HEXCEL CORP /DE/ Form SC 13D/A March 21, 2003

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

> > SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 2)*

Hexcel Corporation

(Name of Issuer)

Common Stock (Par Value \$ 0.01 Per Share)

(Title of Class of Securities)

428290 10 0

(CUSIP Number)

Robert C. Schwenkel, Esq. Fried, Frank, Harris, Shriver & Jacobson Goldman, Sachs & Co. One New York Plaza New York, NY 10004 (212) 859-8000

Ben I. Adler, Esq. 85 Broad Street New York, NY 10004 (212) 902-1000

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

March 19, 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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 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 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.

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 ("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	
CUSI	P No. 42829	0 10 0			Page 2 of 40
1		I.R.S.	IDENTIFICATION NO.		
	ТН.	E GOLDI	AN SACHS GROUP, IN		
2	CHECK TH	E APPRO	PRIATE BOX IF A ME	MBER OF A GROUP	(a) _ (b) _
3	SEC USE	ONLY			
4	SOURCE O	F FUND			
	AF	, 00			
5	CHECK BO			PROCEEDINGS IS REQU	IRED PURSUANT TO
6		HIP OR	PLACE OF ORGANIZAT	TION	
		7	SOLE VOTING POWER	 k	
N	UMBER OF		34,668		
BE	NEFICIALLY	8	SHARED VOTING POW	<i>I</i> ER	
,	OWNED BY		33,306,162		
R	EACH EPORTING	9	SOLE DISPOSITIVE 34,668	POWER	
	PERSON	10	SHARED DISPOSITIV	E POWER	
	WITH		33,306,162		

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	SON
	33,340,830*	
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	1_1
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	56.7%**	
14	TYPE OF REPORTING PERSON	
	HC-CO	
"Company which a Convert Preferr (ii) the exercise ** This Securite from su options benefic calculate issuable Stock of Company This per stock of the company this per stock of the company the compan	amount includes shares of common stock of Hexcel Corporaty") beneficially owned by The Goldman Sachs Group, Inc. (re issuable upon (i) the conversion of shares of Series A ible Preferred Stock of the Company and Series B Convertied Stock of the Company at a conversion price of \$3.00 pe e exercise of options granted by the Company which are cuable and held for the benefit of GS Group. percentage is calculated in accordance with Rule 13d-3(dies Exchange Act of 1934, as amended, which specifically checalculation all securities not outstanding which are security, warrants, rights or conversion privileges and which are ially owned by any person other than GS Group. Accordinglation does not include the shares of common stock of the Ce upon the conversion of shares of Series A Convertible Pf the Company and Series B Convertible Preferred Stock of which are beneficially owned by any person other than GS reentage would equal 37.1% if it were calculated by includies in such calculation.	"GS Group") ble r share and rrently)(1) of the excludes ubject to y, such ompany referred the Group.
CUSIP N	0. 428290 10 0	Page 3 of 40
	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON GOLDMAN, SACHS & CO.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _

3	SEC USE O	JLY
4	SOURCE OF	FUNDS
	AF	
5	CHECK BOX ITEMS 2(d	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO or 2(e) X
6	CITIZENSH	P OR PLACE OF ORGANIZATION
	NEW	YORK
		7 SOLE VOTING POWER
	NUMBER OF	0
	SHARES -	
	BENEFICIALLY	8 SHARED VOTING POWER
	OWNED BY	33,306,162
	EACH	9 SOLE DISPOSITIVE POWER
	REPORTING	0
	PERSON	10 SHARED DISPOSITIVE POWER
	WITH	33,306,162
1		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
12	2 CHECK BOX CERTAIN S	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES _
13	3 PERCENT O	CLASS REPRESENTED BY AMOUNT IN ROW (11)
	56.	78**
1	4 TYPE OF R	PORTING PERSON

BD-PN-IA

"Compa which Prefer the Co ** Thi Securi from s option benefi such c issuab Stock Compan Sachs.	amount includes shares of common stock of Hexcel Corporating") beneficially owned by Goldman, Sachs & Co. ("Goldman are issuable upon the conversion of shares of Series A Corred Stock of the Company and Series B Convertible Preferrempany at a conversion price of \$3.00 per share. s percentage is calculated in accordance with Rule 13d-3(continuous ties Exchange Act of 1934, as amended, which specifically unch calculation all securities not outstanding which are so, warrants, rights or conversion privileges and which are cially owned by any person other than Goldman Sachs. Accordalculation does not include the shares of common stock of le upon the conversion of shares of Series A Convertible For the Company and Series B Convertible Preferred Stock of y which are beneficially owned by any person other than Goldman such calculation.	Sachs") nvertible ed Stock of d)(1) of the excludes subject to e rdingly, the Company Preferred f the oldman
CUSIP	No. 428290 10 0	Page 4 of 40
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON GS ADVISORS 2000, L.L.C.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _
3	SEC USE ONLY	
4	SOURCE OF FUNDS AF	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED ITEMS 2(d) or 2(e)	PURSUANT TO
6	CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE	
	7 SOLE VOTING POWER BER OF 0 HARES	

BENEFICIALLY	8 SHARED VOTING POWER					
OWNED BY	25,861,072					
EACH REPORTING	9 SOLE DISPOSITIVE POWER 0					
PERSON	10 SHARED DISPOSITIVE POWER					
WITH	25,861,072					
11 AGGREGATH	1 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 25,861,072*					
12 CHECK BOY CERTAIN S	· - ·					
	DF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	.4%**					
	REPORTING PERSON					
00						

^{*} This amount includes shares of common stock of Hexcel Corporation (the "Company") beneficially owned by GS Advisors 2000, L.L.C. ("GS Advisors") which are issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company at a conversion price of \$3.00 per share.

^{**} This percentage is calculated in accordance with Rule 13d-3(d)(1) of the Securities Exchange Act of 1934, as amended, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Advisors. Accordingly, such calculation does not include the shares of common stock of the Company issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company which are beneficially owned by any person other than GS Advisors. This percentage would equal 28.8% if it were calculated by including such securities in such calculation.

CUSIP No. 428290	10 0	Page 5 of 40
	REPORTING PERSON T.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
GOI	DMAN, SACHS & CO. OHG	
2 CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _
3 SEC USE C	DNLY	
4 SOURCE OF	'FUNDS	
AF		
	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED (1) or 2(e)	PURSUANT TO
6 CITIZENSH	IP OR PLACE OF ORGANIZATION	
GEF	RMANY	
	7 SOLE VOTING POWER	
NUMBER OF SHARES	0	
BENEFICIALLY	8 SHARED VOTING POWER	
OWNED BY	792,845	
EACH	9 SOLE DISPOSITIVE POWER	
REPORTING	0	
PERSON	10 SHARED DISPOSITIVE POWER	
WITH	792,845	
11 AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	
	7 TE THE ACCRECATE AMOINT IN DOW (11) EVOLUTES	

	CERTAIN SHARES	1_1
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	2.0%**	
14	TYPE OF REPORTING PERSON	
	PN	
are in Prefet the (** The Security option option benefit calcutissus Stock Compaperce	pany") beneficially owned by Goldman, Sachs & Co. oHG ("GS eissuable upon the conversion of shares of Series A Convertible erred Stock of the Company and Series B Convertible Preferred Company at a conversion price of \$3.00 per share. This percentage is calculated in accordance with Rule 13d-3 (arities Exchange Act of 1934, as amended, which specifically such calculation all securities not outstanding which are cons, warrants, rights or conversion privileges and which are ficially owned by any person other than GS oHG. Accordingly allation does not include the shares of common stock of the cable upon the conversion of shares of Series A Convertible is to the Company and Series B Convertible Preferred Stock of any which are beneficially owned by any person other than Gentage would equal 0.9% if it were calculated by including rities in such calculation.	ble ed Stock of d)(1) of the excludes subject to e , such Company Preferred f the S oHG. This
CUSII	P No. 428290 10 0	Page 6 of 40
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON GOLDMAN, SACHS MANAGEMENT GP GMBH	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _
3	SEC USE ONLY	
4	SOURCE OF FUNDS	
	AF	

