PPM AMERICA INC/IL Form SC 13D/A September 10, 2003

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 5)(1)

Darling International Inc.

(Name of Issuer)

Common Stock, \$0.01 par value per share

(Title of Class of Securities)

237266101

(CUSIP Number)

Stuart J. Lissner, Managing Director
PPM America, Inc.

225 West Wacker Drive, Suite 1200
Chicago, IL 60606
Telephone: (312) 634-2501

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

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

September 9, 2003

(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 ss.ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

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

(Continued on following pages)

(Page 1 of 11 Pages)

		SCHEDUL	E 13D					
CUSIP No. 2	37266101 	1	- 3D -	Page	2 	of	11	Pages
1	NAME OF REPORTIN			_				
2	CHECK THE APPROP	RIATE BOX	IF A MEMBI	ER OF GROUP				_ X
3	SEC USE ONLY							
4	SOURCE OF FUNDS							
5	CHECK BOX IF DIS			OCEEDINGS IS	 G RE(QUIRE	ED	_
6	CITIZENSHIP OR P	LACE OF OR	GANIZATION	N				
N	7	SOLE VOTING POWER						
BENEFICIALLY OWNED BY EACH REPORTING		8	SHARED VOTING POWER 4,644,984 shares					
	PERSON WITH		SOLE D	ISPOSITIVE F	OWE	₹		
		10	SHARED	DISPOSITIVE	POV	VER		

4,644,984 shares 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 4,644,984 shares ______ CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES 12 CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.5% 14 TYPE OF REPORTING PERSON SCHEDULE 13D CUSIP No. 237266101 13D Page 3 of 11 Pages NAME OF REPORTING PERSON: PPM America Fund Management GP, Inc. I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONLY): (a) |_| CHECK THE APPROPRIATE BOX IF A MEMBER OF GROUP (b) |X| SEC USE ONLY SOURCE OF FUNDS 0.0 ______ CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E) 1_1 CITIZENSHIP OR PLACE OF ORGANIZATION Delaware SOLE VOTING POWER NUMBER OF

None.

SHARES

DENE	FICIALLY								
OWNED BY		0	SHARED VOTING	POWER					
REP	EACH ORTING	8	4,644,984 shares(1)						
	ERSON WITH		SOLE DISPOSITIVE POWER						
		9	None						
			SHARED DISPOSI	SHARED DISPOSITIVE POWER					
		10	4,644,984 shar	es(1)					
11	AGGREGATE AMOUNT B		LLY OWNED BY EACH	REPO	RTING	PERS(
	4,644,984 shares(1) 							
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES					S	1_1			
13	PERCENT OF CLASS R	EPRESENTE	ED BY AMOUNT IN F	ROW (1	1)				
	7.5%								
14	TYPE OF REPORTING	PERSON							
	СО								
L.P. ("SIF I" Management GP permitted by as an admissi	re owned beneficial,), and none are own, Inc. ("SIF I GP") Rule 13d-4, the fill on that SIF I GP is is statement.	ed direct . SIF I (ing of th	lly or indirectly GP is the general his statement sha	by P part ll no	PM Amoner of	erica f SIF const:	Fund I. As rued		
		SCHEDULE	I 13D 						
CUSIP No. 237	266101 	13	3D 	Page 	4 0:	f 11 	Pages		
1	NAME OF REPORTING CBO II, L.P. I.R.S (ENTITIES ONLY):		-				s		
2	CHECK THE APPROPRIA	ATE BOX 1	E BOX IF A MEMBER OF GROUP (a) _ (b) X						
3	SEC USE ONLY								

4	SOURCE OF FUNDS							
	00							
5	CHECK BOX IF DISC PURSUANT TO ITEM			DINGS IS	REQ	UIRE	D	1_1
6	CITIZENSHIP OR PI	LACE OF OR	GANIZATION					
	Delaware							
	NUMBER OF	7	SOLE VOTING	G POWER				
	SHARES BENEFICIALLY		None.					
	OWNED BY EACH REPORTING PERSON WITH		SHARED VOTING POWER					
			2,939,825 shares					
			SOLE DISPOSITIVE POWER					
		9	None					
			SHARED DISE	POSITIVE	POW	ER		
10 2,939,8				shares				
11	AGGREGATE AMOUNT	BENEFICIA	LLY OWNED BY E	EACH REPC	RTI	NG P	ERSC	N
	2,939,825 shares							
12	CHECK BOX IF THE CERTAIN SHARES	AGGREGATE	AMOUNT IN ROV	V (11) EX	CLU	DES		1_1
13	PERCENT OF CLASS	REPRESENT	ED BY AMOUNT	 IN ROW (1	1)			
	4.7%							
14	TYPE OF REPORTING	F PERSON						
	PN							
		SCHEDUL	E 13D					
		-						
CUSIP NO.	237266101	-	3D	Раде 		0I 	 TT	Pages

