UNIVERSAL TECHNICAL INSTITUTE INC

Form SC 13D April 06, 2009

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13D

Under the Securities and Exchange Act of 1934

Universal Technical Institute, Inc.

(Name of Issuer)

Common Stock, \$0.0001 par value

(Title of Class of Securities)

913915104

(CUSIP Number)

Wendy Menefee
Pivot Point Capital Partners, LLC
One Sansome Street, Suite 2900
San Francisco, CA 94104
(415) 343-7074

Copy to:
Julia Corelli
Pepper Hamilton LLP
2 Logan Square, Suite 3000
Philadelphia, PA 19103-2799
(215) 981-4000

(Name, address and telephone number of Person Authorized to Receive Notices and Communications)

March 27, 2009

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

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 240.13d-7 for other parties to whom copies are to be sent.

*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.

This 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 ("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). ______ SCHEDULE 13D CUSIP NO. 913915104 Page 2 of 14 1. NAME OF REPORTING PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF ABOVE PERSON (entities only) Pivot Point Capital Master, LP 20-5031308 ______ 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) [] 3. SEC USE ONLY 4. SOURCE OF FUNDS (See Instructions) * ______ 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)______ 6. CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 7. SOLE VOTING POWER 0 SHARES 8. SHARED VOTING POWER
BENEFICIALLY 1.410 204+** NUMBER OF ______ OWNED BY EACH 9. SOLE DISPOSITIVE POWER PERSON WITH 10. SHARED DISPOSITIVE POWER 1,410,294** 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,410,294** 12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [] 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 5.6% _____

PN

14. TYPE OF REPORTING PERSON

^{*}See Item 3

^{**}See Item 2 and 5

SCHEDULE 13D

CUS	SIP NO. 91391510	4	Page 3 of 14	
1.	NAME OF REPORTI PERSON (entitie	NG PERSON/S.S. OR I.R.S. INDENTIFICATION NO. s only)	OF ABOVE	
	Pivot Point Cap	ital, LP	20-2259088	
2.	. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [(b) [
3.	SEC USE ONLY			
4.	SOURCE OF FUNDS	(See Instructions)*		
5.		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED MS 2(d) or 2(e)		
6.	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware			
		7. SOLE VOTING POWER 0		
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH PERSON WITH	8. SHARED VOTING POWER 1,410,294**		
		9. SOLE DISPOSITIVE POWER 0		
		10. SHARED DISPOSITIVE POWER 1,410,294**		
11.	. AGGREGATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERS	ON	
	1,410,294**			
12.	. CHECK BOX IF T CERTAIN SHARES	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	[]	
13.	. PERCENT OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	5.6%			
14.	. TYPE OF REPORT			
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		SCHEDULE 13D		
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	ore NO. 91391510	4 	rage 4 OI 1	

1. NAME OF REPORTING PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF ABOVE

PERSON (entities only) Pivot Point Capital Offshore, L.P. 20-5085181 ______ 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 3. SEC USE ONLY 4. SOURCE OF FUNDS (See Instructions) * ______ 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) 6. CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands 7. SOLE VOTING POWER 0 NUMBER OF BENEFICIALLY

8. SHARED VOTING POWER

1.410 200+4 _____ OWNED BY EACH PERSON WITH 9. SOLE DISPOSITIVE POWER 10. SHARED DISPOSITIVE POWER 1,410,294** 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,410,294** ______ 12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 5.6% 14. TYPE OF REPORTING PERSON PN ______ *See Item 3 **See Item 2 and 5 SCHEDULE 13D Page 5 of 14 CUSIP NO. 913915104 1. NAME OF REPORTING PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF ABOVE PERSON (entities only) Pivot Point Capital Offshore DS, Ltd.

