DELPHI CORP Form SC 13D/A March 13, 2008

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

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SCHEDULE 13D/A

(Amendment No. 18)

Under the Securities Exchange Act of 1934

DELPHI CORPORATION

(Name of Issuer)

Common Stock, \$0.01 Par Value Per Share

(Title of Class of Securities)

247126105

(CUSIP Number)

(CODII NUMBEL)

Kenneth Maiman Appaloosa Management L.P. 26 Main Street, First Floor Chatham, NJ 07928

(973) 701-7000

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

March 7, 2008 (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 [].

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SCHEDULE 13D

CUSIP No. 247126105

\_\_\_\_\_

1 NAME OF REPORTING PERSONS
Appaloosa Investment Limited Partnership I

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONLY)

	22-3220838					
2	CHECK THE APPRO	PRIATE E	BOX IF A MEMBER OF A GROUP		[X] [X](1)	
3	SEC USE ONLY					
4	SOURCE OF FUNDS OO					
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]					
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NUMBER OF SHARES BENEFICIALLY OWNED		7	SOLE VOTING POWER 0			
PERSON	H REPORTING	8	SHARED VOTING POWER 27,716,000			
		9	SOLE DISPOSITIVE POWER 0			
		10	SHARED DISPOSITIVE POWER 27,716,000			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 101,455,448 (2)					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [ ]					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 18.01% (2)					
14	TYPE OF REPORTING PERSON PN					

(1) Box (a) is checked with respect to the relationship of the Reporting Persons and Harbinger, Merrill, UBS, Pardus and GS as described in Item 4 and footnote (2) below. Box (b) is checked with respect to the relationship of the Reporting Persons and the New Additional Investors described in Item 4. The Reporting Persons expressly disclaim membership in a group (within the meaning of Section 13(d) of the Securities Exchange Act of 1934) with the New Additional Investors.

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(2) As a result of the December 7th Investment Agreement described in Item 4, the Reporting Persons are deemed to be the beneficial owners of shares of the Issuer's Common Stock beneficially owned by Harbinger, Merrill, UBS, Pardus and GS. Based on information filed with the Securities and Exchange Commission, Harbinger Capital Partners Master Fund I, Ltd. and its related entities beneficially own 26,450,000 shares, Merrill Lynch, Pierce, Fenner & Smith Incorporated beneficially owns 1,459,280 shares, UBS AG beneficially owns 4,420,602 shares, Pardus Special Opportunities Master Fund L.P. and its related entities beneficially own 26,400,000 shares and GS and its related entities beneficially own 15,009,566 shares.

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SCHEDULE 13D

CUSIP	No. 247126105						
1	NAME OF REPORTING PERSONS Palomino Fund Ltd.						
	I.R.S. IDENTIFI 98-0150431	CATION N	NOS. OF ABOVE PERSON (ENTITIES ONLY)				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) [X] (b) [X]						
3	SEC USE ONLY						
4	SOURCE OF FUNDS OO						
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]				[ ]		
6	CITIZENSHIP OR PLACE OF ORGANIZATION British Virgin Islands						
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 8		7	SOLE VOTING POWER				
		8	SHARED VOTING POWER 24,284,000				
		9	SOLE DISPOSITIVE POWER 0				
		10	SHARED DISPOSITIVE POWER 24,284,000				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 98,023,448 (2)						
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  CERTAIN SHARES  [ ]				[]		
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 17.40% (2)						
14	TYPE OF REPORTING PERSON PN						

<sup>(1)</sup> Box (a) is checked with respect to the relationship of the Reporting Persons and Harbinger, Merrill, UBS, Pardus and GS as described in Item 4 and footnote (2) below. Box (b) is checked with respect to the relationship of the Reporting Persons and the New Additional Investors described in Item 4. The Reporting Persons expressly disclaim membership in a group (within the meaning of Section 13(d) of the Securities Exchange Act of 1934) with

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SCHEDU	LE 13D								
CUSIP	No. 247126105								
1	NAME OF REPORTII Appaloosa Manage								
	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONLY) 22-3220835								
2	CHECK THE APPROI	PRIATE 1	BOX IF A MEMBER OF A GROUP		[X] [X] (1)				
3	SEC USE ONLY								
4	SOURCE OF FUNDS OO								
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]								
	CITIZENSHIP OR PLACE OF ORGANIZATION  Delaware								
NUMBER OF SHARES 7 BENEFICIALLY OWNED		7	SOLE VOTING POWER						
	CH REPORTING N WITH	8	SHARED VOTING POWER 52,000,000						
		9	SOLE DISPOSITIVE POWER 0						
		10	SHARED DISPOSITIVE POWER 52,000,000						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 125,739,448 (2)								
12	CHECK IF THE AGC	GREGATE	AMOUNT IN ROW (11) EXCLUDES		[ ]				