5		OX IF DIS (d) or 2(SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PUR (e)	RSUANT TO
6	CITIZENS	SHIP OR E	PLACE OF ORGANIZATION	
	GI	ERMANY		
		7	SOLE VOTING POWER	
	MBER OF		0	
BENE	EFICIALLY	8	SHARED VOTING POWER	
OV	NED BY		792,845	
REE	EACH PORTING	9	SOLE DISPOSITIVE POWER 0	
E	PERSON	10	SHARED DISPOSITIVE POWER	
	WITH		792,845	
11		FE AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON	1
12	CHECK BO		E AGGREGATE AMOUNT IN ROW (11) EXCLUDES	1_1
13	PERCENT	OF CLASS	S REPRESENTED BY AMOUNT IN ROW (11)	
	2	.0%**		
14	TYPE OF	REPORTIN	NG PERSON	
	Co			
"Compa GmbH") Conver Prefer ** Thi	any") bene which as tible Pre rred Stock s percent	eficially re issuab eferred S c of the tage is o	shares of common stock of Hexcel Corporation y owned by Goldman, Sachs Management GP GmbH ole upon the conversion of shares of Series a Stock of the Company and Series B Convertible Company at a conversion price of \$3.00 per stalculated in accordance with Rule 13d-3(d) (2 tof 1934, as amended, which specifically exceptions)	(" GS A e share. l) of the

from such calculation all securities not outstanding which are subject to

options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS GmbH. Accordingly, such calculation does not include the shares of common stock of the Company issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company which are beneficially owned by any person other than GS GmbH. This percentage would equal 0.9% if it were calculated by including such securities in such calculation.

CUSIF	No. 42829	0 10 0									Page		
1		REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON											
	GS	EMPLOY	EE FUND	s 2000	GP,	L.L.C	•						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) _ (b) _												
3	SEC USE											 	
4	SOURCE O	F FUNDS	 S									 	
	AF												
5	CHECK BO ITEMS 2(RE OF I	EGAL	PROCE	EDINGS	 S IS F	REQUIR	ED P	URSUA	TO	
6	CITIZENS		PLACE C									 	
	DE	LAWARE											
		7	SOLE V	OTING	POWER							 	
NU	IMBER OF			0									
BEN	IEFICIALLY	8	SHARED	VOTIN	IG POW							 	
C	WNED BY			6,026,	877								
	EACH	9	SOLE D	ISPOSI	TIVE	POWER						 	
				0									

]	REPORTING										
	PERSON	10	SHARED D		IVE POW	VER					
	WITH		٥,	026 , 877							
11		TE AMOUN	IT BENEFIC	IALLY O	WNED BY	EACH	REPORT1	NG PER	SON		
	0	,020,011									
12		OX IF TH	IE AGGREGA	TE AMOUN	NT IN F	ROW (11	.) EXCLU	JDES	_		
13	PERCENT	OF CLAS	S REPRESE	NTED BY	 CMOUNA	 T IN RC	 W (11)				
	1	3.9%**									
14	TYPE OF	REPORTI	NG PERSON								
	0	0									
Emp: A Co Pre: ** 'Second from opt: bend such isso Stoo Completed	mpany") ben loyee 2000" onvertible ferred Stoc This percen urities Exc m such calc ions, warra eficially o h calculati uable upon ck of the C pany which 0. This per h securitie) which Preferre k of the tage is hange Ac ulation nts, rig wned by on does the conv ompany a are bene centage	are issual ed Stock of Company calculated to f 1934 all secur of the company person not includersion of and Series of conditions	ble upon f the Co at a cond in accommodate so the state of the state of the state owned by al 6.7%	n the opmpany nversion cordance ended, ot outs than of sere ertible y any p	and Seconverse and Secon price with which standing second	eries B er of \$3 Rule 1 specifi ag which and whi oyee 20 mmon sto Convert erred St other t	shares Conver 3.00 pe 3d-3(d cally are s ch are 000. Ac ock of tible P cock of chan GS	of Sentible r share () (1) of exclude ubject cording the Conreferre the Employ	ries e. f the es to gly, mpany ed	
CUS:	IP No. 4282	90 10 0							Page		40
1	S.S. OR	I.R.S.	ING PERSON IDENTIFIC	ATION NO	O. OF #	ABOVE F	ERSON				
	5	TOME SIR	REET 2000,	т.п.С.							

2	CHECK THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _
3	SEC USE (YLINC	
4	SOURCE OF	FUNDS	
	AF		
5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED d) or 2(e)	PURSUANT TO
6	CITIZENS	HIP OR PLACE OF ORGANIZATION	
	DEI	LAWARE	
		7 SOLE VOTING POWER	
	NUMBER OF	0	
Ε	BENEFICIALLY	8 SHARED VOTING POWER	
	OWNED BY	625,368	
	EACH	9 SOLE DISPOSITIVE POWER	
	REPORTING	0	
	PERSON	10 SHARED DISPOSITIVE POWER	
	WITH	625,368	
11		E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PEF	RSON
		5,368*	
		X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	1_1
13	PERCENT (DF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	1.6	5%**	
14	TYPE OF E	REPORTING PERSON	

00

______ * This amount includes shares of common stock of Hexcel Corporation (the "Company") beneficially owned by Stone Street 2000, L.L.C. ("Stone 2000") which are issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company at a conversion price of \$3.00 per share. ** This percentage is calculated in accordance with Rule 13d-3(d)(1) of the Securities Exchange Act of 1934, as amended, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Stone 2000. Accordingly, such calculation does not include the shares of common stock of the Company issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company which are beneficially owned by any person other than Stone 2000. This percentage would equal 0.7% if it were calculated by including such securities in such calculation. _____ _____ CUSIP No. 428290 10 0 Page 9 of 40 ______ _____ NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON GS CAPITAL PARTNERS 2000, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 3 SEC USE ONLY 4 SOURCE OF FUNDS WC 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

13

NUMBER OF		0	
SHARES			
BENEFICIALLY	8 SHARED	O VOTING POWER	
OWNED BY		18,968,604	
EACH REPORTING	9 SOLE D	DISPOSITIVE POWER	
PERSON	10 SHARED	D DISPOSITIVE POWER	
WITH		18,968,604	
	AMOUNT BENEF	FICIALLY OWNED BY EACH REPORTING PERSON	
CERTAIN S	SHARES	EGATE AMOUNT IN ROW (11) EXCLUDES	
		ESENTED BY AMOUNT IN ROW (11)	
37.	5%**		
14 TYPE OF F	REPORTING PERS	SON	
PN			

^{*} This amount includes shares of common stock of Hexcel Corporation (the

[&]quot;Company") beneficially owned by GS Capital Partners 2000, L.P. ("GS Capital") which are issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company at a conversion price of \$3.00 per share.

^{**} This percentage is calculated in accordance with Rule 13d-3(d)(1) of the Securities Exchange Act of 1934, as amended, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Capital. Accordingly, such calculation does not include the shares of common stock of the Company issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company which are beneficially owned by any person other than GS Capital. This percentage would equal 21.1% if it were calculated by including such securities in such calculation.