2.	. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b)				
3.	SEC USE ONLY				
4.	SOURCE OF FUNDS	(See	Instructions) *		
	WC*				
5.	CHECK BOX IF DI PURSUANT TO ITE		URE OF LEGAL PROCEEDINGS IS REQUIRED d) or 2(e)		[]
6.	CITIZENSHIP OR	PLACE	OF ORGANIZATION		
	Cayman Islands				
SHAF BENE OWNE	NUMBER OF	7.	SOLE VOTING POWER		
	SHARES BENEFICIALLY OWNED BY EACH		SHARED VOTING POWER 1,410,294**		
		9.	SOLE DISPOSITIVE POWER 0		
		10.	SHARED DISPOSITIVE POWER 1,410,294**		
	1,410,294**		NEFICIALLY OWNED BY EACH REPORTING PERS	ON	
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13	. PERCENT OF CLA	SS RE	PRESENTED BY AMOUNT IN ROW (11)		
	5.6%				
14	. TYPE OF REPORT	ING P	ERSON		
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	ee Item 3 See Item 2 and 5				
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1.	NAME OF REPORTI PERSON (entitie		RSON/S.S. OR I.R.S. INDENTIFICATION NO.	OF ABOVE	
	Pivot Point Cap	ital :	Partners, LLC	20-188	8857
2.	. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [3 (b) [
3	SEC USE ONLY				

4.	SOURCE OF FUNDS*					
	00*					
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) []	
6.	CITIZENSHIP OR I	PLACE	OF ORGANIZATION			
	Delaware					
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH PERSON WITH	7.	SOLE VOTING POWER			
			SHARED VOTING POWER 1,410,294**			
			SOLE DISPOSITIVE POWER 0			
		10.	SHARED DISPOSITIVE POWER 1,410,294**			
11	. AGGREGATE AMOUN	NT BE	NEFICIALLY OWNED BY EACH REPORTING PERSO	 ON		
	1,410,294**					
12	. CHECK BOX IF THE CERTAIN SHARES	HE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES]]	
13	. PERCENT OF CLAS	SS RE	PRESENTED BY AMOUNT IN ROW (11)			
	5.6%					
14	14. TYPE OF REPORTING PERSON					
	00 (LLC)					
	ee Item 3 See Item 2 and 5					
			SCHEDULE 13D			
CU:	 SIP NO. 91391510	 4		 Page 7 of 1	 14	
1.	. NAME OF REPORTING PERSON/S.S. OR I.R.S. INDENTIFICATION NO. OF ABOVE PERSON (entities only)					
	Pivot Point Capital GP, LLC 20-225894					
2.	. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [3 (b) [
3.	SEC USE ONLY					
4.	SOURCE OF FUNDS					
	00*					

5.	CHECK BOX IF DI PURSUANT TO ITE		JRE OF LEGAL PROCEEDINGS IS REQUIRED d) or 2(e)		[]
6.	CITIZENSHIP OR	PLACE	OF ORGANIZATION		
	Delaware				
	BENEFICIALLY	7.	SOLE VOTING POWER 0		
SHARES BENEFICI OWNED BY			SHARED VOTING POWER 1,410,294**		
	OWNED BY EACH PERSON WITH	9.	SOLE DISPOSITIVE POWER 0		
			SHARED DISPOSITIVE POWER 1,410,294**		
11	. AGGREGATE AMOU	NT BEI	NEFICIALLY OWNED BY EACH REPORTING PERS	ON	
	1,410,294**				
12	. CHECK BOX IF T CERTAIN SHARES		GREGATE AMOUNT IN ROW (11) EXCLUDES		[]
13	. PERCENT OF CLA	SS REI	PRESENTED BY AMOUNT IN ROW (11)		
	5.6%				
 14	. TYPE OF REPORT	ING P	ERSON		
	00 (LLC)				
	ee Item 3 See Item 2 and 5				
			SCHEDULE 13D		
	 SIP NO. 91391510			 Page 8 of	 = 12
1.	NAME OF REPORTI PERSON (entitie		RSON/S.S. OR I.R.S. INDENTIFICATION NO.	OF ABOVE	
	ANTHONY P. BREN				
2.	. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [(b) [[X]	
	SEC USE ONLY				
4.	SOURCE OF FUNDS				
	00*				
				[]	
 6	 . CITIZENSHIP OR PLACE OF ORGANIZATION				

U.S.A. ______ 7. SOLE VOTING POWER 0 NUMBER OF ______ 8. SHARED VOTING POWER BENEFICIALLY 1,410,294** OWNED BY EACH -----PERSON WITH 9. SOLE DISPOSITIVE POWER 0 10. SHARED DISPOSITIVE POWER 1,410,294** 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES [] 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 5.6% ______ 14. TYPE OF REPORTING PERSON ______ *See Item 3 **See Item 2 and 5 SCHEDULE 13D CUSIP NO. 913915104 Page 9 of 14 ______ Item 1. Security and Issuer

This Schedule 13D relates to the Common Stock, \$0.0001 par value per share (the "Common Stock"), of Universal Technical Institute, Inc. a Delaware corporation (the "Issuer"). The address of the principal executive offices of the Issuer is 20410 North 19th Avenue, Suite 200, Phoenix, Arizona 85027.