13	PERCENT OF CLA 22.31% (2)	SS REPRE	SENTED BY AMOUNT IN ROW (11)			
14	TYPE OF REPORTING PERSON PN					
	Persons and Harb and footnote (2) of the Reporting 4. The Reporting	inger, M below. Persons Persons ection 1	respect to the relationship of the Reporting errill, UBS, Pardus and GS as described in 18 Box (b) is checked with respect to the relational the New Additional Investors described expressly disclaim membership in a group (v3 (d) of the Securities Exchange Act of 1934 tors.	Item 4 Lionship in Item within		
			Page 6 of 16			
	the Reporting Pe the Issuer's Com Pardus and GS. B Commission, Harb entities benefic & Smith Incorpor beneficially own Fund L.P. and it	rsons ar mon Stoc ased on inger Ca ially ow ated ben s 4,420, s relate	ber 7th Investment Agreement described in It e deemed to be the beneficial owners of shark beneficially owned by Harbinger, Merrill, information filed with the Securities and Expital Partners Master Fund I, Ltd. and its 1 26,450,000 shares, Merrill Lynch, Pierce, eficially owns 1,459,280 shares, UBS AG 602 shares, Pardus Special Opportunities Master Beneficially own 26,400,000 shares beneficially own 15,009,566 shares.	res of UBS, schange related Fenner		
			Page 7 of 16			
SCHED	ULE 13D					
	No. 247126105					
1	NAME OF REPORT Appaloosa Part					
	I.R.S. IDENTIF 22-3220833	ICATION	NOS. OF ABOVE PERSON (ENTITIES ONLY)			
				[X] [X](1)		
	SEC USE ONLY					
4	SOURCE OF FUNDS OO					
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]					
6	CITIZENSHIP OR Delaware	PLACE O				
BENEF	R OF SHARES	7	0			
	CH REPORTING N WITH	8	SHARED VOTING POWER			

			52,000,000	
		9	SOLE DISPOSITIVE POWER 0	
		10	SHARED DISPOSITIVE POWER 52,000,000	
11	AGGREGATE AMOUNT 125,739,448 (2)	BENEFI	CIALLY OWNED BY EACH REPORTING PERSO	N
12	CHECK IF THE AGGE CERTAIN SHARES	REGATE	AMOUNT IN ROW (11) EXCLUDES	[ ]
13	PERCENT OF CLASS 22.31% (2)	REPRES	ENTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING	PERSO	N	
(1)	Persons and Harbing and footnote (2) be of the Reporting Pe 4. The Reporting Pe	ger, Me elow. B ersons ersons eion 13	espect to the relationship of the Re rrill, UBS, Pardus and GS as describ ox (b) is checked with respect to th and the New Additional Investors des expressly disclaim membership in a g (d) of the Securities Exchange Act oors.	ed in Item 4 e relationship cribed in Item roup (within
			Page 8 of 16	
(2)	the Reporting Person the Issuer's Common Pardus and GS. Base Commission, Harbing entities beneficial & Smith Incorporate beneficially owns & Fund L.P. and its in	ons are n Stock ed on i ger Cap ly own ed bene 1,420,6 related	er 7th Investment Agreement describe deemed to be the beneficial owners beneficially owned by Harbinger, Me nformation filed with the Securities ital Partners Master Fund I, Ltd. an 26,450,000 shares, Merrill Lynch, Pficially owns 1,459,280 shares, UBS 02 shares, Pardus Special Opportunit entities beneficially own 26,400,00 es beneficially own 15,009,566 share	of shares of rrill, UBS, and Exchange d its related ierce, Fenner AG ies Master 0 shares and
			Page 9 of 16	
SCHE	DULE 13D			
	P No. 247126105			
1	NAME OF REPORTING David A. Tepper	PERSO	NS	
	I.R.S. IDENTIFICA	ATION N	OS. OF ABOVE PERSON (ENTITIES ONLY)	
2	CHECK THE APPROPE	RIATE B	OX IF A MEMBER OF A GROUP	(a) [X] (b) [X] (1)

3 SEC USE ONLY

6

4	SOURCE OF FUNDS OO					
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]					
6	CITIZENSHIP OR PLACE OF ORGANIZATION United States of America					
NUMBER OF SHARES BENEFICIALLY OWNED		7				
PERSON	H REPORTING WITH	8	SHARED VOTING POWER 52,000,000			
		9	SOLE DISPOSITIVE POWER 0			
		10	SHARED DISPOSITIVE POWER 52,000,000			
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 125,739,448 (2)					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  CERTAIN SHARES  [ ]					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 22.31% (2)					
14	TYPE OF REPORTING PERSON PN					

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This Amendment No. 18 (this "Amendment") to the Schedule 13D (the "Initial Schedule 13D") initially filed on March 16, 2006 by the Reporting Persons (as

defined in the Initial Schedule 13D), as amended on August 1, 2006, August 29, 2006, December 19, 2006, January 18, 2007, March 2, 2007, March 12, 2007, May 15, 2007, July 6, 2007, July 10, 2007, July 20, 2007, July 23, 2007, August 3, 2007, November 2, 2007, November 8, 2007, November 16, 2007, December 12, 2007 and March 7, 2008 relates to the common stock, \$0.01 par value per share (the "Common Stock"), of Delphi Corporation, a Delaware corporation (the "Issuer"), and is being filed to amend the Reporting Persons' previously-filed Schedule 13D as specifically set forth below.

