L.P. Hellman & Friedman LLC is the sole general partner of Hellman & Friedman Investors VI, L.P. Mr. Thorpe is a managing director of Hellman & Friedman LLC.
- The securities are beneficially owned through the H&F Entities. Hellman & Friedman Investors VI, L.P. is the sole general partner of each of H&F Harrington AIV II, L.P., HFCP VI Domestic AIV, L.P., Hellman & Friedman Capital Executives VI, L.P. and Hellman & Friedman Capital Associates VI, L.P. Hellman & Friedman LLC is the sole general partner of Hellman & Friedman Investors VI, L.P.

- A four-member investment committee of Hellman & Friedman LLC has power to vote or to direct the vote of, and to dispose or to direct (16) the disposition of, the securities that are beneficially owned by the H&F Entities. Mr. Hammarskjold is a member of the investment committee. Mr. Thorpe is not a member of the investment committee.
 - In accordance with the terms of the Limited Liability Company Agreement of EBS Master LLC, prior to the Merger, the H&F Unitholders had the right to exchange their EBS Units, along with a corresponding number of shares of Class B Common Stock, for shares of Class A Common Stock of the Company on a one-for-one basis, subject to customary conversion rate adjustments for stock
- (17) splits, stock dividends and reclassifications. In connection with any such proposed exchange, the Company may elect to purchase the applicable EBS Units and corresponding shares of Class B Common Stock by paying either (x) cash in an amount equal to the market value of the shares of Class A Common Stock the applicable H&F Unitholder would have received in the proposed exchange or (y) the number of shares of Class A Common Stock the applicable H&F Unitholder would have received in the proposed exchange.
- (18) The stock options were scheduled to vest in equal annual installments over four years from the August 11, 2009 grant date. Vesting was accelerated in connection with the Merger.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.