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BAHL TRACY L	2									
Form 4										
November 04, 20	11									
FORM 4									PPROVAL	
		STATES		RITIES A			E COMMISSION	N OMB Number:	3235-0287	
Check this box			U	Expires:	January 31,					
if no longer subject to Section 16. Form 4 or Form 5		F CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES					Estimated burden hou response	Expires: 2005 Estimated average burden hours per response 0.5		
obligations may continue. <i>See</i> Instruction 1(b).	Section 17(a) of the H	Section 16(a) of the Securities Exchange Act of 1934, Public Utility Holding Company Act of 1935 or Section of the Investment Company Act of 1940							
(Print or Type Respon	nses)									
1. Name and Address of Reporting Person <u>*</u> BAHL TRACY L			2. Issuer Name and Ticker or Trading Symbol			5. Relationship of Reporting Person(s) to Issuer				
			Emdeon Inc. [EM]				(Check all applicable)			
(Last) (First) (Middle) C/O EMDEON INC., 3055 LEBANON PIKE, SUITE 1000			3. Date of Earliest Transaction (Month/Day/Year) 11/02/2011			X Director 10% Owner X Officer (give title Other (specify below) below) Exec. Chairman, Director				
(5	Street)		4. If Amendment, Date Original			al	6. Individual or Joint/Group Filing(Check			
NASHVILLE, TN 37214			Filed(Month/Day/Year)				Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person			
(City) (A	State)	(7 in)								
(City) (i	State)	(Zip)	Tab	ole I - Non-l	Derivative	Securities A	Acquired, Disposed	of, or Beneficia	lly Owned	
	nsaction Date th/Day/Year)	2A. Deeme Execution any (Month/Da	Date, if	3. Transactic Code (Instr. 8) Code V	4. Securit nAcquired Disposed (Instr. 3, Amount	(A) or of (D)	Securities Beneficially	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
Reminder: Report on	a separate line	for each cla	ass of sec	urities bene	-	-	-			
					inforr requi	nation con red to resp ays a curre	spond to the colle tained in this form ond unless the fo ntly valid OMB co	n are not rm	SEC 1474 (9-02)	

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date 3A	. Deemed	4.	5. Number of	6. Date Exercisable and	7. Title and Amount of
Derivative	Conversion	(Month/Day/Year) Exe	ecution Date, if	Transactio	Derivative	Expiration Date	Underlying Securities
Security	or Exercise	any	у	Code	Securities	(Month/Day/Year)	(Instr. 3 and 4)

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(Instr. 3)	Price of Derivative Security		(Month/Day/Year)	(Instr. 8)	Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)				
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Option (right to buy)	\$ 15.5	11/02/2011		D <u>(1)</u>	242,516	(2)	08/11/2019	Class A common stock	242,516
Stock Option (right to buy)	\$ 15.5	11/02/2011		D <u>(1)</u>	55,000	<u>(3)</u>	08/11/2019	Class A common stock	55,000
Stock Option (right to buy)	\$ 15.5	11/02/2011		D	257,369 (4)	(5)	08/11/2019	Class A common stock	257,369
Units of Limited Liability Co. Interest	<u>(6)</u>	11/02/2011		J	160,494 (7)	<u>(8)</u>	<u>(6)</u>	Class A common stock	160,494

Reporting Owners

Reporting Owner Name / Address	Relationships				
Treporting of their clame (cranteso	Director	10% Owner	Officer	Ot	
BAHL TRACY L C/O EMDEON INC. 3055 LEBANON PIKE, SUITE 1000 NASHVILLE, TN 37214	Х		Exec. Chairman, Director		
O !					

Signatures

/s/ Denise Ceule, Attorney 11/04/2011 in Fact

**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).

Disposed of pursuant to the transactions contemplated by the Merger Agreement dated August 3, 2011 by and among the issuer, Beagle Parent Corp. and Beagle Acquisition Corp. (the "Merger"). All vested stock options were cancelled pursuant to the Merger in exchange

(1) Farein Corp. and Beage Acquisition Corp. (the Merger). An vested stock options were cancened pursuant to the Merger mexchange for a cash payment equal to \$3.50 per share, the difference between the exercise price of the option and the \$19.00 per share cash consideration payable in the Merger.

(2)

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The stock options were scheduled to vest in equal annual installments over a three year period from the grant date of August 11, 2009; vesting was accelerated in connection with the Merger.

(3) The stock options were scheduled to vest in equal annual installments over a three year period from the grant date of August 11, 2009; vesting was accelerated in connection with the Merger.

Represents the number of performance-contingent stock options that were cancelled pursuant to the Merger in exchange for a cash(4) payment equal to \$3.50 per share, the difference between the exercise price of the option and the \$19.00 per share cash consideration payable in the Merger.

(5) A total of 643,422 performance-contingent stock options were granted subject to a combination of time and performance vesting based on continued service through the third anniversary of the August 11, 2009 date of grant and the company's performance in fiscal years 2011 and 2012. As a result of the Merger, 257,369 of such stock options were "earned" and the balance was forfeited. Of the earned stock options, 50% were vested by their terms and vesting was accelerated for the remainder in connection with the Merger.

In accordance with the terms of EBS Master LLC's ("EBS Master") operating agreement, each vested Unit of EBS Master (an "EBS Unit") (along with a corresponding share of the issuer's Class B common stock) was exchangeable at any time for one share of the issuer's Class A common stock, or at the election of EBS Master, cash equal to the fair market value of the EBS Unit. The EBS Units did not

- (6) Class A common stock, of at the electron of EBS Master, cash equal to the fair market value of the EBS offits the hold not expire and the reporting person was not required to pay an exercise price in connection with exchanges. The corresponding shares of Class B common stock provided the holder with one vote on all matters submitted to a vote of the issuer's stockholders but did not entitle the holder to any of the economic rights associated with shares of the issuer's Class A common stock.
- Represents the number of vested EBS Units sold to EBS Holdco I, LLC, a wholly-owned subsidiary of the issuer, in connection with the
 (7) Merger in exchange for a cash payment of \$19.00 per EBS Unit. In connection with the Merger, each share of Class B common stock corresponding to a vested EBS Unit was cancelled for no consideration.

Of the EBS Units (which were originally granted with corresponding shares of Class B common stock), 12,977 were vested as of the August 11, 2009 grant date and 64,886 were subject to vesting in unequal quarterly installments based on service through February 8, 2014 for which vesting was accelerated in connection with the Merger. A total of 206,578 EBS Units (and corresponding shares of Class

(8) B common stock) were granted subject to a combination of time and performance vesting based on continued service through the third anniversary of the August 11, 2009 date of grant and the issuer's performance in fiscal years 2011 and 2012. As a result of the Merger, 82,631 of such EBS Units (and corresponding shares of Class B common stock) were "earned" and the balance was forfeited. Of the earned EBS Units (and shares of Class B common stock), 50% were vested by their terms and vesting was accelerated for the remainder 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.