DOMBKOWSKI ASHLEY L

Form 3/A January 14, 2009

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

OMB APPROVAL

OMB Number:

3235-0104

Expires:

January 31, 2005

0.5

Estimated average burden hours per

response...

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF **SECURITIES**

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting Person *

KAILIAN VAUGHN M

(Last) (First) (Middle)

C/O MPM ASSET MANAGEMENT, 200 **CLARENDON STREET, 54TH**

FLOOR

(Street)

(State)

Statement

(Month/Day/Year)

10/30/2008

2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol

PEPLIN INC [PLIN]

4. Relationship of Reporting

Person(s) to Issuer

5. If Amendment, Date Original

Filed(Month/Day/Year)

10/30/2008

(Check all applicable)

X 10% Owner Director Officer Other (give title below) (specify below)

6. Individual or Joint/Group Filing(Check Applicable Line)

Form filed by One Reporting Person

X Form filed by More than One

Reporting Person

BOSTON, MAÂ 02116

Table I - Non-Derivative Securities Beneficially Owned

1. Title of Security

(Instr. 4)

(City)

2. Amount of Securities Beneficially Owned

(Instr. 4)

Ownership Form:

4. Nature of Indirect Beneficial Ownership

See Footnote (1)

(Instr. 5)

Direct (D) or Indirect (Instr. 5)

SEC 1473 (7-02)

Ι 3,385,146

Common Stock

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

(Zip)

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

1. Title of Derivative Security (Instr. 4)

2. Date Exercisable and **Expiration Date** (Month/Day/Year)

3. Title and Amount of Securities Underlying **Derivative Security**

Ownership Conversion or Exercise

6. Nature of Indirect Beneficial Ownership

Form of (Instr. 5)

(Instr. 4) Derivative Price of Derivative Security: Date Expiration Title Amount or Direct (D) Security Exercisable Date Number of or Indirect Shares (I) (Instr. 5)

Reporting Owners

Reporting Owner Name / Address	Relationships			
	Director	10% Owner	Officer	Other
KAILIAN VAUGHN M C/O MPM ASSET MANAGEMENT 200 CLARENDON STREET, 54TH FLOOR BOSTON, MA 02116	Â	ÂΧ	Â	Â
GADICKE ANSBERT C/O MPM ASSET MANAGEMENT 200 CLARENDON STREET, 54TH FLOOR BOSTON, MA 02116	Â	ÂΧ	Â	Â
EVNIN LUKE C/O MPM ASSET MANAGEMENT 200 CLARENDON STREET, 54TH FLOOR BOSTON, MA 02116	Â	ÂΧ	Â	Â
St Peter Steven C/O MPM ASSET MANAGEMENT 200 CLARENDON STREET, 54TH FLOOR BOSTON, MA 02116	Â	ÂX	Â	Â
Greene William C/O MPM ASSET MANAGEMENT 601 GATEWAY BLVD., SUITE 350 SOUTH SAN FRANCISCO, CA 94080	Â	ÂX	Â	Â
DOMBKOWSKI ASHLEY L C/O MPM ASSET MANAGEMENT 601 GATEWAY BLVD., SUITE 350 SOUTH SAN FRANCISCO, CA 94080	Â	ÂX	Â	Â
Vander Vort John C/O MPM ASSET MANAGEMENT 200 CLARENDON STREET, 54TH FLOOR BOSTON, MA 02116	Â	ÂΧ	Â	Â
MPM BIOVENTURES III PARALLEL FUND, LP C/O MPM ASSET MANAGEMENT 200 CLARENDON STREET, 54TH FLOOR BOSTON, MA 02116	Â	ÂX	Â	Â
MPM Asset Management Investors 2004 BVIII LLC C/O MPM ASSET MANAGEMENT	Â	ÂX	Â	Â

Reporting Owners 2

200 CLARENDON STREET, 54TH FLOOR BOSTON, MAÂ 02116

MPM BioVentures Strategic Fund LP C/O MPM ASSET MANAGEMENT 200 CLARENDON STREET, 54TH FLOOR BOSTON, MAÂ 02116

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Signatures

/s/ Vaughn M. Kailian		01/14/2009
	**Signature of Reporting Person	Date
/s/ Ansbert Gadicke		01/14/2009
	**Signature of Reporting Person	Date
/s/ Luke Evnin		01/14/2009
	**Signature of Reporting Person	Date
/s/ Steven St. Peter		01/14/2009
	**Signature of Reporting Person	Date
/s/ William Greene		01/14/2009
	**Signature of Reporting Person	Date
/s/ Ashley Dombkowski		01/14/2009
	**Signature of Reporting Person	Date
/s/ John Vander Vort		01/14/2009
	**Signature of Reporting Person	Date
•	of MPM BioVentures III LLC, the general partner of MPM al partner of MPM BioVentures III Parallel Fund, LP/s/	01/14/2009
	**Signature of Reporting Person	Date
By Luke Evnin, manager of MPM Evnin	Asset Management Investors 2004 BVIII LLC /s/ Luke	01/14/2009
	**Signature of Reporting Person	Date
•	of MPM BioVentures III LLC, the general partner of MPM al partner of MPM BioVentures Strategic Fund, L.P. /s/ Luke	01/14/2009

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 5(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).

**Signature of Reporting Person

(1) The shares are held as follows: 2,685,521 by MPM BioVentures IV-QP, L.P. ("BV IV QP"), 103,461 by MPM BioVentures IV GmbH & Co. Beteiligungs KG ("BV IV KG"), 76,364 by MPM Asset Management Investors BV4 LLC ("AM BV4"), 25,510 by MPM BioVentures III, LP. ("BV III"), 379,381 by MPM BioVentures III-QP, LP ("BV III QP"), 32,061 by MPM BioVentures III GmbH & Co. Beteiligungs KG ("BV III KG"), 11,456 by MPM BioVentures III Parallel Fund, LP ("BV III PF"), 9,017 by MPM Asset Management Investors 2004 BVIII LLC ("AM BV III") and 62,375 by MPM BioVentures Strategic Fund, LP ("BV SF"). MPM BioVentures IV GP LLC and MPM BioVentures IV LLC are the direct and indirect general partners of BV IV QP, BV IV KG and AM BV4. Vaughn M. Kailian, Ansbert Gadicke, Luke Evnin, Steven St. Peter, William Greene, James Paul Scopa, Ashley Dombkowski and John Vander Vort are the members of the general partner of BV IV QP, BV IV KG and members of AM BV4. MPM BioVentures III

Date

Signatures 3

GP, L.P. ("BV III GP") and MPM BioVentures III LLC ("BV III LLC") are the direct and indirect general partners of BV III, BV III QP, BV III PF, BV III KG and BV SF. Luke Evnin and Ansbert Gadicke are members of BV III LLC and AM BV III. Each member of the group disclaims beneficial ownership of the securities except to the extent of its pecuniary interest therein.

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Remarks:

See Form 3/A for MPM BioVentures IV-QP, L.P. for additional members of this joint filing. Â Thi shares that were held in escrow as of October 30, 2008 on behalf of certain of the reporting pe and Plan of Reorganization ("Reorganization Agreement"), dated June 9, 2008, by and among the Iss Corp. and Â Neosil, Inc., to satisfy certain indemnification obligations under the Reorganization Agreem inadvertently excluded from the original Form 3. Â Accordingly, only changes to Table I are include

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.