Joost Peter M Form SC 13G/A February 03, 2009

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 3)

NANOMETRICS INCORPORATED

(Name of Issuer)

COMMON STOCK, NO PAR VALUE PER SHARE

(Title of Class of Securities)

63007710

(CUSIP Number of Class of Securities)

December 31, 2008

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

"Rule 13d-1(b)

x Rule 13d-1(c)

"Rule 13d-1(d)

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CUSIP NO. 63007710 13G Page 2 of 9 Pages 1 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Peter M. Joost 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) " (b) " 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION **United States** 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY** OWNED BY 1,444,158 shares of common stock 7 SOLE DISPOSITIVE POWER **EACH** REPORTING PERSON 8 SHARED DISPOSITIVE POWER WITH: 1,444,158 shares of common stock 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,444,158 shares of common stock*

- * Includes 1,036,416 shares of Nanometrics common stock held by JFI II, L.P. The sole general partner of JFI II, L.P. is Joost Enterprises Corporation. Mr. Joost is the President of, and Peter M. and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002 hold all of the outstanding shares issued by, Joost Enterprises Corporation. Also includes 407,742 shares of Nanometrics common stock held by Peter M. and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002, with respect to which Mr. and Mrs. Joost share voting and dispositive power.
- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

7.89%

12 TYPE OF REPORTING PERSON*

IN

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CUSIP NO. 630077	710	13G	Page 3 of 9 Pages			
1 NAME OF REI	PORTING PERSON					
I.R.S. IDENTIF	FICATION NO. OF ABOVE PERSON	I				
JFI II, L.P.						
75-2458222 2 CHECK THE A	APPROPRIATE BOX IF A MEMBER	OF A GROUP*				
(a) "						
(b) " 3 SEC USE ONL	Y					
4 CITIZENSHIP	OR PLACE OF ORGANIZATION					
Texas	5 SOLE VOTING POWER					
NUMBER OF SHARES	1,036,416 shares of comm	non stock*				
BENEFICIALLY	*Dower to vote is evereigned through	ita sala ganaral partnar Jacot l	Enterprises Corneration Deter M. Josef is the Preside			
OWNED BY		ower to vote is exercised through its sole general partner, Joost Enterprises Corporation. Peter M. Joost is the Presi and Peter M. and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002 hold all of the outstanding shares issued out Enterprises Corporation				
EACH	6 SHARED VOTING POWER					
REPORTING						
PERSON	0 7 SOLE DISPOSITIVE POWER					
WITH:	. 3322 2131 33111 12 1 3 WEAC					
	1,036,416 shares of comn	non stock*				

*Dispositive power is exercised through its sole general partner, Joost Enterprises Corporation. Peter M. Joost is the President of, and Peter M. and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002 hold all of the outstanding shares issued by, Joost Enterprises Corporation.

8 SHARED DISPOSITIVE POWER

9	0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
10	1,036,416 shares of common stock CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
12	5.66% TYPE OF REPORTING PERSON*
	PN

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13G CUSIP NO. 63007710 Page 4 of 9 Pages 1 NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Lindsay M. Joost 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) " (b) " 3 SEC USE ONLY 4 CITIZENSHIP OR PLACE OF ORGANIZATION **United States** 5 SOLE VOTING POWER NUMBER OF 0 **SHARES** 6 SHARED VOTING POWER **BENEFICIALLY** OWNED BY 1,444,158 shares of common stock 7 SOLE DISPOSITIVE POWER **EACH** REPORTING PERSON 8 SHARED DISPOSITIVE POWER WITH: 1,444,158 shares of common stock 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,444,158 shares of common stock*

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- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

7.89%

12 TYPE OF REPORTING PERSON*

IN

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Item 1(a).	Name of Issuer.
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This Schedule 13G relates to Nanometrics Incorporated, a California corporation (the Company).

Item 1(b). Address of Issuer s Principal Executive Offices:

The Company s principal executive offices are located at 1550 Buckeye Drive, Milpitas, California 95035.

Item 2(a). Name of Persons Filing.

This Schedule 13G relates to the following persons (together, the Reporting Persons):

Peter M. Joost

JFI II, L.P., a Texas limited partnership

Lindsay M. Joost

Item 2(b). Address of Principal Business Office.

The business address of the Reporting Persons is c/o Joost Enterprises Corporation, 555 California Street, Suite 5180, San Francisco, California 94104.

Item 2(c). Citizenship.

Mr. and Mrs. Joost are United States citizens.

JFI II, L.P. is a Texas limited partnership.

Item 2(d). Title of Class of Securities.

This Schedule 13G relates to the Company s common stock, no par value per share (the Common Stock).

Item 2(e). CUSIP Number.

The CUSIP Number for the Company s Common Stock is 63007710.

Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b), check whether the person filing is a:

(a) "Broker or dealer registered under Section 15 of the Act,

(b) " Bank as defined in Section 3(a)(6) of the Act,

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	(c) "	Insurance Company as defined in Section 3(a)(19) of the Act,
	(d) "	Investment Company registered under Section 8 of the Investment Company Act,
	(e) "	Investment Advisor registered under Section 203 of the Investment Advisors Act of 1940,
	(f) "	Employee Benefit Plan, Pension Fund which is subject to the provisions of the Employee Retirement Income Security Act of 1974 or Endowment Fund,
	(g) "	Parent Holding Company, in accordance with Rule 13d-1(b)(ii)(G),
Not a	(h) " pplica	Group, in accordance with Rule 13d-1(b)(1)(ii)(H). ble.
	ollowin (a) A	Ownership. In describes the ownership of Common Stock by Peter M. Joost as of December 31, 2008: Amount beneficially owned: 1,444,158 shares, of which 1,036,416 shares are beneficially owned by JFI II, L.P. and 407,742 are beneficially owned by Peter M. and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002.
	(b) I	Percent of class: 7.89%
	(c) 1	Number of shares as to which such person has:
	(i) Sole power to vote or direct the vote: 0
virtue Enterj	r M. Jo of bei prises (Shared power to vote or to direct the vote: 1,444,158 shares* bost has shared power to vote or to direct the vote of securities reported hereby which are beneficially owned by (a) JFI II, L.P. by ng President of Joost Enterprises Corporation, the sole general partner of JFI II, L.P., and Trustee of the sole stockholder of Joost Corporation, Peter M. Joost and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002, and (b) Peter M. Joost and Lindsay M. bes U/T/A dated April 11, 2002, by virtue of being a Trustee.
	(iii) Sole power to dispose or to direct the disposition of: 0
		Page 6 of 9 Pages

Peter M. Joo L.P. by virtue Joost Enterpr	Shared power to dispose or to direct the disposition of: 1,444,158 shares ost has shared power to dispose or to direct the disposition of securities reported hereby which are beneficially owned by (a) JFI II e of being President of Joost Enterprises Corporation, the sole general partner of JFI II, L.P., and Trustee of the sole stockholder of ises Corporation, Peter M. Joost and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002, and (b) Peter M. Joost and Lindsay istees U/T/A dated April 11, 2002, by virtue of being a Trustee.
The followin	g describes the ownership of Common Stock by JFI II, L.P. as of December 31, 2008:
(a) A	mount beneficially owned: 1,036,416 shares are beneficially owned by JFI II, L.P.
(b) P	ercent of class: 5.66%
(c) N	fumber of shares as to which such person has:
	Sole power to vote or direct the vote: 1,036,416 shares* te is exercised through its sole general partner, Joost Enterprises Corporation. Mr. Joost is the President of, and Peter M. and oost, Trustees U/T/A dated April 11, 2002 hold all of the outstanding shares issued by, Joost Enterprises Corporation.
(i	i) Shared power to vote or to direct the vote: 0
Dispositive	ii) Sole power to dispose or to direct the disposition of: 1,036,416 shares power is exercised through its sole general partner, Joost Enterprises Corporation. Mr. Joost is the President of, and Peter M. and oost, Trustees U/T/A dated April 11, 2002 hold all of the outstanding shares issued by, Joost Enterprises Corporation.
,	v) Shared power to dispose or to direct the disposition of: 0 g describes the ownership of Common Stock by Lindsay M. Joost as of December 31, 2008:
	mount beneficially owned: 1,444,158 shares, of which 1,036,416 shares are beneficially owned by JFI II, L.P. and 407,742 shares are beneficially owned by Peter M. and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002.
(b) P	ercent of class: 7.89%
(c) N	fumber of shares as to which such person has:
(i) Sole power to vote or direct the vote: 0

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(ii) Shared power to vote or to direct the vote: 1.444.158 share	(ii)	Shared	power to v	ote or to	direct the	vote: 1.	.444.158	shares3
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*Lindsay M. Joost has shared power to vote or to direct the vote of securities reported hereby which are beneficially owned by (a) JFI II, L.P. by virtue of being Trustee of the sole stockholder of Joost Enterprises Corporation, the sole general partner of JFI II, L.P., and (b) Peter M. Joost and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002, by virtue of being a Trustee.

- (iii) Sole power to dispose or to direct the disposition of: 0
- (iv) Shared power to dispose or to direct the disposition of: 1,444,158 shares*

*Lindsay M. Joost has shared power to dispose or to direct the disposition of securities reported hereby which are beneficially owned by (a) JFI II, L.P. by virtue of being Trustee of the sole stockholder of Joost Enterprises Corporation, the sole general partner of JFI II, L.P., and (b) Peter M. Joost and Lindsay M. Joost, Trustees U/T/A dated April 11, 2002, by virtue of being a Trustee.

Item 5. Ownership of Five Percent or Less of a Class.

Not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

Not applicable.

Item 9. Notice of Dissolution of Group.

Not applicable.

Item 10. Certification.

By signing below, I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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SIGNATURE

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

Dated: February 1, 2009

JFI II, L.P.

By: Joost Enterprises Corporation

Its: General Partner

/s/ PETER M JOOST

By: Peter M. Joost, President of Joost Enterprises

Corporation

/s/ PETER M JOOST **PETER M. JOOST**

/s/ LINDSAY M JOOST LINDSAY M. JOOST

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