Opko Health, Inc. Form 8-K November 09, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 8-K CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 Date of Report (Date of earliest event reported): November 8, 2010 OPKO Health, Inc. (Exact Name of Registrant as Specified in Charter)

Delaware

(State or other jurisdiction of incorporation)

001-33528 (Commission File Number) **75-2402409** (IRS Employer

Identification No.)

4400 Biscayne Blvd Miami, Florida 33137

(Address of Principal Executive Offices)

Registrant s telephone number, including area code: (305) 575-4100

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 4.02. Non-Reliance on Previously Issued Financial Statements or a Related Audit Report or Completed Interim Review.

In connection with the preparation of OPKO Health Inc. s (the Company) financial statements for the three and nine months ended September 30, 2010, the Company reevaluated its accounting for the September 28, 2009 Series D Convertible Preferred Stock (the Preferred Stock) offering and determined that it did not properly account for the beneficial conversion feature of the Preferred Stock. In connection with the issuance of 1,209,667 shares of Preferred Stock, it issued warrants to purchase up to an aggregate of 3,024,194 shares of its common stock at an exercise price of \$2.48 per share. The Company should have allocated the \$30 million in proceeds received from the issuance of the Preferred Stock and warrants to those instruments based on their relative fair values, which would have resulted in a \$3.9 million beneficial conversion feature should have been immediately recognized as a deemed dividend and should have increased the loss attributable to common shareholders. In addition, the Company is correcting the classification of the Preferred Stock from a component of equity to the mezzanine section of the balance sheet.

As a result, on November 8, 2010, the Audit Committee of the Board of Directors concluded that the Company s previously issued consolidated financial statements as of and for the year ended December 31, 2009, and interim condensed consolidated financial statements for the quarterly and year-to-date periods ended September 30, 2009, and as of March 31, 2010 and June 30, 2010, should no longer be relied upon. The Company is restating its previously issued consolidated financial statements as of and for the year ended December 31, 2009, and interim condensed consolidated financial statements as of and for the year ended December 31, 2009, and interim condensed consolidated financial statements for the quarterly and year-to-date periods ended September 30, 2009, and as of March 31, 2010 and June 30, 2010, in amendments to its Annual Report on Form 10-K for the year ended December 31, 2009, and its Quarterly Reports on Form 10-Q for the interim periods ended March 31, 2010 and June 30, 2010. The Audit Committee of the Company s Board of Directors has discussed the matters disclosed in this report with Ernst & Young LLP, the Company s independent registered public accounting firm.

The Company s restated consolidated financial statements will reflect the following changes:

	-	otember 30, 2		Dec	solidated Sum ecember 31, 20	•	Ν	formation as March 31, 201			June 30, 20
s)	As reported	Adjustment	Restated	As reported	Adjustment	Restated	As reported	Adjustment	Restated	As reported	Adjustmen
Ţ	\$ 19,256	\$	\$ 19,256	\$ 29,703	\$	\$ 29,703	\$ 31,059	1\$	\$ 31,059	\$ 17,962	2\$
5		26,128	26,128		26,128	26,128		26,128	26,128		26,128
	9		9	10)	10	10)	10	9 10)
	12	(12)		12	2 (12)		12	2 (12)	1	12	2 (12)
l	2,536		2,536	2,538)	2,538	2,552	2	2,552	2,553	3
l	(61))	(61)) (61)	.)	(61)) (61	1)	(61)) (61	i)
al 1	392,181	(26,116)	366,065	393,144	4 (26,116)	367,028	396,338	8 (26,116)	370,222	397,898	8 (26,116)
1	(330,330))	(330,330)) (339,229)	·)	(339,229)) (343,976))	(343,976)	(350,251	ı)
				1,313		1,313	969)	969	(108	})
	64,347	(26,128)	38,219	57,727	(26,128)	31,599	55,844	4 (26,128)	29,716	50,053	3 (26,128)
	\$ 83,603	\$	\$ 83,603	\$ 87,430	\$	\$ 87,430	\$ 86,903	3 \$	\$ 86,903	\$ 68,015	5 \$

thousand		For t	the thre		mon		ded	ed Consolidate I September		Summary Statements of Operations Info For the nine months ended September 30, 2009					For the year ended December 31, 200						
		As 1	reporte	ed 1	Ad	justme	nt	Restated	1	As reported	Adjt	ıstment	t	Restated		As reported	Adj	justmer	ıt	Restated	
loss ferred	\$	5	(6,35	54)	\$		\$	(6,354)	\$	(21,027))\$	ć	\$	(21,027)	\$	(30,113)	, \$		\$	(30,11	
k divide	end		((72)	((3,872))	(3,944)		(188)) (3	3,872)		(4,060)		(846)) ((3,872)		(4,71	
loss ibutable 1mon reholders		\$	(6,42	-26)	,	(3,872))\$	(10,298)	\$	(21,215)) (.	3,872) \$	\$	(25,087)	\$	(30,959)) ((3,872)	\$	(34,83	
ic and ited loss		*	(0	20	¢				÷	(2.00	· •		*	(2.11)	÷	(0.10)	•		4		
share ighted rage nber of nmon res standing, ic and	\$,	(U.)5)	Þ	(0.02)	• ⊅	(0.04)	>	(0.09)	۵ ((0.02) \$	>	(0.11)	Þ	(0.13)	Þ	(0.02)	Þ	(0.1	
ited	amer quart Item	On No endme rters e	ents to f ended M 1. Fina	er 9, its p Mar	prev	eviously n 31, 20	ne Co y filo)10 a	252,986,149 Company issued led Form 10-K and June 30, 2 Its and Exhibi	ed a K fc 201	or the year er 10. A copy of	se cor nded	Decem	ng t nbe	er 31, 2009, an	ent a and	l Form 10-Qs	for	the	2	233,191,61	
	Exh	xhibit No. Description																			
	(99.1		F	Pres	ss Rele	ase	of the Compa	any	⁷ dated Nove	mber	: 9, 201	0								

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

OPKO Health, Inc.

By /s/ Adam Logal Name: Adam Logal Title: Executive Director of Finance, Chief Accounting Officer and Treasurer

Date November 9, 2010