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MedQuist Holdings Inc. Form 3 February 04, 2011 FORM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 OMB Number 3235-0104

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting Person <u>*</u> SAC Capital Advisors LP			2. Date of Event Requiring Statement (Month/Day/Year)	 ^g 3. Issuer Name and Ticker or Trading Symbol MedQuist Holdings Inc. [MEDH] 				
(Last) 72 CUMMI	(First)	(Middle) T	02/04/2011	4. Relationship of Reporting Person(s) to Issuer			5. If Amendment, Date Original Filed(Month/Day/Year)	
ROAD,Â			(Check all applicable)					
	(Street)			X_DirectorX_10% Owner OfficerOther (give title below) (specify below)			Filing(Check Applicable Line) Form filed by One Reporting	
STAMFORD, CT 06902					Person _X_ Form filed by More than One Reporting Person			
(City)	(State)	(Zip)	Table I - I	Non-Deriva	tive Securit	ies Bei	neficially Owned	
1.Title of Secu (Instr. 4)	rity		2. Amount o Beneficially (Instr. 4)		3. Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	4. Nat Owne: (Instr.	•	
Common Stock, 0.10 par value			15,768,93	15,768,938		See F	Footnotes (1) (4) (5) (6)	
Common Stock, 0.10 par value			1,484,689	1,484,689		See F	Footnotes (2) (4) (5) (6)	
Common Stock, 0.10 par value			304,175	304,175		See F	Footnotes (3) (4) (5) (6)	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

SEC 1473 (7-02)

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Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exercisable and	3. Title and Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date (Month/Day/Year)	Securities Underlying	Conversion	Ownership	Beneficial Ownership

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		Derivative S (Instr. 4)	ecurity	or Exercise Price of	Form of Derivative	(Instr. 5)
Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Derivative Security	Security: Direct (D) or Indirect (I) (Instr. 5)	

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
SAC Capital Advisors LP 72 CUMMINGS POINT ROAD STAMFORD, CT 06902	ÂX	ÂX	Â	Â			
S.A.C. Private Capital Group, LLC 72 CUMMINGS POINT ROAD STAMFORD, CT 06902	ÂX	ÂX	Â	Â			
SAC Capital Advisors Inc 72 CUMMINGS POINT ROAD STAMFORD, CT 06902	ÂX	ÂX	Â	Â			
SAC CAPITAL ADVISORS LLC 72 CUMMINGS POINT ROAD STAMFORD, CT 06902	ÂX	ÂX	Â	Â			
COHEN STEVEN A/SAC CAPITAL MGMT LP C/O S.A.C. CAPITAL ADVISORS, L.P. 72 CUMMINGS POINT ROAD STAMFORD, CT 06902	ÂX	ÂX	Â	Â			
Signatures							
/s/ Peter Nussbaum, on behalf of S.A.C. Capital Advisors, L.P.	02/04/2011						
**Signature of Reporting Person	Date						

Explanation of Responses:

* If the form is filed by more than one reporting person, *see* Instruction 5(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).
- (1) Shares directly beneficially owned by S.A.C. PEI CB Investment, L.P. ("SAC CBI").
- (2) Shares directly beneficially owned by S.A.C. PEI CB Investment II, LLC ("SAC CBI II").
- (3) Shares directly beneficially owned by International Equities (S.A.C. Asia) Limited ("SAC Asia").

The general partner of SAC CBI is S.A.C. PEI CB Investment GP, Limited ("SAC CBI GP"); S.A.C. Private Equity Investors, L.P. ("SAC PEI") is the sole shareholder of SAC CBI GP; S.A.C. Private Equity GP, L.P. ("SAC PEI GP") is the general partner of SAC PEI; S.A.C. Capital Management, LLC ("SAC Management LLC") is the general partner of SAC PEI GP; and Mr. Steven A. Cohen controls SAC Management LLC. The manager of SAC CBI II is S.A.C. Private Capital Group, LLC ("SAC PCG"); S.A.C. Capital

⁽⁴⁾ Advisors, L.P. ("SAC Advisors LP") manager of SAC PCG; S.A.C. Capital Advisors Inc. ("SAC Advisors Inc.") is the general partner of SAC Advisors LP; and Mr. Cohen controls SAC Advisors Inc. Pursuant to investment management agreements, SAC Advisors LP and S.A.C. Capital Advisors, LLC ("SAC Advisors LLC") maintain voting and dispositive power with respect to securities held by SAC Asia; and Mr. Cohen controls SAC Advisors LLC.

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Messrs. Peter Berger, Frank Baker, Jeffrey Hendren, Robert Aquilina and Michael Seedman are directors of MedQuist Holdings Inc. and Mr. Clyde Swoger is an officer of MedQuist Holdings Inc. Messrs. Berger, Baker and Hendren are Managing Directors of SAC PCG.

- (5) Mil. Cryde Swoger is an officer of MedQuist Holdings file. Messis, Berger, Baker and Hendren are Managing Directors of SAC PCG.
 (5) Messis, Aquilina and Seedman serve as executive partners, a senior operating consultant role, to SAC PCG. Mr. Swoger serves in a senior operating consultant role to SAC PCG.
- Because no more than 10 reporting persons can submit any one Form 3 through the Securities and Exchange Commission's EDGAR(6) system, SAC Management LLC, SAC CBI, SAC CBI II, SAC CBI GP, SAC PEI and SAC PEI GP have submitted a separate Form 3.
- Although submitted separately, the two submissions are intended to be a single filing.

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Remarks:

In accordance with Instruction 5(b)(iv), the entire amount of the MedQuist Holdings Inc. common sto SAC Asia is reported herein. Â Each of the Reporting Persons expressly disclaims beneficial ownershi Inc. common stock reported herein except to the extent of his or its pecuniary interest therein, ifÂ not be deemed an admission that any of the Reporting Persons is the beneficial owner of any su 16 of the Securities Exchange Act of 1934, or for any other purposes. Â Any disclosures made by to persons or entities other than such Reporting Person are made on information and belief after m party. Â Each of the Reporting Persons is responsible for the completeness and accuracy of the infor herein, but is not responsible for the completeness and accuracy of the information concerning theÂ that he or it knows or has reason to believe that such information is inaccurate.

Exhibit 99.1 - Joint Filer Information

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.