CUSIP No. 428290 10 0	Page 1	0 of	40
NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON			
GS CAPITAL PARTNERS 2000 OFFSHORE, L.P.			
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _		
3 SEC USE ONLY			
4 SOURCE OF FUNDS			
WC			
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED ITEMS 2(d) or 2(e)		TO	
6 CITIZENSHIP OR PLACE OF ORGANIZATION			
CAYMAN ISLANDS			
7 SOLE VOTING POWER			
NUMBER OF 0 SHARES			
BENEFICIALLY 8 SHARED VOTING POWER			
OWNED BY 6,892,468			
9 SOLE DISPOSITIVE POWER EACH			
0 REPORTING			
PERSON 10 SHARED DISPOSITIVE POWER			
WITH 6,892,468			
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON		
6,892,468*			

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	15.7%**	
14	TYPE OF REPORTING PERSON	
	PN	
("GS A Com Prefe ** Th Secur from optic benef calcu issua Stock Compa This	pany") beneficially owned by GS Capital Partners 2000 Off Offshore") which are issuable upon the conversion of shapertible Preferred Stock of the Company and Series B Corerred Stock of the Company at a conversion price of \$3.00 dis percentage is calculated in accordance with Rule 13d-rities Exchange Act of 1934, as amended, which specifical such calculation all securities not outstanding which are sons, warrants, rights or conversion privileges and which include the shares of Series and which include the shares of common stock of the company and Series B Convertible Preferred Stock and which are beneficially owned by any person other than percentage would equal 7.7% if it were calculated by incrities in such calculation.	ares of Series nvertible) per share3(d)(1) of the lly excludes re subject to are ordingly, such ne Company le Preferred t of the n GS Offshore.
CUSIP	No. 428290 10 0	Page 11 of 40
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	GS CAPITAL PARTNERS 2000 GMBH & CO. BETEILIGUNGS	S KG
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _
3	SEC USE ONLY	
4	SOURCE OF FUNDS	
	WC	

6 CITIZENSI	HIP OR PLACE OF ORGANIZATION
GEI	RMANY
	7 SOLE VOTING POWER
NUMBER OF	
SHARES	0
BENEFICIALLY	8 SHARED VOTING POWER
OWNED BY	792,845
EACH	9 SOLE DISPOSITIVE POWER
REPORTING	0
PERSON	10 SHARED DISPOSITIVE POWER
WITH	792,845
	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,845*
12 CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES SHARES _
	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
2.0	0%**
14 TYPE OF I	REPORTING PERSON
PN	
"Company") benes Beteiligungs KG shares of Series	ncludes shares of common stock of Hexcel Corporation (the ficially owned by GS Capital Partners 2000 GmbH & Co. ("GS Germany") which are issuable upon the conversion of s A Convertible Preferred Stock of the Company and Series B ferred Stock of the Company at a conversion price of \$3.00

per share. ** This percentage is calculated in accordance with Rule 13d-3(d)(1) of the Securities Exchange Act of 1934, as amended, which specifically excludes

from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Germany. Accordingly, such calculation does not include the shares of common stock of the Company issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company which are beneficially owned by any person other than GS Germany. This percentage would equal 0.9% if it were calculated by including such securities in such calculation.

CUSI	IP No. 428	290 10 0	Page	 e 12		
1		F REPORTING PERSON PR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
		GS CAPITAL PARTNERS 2000 EMPLOYEE FUND, L.P.				
2	CHECK	THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _.			
3	SEC US	E ONLY				
4	SOURCE	OF FUNDS				
		WC				
5		BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED 2(d) or 2(e)	PURSU		TO	
6	CITIZE	NSHIP OR PLACE OF ORGANIZATION				
		DELAWARE				
		7 SOLE VOTING POWER				
1	NUMBER OF	0				
	SHARES					
BI	ENEFICIALL	Y 8 SHARED VOTING POWER				
	OWNED BY	6,026,877				
	EACH	9 SOLE DISPOSITIVE POWER				
		\cap				

REPORTING				
PERSON	10 SHARED	DISPOSITIVE POW	 ER	
WITH	6	6,026,877		
11 AGGREGATE	AMOUNT BENEFI	CIALLY OWNED BY	EACH REPORTING	PERSON
6,0	26,877*			
12 CHECK BOX CERTAIN S		GATE AMOUNT IN R	DW (11) EXCLUDES	I_I
13 PERCENT O	F CLASS REPRES	SENTED BY AMOUNT	IN ROW (11)	
13.	9%**			
14 TYPE OF R	EPORTING PERSO	 DN		
PN				
"Company") benef L.P. ("GS Employ Series A Convert Convertible Pref per share. ** This percenta Securities Excha from such calcul options, warrant beneficially own calculation does issuable upon th Stock of the Com Company which ar This percentage securities in su	ee") which are ible Preferred Stock of ge is calculatinge Act of 193 ation all security, rights or content and the conversion of the conversion of the beneficially would equal 6.	e issuable upon d Stock of the C f the Company at ted in accordance 34, as amended, urities not outs conversion privision other than G the shares of coof shares of Series B Convertible y owned by any p.7% if it were c	the conversion of company and Serie a conversion property with Rule 13d-which specifical tanding which arrow and which arrows Employee. Accommon stock of the convertible of the preferred Stock erson other than	f shares of s B ice of \$3.00 3(d)(1) of the ly excludes e subject to are rdingly, such e Company e Preferred of the GS Employee.
CUSIP No. 428290	10 0			Page 13 of 40
S.S. OR I	EPORTING PERSO	ICATION NO. OF A	BOVE PERSON	

2	CHECK THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _
3	SEC USE (DNLY	
4	SOURCE OI	FUNDS	
	WC		
5		X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED d) or 2(e)	PURSUANT TO
6	CITIZENS	HIP OR PLACE OF ORGANIZATION	
	DE	LAWARE	
		7 SOLE VOTING POWER	
	NUMBER OF	0	
E	BENEFICIALLY	8 SHARED VOTING POWER	
	OWNED BY	625,368	
	EACH	9 SOLE DISPOSITIVE POWER	
	REPORTING	0	
	PERSON	10 SHARED DISPOSITIVE POWER	
	WITH	625,368	
11	AGGREGATI	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	SON
		5,368*	
12	CHECK BOY	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES SHARES	1_1
13		DF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	1.0	6%**	
14	TYPE OF I	REPORTING PERSON	

PΝ

______ * This amount includes shares of common stock of Hexcel Corporation (the "Company") beneficially owned by Stone Street Fund 2000, L.P. ("Stone Street") which are issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company at a conversion price of \$3.00 per share. ** This percentage is calculated in accordance with Rule 13d-3(d)(1) of the Securities Exchange Act of 1934, as amended, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Stone Street. Accordingly, such calculation does not include the shares of common stock of the Company issuable upon the conversion of shares of Series A Convertible Preferred Stock of the Company and Series B Convertible Preferred Stock of the Company which are beneficially owned by any person other than Stone Street. This percentage would equal 0.7% if it were calculated by including such securities in such calculation. _____ _____ CUSIP No. 428290 10 0 Page 14 of 40 1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON LXH HOLDINGS CORP. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 3 SEC USE ONLY ______ 4 SOURCE OF FUNDS AF 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE

7 SOLE VOTING POWER

21

NUMBER OF		
SHARES	0	
BENEFICIALLY	8 SHARED VOTING POWER	
OWNED BY	221,325.7	
EACH	9 SOLE DISPOSITIVE POWER	
REPORTING	0	
PERSON	10 SHARED DISPOSITIVE POWER	
WITH	221,325.7	
	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
22	21,325.7	
12 CHECK BO CERTAIN	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES SHARES	_
	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
0.	.6%	
14 TYPE OF	REPORTING PERSON	
CC	20	
CUSIP No. 42829	90 10 0 Pa	age 15 of 40
	REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
LX	XH HOLDINGS, L.P.	
2 CHECK TH	THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a)	 _

		(b)	_
3	SEC USE C	DNLY	
4	SOURCE OF	F FUNDS	
	AF		
5		K IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PUR d) or 2(e)	SUANT TO
6	CITIZENSH	HIP OR PLACE OF ORGANIZATION	
	DEL	LAWARE	
		7 SOLE VOTING POWER	
	NUMBER OF	0	
	SHARES	U	
В	BENEFICIALLY	8 SHARED VOTING POWER	
	OWNED BY	257,299.2	
	-	9 SOLE DISPOSITIVE POWER	
	EACH REPORTING	0	
	PERSON	10 SHARED DISPOSITIVE POWER	
	WITH	257,299.2	
11	AGGREGATE	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	257	7,299.2	
12	CHECK BOX	K IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES SHARES	I_I
13	PERCENT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	0.6		
14	TYPE OF R	REPORTING PERSON	