1			PPM America CBO II Manad OF ABOVE PERSONS (ENTITI		
2	CHECK THE APPROPRI	ATE BOX	IF A MEMBER OF GROUP	(a) (b)	
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
5	CHECK BOX IF DISCI PURSUANT TO ITEM 2		LEGAL PROCEEDINGS IS REQ (E)	JIRED	_
6	CITIZENSHIP OR PLA	ACE OF OR	GANIZATION		
BE.	UMBER OF SHARES NEFICIALLY OWNED BY EACH EPORTING PERSON WITH	7 8 9 	SOLE VOTING POWER 0 SHARED VOTING POWER 2,939,825 shares(2) SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWI		
11	2,939,825 shares(2	BENEFICIA	LLY OWNED BY EACH REPORTII		
12	CERTAIN SHARES	AGGREGATE	AMOUNT IN ROW (11) EXCLUI		_
13	PERCENT OF CLASS F	REPRESENT:	ED BY AMOUNT IN ROW (11)		
14	TYPE OF REPORTING	PERSON			

(2) All of the shares of Darling International Inc. common stock covered by this report are owned beneficially by PPM America Special Investments CBO II, L.P. ("CBO II"), and none are owned directly or indirectly by PPM America CBO II Management Company ("CBO II GP"). CBO II GP is the general partner of CBO II. As permitted by Rule 13d-4, the filing of this statement shall not be construed as an admission that CBO II GP is the beneficial owner of any of the securities covered by this statement.

		SCHEDUL	E 13D 				
CUSIP No. 23	7266101 	1	3D	Page 6	of 11	Pages	
1	NAME OF REPORTING I.R.S. IDENTIFICA				ES ONLY)	:	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF GROUP (a) (b)						
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
5	CHECK BOX IF DISC:			EDINGS IS REQU	JIRED	_	
6	CITIZENSHIP OR PLA	ACE OF OR	GANIZATION				
	IMBER OF SHARES	7	SOLE VOTI	SOLE VOTING POWER None			
BENEFICIALLY OWNED BY EACH REPORTING		8	SHARED VOTING POWER 3,257,623 shares(3)				
	PERSON WITH	9	SOLE DISP	OSITIVE POWER			
SHARED DISPOSITIVE POWER 10 3,257,623 shares(3)							

11	3,257,623 shares(3)								
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES _								
13	PERCENT OF CLASS REP	RESENTED BY AMO	DUNT IN ROW (11)						
14	TYPE OF REPORTING PE	RSON							
(Bermuda), I "), are each 13d-3, as Da such securit Agreement an Agreement. 2 by this repo are owned di general part statement sh	ws of Luxembourg ("Dap td., a company organiz the beneficial owners ple has delegated all ies to PPM America, Ind to PPM Bermuda pursu, 939,825 shares of Dar rt are owned beneficia rectly or indirectly b ner of CBO II GP. As pall not be construed a wner of any of the sec	ded under the last of such security power to vote and to a Special control of the security by CBO II, by PPM Bermuda. Description of the security of the secur	aws of Bermuda ("PPM ities for purposes of and to acquire and di an Investment Adviso al Investment Managem onal Inc. common stoc and none of such sec PPM Bermuda is the mule 13d-4, the filing that PPM Bermuda is	Bermuda Rule spose of ry ent k covered urities anaging of this the					
	S 	CHEDULE 13D							
CUSIP No. 23	7266101 	13D	Page 7 of	11 Pages					
1	NAME OF REPORTING PE		erica, Inc. E PERSONS (ENTITIES O	 NLY):					
2	CHECK THE APPROPRIAT	E BOX IF A MEMI		(a) _ (b) X					
3	SEC USE ONLY								
4	SOURCE OF FUNDS								
	00								

