DERMA SCIENCES, INC. Form SC 13D/A February 08, 2005

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON D.C. 20549

> > AMENDMENT NO. 10 TO SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934

DERMA SCIENCES, INC. (Name of Issuer)

COMMON STOCK, \$.01 PAR VALUE PER SHARE

(Title of Class of Securities)

249827106

(CUSIP Number)

Bruce F. Wesson Senior Managing Member Claudius, L.L.C. 610 Fifth Avenue, 5th Floor New York, NY 10020 (212) 218-4990

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

FEBRUARY 7, 2005

(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 which 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 with the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

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, as amended (the "Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all provisions of the Act (however, see the Notes).

Page 1 of 9 Pages

Page 2 of 9 of the initial Schedule 13D pertaining to the Common Shares of Derma Sciences, Inc., a Pennsylvania corporation, filed with the Securities and Exchange Commission ("SEC") on February 6, 1998 for an event on January 23, 1998, and subsequently amended on September 18, 1998 by Amendment No. 1, and on August 24, 1999 by Amendment No.2, and on January 10, 2000 by Amendment No. 3, and on August 7, 2000 by Amendment No. 4, and on March 19, 2001 by Amendment No. 5, and on March 16, 2002 by Amendment No. 6, and on May 16, 2003 by Amendment No. 7, and on June 23, 2003 by Amendment No. 8, and on February 2, 2005 by Amendment No. 9, is hereby further amended to read as follows:

SCHEDULE 13D

| CUSIP NO. | 24982 | 7106 | | | PZ | AGE 2 OF | 9 PAGES | | |
|---|---|---|----------|---------------------------|------------|-------------|---------------|--|--|
| 1 | | NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON | | | | | | | |
| | Galen | Galen Partners III, L.P. | | | | | | | |
| 2 | CHECK | THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) _ (b) X | | | | | | | |
| 3 | SEC U | SEC USE ONLY | | | | | | | |
| 4 | SOURC | RCE OF FUNDS | | | | | | | |
| | WC | | | | | | | | |
| 5 | CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) or 2(E) _ | | | | | | _ | | |
| 6 | CITIZENSHIP OR PLACE OF ORGANIZATION | | | | | | | | |
| | Delaw | are | | | | | | | |
| NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH | | 7 | SOLE V | OTING POWER 4,890,201 | (see Item | 5(a)) | | | |
| | | 8 | SHARED | VOTING POWE 0 | R | | | | |
| | | 9 | SOLE D | ISPOSITIVE P 4,890,201 | OWER | | | | |
| | | 10 | SHARED | DISPOSITIVE 0 | POWER | | | | |
| 11 | | AGGREGATI | E AMOUNT | BENEFICIALL | Y OWNED BY | Y THE REP | ORTING PERSON | | |
| | | | 4,890, | 201 | | | | | |
| 12 | | CHECK BOX EXCLUDES | | AGREGATE AM SHARES | OUNT IN RO | DW (11) | I_I | | |
| 13 | | PERCENT (| OF CLASS | REPRESENTED | BY AMOUN | I IN ROW | (11) | | |

| | Edgar Filing: DERMA SCIENCES, INC Form SC 13D/A |
|----------------------------------|---|
| | 35.14% |
| 14 | TYPE OF REPORTING PERSON |
| | PN |
| | |
| | 2 |
| | Page 3 of 9 of the Schedule 13D, as amended, is hereby further amende its entirety as follows: |
| | SCHEDULE 13D |
| CUSIP NO. | 249827106 PAGE 3 OF 9 PAGES |
| | NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON |
| | Galen Partners International III, L.P. |
| 2 | CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) _ (b) X |
| 3 | SEC USE ONLY |
| 4 | SOURCE OF FUNDS |
| | WC |
| | CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) or 2(E) |
| 6 | CITIZENSHIP OR PLACE OF ORGANIZATION |
| | Delaware |
| NUMBER OF | 7 SOLE VOTING POWER 442,995 (see Item 5(a)) |
| SHARES BENEFICIAL OWNED BY | LY 8 SHARED VOTING POWER 0 |
| EACH REPORTING PERSON WIT | |
| | 10 SHARED DISPOSITIVE POWER 0 |
| 11 | AGGREGATE AMOUNT BENEFICIALLY OWNED BY THE REPORTING PERSON |
| | 442,995 |
| 12 | CHECK BOX IF THE AGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES _ |
| 13 | PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) |