Item 2. Identity and Background

(a),(b),(c). This statement is filed jointly by (a) Pivot Point Capital Master, LP ("PPC Master"), (b) Pivot Point Capital, LP ("PPC LP"), (c) Pivot Point Capital Offshore, L.P. ("PPC Offshore"), (d) Pivot Point Capital Offshore DS, Ltd. ("DS Fund"), (e) Pivot Point Capital GP, LLC ("PPC GP"), (f) Pivot Point Capital Partners, LLC ("PPCP"), and (g) Anthony P. Brenner (collectively, the "Reporting Persons").

PPC Master and PPC LP are Delaware limited partnerships. PPC Offshore is an exempted limited partnership organized under the laws of the Cayman Islands. DS Fund is an exempt corporation organized under the laws of the Cayman Islands. PPC Master, PPC LP, PPC Offshore and DS Fund are structured as a master-feeder, with PPC Master as the master fund and PPC LP, PPC Offshore and DS Fund as the feeder funds.

PPC GP is a Delaware limited liability company, the principal business of which is to serve as the general partner of PPC Master, PPC LP, PPC Offshore, and as the manager of DS Fund. PPCP is a Delaware limited liability company, the principal business of which is to render management services, including investment advisory services, to PPC Master, PPC LP, PPC Offshore and DS Fund.

Anthony P. Brenner is a US citizen and the sole Managing Member of PPC GP and PPCP.

The principal business address of all of the Reporting Persons is One Sansome Street, Suite 2900, San Francisco, CA 94104.

Anthony P. Brenner, a US citizen, is the CEO, President and managing member of PPC GP and PPCP. Todd F. Kirschner, a US citizen, and Raja S. Moorthy, a Canadian citizen, are both Vice Presidents and members of PPC GP and PPCP. Wendy L. Menefee, a US citizen, is a member of PPC GP and VP

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Compliance and Chief Administrative Officer of PPCP. The principal business address of each of the aforementioned is One Sansome Street, Suite 2900, San Francisco, CA 94104.

(d),(e). None of the entities or persons identified in this Item 2 has during the past five years been convicted of any criminal proceeding (excluding traffic violations or similar misdemeanors), nor been a party to a civil proceeding of a judicial or administrative body of competent judgment, decree or final order enjoining future violations of, or prohibiting or mandating

activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

The source of funds used for the purchase of the Issuer's securities was the working capital of PPC Master, PPC LP, PPC Offshore and DS Fund. The aggregate funds used by the Reporting Persons to make the purchases were \$19,645,995.16.

Item 4. Purpose of Transaction

The Reporting Persons have acquired the Issuer's Common Stock for investment purposes, and such purchases have been made in the Reporting Persons' ordinary course of business.

In pursuing such investment purposes, the Reporting Persons may further purchase, hold, vote, trade, dispose or otherwise deal in the Common Stock at times, and in such manner, as they deem advisable to benefit from changes in market prices of such Common Stock, changes in the Issuer's operations, business strategy or prospects, or from sale or merger of the Issuer. To evaluate such alternatives, the Reporting Persons will routinely monitor the Issuer's operations, prospects, business development, management, competitive and strategic matters, capital structure, and prevailing market conditions, as well as alternative investment opportunities, liquidity requirements of the Reporting Persons and other

investment considerations. Consistent with its investment research methods and evaluation criteria, the Reporting Persons may discuss such matters with management or directors of the Issuer, other shareholders, industry analysts, existing or potential strategic partners or competitors, investment and financing professionals, sources of credit and other investors. Such factors and discussions may materially affect, and result in, the Reporting Persons' modifying their ownership of Common Stock, exchanging information with the Issuer pursuant to appropriate confidentiality or similar agreements, proposing changes in the Issuer's operations, governance or capitalization, or in proposing one or more of the other actions described in subsections (a) through (j) of Item 4 of Schedule 13D.

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The Reporting Persons reserve the right to formulate other plans and/or make other proposals, and take such actions with respect to their investment in the Issuer, including any or all of the actions set forth in paragraphs (a) through (j) of Item 4 of Schedule 13D, or acquire additional Common Stock or dispose of all the Common Stock beneficially owned by them, in the public market or privately negotiated transactions. The Reporting Persons may at any time reconsider and change their plans or proposals relating to the foregoing.

