DALEEN TECHNOLOGIES INC Form SC 13D/A May 18, 2004

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

(Amendment No. 2) *

Daleen Technologies, Inc.
(Name of Issuer)
Common Stock, par value \$.01 per share
(Title of Class of Securities)
23427N 10-4
(CUSIP Number)
Behrman Capital II, L.P.
Attn: Grant G. Behrman 126 East 56th Street, 27th Floor
New York, New York 10022
(212) 980-6500
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
May 7, 2004
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule $13d-1(e)$, $13d-1(f)$ or $13d-1(g)$, check the following box [_].

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 (b) for other

(Continued on the following pages)

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parties to whom copies are to be sent.

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act.

CUSIP No. 23427N	10-4	13D	Page 2 of 10	Pages
	ification N	sons Nos. of above persons (ent	ities only)	
2. Check the App	 propriate I	Box if a Member of a Group)	(a) [_] (b) [_]
3. SEC Use Only				
4. Source of Fu				
5. Check Box if Items 2(d) o		e of Legal Proceedings Is	Required Pursuant to	1
6. Citizenship		f Organization		
NUMBER OF SHARES BENEFICIALLY		Voting Power		
OWNED BY EACH REPORTING PERSON		ed Voting Power		
WITH		Dispositive Power		
		ed Dispositive Power 59,652,646		
11. Aggregate A		ficially Owned by Each Rep	oorting Person	
12. Check Box i	 f the Agare	 egate Amount in Row (11) E	 Excludes Certain Shar	es []

13. Percent of Cl	lass Represented by Amount in Row (11)			
70.0%				
14. Type of Repor	rting Person			
PN				
CUSIP NO. 23427N 1		J Pages		
1. Names of Report I.R.S. Identif	rting Persons. fication Nos. of above persons (entities only).			
Strategi 13-39592	ic Entrepreneur Fund II, L.P.			
2. Check the Appr	ropriate Box if a Member of a Group (See Instructions)	(a) [_] (b) [_]		
3. SEC Use Only				
4. Source of Fund	ds (See Instructions)			
00				
5. Check Box if I Items 2(d) or	Disclosure of Legal Proceedings Is Required Pursuant to 2(e) [_]			
6. Citizenship or	r Place of Organization			
Delaware	2			
NUMBER OF	7 Colo Voting Dover			
NUMBER OF SHARES	7. Sole Voting Power			
BENEFICIALLY OWNED BY	-0- 			
EACH REPORTING	8. Shared Voting Power			
PERSON WITH	808,939			
9. Sole Dispositive Power				
	-0-			
	10. Shared Dispositive Power			
	808,939			
	unt Beneficially Owned by Each Reporting Person			
808 , 939 				

	if the Aggrega E Instructions)	te Amount in Row (11) Exclude [_]	es Certain Shares
13. Percent of	Class Represe	ented by Amount in Row (11)	
1.79	5		
14. Type of Re	eporting Person	(See Instructions)	
PN			
CUSIP No. 2342		13D	Page 4 of 10 Pages
	Reporting Perso	ns s. of above persons (entities	s only)
	rman Brothers, 3952711	L.L.C.	
2. Check the	2. Check the Appropriate Box if a Member of a Group (a) [_ (b) [_		
3. SEC Use Or	nly		
4. Source of			
00			
	if Disclosure or 2(e) [_]	of Legal Proceedings Is Requ	ired Pursuant to
6. Citizenshi	p or Place of	Organization	
Del	aware		
NUMBER OF	7. So	le Voting Power	
SHARES BENEFICIALLY		-0-	
OWNED BY EACH	8. Sh	ared Voting Power	
REPORTING PERSON WITH		59,652,646	
WIII	9. So	le Dispositive Power	
		-0-	
	10. Sh	ared Dispositive Power	
		59,652,646	

11. Aggregate Amount Beneficially Owned by Each Reporting Person

4

59,652	2,646		
12. Check Box is	f the Aggrega	ate Amount in Row (11) Ex	ccludes Certain Shares [_]
13. Percent of 0	Class Represe	ented by Amount in Row (1	1)
70.0%			
14. Type of Repo	orting Person	1	
00			
CUSIP No. 23427N	10-4	13D	Page 5 of 10 Pages
1. Names of Repo	-	ns s. of above persons (enti	ties only)
Grant (G. Behrman		
2. Check the App	propriate Box	x if a Member of a Group	(a) [_] (b) [_]
3. SEC Use Only			
4. Source of Fur	nds (See Inst	ructions)	
00			
5. Check Box if Items 2(d) or		of Legal Proceedings Is F	Required Pursuant to
6. Citizenship	or Place of O	 Organization	
United	States		
NUMBER OF	7. Sole V	Joting Power	
SHARES BENEFICIALLY	-0-	-	
OWNED BY EACH	8. Shared	d Voting Power	
REPORTING PERSON WITH	60,	461,585	
WIIN	9. Sole D	Dispositive Power	
	-0-		
	10. Shared	d Dispositive Power	
	60,	461,585	