3

| | | | 3.18% | | | | | |
|---------------------------------|---|-------------|----------|---|-------------------|--|--|--|
| 14 | | TYPE OF RI | EPORTING | G PERSON | | | | |
| PN | | | | | | | | |
| | | | | | | | | |
| | | | | 3 | | | | |
| to read in | | | | edule 13D, as amended, is hereby ws: | further amended | | | |
| | | | | SCHEDULE 13D | | | | |
| CUSIP NO. | 249827 | /106 | | PAGE 4 OF 9 P | AGES | | | |
| 1 | NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON | | | | | | | |
| | Galen Employee Fund III, L.P. | | | | | | | |
| 2 | CHECK | THE APPROI | PRIATE H | BOX IF A MEMBER OF A GROUP | (a) _ (b) X | | | |
| 3 | SEC US | SE ONLY | | | | | | |
| 4 | SOURCE | OF FUNDS | | | | | | |
| | WC | | | | | | | |
| | CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) or 2(E) _ | | | | | | | |
| 6 | CITIZE | INSHIP OR I | PLACE OF | F ORGANIZATION | | | | |
| | Delawa | ire | | | | | | |
| NUMBER OF | | 7 | SOLE VO | DTING POWER 20,044 (see Item 5(a)) | | | | |
| OWNED BY | ιLΥ | 8 | SHARED | VOTING POWER 0 | | | | |
| EACH REPORTING PERSON WIT | | 9 | SOLE DI | ISPOSITIVE POWER 20,044 | | | | |
| | | 10 | SHARED | DISPOSITIVE POWER 0 | | | | |
| 11 | | AGGREGATE | AMOUNT | BENEFICIALLY OWNED BY THE REPORT | ING PERSON | | | |
| | | | 20,044 | | | | | |
| 12 | | CHECK BOX | | AGREGATE AMOUNT IN ROW (11) SHARES | _ | | | |

| | | Edgar Filin | g: DER | MA SCIENCES, INC | Form SC 13D |)/A | |
|--|---|---|----------|----------------------------------|-----------------|-------------------|--|
| 13 | | PERCENT OF | CLASS | REPRESENTED BY AMO | UNT IN ROW (11) | 1 | |
| | | | 0.14% | | | | |
| 14 | | TYPE OF RE | PORTING | G PERSON | | | |
| | | | PN | | | | |
| | | | | | | | |
| | | | | 4 | | | |
| to read ir | | 5 of 9 of t entirety as | | edule 13D, as amend vs: | ed, is hereby i | further amended | |
| | | | | SCHEDULE 13D | | | |
| CUSIP NO. | 249827 | /106 | | | PAGE 5 OF 9 PA | AGES | |
| 1 | NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON | | | | | | |
| | Willia | am R. Grant | ; | | | | |
| 2 | CHECK | THE APPROF | PRIATE 1 | BOX IF A MEMBER OF | A GROUP | (a) _ (b) X | |
| 3 | SEC US | SE ONLY | | | | | |
| 4 | SOURCE | E OF FUNDS | | | | | |
| | PF | | | | | | |
| 5 | | CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) or 2(E) _ | | | | | |
| 6 | CITIZE | ENSHIP OR F | PLACE OI | ORGANIZATION | | | |
| NUMBER OF | , | 7 | SOLE VO | DTING POWER 974,500 (see Item | 5(a)) | | |
| SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH | | 8 | SHARED | VOTING POWER 0 | | | |
| | | 9 | SOLE DI | ISPOSITIVE POWER 974,500 | | | |
| | | 10 | SHARED | DISPOSITIVE POWER 0 | | | |
| 11 | | AGGREGATE | AMOUNT | BENEFICIALLY OWNED | BY THE REPORT | ING PERSON | |
| | | | 974,50 |) | | | |
| 12 | | CHECK BOX EXCLUDES C | | AGREGATE AMOUNT IN SHARES | ROW (11) | _ | |

| 13 | PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) |
|----|--|
| | 7.0% |
| 14 | TYPE OF REPORTING PERSON |
| | IN |
| | |

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The first paragraph of Item 1 of the Schedule 13D is hereby amended to read in its entirety as follows:

"This statement covers a total of 6,327,740 fully diluted shares of Common Stock, \$.01 par value per share (the "Common Stock"), of Derma Sciences, Inc., a Pennsylvania corporation (the "Issuer"). The Reporting Persons (as defined in Item 2 hereof) as of the date hereof hold an aggregate of (i) 2,036,500 shares of Common Stock, (ii) 543,267 shares of Series B Convertible Preferred Stock, \$.01 par value per share, of the Issuer (the "Series B Preferred Shares"), which as of the date hereof are convertible into an aggregate of 543,267 shares of Common Stock, (iii) 617,184 shares of Series C Convertible Preferred Stock, \$.01 par value per share, of the Issuer (the "Series C Preferred Shares"), which as of the date hereof are convertible into an aggregate of 617,184 shares of Common Stock, (iv) 1,071,345 shares of Series D Convertible Preferred Stock, \$.01 par value per share, of the Issuer (the "Series D Preferred Shares"), which as of the date hereof are convertible into an aggregate of 1,071,345 shares of Common Stock, and (v) 2,059,444 warrants (the "Warrants"), which as of the date hereof may be exercised for an aggregate of 2,059,444 shares of Common Stock. The Common Stock, Series B Preferred Shares, Series C Preferred Shares, Series D Preferred Shares and Warrants are referred to herein, collectively, as the "Securities".