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ט	N	d

______ CUSIP No. 428290 10 0 Page 16 of 40 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON LXH, L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) |_| (b) |_| 3 SEC USE ONLY SOURCE OF FUNDS AF, WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE 7 SOLE VOTING POWER NUMBER OF SHARES _____ BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 8,272,312 _____ 9 SOLE DISPOSITIVE POWER EACH 0 REPORTING

	PERSON 10	SHARED DISPOSITIVE POWER	
	WITH	8,272,312	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPOR	RTING PERSON
12	CHECK BOX IF CERTAIN SHARE	THE AGGREGATE AMOUNT IN ROW (11) EXC S	CLUDES _
13	PERCENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11	1)
14	TYPE OF REPOR	TING PERSON	
	00		
 CUSI	P No. 428290 10	 0 	Page 17 of 40
1	NAME OF REPOR S.S. OR I.R.S LXH II,	. IDENTIFICATION NO. OF ABOVE PERSON	N
2	CHECK THE APP	ROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) _
3	SEC USE ONLY		
4	SOURCE OF FUN	DS	
5	CHECK BOX IF I	DISCLOSURE OF LEGAL PROCEEDINGS IS F	REQUIRED PURSUANT TO

CITIZENSHIP OR PLACE OF ORGANIZATION 6 DELAWARE ______ 7 SOLE VOTING POWER NUMBER OF SHARES ______ BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 6,252,688 9 SOLE DISPOSITIVE POWER EACH 0 REPORTING PERSON 10 SHARED DISPOSITIVE POWER 6,252,688 WTTH _____ 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,252,688 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 1_1 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 15.7% 14 TYPE OF REPORTING PERSON 00 ._____

This Amendment No. 2, filed by The Goldman Sachs Group, Inc. ("GS Group"), Goldman, Sachs & Co. ("Goldman Sachs"), GS Advisors 2000, L.L.C. ("GS Advisors"), Goldman, Sachs & Co. oHG ("GS oHG"), Goldman, Sachs Management GP GmbH ("GS GmbH"), GS Employee Funds 2000 GP, L.L.C. ("GS Employee 2000"), Stone Street 2000, L.L.C. ("Stone 2000"), GS Capital Partners 2000, L.P. ("GS Capital"), GS Capital Partners 2000 Offshore, L.P. ("GS Offshore"), GS Capital Partners 2000 GmbH & Co. Beteiligungs KG ("GS

Germany"), GS Capital Partners 2000 Employee Fund, L.P. ("GS Employee"), Stone Street Fund 2000, L.P. ("Stone Street" and, together with GS Capital, GS Offshore, GS Germany and GS Employee, the "Limited Partnerships"), LXH Holdings Corp. ("LXH Corp."), LXH Holdings, L.P. ("LXH L.P."), LXH, L.L.C. ("LXH"), and LXH II, L.L.C. ("LXH II" and, together with LXH, the "Original Purchasers") (GS Group, Goldman Sachs, GS Advisors, GS oHG, GS GmbH, GS Employee 2000, Stone 2000, the Limited Partnerships, LXH Corp., LXH L.P., and the Original Purchasers, collectively, the "Filing Persons"), amends and supplements the Schedule 13D filed by the Filing Persons with the Securities and Exchange Commission (the "SEC") on December 28, 2000 (as amended by Amendment No. 1 filed on December 20, 2002, the "Schedule 13D"), relating to the common stock, par value \$0.01 per share (the "Common Stock"), of Hexcel Corporation, a Delaware corporation (the "Company"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Schedule 13D.(1)

(1) Neither the present filing nor anything contained herein will be construed as an admission that any Filing Person constitutes a "person" for any purpose other than for compliance with Section 13(d) of the Securities Exchange Act of 1934.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Item 3 is hereby amended to add the following at the end thereof:

As more fully described in Item 4 below, on March 19, 2003 (such date sometimes referred to herein as the Shares Closing Date), the transactions contemplated by the December Stock Purchase Agreement were consummated and, in connection therewith, the Limited Partnerships acquired an aggregate of 47,125 shares of Series A Preferred Stock and 47,125 shares of Series B Preferred Stock for an aggregate purchase price of \$47,125,000 in cash. As of March 19, 2003, the Shares are convertible into 18,781,162 shares of Common Stock, based on the Initial Conversion Price of the Series A Preferred Stock and the Series B Preferred Stock that is equal to \$3.00. The Limited Partnerships obtained the funds required to purchase the Shares from capital contributions made by the partners of each of the Limited Partnerships.

ITEM 4. PURPOSE OF TRANSACTION.

Item 4 is hereby amended by adding the following immediately before the section entitled "Other Plans and Proposals" contained in the Schedule 13D:

Series A Preferred Stock and Series B Preferred Stock Closing

The Closing under the December Stock Purchase Agreement took place on March 19, 2003. At the Closing, among other things: (i) the Limited Partnerships acquired an aggregate of 47,125 shares of Series A Preferred Stock and 47,125 shares of Series B Preferred Stock from the Company for an aggregate purchase price of \$47,125,000 in cash; (ii) the Company, the Original Purchasers and the Limited Partnerships executed and delivered each of the Related Agreements and (iii) the Company consummated the Senior Debt Refinancing.

On the Shares Closing Date, simultaneously with the Closing, the Company issued 77,875 shares of Series A Preferred Stock and 77,875 shares of Series B Preferred Stock to the Other Purchasers.

Item 4 is hereby further amended by adding the following at the end

thereof:

Except as described above or otherwise described in this Schedule 13D, the Filing Persons currently have no plans or proposals which relate to or would result in any transaction, event or action enumerated in paragraphs (a) through (j) of Item 4 of the form of Schedule 13D promulgated under the Act.

Each of the Filing Persons reserves the right, in light of its ongoing evaluation of the Company's financial condition, business, operations and prospects, the market price of the Common Stock, conditions in the securities markets generally, general economic and industry conditions, its business objectives and other relevant factors, to change its plans and intentions at any time, as it deems appropriate. In particular, any one or more of the Filing Persons (and their respective affiliates) reserves the right, in each case subject to (a) the restrictions contained in the Amended and Restated Governance Agreement, the Notes, the Pledge Agreements and the December Stock Purchase Agreement and (b) any applicable limitations imposed on the sale of any securities of the Company by the Securities Act or other applicable law, to (i) purchase additional shares of Common Stock or other securities of the Company, (ii) sell or transfer shares of Common Stock or other securities of the Company beneficially owned by them from time to time in public or private transactions, and (iii) cause any of the Limited Partnerships to distribute in kind to their respective partners or members, as the case may be, shares of Common Stock or other securities of the Company owned by such Limited Partnerships. To the knowledge of each Filing Person, each of the persons listed on Schedules I, II-A-i, II-A-ii, II-B-i, II-B-ii, II-C-i, II-C-ii, II-D-i or II-D-ii hereto may make similar evaluations from time to time or on an ongoing basis.

Except as described in this Schedule 13D and except for arrangements between and among the Filing Persons, none of the Filing Persons has any contracts, agreements, arrangements, understandings or relationships with any other person or entity for the purpose of acquiring, holding, voting or disposing of any shares of Common Stock or Preferred Stock.

ITEM 5. INTERESTS IN SECURITIES OF THE ISSUER.