60,461,58	35	
12. Check Box if t	the Aggregate Amount in Row (11) Excludes	Certain Shares [_]
13. Percent of Cla 70.5%	ass Represented by Amount in Row (11)	
14. Type of Report	ing Person	
	5	
CUSIP No. 23427N 10)-4 13D	Page 6 of 10 Pages
1. Names of Report	ting Persons ication Nos. of above persons (entities o	nly)
William N	1. Matthes	
2. Check the Appro	opriate Box if a Member of a Group	(a) [_] (b) [_]
3. SEC Use Only		
4. Source of Funds	3	
00		
5. Check Box if Di Items 2(d) or 2	isclosure of Legal Proceedings Is Require	d Pursuant to
6. Citizenship or	Place of Organization	
United St	ates	
NUMBER OF SHARES BENEFICIALLY	7. Sole Voting Power	
OWNED BY EACH REPORTING PERSON	8. Shared Voting Power 59,652,646	
WITH		
	9. Sole Dispositive Power -0-	
	10. Shared Dispositive Power	

59,652,646

11. Aggregate Amount Beneficia	ally Owned by Each Reporting Person
59,652,646	
12. Check Box if the Aggregate	e Amount in Row (11) Excludes Certain Shares [_]
13. Percent of Class Represent	ed by Amount in Row (11)
70.0%	
14. Type of Reporting Person	
IN	
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This Amendment No. 2 amends and supplements the report on Schedule 13D originally filed with the Securities and Exchange Commission (the "SEC") on October 17, 2002 (together with Amendment No. 1 filed on December 20, 2002, the "Original 13D") by Behrman Capital II, L.P. ("Behrman Capital"), Strategic Entrepreneur Fund II, L.P. ("SEF"), Behrman Brothers L.L.C. ("Behrman Brothers"), Grant G. Behrman and William M. Matthes (each a "Reporting Person" and, collectively, the "Reporting Persons") with respect to the shares of common stock, par value \$0.01 per share ("Common Stock"), of Daleen Technologies, Inc. (the "Company"). This Amendment No. 2 is filed jointly on behalf of the Reporting Persons in accordance with Rule 13d-1(k)(1) under the Securities Exchange Act of 1934 pursuant to a Joint Filing Agreement set forth on Exhibit A hereto.

This Amendment No. 2 amends the Original 13D with respect to the items set forth below. Unless otherwise indicated, each capitalized term used but not otherwise defined herein shall have the meaning assigned to such term in the Original 13D.

ITEM 4. Purpose of Transaction

The response set forth in Item 4 of the Original 13D is hereby amended and supplemented by adding the following paragraphs:

On May 7, 2004, Behrman and SEF entered into an Agreement and Plan of Merger and Share Exchange (the "Merger Agreement") with the Company, Daleen Holdings, Inc., a newly formed Delaware corporation ("Daleen Holdings") and Parallel Acquisition, Inc., a wholly-owned subsidiary of Daleen Holdings ("Parallel"), pursuant to which the Company agreed to merge with Parallel to become a privately-held company and wholly-owned subsidiary of Daleen Holdings (the "Merger"). The Merger may be deemed to constitute a "going private" transaction that is subject to the requirements of Rule 13e-3 under the Securities Exchange Act of 1934. The Merger Agreement requires the Company to file certain materials with the SEC, including a proxy statement and a Schedule 13E-3, and, after review of those materials by the SEC, to distribute such

materials to its stockholders. The consummation of the Merger is subject to certain closing conditions, including the approval of the Company's stockholders and the satisfaction of the conditions to closing of certain related transactions, including the purchase by Daleen Holdings of all of the outstanding stock of Protek Telecommunications Solutions Limited (the "Protek Acquisition") and the investments contemplated by the Investment Agreement (as discussed below), all as more fully described in the Merger Agreement. Under the Merger Agreement, Behrman and SEF have agreed to exchange their shares of Series F convertible preferred stock ("Series F Stock") of the Company for a combination of shares of Series A-1 convertible preferred stock and shares of common stock of Daleen Holdings, that, in the aggregate, have been valued at approximately \$7,664,700 pursuant to the terms of the Merger Agreement. In addition, Behrman, SEF and the other holders of shares of Common Stock, will have the right to receive cash in exchange for their shares of Common Stock at an exchange ratio of \$0.0384 per share of Common Stock. All descriptions herein of the terms of the Merger and the Merger Agreement are qualified in their entirety by reference to the Merger Agreement, a copy of which is filed as Exhibit 1 to Amendment No. 2 and is incorporated herein by reference in its entirety.