5	CHECK BOX IF DISCI		LEGAL PROCEEDINGS IS REQUIRED (E) _			
6	CITIZENSHIP OR PLA	ACE OF ORG	GANIZATION			
	NUMBER OF	7	SOLE VOTING POWER			
	SHARES BENEFICIALLY OWNED BY EACH		SHARED VOTING POWER			
	REPORTING PERSON	8	7,902,607 shares(4)			
	WITH		SOLE DISPOSITIVE POWER			
			SHARED DISPOSITIVE POWER			
	10 7,902,607 shares(4)					
11	7,902,607 shares(4	1)	LLY OWNED BY EACH REPORTING PERSON AMOUNT IN ROW (11) EXCLUDES _			
13	PERCENT OF CLASS F	REPRESENTI	ED BY AMOUNT IN ROW (11)			
14	TYPE OF REPORTING	PERSON				
(4) 7,584,809 of the shares of Darling International Inc. common stock covered by this report are owned beneficially by SIF I and CBO II, and none of such securities are owned directly or indirectly by PPM America, Inc. PPM America, Inc. is the investment manager/adviser of each of SIF I and CBO II. As permitted by Rule 13d-4, the filing of this statement shall not be construed as an admission that PPM America, Inc. is the beneficial owner of such the securities owned beneficially by SIF I and CBO II. 317,798 of the shares of Darling International Inc. common stock covered by this report are held by Daple. PPM America, Inc. and PPM Bermuda are each the beneficial owners of such securities for purposes of Rule 13d-3, as Daple has delegated all power to vote and to acquire and dispose of such securities to PPM America, Inc. pursuant to an Investment Advisory Agreement and to PPM Bermuda pursuant to a Special Investment Management Agreement.						
		SCHEDULE	E 13D			

CUSIP No.	237266101	1	3D	Page	8	of	11	Pages
1	NAME OF REPORTING I.R.S. IDENTIFICAT				ITIF	ES OI	NLY)	:
2	CHECK THE APPROPRI	APPROPRIATE BOX IF A MEMBER OF GROUP (a) _ (b) X						
3	SEC USE ONLY	LY						
4	SOURCE OF FUNDS							
5	CHECK BOX IF DISCI PURSUANT TO ITEM 2			GS IS	REQI	JIRE	D 	l_l
6	CITIZENSHIP OR PLA	CE OF OR	GANIZATION					
	NUMBER OF SHARES		SOLE VOTING P	 OWER				
	BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING					
	PERSON WITH	9	SOLE DISPOSIT	DLE DISPOSITIVE POWER				
		10	SHARED DISPOS			 ER		
11	AGGREGATE AMOUNT E		LLY OWNED BY EAC	 H REPO	RTII	NG P	ERSO	N
12	CHECK BOX IF THE A	.GGREGATE	AMOUNT IN ROW (11) EX	CLUI	DES		_
13	PERCENT OF CLASS R	EPRESENT	ED BY AMOUNT IN	 ROW (1	1)			

14 TYPE OF REPORTING PERSON

CO

(5) All of the shares of Darling International Inc. common stock covered by this report are owned beneficially by SIF I, CBO II, or by PPM America, Inc. and PPM Bermuda (on behalf of Daple). Each of PPM America, Inc., PPM Bermuda, SIF I GP and CBO II GP are subsidiaries of PPM Holdings, Inc. As permitted by Rule 13d-4, the filing of this statement shall not be construed as an admission that PPM Holdings, Inc. is the beneficial owner of any of the securities covered by this statement.

Pursuant to Rule 13d-2(a) of Regulation 13D-G of the General Rules and Regulations under the Securities and Exchange Act of 1934, as amended, the undersigned hereby amend their Schedule 13D Statement dated May 22, 2002 (the "Schedule 13D"), as amended on November 5, 2002, January 17, 2003, March 19, 2003 and August 13, 2003 relating to the Common Stock, par value \$.01 per share, of Darling International Inc. (the "Issuer"). Unless otherwise indicated, any defined term used herein shall have the meaning given to such term in the Schedule 13D.

Item 1. Security and Issuer.

No Amendment.

Item 2. Identity and Background.

No Amendment.

Item 3. Source and Amount of Funds or Other Consideration.