Item 5. Interest in Securities of the Issuer

(a),(b). According to the Issuer's Form 10Q filed with the Securities and Exchange Commission on February 3, 2009, there were 25,100,711 shares of Common Stock issued and outstanding as of January 29, 2009. Based on such information, after taking into account the transactions described in Item 5(c) below, the Reporting Persons report beneficial ownership of 1,410,294 shares of Common Stock, representing 5.6% of the outstanding Common Stock, by PPC Master on behalf of the feeder funds, PPC LP, PPC Offshore and DS Fund. Shares reported as beneficially owned by PPC Master, PPC LP, PPC Offshore and DS Fund LP are also reported as beneficially owned by (i) PPC GP as the general partner of PPC Master, PPC LP and PPC Offshore and as Manager of DS Fund, and (ii) PPCP in its capacity as investment advisor to PPC Master, PPC LP, PPC Offshore and DS Fund.

Voting and investment power concerning the above shares are held solely by PPC GP and PPCP and Anthony Brenner as sole Managing Member of both entities. The Reporting Persons therefore may be deemed to be members of a group, in which case the group would be deemed to have beneficial ownership of an aggregate of 1,410,294 shares of the Common Stock, which is 5.6% of the outstanding Common Stock. The filing of this Schedule 13D shall not be construed as an admission that any of the executive officers, managing members or members of PPCP and PPC GP is, for any purpose, the beneficial owner of any of the securities that are beneficially owned by the Reporting Persons.

(c) The following shares of Common Stock were purchased by the Reporting Persons in the open market within the last sixty days:

Reporting Person	Trade Date	Shares	Price/Share
Pivot Point Capital	03/27/2009	50,000	12.2545
Master, LP	03/30/2009	30,000	11.5134
	03/31/2009	33,600	11.8540
	04/01/2009	15,100	11.6734

04/03/2009 21,000 12.4207 04/06/2009 20,300 12.6111

(d) and (e) Not applicable.

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Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Other than as described elsewhere in this Report and as previously reported, the Reporting Persons have no understandings, arrangements, relationships or contracts relating to the Issuer's Common Stock which are required to be described hereunder.

Item 7. Material to Be Filed as Exhibits

Exhibit 1: Joint Filing Agreement

Dated: April 6, 2009

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SIGNATURE

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

Pivot Point Capital Master, LP, by
Pivot Point Capital GP, LLC, its General Partner

By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

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Pivot Point Capital, LP, by
Pivot Point Capital GP, LLC, its General Partner

By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

Pivot Point Capital Offshore, L.P., by

Pivot Point Capital GP, LLC, its General Partner

By: /s/ Anthony P. Brenner

Anthony P. Brenner, Managing Member

Anthony P. Brenner, Director

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

Pivot Point Capital Offshore DS, Ltd., by Pivot Point Capital GP, LLC, its Manager

By: /s/ Anthony P. Brenner

Pivot Point Capital GP, LLC By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

Pivot Point Capital Partners, LLC

By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

/s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner

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Exhibit 1

JOINT FILING UNDERTAKING

The undersigned parties hereby agree that the Schedule 13D filed herewith (and any amendments thereto) relating to the Common Stock of Universal Technical Institute, Inc. is being filed jointly on behalf of each of them with the Securities and Exchange Commission pursuant to Section 13(d) of the Securities Exchange Act of 1934, as amended.

Pivot Point Capital Master, LP, by
Pivot Point Capital GP, LLC, its General Partner

By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

Pivot Point Capital, LP, by

Pivot Point Capital GP, LLC, its General Partner

By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

Pivot Point Capital Offshore, L.P., by

Pivot Point Capital GP, LLC, its General Partner

By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Managing Member

Pivot Point Capital Offshore DS, Ltd., by Pivot Point Capital GP, LLC, its Manager

By: /s/ Anthony P. Brenner

Dated: April 6, 2009 Anthony P. Brenner, Director

		Pivot Point Capital GP, LLC By: /s/ Anthony P. Brenner
Dated:	April 6, 2009	Anthony P. Brenner, Managing Member
		Pivot Point Capital Partners, LLC
		By: /s/ Anthony P. Brenner
Dated:	April 6, 2009	Anthony P. Brenner, Managing Member
		/s/ Anthony P. Brenner
Dated:	April 6, 2009	Anthony P. Brenner