In connection with the Merger Agreement, Behrman and SEF entered into a Voting Agreement on May 7, 2004 (the "Voting Agreement") with Quadrangle Capital Partners LP ("QCP"), Quadrangle Select Partners LP and Quadrangle Capital Partners-A LP (together, the "Quadrangle Parties"). Pursuant to the terms of the Voting Agreement, Behrman and SEF agreed, until the consummation of the closing of the Merger or the earlier termination of the Merger Agreement, (a) not to transfer any of their shares of Common Stock or Series F Stock and (b) to vote all of such shares in favor of the Merger Agreement at any meeting of the stockholders of the Company and against (i) any proposal made in opposition to the Merger, (ii) any liquidation or winding up of the Company, (iii) any extraordinary dividend by the Company, (iv) any amendment of the Company's certificate or incorporation or bylaws, (v) any change in the capital structure of the Company and (vi) any other action that

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might impede, interfere with, delay, postpone or attempt to discourage the consummation of the Merger and the transactions related thereto. In addition, Behrman and SEF have granted an irrevocable proxy to Michael Huber, in his capacity as managing partner of QCP, to vote all such shares in favor of the Merger Agreement. All descriptions herein of the terms of the Voting Agreement are qualified in their entirety by reference to the Voting Agreement, a copy of which is filed as Exhibit 2 to Amendment No. 2 and is incorporated herein by reference in its entirety.

Contemporaneously with the execution of the Merger Agreement, Behrman, SEF, the Quadrangle Parties and Daleen Holdings entered into an Investment Agreement dated May 7, 2004 (the "Investment Agreement"), pursuant to which Behrman and SEF have agreed to invest \$5 million and the Quadrangle Parties have agreed to invest \$25 million in Daleen Holdings, with the obligations of the parties to make such investments being conditioned upon certain events, including the satisfaction of the conditions to closing set forth the Merger Agreement. Also on May 7, 2004, Behrman and SEF entered into a Subordinated Bridge Loan Agreement with the Company (the "Loan Agreement"), pursuant to which Behrman and SEF agreed to lend the Company up to an aggregate maximum amount of \$5.1 million. To satisfy its payment obligations under the Investment Agreement, Behrman may transfer any notes it receives from the Company under the Loan Agreement to Daleen Holdings. Also in connection with the Loan Agreement, the

Company agreed to direct the release from escrow (the "Escrow Release") of all shares of Common Stock and Series F Stock and all warrants underlying shares of Common Stock that have been held in escrow pursuant to the transactions contemplated by an Asset Purchase Agreement dated October 7, 2002 among the Company, Daleen Solutions, Inc. and Abiliti Solutions, Inc., the terms of which are more fully described in the Original 13D. All descriptions herein of the terms of the Investment Agreement and the Loan Agreement are qualified in their entirety by reference to such agreements, copies of which are filed as Exhibits 3 and 4 to Amendment No. 2 and are incorporated herein by reference in their entirety.

Pursuant to the terms of a Transaction Support Agreement dated May 7, 2004 (the "Support Agreement"), Behrman, SEF, the Quadrangle Parties and the Company have agreed to effect a simultaneous closing of the Merger, the Protek Acquisition and the investments under the Investment Agreement and to otherwise coordinate the performance and consummation of those transactions. The description herein of the terms of the Support Agreement is qualified in its entirety by reference to the Support Agreement, a copy of which is filed as Exhibit 5 to Amendment No. 2 and is incorporated herein by reference in its entirety.

Except as set forth in this Item 4, the Reporting Persons do not presently have any plans or proposals concerning the Company with respect to any of the matters set forth in subparagraphs (a) through (j) of the instructions accompanying Item 4 of Schedule 13D.

ITEM 5. Interest in Securities of the Issuer

The response set forth in Item 5 of the Original 13D is hereby amended and supplemented by adding the following paragraphs:

As of May 7, 2004, after giving effect to the Escrow Release, Behrman Capital directly beneficially owned (i) 21,342,454 shares of Common Stock, (ii) 220,596 shares of Series F Stock (which are convertible into 27,012,046 shares of Common Stock) and (iii) warrants to purchase up to an aggregate of 11,298,146 shares of Common Stock. Therefore, Behrman Capital directly beneficially owned an aggregate of 59,652,646 shares of Common Stock, which is equivalent to approximately 70.0% of the total number of shares of Common Stock outstanding, based on the number of outstanding shares of Common Stock reported in the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2003 (the "Company 10-K"). As of May 7, 2004, after giving effect to the Escrow Release, SEF directly beneficially owned (i) 289,379 shares of Common Stock, (ii) 2,992 shares of Series F Stock (which are convertible into 366,371 shares of Common Stock) and (iii)

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warrants to purchase up to an aggregate of 153,189 shares of Common Stock. Therefore, SEF directly beneficially owned an aggregate of 808,939 shares of Common Stock, which is equivalent to approximately 1.7% of the total number of shares of Common Stock outstanding, based on the number of outstanding shares of Common Stock reported in the Company 10-K.