Certain information contained in this Schedule 13D/A relates to share ownership of persons other than the Reporting Persons. The Reporting Persons expressly disclaim any liability for any such information and for any other information provided in this Amendment that does not expressly pertain to a Reporting Person, as such term is defined in Item 2 of the Initial Schedule 13D.

Unless otherwise indicated, all capitalized terms shall have the meanings ascribed to them in the Initial Schedule 13D, and unless otherwise amended hereby, all information previously filed remains in effect.

Item 4 is hereby amended by adding the following:

On March 6, 2008, ADAH filed its objection to the Issuer's 1142 Motion (Docket No. 12978) (the "ADAH Objection"). On March 7, 2008, the Bankruptcy Court held a hearing on the Issuer's 1142 Motion (the "Hearing"). At the conclusion of the Hearing, the Bankruptcy Court denied the Issuer's 1142 Motion, determining that GM's agreements in connection with the Revised Exit Financing were prohibited by section 5(p)(ii) of the EPCA. The Bankruptcy Court also determined that it would require an evidentiary hearing conducted pursuant to the adversary proceeding rules to decide the other issues raised by the parties in connection with the Issuer's 1142 Motion, including whether the changes reflected by the Revised Exit Financing from the Debt Financing contemplated by the EPCA (e.g., reducing the aggregate amount of the financing from \$6.8 billion to \$6.1 billion) were also prohibited by the EPCA. A copy of the Bankruptcy Court order denying the Issuer's 1142 Motion is attached hereto as Exhibit 50.

On March 8, 2008, the Issuer delivered to ADAH a further revised proposed exit financing package (the "Further Revised Exit Financing") which contains terms that are substantially identical to the Revised Exit Financing, except that the materials add a subsidiary of GM to participate in the purchase of the \$2 billion first lien note. The Issuer has made public statements that it believes the Further Revised Exit Financing is consistent with guidance the Issuer believes it received from the Bankruptcy Court at the Hearing and is therefore permitted by the EPCA. By correspondence dated March 9, 2008, ADAH, Del-Auto, UBS, Merrill and Pardus DPH informed the Issuer that, (a) for all the reasons set forth in the February 13 and 24 letters and the ADAH Objection, the Further Revised Exit Financing remains inconsistent with, and if funded would not satisfy the conditions of, the EPCA, and (b) they were reserving all of their rights, including with respect to all prior, present and future proposals.

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There can be no assurance that the disputes described above can be resolved by mutual agreement or in the Bankruptcy Court and there can be no assurance that the transactions contemplated by the EPCA will be consummated.

Item 7 is amended to add the following exhibits:

Order Denying (1) Emergency Motion of A-D Acquisition Holdings, LLC for (I) a Continuance and (II) an Order Vacating the Order to Show Cause and (2) Expedited Motion Under 11 U.S.C. ss. 1142(b) and Fed. R. Bankr. P. 3020(d) for Implementation of Debtors' Confirmed Plan of Reorganization.

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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 this statement is true, complete and correct

Dated: March 12, 2008

APPALOOSA INVESTMENT LIMITED PARTNERSHIP I

By: APPALOOSA MANAGEMENT L.P.,
Its General Partner

By: APPALOOSA PARTNERS INC.,
Its General Partner

By: /s/ David A. Tepper

Name: David A. Tepper Title: President

PALOMINO FUND LTD.

By: APPALOOSA MANAGEMENT L.P., Its Investment Adviser

By: APPALOOSA PARTNERS INC.,
Its General Partner

By: /s/ David A. Tepper

Name: David A. Tepper Title: President

APPALOOSA MANAGEMENT L.P.

By: APPALOOSA PARTNERS INC.,
Its General Partner

By: /s/ David A. Tepper

Name: David A. Tepper Title: President

APPALOOSA PARTNERS INC.

By: /s/ David A. Tepper

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Name: David A. Tepper

Title: President

/s/ David A. Tepper

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David A. Tepper

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## EXHIBIT INDEX

Order Denying (1) Emergency Motion of A-D Acquisition Holdings, LLC for (I) a Continuance and (II) an Order Vacating the Order to Show Cause and (2) Expedited Motion Under 11 U.S.C. ss. 1142(b) and Fed. R. Bankr. P. 3020(d) for Implementation of Debtors' Confirmed Plan of Reorganization.

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