Item 5 is hereby amended in its entirety as follows:

(a) As of the Shares Closing Date, GS Group may be deemed to beneficially own an aggregate of 33,340,830 shares of Common Stock, consisting of: (i) 14,525,000 shares of Common Stock that are beneficially owned by the Original Purchasers, as described below; (ii) (a) (I) 10,000 options granted to Mr. Mehra on December 19, 2000 pursuant to the Hexcel Incentive Stock Plan, of which all of such options are currently exercisable and convertible into 10,000 shares of Common Stock, (II) 2,000 options granted to Mr. Mehra on May 10, 2001 pursuant to the Hexcel Incentive Stock Plan, of which two-thirds of such options are currently exercisable and convertible into 1,334 shares of Common Stock and the remaining one-third of such options will vest and become exercisable on May 10, 2003, (III) 8,000 options granted to Mr. Mehra on July 31, 2001 pursuant to the Hexcel Incentive Stock Plan, of which all of such options are currently exercisable and convertible into 8,000 shares of Common Stock and (IV) 2,000 options granted to Mr. Mehra on May 9, 2002 pursuant to the Hexcel Incentive Stock Plan, of which one-third of such options is currently exercisable and convertible into 667 shares of Common Stock, an additional one-third of such options will vest and become exercisable on May 9, 2003 and the remaining one-third of such options will vest and

become exercisable on May 9, 2004 (Sanjeev K. Mehra has an understanding with GS Group pursuant to which he holds such options for the benefit of GS Group), and (b) (I) 10,000 options granted to Mr. Sacerdote on December 19, 2000 pursuant to the Hexcel Incentive Stock Plan, of which all of such options are currently exercisable and convertible into 10,000 shares of Common Stock, (II) 2,000 options granted to Mr. Sacerdote on May 10, 2001 pursuant to the Hexcel Incentive Stock Plan, of which two-thirds of such options are currently exercisable and convertible into 1,334 shares of Common Stock and the remaining one-third of such options will vest and become exercisable on May 10, 2003 and (III) 2,000 options granted to Mr. Sacerdote on May 9, 2002 pursuant to the Hexcel Incentive Stock Plan, of which one-third of such options is currently exercisable and convertible into 667 shares of Common Stock and an additional one-third of such options will vest and become exercisable on May 9, 2003 and the remaining one-third of such options will vest and become exercisable on May 9, 2004 (Peter M. Sacerdote has an understanding with GS Group pursuant to which he holds such options for the benefit of GS Group); (iii) 47,125 shares of Series A Preferred Stock that are beneficially owned by the Limited Partnerships, as described below, and that are convertible into 15,708,332 shares of Common Stock; and (iv) 47,125 shares of Series B Preferred Stock that are beneficially owned by the Limited Partnerships, as described below, and that are convertible into 3,072,830 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS Group represent approximately 56.7% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the Company's annual report on Form 10-K for the fiscal year ended December 31, 2002 (the "2002 10-K"). The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Group. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS Group. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS Group will have the power to vote shares representing approximately 37.1% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, Goldman Sachs may be deemed to beneficially own an aggregate of 33,306,162 shares of Common Stock, consisting of: (i) 14,525,000 shares of Common Stock that are beneficially owned by the Original Purchasers, as described below; (ii) 47,125 shares of Series A Preferred Stock that are beneficially owned by the Limited Partnerships, as described below, and that are convertible into 15,708,332 shares of Common Stock; and (iii) 47,125 shares of Series B Preferred Stock that are beneficially owned by the Limited Partnerships, as described below, and that are convertible into 3,072,830 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by Goldman Sachs represent approximately 56.7% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Goldman Sachs. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned

by any person other than Goldman Sachs. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, Goldman Sachs will have the power to vote shares representing approximately 37.1% of the total number of votes that may be cast on any such matter.

GS Group and Goldman Sachs disclaim beneficial ownership of the shares of Common Stock beneficially owned by the Original Purchasers and the Limited Partnerships to the extent that partnership or membership interests, as the case may be, in the Limited Partnerships are held by persons other than Goldman Sachs or its affiliates.

In accordance with Securities and Exchange Commission Release No. 34-39538 (January 12, 1998), this filing reflects the securities beneficially owned by the investment banking division of GS Group and its subsidiaries and affiliates (the "Investment Banking Division"). This filing does not reflect securities, if any, beneficially owned by any other operating unit of GS Group and its subsidiaries and affiliates. The Investment Banking Division disclaims beneficial ownership of securities, if any, beneficially owned by (i) any client accounts with respect to which the Investment Banking Division or its employees have voting or investment discretion, or both, and (ii) certain investment entities, of which the Investment Banking Division is the general partner, managing general partner or other manager, to the extent interests in such entities are held by persons other than the Investment Banking Division.

As of the Shares Closing Date, GS Advisors may be deemed to beneficially own an aggregate of 25,861,072 shares of Common Stock, consisting of: (i) 11,278,155 shares of Common Stock, of which 8,272,312shares may be deemed to be beneficially owned by GS Capital and 3,005,843 shares may be deemed to be beneficially owned by GS Offshore, as described below; (ii) 36,590.916 shares of Series A Preferred Stock, of which 26,838.74 shares are beneficially owned by GS Capital and 9,752.176 shares are beneficially owned by GS Offshore, as described below, and that are convertible into 12,196,971 shares of Common Stock; and (iii) 36,590.916 shares of Series B Preferred Stock, of which 26,838.74 shares are beneficially owned by GS Capital and 9,752.176 shares are beneficially owned by GS Offshore, as described below, and that are convertible into 2,385,946 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS Advisors represent approximately 47.4% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Advisors. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS Advisors. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS Advisors will have the power to vote shares representing approximately 28.8% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, GS oHG may be deemed to beneficially own an aggregate of 792,845 shares of Common Stock, consisting of: (i) 345,764 shares of Common Stock that may be deemed to be

beneficially owned by GS Germany; (ii) 1,121.799 shares of Series A Preferred Stock that are beneficially owned by GS Germany and that are convertible into 373,933 shares of Common Stock; and (iii) 1,121.799 shares of Series B Preferred Stock that are beneficially owned by GS Germany and that are convertible into 73,148 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS oHG represent approximately 2.0% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS oHG. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS oHG. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS oHG will have the power to vote shares representing approximately 0.9% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, GS GmbH may be deemed to beneficially own an aggregate of 792,845 shares of Common Stock, consisting of: (i) 345,764 shares of Common Stock that may be deemed to be beneficially owned by GS Germany; (ii) 1,121.799 shares of Series A Preferred Stock that are beneficially owned by GS Germany and that are convertible into 373,933 shares of Common Stock; and (iii) 1,121.799 shares of Series B Preferred Stock that are beneficially owned by GS Germany and that are convertible into 73,148 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS GmbH represent approximately 2.0% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS GmbH. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS GmbH. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS GmbH will have the power to vote shares representing approximately 0.9% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, GS Employee 2000 may be deemed to beneficially own an aggregate of 6,026,877 shares of Common Stock, consisting of: (i) 2,628,354 shares of Common Stock that may be deemed to be beneficially owned by GS Employee; (ii) 8,527.45 shares of Series A Preferred Stock that are beneficially owned by GS Employee and that are convertible into 2,842,483 shares of Common Stock; and (iii) 8,527.45 shares of Series B Preferred Stock that are beneficially owned by GS Employee and that are convertible into 556,040 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS Employee 2000 represent approximately 13.9% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of

the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Employee 2000. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS Employee 2000. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS Employee 2000 will have the power to vote shares representing approximately 6.7% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, Stone 2000 may be deemed to beneficially own an aggregate of 625,368 shares of Common Stock, consisting of: (i) 272,727 shares of Common Stock that may be deemed to be beneficially owned by Stone Street; (ii) 884.835 shares of Series A Preferred Stock that are beneficially owned by Stone Street and that are convertible into 294,945 shares of Common Stock; and (iii) 884.835 shares of Series B Preferred Stock that are beneficially owned by Stone Street and that are convertible into 57,696 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by Stone 2000represent approximately 1.6% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Stone 2000. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than Stone 2000. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS Stone 2000 will have the power to vote shares representing approximately 0.7% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, GS Capital may be deemed to beneficially own an aggregate of 18,968,604 shares of Common Stock, consisting of: (i) 8,272,312 shares of Common Stock that are beneficially owned by LXH; (ii) 26,838.74 shares of Series A Preferred Stock that are beneficially owned by GS Capital and that are convertible into 8,946,246 shares of Common Stock; and (iii) 26,838.74 shares of Series B Preferred Stock that are beneficially owned by GS Capital and that are convertible into 1,750,046 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS Capital represent approximately 37.5% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Capital. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS Capital. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote

or consent, as of the Shares Closing Date, GS Capital will have the power to vote shares representing approximately 21.1% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, GS Offshore may be deemed to beneficially own an aggregate of 6,892,468 shares of Common Stock, consisting of: (i) 3,005,843 shares of Common Stock that are beneficially owned by LXH II; (ii) 9,752.176 shares of Series A Preferred Stock that are beneficially owned by GS Offshore and that are convertible into 3,250,725 shares of Common Stock; and (iii) 9,752.176 shares of Series B Preferred Stock that are beneficially owned by GS Offshore and that are convertible into 635,900 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS Offshore represent approximately 15.7% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Offshore. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS Offshore. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS Offshore will have the power to vote shares representing approximately 7.7% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, GS Germany may be deemed to beneficially own an aggregate of 792,845 shares of Common Stock, consisting of: (i) 345,764 shares of Common Stock that are beneficially owned by LXH II; (ii) 1,121.799 shares of Series A Preferred Stock that are beneficially owned by GS Germany and that are convertible into 373,933 shares of Common Stock; and (iii) 1,121.799 shares of Series B Preferred Stock that are beneficially owned by GS Germany and that are convertible into 73,148 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS Germany represent approximately 2.0% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Germany. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS Germany. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS Germany will have the power to vote shares representing approximately 0.9% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, GS Employee may be deemed to beneficially own an aggregate of 6,026,877 shares of Common Stock, consisting of: (i) 2,628,354 shares of Common Stock that are beneficially owned by LXH II; (ii) 8,527.45 shares of Series A Preferred Stock that are beneficially owned by GS Employee and that are convertible into 2,842,483 shares of Common Stock; and (iii) 8,527.45 shares of Series B Preferred

Stock that are beneficially owned by GS Employee and that are convertible into 556,040 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by GS Employee represent approximately 13.9% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than GS Employee. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than GS Employee. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, GS Employee will have the power to vote shares representing approximately 6.7% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, Stone Street may be deemed to beneficially own an aggregate of 625,368 shares of Common Stock, consisting of: (i) 272,727 shares of Common Stock that are beneficially owned by LXH II; (ii) 884.835 shares of Series A Preferred Stock that are beneficially owned by Stone Street and that are convertible into 294,945 shares of Common Stock; and (iii) 884.835 shares of Series B Preferred Stock that are beneficially owned by Stone Street and that are convertible into 57,696 shares of Common Stock. The shares of Common Stock that may be deemed to be beneficially owned by Stone Street represent approximately 1.6% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. The foregoing percentage was calculated in accordance with Rule 13d-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Stone Street. Accordingly, such calculation does not include the shares of Common Stock issuable upon conversion of shares of Series A Preferred Stock and Series B Preferred Stock which are beneficially owned by any person other than Stone Street. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, Stone Street will have the power to vote shares representing approximately 0.7% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, LXH Corp. may be deemed to beneficially own 221,325.7 shares of Common Stock, that also may be deemed to be beneficially owned by LXH, LXH L.P. and GS Capital. The shares of Common Stock that may be deemed to be beneficially owned by LXH Corp. represent approximately 0.6% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, LXH Corp. will have the power to vote shares representing approximately 0.2% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, LXH L.P. may be deemed to beneficially own 257,299.2 shares of Common Stock, that also may be deemed

to be beneficially owned by LXH and GS Capital. The shares of Common Stock that may be deemed to be beneficially owned by LXH L.P. represent approximately 0.6% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, LXH L.P. will have the power to vote shares representing approximately 0.3% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, LXH beneficially owns 8,272,312 shares of Common Stock. The shares of Common Stock beneficially owned by LXH represent approximately 20.7% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, LXH will have the power to vote shares representing approximately 9.2% of the total number of votes that may be cast on any such matter.

As of the Shares Closing Date, LXH II beneficially owns 6,252,688 shares of Common Stock. The shares of Common Stock beneficially owned by LXH II represent approximately 15.7% of the outstanding shares of Common Stock, based on there being 39,944,962 shares of Common Stock outstanding as of February 25, 2003, as disclosed in the 2002 10-K. All outstanding shares of Series A Preferred Stock and Series B Preferred Stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the Shares Closing Date, LXH II will have the power to vote shares representing approximately 7.0% of the total number of votes that may be cast on any such matter.

None of the Filing Persons or, to their knowledge, the persons listed on Schedules I, II-A-i, II-A-ii, II-B-i, II-B-ii, II-C-i, II-C-ii, II-D-i or II-D-ii hereto, beneficially owns any shares of Common Stock other than as set forth herein.

- (b) Each Filing Person shares the power to vote or direct the vote and to dispose or to direct the disposition of shares of Common Stock beneficially owned by such Filing Person as indicated above.
- (c) Except as described above, no transactions in the shares of Common Stock were effected by the Filing Persons, or, to their knowledge, any of the persons listed on Schedules I, II-A-i, II-A-ii, II-B-i, II-B-ii, II-C-i, II-C-ii, II-D-i or II-D-ii hereto, during the past sixty days.
- (d) Except for clients of Goldman Sachs who may have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, any shares of Common Stock held in managed accounts, no other person is known by any Filing Person to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, any shares of Common Stock beneficially owned by any Filing Person.
 - (e) Not applicable.
- ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Item 6 is hereby amended by adding the following immediately before the ultimate paragraph thereof:

On March 7, 2003 (the "Pricing Date"), in connection with the Senior Debt Refinancing, the Company priced a private placement (the "Senior Notes Private Placement") of \$125 million in aggregate principal amount of 9 7/8 senior secured notes (the "Senior Notes"). On the Pricing Date, in connection with the Senior Notes Private Placement, Goldman Sachs entered into a purchase agreement with the Company as initial purchaser of a portion of the Senior Notes. The Senior Notes Private Placement was consummated on the Shares Closing Date.

The responses set forth in Items 3 and 4 of this Amendment No. 2 to the Schedule 13D are incorporated herein by reference in their entirety.

- ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.
- Exhibit 1 Joint Filing Agreement, dated as of December 28, 2000.*
- Exhibit 2 Stock Purchase Agreement, dated as of October 11, 2000, by and among the Purchasers, Ciba and the Sellers.*
- Exhibit 3 \$20,680,780 7.5% Recourse Secured Pay-In-Kind Promissory Note, due December 31, 2004, issued by LXH to Ciba SCC.*
- Exhibit 4 \$15,631,720 7.5% Recourse Secured Pay-In-Kind Promissory
 Note, due December 31, 2004, issued by LXH II to Ciba SCC.*
- Exhibit 5 Hexcel Agreement, dated as of October 11, 2000, by and between the Purchasers and the Company.*
- Exhibit 6 Governance Agreement, dated as of December 19, 2000, by and among the Purchasers, the Company and the other parties listed on the signature pages thereto.*
- Exhibit 7 Registration Rights Agreement, dated as of December 19, 2000, by and between the Company and the Purchasers.*
- Exhibit 8 Pledge Agreement, dated as of December 19, 2000, by LXH in favor of Ciba SCC.*
- Exhibit 9 Pledge Agreement, dated as of December 19, 2000, by LXH II in favor of Ciba SCC.*
- Exhibit 10 Power of Attorney, dated as of January 6, 2003, relating to The Goldman Sachs Group, Inc.
- Exhibit 11 Power of Attorney, dated as of January 6, 2003, relating to Goldman, Sachs & Co.
- Exhibit 12 Power of Attorney, dated as of March 19, 2003, relating to GS Advisors 2000, L.L.C.
- Exhibit 13 Power of Attorney, dated as of March 28, 2000, relating to Goldman, Sachs & Co. oHG.*
- Exhibit 14 Power of Attorney, dated as of March 19, 2003, relating to Goldman, Sachs Management GP GmbH.