No Amendment.

Item 4. Purpose of Transaction.

No Amendment.

Item 5. Interest in Securities of the Issuer.

Item 5(a), (b) and (c) is hereby amended and restated as follows:

(a) and (b) SIF I is the beneficial owner of 4,644,984 shares of Common Stock, representing approximately 7.5% of the Issuer's outstanding Common Stock. SIF I shares voting and dispositive power over these shares with SIF I GP who, as the general partner of SIF I, may be deemed to be the beneficial owner of those shares beneficially owned by SIF I. CBO II is the beneficial owner of 2,939,825 shares of Common Stock, representing approximately 4.7% of the Issuer's outstanding Common Stock. CBO II shares voting and dispositive power over these shares with CBO II GP, who, as the general partner of CBO II, may be deemed to be the beneficial owner of those shares beneficially owned by CBO II.

317,798 shares of Common Stock, representing approximately .51% of the outstanding Common Stock, are held by Daple. PPM America, Inc. and PPM Bermuda are each the beneficial owners of such securities for purposes of Rule 13d-3, as Daple has delegated all power to vote and to acquire and dispose of such securities to PPM America, Inc. pursuant to an Investment Advisory Agreement and to PPM Bermuda pursuant to a Special Investment Management

Agreement. Therefore, PPM America and PPM Bermuda share voting and dispositive power over these shares. In addition, PPM Bermuda, as the general partner of CBO II, may also be deemed to be the beneficial owner of 2,939,825 shares of Common Stock, representing approximately 4.7% of the outstanding Common Stock, and PPM America, as investment manager/adviser to SIF I and CBO II, may also be deemed to be the beneficial owner of 7,584,809 shares of Common Stock, representing approximately 12.2% of the outstanding Common Stock. Holdings, as the parent company of SIF I, CBO II, PPM America and PPM Bermuda may be deemed to be the beneficial owner of 7,902,607 shares of Common Stock, representing approximately 12.7% of the outstanding Common Stock. All percentages set forth in this amendment to the Schedule 13D are based upon the Issuer's reported 62,325,368 outstanding shares of Common Stock as of August 7, 2003, as reported in the Issuer's Form 10-Q for the quarter ended June 28, 2003.

(c) The following transactions in the Common Stock were effected by the Reporting Persons during the sixty (60) days preceding the date of this report. All of such transactions represent open market transactions:

Date of Disposition	Number of Shares Sold
August 12, 2003	
August 12, 2003	1,860,036
August 12, 2003	·
September 9, 2003	2,938,893
September 9, 2003	1,860,036
September 9, 2003	201,071
	August 12, 2003 August 12, 2003 August 12, 2003 September 9, 2003 September 9, 2003

Item 6. Contracts, Arrangements, Understanding or Relationships With Respect To Securities Of The Issuer.

No Amendment.

Item 7. Material to be Filed as Exhibits.

No Amendment.

Signature

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

Dated: September 10, 2003

PPM AMERICA SPECIAL INVESTMENTS

FUND, L.P.

By: PPM America, Inc. As Attorney-in-Fact

By: /s/ Brian Schinderle

Brian Schinderle

Senior Managing Director

PPM AMERICA FUND MANAGEMENT

GP, INC.

By: /s/ Brian Schinderle

Brian Schinderle Senior Vice President

PPM AMERICA CBO II MANAGEMENT

COMPANY

By: PPM MGP (Bermuda), Ltd.

Its: Managing General Partner

By: /s/ Brian Schinderle

Brian Schinderle Senior Vice President

PPM HOLDINGS, INC.

By: /s/ Mark Mandich

Mark Mandich

Chief Operating Officer and Executive Vice

President

PPM AMERICA SPECIAL INVESTMENTS CBO II, L.P.

By: PPM America, Inc. As Attorney-in-Fact

By: /s/ Brian Schinderle

Brian Schinderle

Senior Managing Director

PPM AMERICA, INC.

By: /s/ Brian Schinderle

Brian Schinderle

Senior Managing Director

PPM MGP (BERMUDA), LTD.

By: /s/ Brian Schinderle

Brian Schinderle Senior Vice President

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of this filing person), evidence of the representative's authority to sign on behalf of such person shall be riled

with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference.

The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See $18\ U.S.C.\ 1001$).