The third paragraph of Item 3 of the Initial Schedule 13D is hereby amended to read in its entirety as follows:

"William R. Grant, a Reporting Person, acquired in a private transaction with the Issuer on February 7, 2005, 100,000 units at a purchase price of \$0.50 per unit for an aggregate amount of \$50,000 in cash. The units consist of 100,000 shares of Common Stock and warrants to purchase an additional 100,000 shares of Common Stock."

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Item 5, subpart (a) of the Initial Schedule 13D is hereby amended to read in its entirety as follows:

(a) Each Reporting Person owns or has the right to acquire the number

of securities shown opposite its name:

| (1) | (2) | (3) | (4) | (5) | (6) |
|------------|--------------|------------------|---------------------------------------|--------------|-------------|
| | | | | | |
| | | Number of | Number of Shares of | | |
| | | Shares of | Common | | |
| | | Common Stock | Stock which | | Percentage |
| | | into which | may be | | Outstanding |
| | | Series B, Series | - | | Shares of |
| | Number of | C and Series D | - | Total of | |
| Reporting | Shares of | Preferred Stock | - | Columns (2), | |
| Person | Common Stock | is Convertible | Warrants | (3) and (4) | Note below) |
| | | | | | |
| Galen | 1,152,611 | 2,038,869 | 1,698,721 | 4,890,201 | 35.14% |
| Galen Intl | 104,654 | 184,577 | 153,764 | 442,995 | 3.18% |
| GEF | 1 725 | ٥ ٦٢٥ | ـــــــــــــــــــــــــــــــــــــ | 20 044 | 0.14% |
| GEF | 4,/JU | 8,350 | ورورم | 20,044 | U.147 |
| Grant | 774,500 | 0 | 200,000 | 974,500 | 7.0% |
| Total | 2,036,500 | 2,231,796 | 2,059,444 | 6,327,740 | 45.46% |
| | | | | | |

Note: The percentages shown in each row of column (6) were calculated, for each respective row, by (i) adding the total in the bottom rows of columns (3) and (4) to 9,724,007 (the number of shares of Common Stock outstanding as of September 30, 2004, as set forth in the Issuer's Quarterly Report on Form 10-QSB for the quarter then ended, plus the 100,000 shares of Common Stock acquired by William R. Grant as reported in Amendment No. 9 to Schedule 13D for an event on January 31, 2005, plus the 100,000 shares of Common Stock acquired by William R. Grant as reported herein (the "Total Adjusted Outstanding Shares"), then (ii) dividing the amount in column (5) by the Total Adjusted Outstanding Shares, and then (iii) expressing such quotient in terms of a percentage.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in the statement is true, complete and correct.

Date: February 7, 2005

GALEN PARTNERS III, L.P. By: Claudius, L.L.C.

By: /s/ Bruce F. Wesson

Managing Member

GALEN PARTNERS INTERNATIONAL III, L.P. By: Claudius, L.L.C

By: /s/ Bruce F. Wesson

Managing Member

GALEN EMPLOYEE FUND III, L.P. By: Wesson Enterprises, Inc

By: /s/ Bruce F. Wesson ------President

[Signatures continued on next page.]

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CLAUDIUS, L.L.C.

By: /s/ Bruce F. Wesson Managing Member

WESSON ENTERPRISES, INC.

By: /s/ Bruce F. Wesson President

WILLIAM R. GRANT

By: /s/ Bruce F. Wesson Bruce F. Wesson, Attorney-In-Fact

BRUCE F. WESSON

By: /s/ Bruce F. Wesson Bruce F. Wesson

L. JOHN WILKERSON

By: /s/ Bruce F. Wesson

Bruce F. Wesson, Attorney-In-Fact

DAVID JAHNS

By: /s/ Bruce F. Wesson Bruce F. Wesson, Attorney-In-Fact

SRINI CONJEEVARAM

By: /s/ Bruce F. Wesson Bruce F. Wesson, Attorney-In-Fact

ZUBEEN SHROFF

By: /s/ Bruce F. Wesson Bruce F. Wesson, Attorney-In-Fact

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