- Exhibit 15 Power of Attorney, dated as of February 24, 2003, relating to GS Employee Funds 2000 GP, L.L.C.
- Exhibit 16 Power of Attorney, dated as of March 19, 2003, relating to Stone Street 2000, L.L.C.
- Exhibit 17 Power of Attorney, dated as of March 19, 2003, relating to GS Capital Partners 2000, L.P.
- Exhibit 18 Power of Attorney, dated as of March 19, 2003, relating to GS Capital Partners 2000 Offshore, L.P.
- Exhibit 19 Power of Attorney, dated as of March 19, 2003, relating to GS Capital Partners 2000 GmbH & Co. Beteiligungs KG.
- Exhibit 20 Power of Attorney, dated as of March 19, 2003, relating to GS Capital Partners 2000 Employee Fund, L.P.
- Exhibit 21 Power of Attorney, dated as of March 19, 2003, relating to Stone Street Fund 2000, L.P.
- Exhibit 22 Power of Attorney, dated as of March 19, 2003, relating to LXH Holdings Corp.
- Exhibit 23 Power of Attorney, dated as of March 19, 2003, relating to LXH Holdings, L.P.
- Exhibit 24 Power of Attorney, dated as of March 19, 2003, relating to LXH, L.L.C.
- Exhibit 25 Power of Attorney, dated as of March 19, 2003, relating to LXH II, L.L.C.
- Exhibit 26 Stock Purchase Agreement, dated as of December 18, 2002, by and among the Company and the Limited Partnerships.*
- Exhibit 27 Form of Amended and Restated Governance Agreement, among the Original Purchasers, the Limited Partnerships and the Company.*
- Exhibit 28 Form of Amended and Restated Registration Rights Agreement, among the Company, the Original Purchasers and the Limited Partnerships.*
- Exhibit 29 Form of Certificate of Designations of Series A Preferred Stock.*
- Exhibit 30 Form of Certificate of Designations of Series B Preferred Stock.*

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SIGNATURE

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

^{*} Previously filed.

March 21, 2003

THE GOLDMAN SACHS GROUP, INC.

By: /s/ Roger S. Begelman

._____

Name: Roger S. Begelman Title: Attorney-in-fact

GOLDMAN, SACHS & CO.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GS ADVISORS 2000, L.L.C.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GOLDMAN, SACHS & CO. OHG

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GOLDMAN, SACHS MANAGEMENT GP GMBH

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GS EMPLOYEE FUNDS 2000 GP, L.L.C.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

STONE STREET 2000, L.L.C.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GS CAPITAL PARTNERS 2000, L.P.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GS CAPITAL PARTNERS 2000 OFFSHORE, L.P.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GS CAPITAL PARTNERS 2000 GMBH & CO. BETEILIGUNGS KG

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

GS CAPITAL PARTNERS 2000 EMPLOYEE FUND, L.P.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

STONE STREET FUND 2000, L.P.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

LXH HOLDINGS CORP.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

LXH HOLDINGS, L.P.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

LXH, L.L.C.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

LXH II, L.L.C.

By: /s/ Roger S. Begelman

Name: Roger S. Begelman Title: Attorney-in-fact

SCHEDULE I

Schedule I is hereby amended and restated in its entirety as follows:

The name of each director of The Goldman Sachs Group, Inc. is set forth below.

The business address of each person listed below is c/o Goldman, Sachs & Co., 85 Broad Street, New York, NY 10004.

Each person is a citizen of the United States of America except for Lord Browne of Madingley, who is a citizen of the United Kingdom. The present principal occupation or employment of each of the listed persons is set forth below.

Present Principal Occupation

Henry M. Paulson, Jr.	Chairman and Chief Executive Officer of The Goldman Sachs Group, Inc.
Robert J. Hurst	Vice Chairman of The Goldman Sachs Group, Inc.
John A. Thain	President and Co-Chief Operating Officer of The Goldman Sachs Group, Inc.
John L. Thornton	President and Co-Chief Operating Officer of The Goldman Sachs Group, Inc.
	Group Chief Executive of BP plc
James A. Johnson	Vice Chairman of Perseus, L.L.C.
John H. Bryan	Retired Chairman and Chief Executive Officer of Sara Lee Corporation
Ruth J. Simmons	President of Brown University
William W. George	Retired Chairman and Chief Executive Officer of Medtronic, Inc.

SCHEDULE II-A-i

Schedule II-A-i is hereby amended and restated in its entirety as follows:

The name, position and present principal occupation of each executive officer of GS Advisors 2000, L.L.C., the sole general partner of GS Capital Partners 2000, L.P. and GS Capital Partners 2000 Offshore, L.P., are set forth below.

The business address for all the executive officers listed below is c/o Goldman, Sachs & Co., 85 Broad Street, New York, New York 10004, except as follows: The business address of Richard S. Sharp, Antoine L. Schwartz, Hughes B. Lepic, Stephen S. Trevor, Atul Kapur, Robert G. Doumar, Jr. and Ulrika Werdelin is Peterborough Court, 133 Fleet Street, London EC4A 2BB, England. The business address of Mary Nee is Cheung Kong Center, 68th Floor, 2 Queens Road, Central, Hong Kong. The business address of Joseph P. DiSabato is c/o Goldman, Sachs & Co., 555 California Street, 45th Floor, San Francisco, CA 94104. The business address of Muneer A. Satter is 4900 Sears Tower, Chicago, IL 60606.

All executive officers listed below are United States citizens, except as follows: Richard S. Sharp is a citizen of the United Kingdom. Sanjeev K. Mehra is a citizen of India. Atul Kapur is a citizen of Singapore. Antoine L. Schwartz and Hughes B. Lepic are citizens of France. Adrian M. Jones is a citizen of Ireland. Ulrika Werdelin is a citizen of Sweden.

Name	Position	Present Principal Occupation
Richard A. Friedman	President	Managing Director of Goldman, Sachs & Co.

Joseph H. Gleberman	Vice President	Managing Director of Goldman, Sachs & Co
Terence M. O'Toole	Vice President	Managing Director of Goldman, Sachs & Co.
Henry Cornell	Vice President	Managing Director of Goldman, Sachs & Co.
Richard S. Sharp	Vice President	Managing Director of Goldman Sachs International
Esta E. Stecher	Assistant Secretary	Managing Director of Goldman, Sachs & Co.
Sanjeev K. Mehra	Vice President	Managing Director of Goldman, Sachs & Co.
Muneer A. Satter	Vice President	Managing Director of Goldman, Sachs & Co.
Antoine L. Schwartz	Vice President	Managing Director of Goldman Sachs International
Steven M. Bunson	Assistant Secretary	Managing Director of Goldman, Sachs & Co.
Elizabeth C. Fascitelli	Treasurer	Managing Director of Goldman, Sachs & Co.
David J. Greenwald	Assistant Secretary	Managing Director of Goldman, Sachs & Co.
David M. Weil	Assistant Treasurer	Managing Director of Goldman, Sachs & Co.
Hughes B. Lepic	Vice President	Managing Director of Goldman Sachs International
Russell E. Makowsky	Assistant Secretary	Managing Director of Goldman, Sachs & Co.
Sarah G. Smith	Assistant Treasurer	Managing Director of Goldman, Sachs & Co.
Randall A. Blumenthal	Vice President	Managing Director of Goldman, Sachs & Co.
Gerald J. Cardinale	Vice President	Managing Director of Goldman, Sachs & Co.
Douglas F. Londal	Vice President	Managing Director of Goldman, Sachs & Co.
Stephen S. Trevor	Vice President	Managing Director of Goldman Sachs International
Abraham Bleiberg	Vice President	Managing Director of Goldman, Sachs & Co.
Joseph P. DiSabato	Vice President	Managing Director of Goldman, Sachs &

Co.