In accordance with the rules governing determination of beneficial ownership, the foregoing percentages have been separately calculated assuming that Behrman Capital or SEF, as applicable, converted its shares of Series F Stock and exercised its warrants to purchase Common Stock.

Behrman Brothers is the general partner of Behrman Capital and, as such, shares the power to vote or direct the vote and to dispose or direct the disposition of all shares of Common Stock and Series F Stock and warrants to purchase shares of Common Stock held by Behrman Capital. Accordingly, Behrman Brothers may be deemed to have beneficial ownership of the 59,652,646 shares of Common Stock deemed to be beneficially owned by Behrman Capital. Mr. Behrman and Mr. Matthes are the managing members of Behrman Brothers and, as such, have the power to direct the actions of Behrman Brothers. Accordingly, Mssrs. Behrman and Matthes each may be deemed to have beneficial ownership of the 59,652,646 shares of Common Stock deemed to be beneficially owned by Behrman Brothers. Mr. Behrman is also the general partner of SEF and, as such, shares the power to vote or direct the vote and to dispose or direct the disposition of all share of Common Stock and Series F Stock and warrants to purchase shares of Common Stock held by SEF. Therefore, Mr. Behrman also may be deemed to beneficially own the 808,939 shares of Common Stock deemed to be beneficially owned by SEF for an aggregate deemed beneficial ownership of 60,461,585, or approximately 70.5% of the total number of shares of Common Stock outstanding, based on the number of outstanding shares of Common Stock reported in the Company 10-K. In light of the relationships between the Reporting Persons described herein and the effect of the terms of the Voting Agreement, each Reporting Person is deemed to have both shared voting power and shared dispositive power with respect to the shares of Common Stock such Reporting Person is deemed to beneficially own.

ITEM 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

The information set forth under Items 4 and 5 above and the Exhibits attached hereto is incorporated herein by reference in its entirety.

ITEM 7. Materials to be Filed as Exhibits

The following documents are filed as exhibits to this Amendment No. 2 to the Original 13D:

- Exhibit A Joint Filing Agreement dated May 17, 2004
- Exhibit 1 Agreement and Plan of Merger and Share Exchange dated May 7, 2004.
- Exhibit 2 Voting Agreement dated May 7, 2004.
- Exhibit 3 Series A Convertible Redeemable PIK Preferred Stock Investment Agreement dated May 7, 2004.
- Exhibit 4 Subordinated Bridge Loan Agreement dated May 7, 2004.
- Exhibit 5 Transaction Support Agreement dated May 7, 2004.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, each of the undersigned hereby certifies that the information set forth in this statement is true, complete and correct.

EXECUTED as a sealed instrument this 17th day of May, 2004.

Behrman Capital II, L.P.

By: Behrman Brothers, L.L.C.,
 its general partner

By: /s/ Grant G. Behrman

Name: Grant G. Behrman Title: Managing Member

Strategic Entrepreneur Fund II, L.P.

By: /s/ Grant G. Behrman

Name: Grant G. Behrman Title: General Partner

Behrman Brothers, L.L.C.

By: /s/ Grant G. Behrman

Name: Grant G. Behrman Title: Managing Member

/s/ Grant G. Behrman

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Grant G. Behrman

/s/ William M. Matthes

William M. Matthes

EXHIBIT A

Joint Filing Agreement

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, each of the persons named below agrees to the joint filing of a Statement on Schedule 13D (including amendments thereto) with respect to the common stock, par value \$0.01 per share, of Daleen Technologies, Inc, a Delaware corporation, and further agrees that this Joint Filing Agreement be included as an exhibit to such filings, provided that, as contemplated by Section 13d-1(k)(1)(ii), no person shall be responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

This Joint Filing Agreement may be executed in two or more counterparts, any one of which need not contain the signature of more than one party, but all of which taken together will constitute one and the same agreement.

In evidence thereof, the undersigned, being duly authorized, hereby execute this Agreement on this May 17, 2004.

Behrman Capital II, L.P. By: Behrman Brothers, L.L.C., its general partner By: /s/ Grant G. Behrman Name: Grant G. Behrman Title: Managing Member Strategic Entrepreneur Fund II, L.P. By: /s/ Grant G. Behrman Name: Grant G. Behrman Title: General Partner Behrman Brothers, L.L.C. By: /s/ Grant G. Behrman Name: Grant G. Behrman Title: Managing Member /s/ Grant G. Behrman _____ Grant G. Behrman

/s/ William M. Matthes

William M. Matthes