		co:
Robert R. Gheewalla	Vice President	Managing Director of Goldman, Sachs & Co.
Atul Kapur	Vice President	Managing Director of Goldman Sachs International
Robert G. Doumar, Jr.	Vice President	Managing Director of Goldman Sachs International
Ben I. Adler	Vice President	Managing Director of Goldman, Sachs & Co.
Melina E. Higgins	Vice President	Managing Director of Goldman, Sachs & Co.
Elizabeth C. Marcellino	Vice President	Managing Director of Goldman, Sachs & Co.
Adrian M. Jones	Vice President	Managing Director of Goldman, Sachs & Co.
John E. Bowman	Vice President	Vice President of Goldman, Sachs & Co.
Katherine B. Enquist	Vice President/ Secretary	Managing Director of Goldman, Sachs & Co.
James B. McHugh	Assistant Secretary	Vice President of Goldman, Sachs & Co.
Beverly L. O'Toole	Assistant Secretary	Vice President of Goldman, Sachs & Co.
Mitchell S. Weiss	Vice President	Vice President of Goldman, Sachs & Co.
Mary Nee	Vice President	Executive Director of Goldman Sachs (Asia) L.L.C.
Ulrika Werdelin	Vice President	Executive Director of Goldman Sachs International

SCHEDULE II-B-ii

Schedule II-B-ii is hereby amended and restated in its entirety as follows:

The name, position and present principal occupation of each executive officer of GS Management GP GmbH, the sole managing partner of GS Capital Partners 2000 GmbH & Co. Beteiligungs KG, are set forth below.

The business address for all the executive officers listed below is c/o Goldman, Sachs & Co., $85\ Broad\ Street$, New York, New York 10004.

All executive officers listed below are United States citizens except Patrick E. Mulvihill who is a citizen of Ireland.

Name	Position	Present Principal Occupation
Richard A. Friedman	Managing Director	Managing Director of Goldman, Sachs & Co.
Joseph H. Gleberman	Managing Director	Managing Director of Goldman, Sachs & Co.
Terence M. O'Toole	Managing Director	Managing Director of Goldman, Sachs & Co.
David A. Viniar	Managing Director	Managing Director of Goldman, Sachs & Co.
Henry Cornell	Managing Director	Managing Director of Goldman, Sachs & Co.
Esta E. Stecher	Managing Director	Managing Director of Goldman, Sachs & Co.
Elizabeth C. Fascitelli	Managing Director	Managing Director of Goldman, Sachs & Co.
Patrick E. Mulvihill	Managing Director	Managing Director of Goldman, Sachs & Co.
David J. Greenwald	Managing Director	Managing Director of Goldman, Sachs & Co.
Dan H. Jester	Managing Director	Managing Director of Goldman, Sachs & Co.
Sarah E. Smith	Managing Director	Managing Director of Goldman, Sachs & Co.
James B. McHugh	Managing Director	Vice President of Goldman, Sachs & Co.
Katherine B. Enquist	Managing Director	Managing Director of Goldman, Sachs & Co.
John E. Bowman	Managing Director	Vice President of Goldman, Sachs & Co.
Richard S. Sharp	Managing Director	Managing Director of Goldman Sachs International

SCHEDULE II-C-i

Schedule II-C-i is hereby amended and restated in its entirety as follows:

The name, position and present principal occupation of each executive officer of Stone Street 2000, L.L.C., the sole general partner of Stone Street Fund 2000, L.P., are set forth below.

The business address for all the executive officers listed below is c/o Goldman, Sachs & Co., 85 Broad Street, New York, New York 10004, except as follows: The business address of Mitchell S. Weiss is c/o Goldman, Sachs & Co., 10 Hanover Square, New York, New York 10005. The business address of Richard S. Sharp, Antoine L. Schwartz, Hughes B. Lepic, Stephen S. Trevor, Atul Kapur, Robert G. Doumar, Jr. and Ulrika Werdelin is Peterborough Court, 133 Fleet Street, London EC4A 2BB, England. The business address of Mary Nee is Cheung Kong Center, 68th Floor, 2 Queens Road, Central, Hong Kong. The business address of Joseph P. DiSabato is c/o Goldman, Sachs & Co., 555 California Street, 45th Floor, San Francisco, CA 94104. The business address of Muneer A. Satter is 4900 Sears Tower, Chicago, IL 60606.

All executive officers listed below are United States citizens, except as follows: Richard S. Sharp is a citizen of the United Kingdom. Sanjeev K. Mehra is a citizen of India. Atul Kapur is a citizen of Singapore. Antoine L. Schwartz and Hughes B. Lepic are citizens of France. Adrian M. Jones is a citizen of Ireland. Ulrika Werdelin is a citizen of Sweden.

Name	Position	Present Principal Occupation
Peter M. Sacerdote	Chairman/President	Advisory Director of Goldman, Sachs & Co.
Peter G. Sachs	Vice President	Senior Director of The Goldman Sachs Group, Inc.
Richard A. Friedman	Vice President	Managing Director of Goldman, Sachs & Co.
Joseph H. Gleberman	Vice President	Managing Director of Goldman, Sachs & Co
Terence M. O'Toole	Vice President	Managing Director of Goldman, Sachs & Co.
Henry Cornell	Vice President	Managing Director of Goldman, Sachs & Co.
Richard S. Sharp	Vice President	Managing Director of Goldman Sachs International
Esta E. Stecher	Vice President/Assistant Secretary	Managing Director of Goldman, Sachs & Co.
Sanjeev K. Mehra	Vice President/Treasurer	Managing Director of Goldman, Sachs & Co.
Muneer A. Satter	Vice President	Managing Director of Goldman, Sachs & Co.
Antoine L. Schwartz	Vice President	Managing Director of Goldman Sachs International
Steven M. Bunson	Assistant Secretary	Managing Director of Goldman, Sachs & Co.
Elizabeth C.	Vice President	Managing Director of Goldman, Sachs

Fascitelli		& Co.
David M. Weil	Assistant Treasurer	Managing Director of Goldman, Sach & Co.
David J. Greenwald	Vice President/Assistant Secretary	Managing Director of Goldman, Sach & Co.
Hughes B. Lepic	Vice President	Managing Director of Goldman Sachs International
Russell E. Makowsky	Assistant Secretary	Managing Director of Goldman, Sach & Co.
Sarah G. Smith	Assistant Treasurer	Managing Director of Goldman, Sach & Co.
Randall A. Blumenthal	Vice President	Managing Director of Goldman, Sach & Co.
Douglas F. Londal	Vice President	Managing Director of Goldman, Sach & Co.
Stephen S. Trevor	Vice President	Managing Director of Goldman Sachs International
Abraham Bleiberg	Vice President	Managing Director of Goldman, Sach & Co.
Joseph P. DiSabato	Vice President	Managing Director of Goldman, Sach & Co.
Robert R. Gheewalla	Vice President	Managing Director of Goldman, Sach & Co.
Atul Kapur	Vice President	Managing Director of Goldman Sachs International
Robert G. Doumar, Jr.	Vice President	Managing Director of Goldman Sachs International
		Managing Director of Goldman, Sach & Co.
	Vice President	Managing Director of Goldman, Sach & Co.
Elizabeth C. Marcellino	Vice President	Managing Director of Goldman, Sach & Co.
John E. Bowman	Vice President	Vice President of Goldman, Sachs & Co.
Raymond G. Matera	Vice President	Vice President of Goldman, Sachs & Co.
Katherine B. Enquist		Managing Director of Goldman, Sach & Co.
		Vice President of Goldman, Sachs & Co.

Beverly L. O'Toole	Assistant Secretary	Vice President of Goldman, Sachs & Co.
Mitchell S. Weiss		Vice President of Goldman, Sachs & Co.
Mary Nee	Vice President	Executive Director of Goldman Sachs (Asia) L.L.C.
Richard J. Stingi	Vice President	Vice President of Goldman, Sachs & Co.
Ulrika Werdelin	Vice President	Executive Director of Goldman Sachs International
Gerald J. Cardinale	Vice President	Managing Director of Goldman, Sachs & Co.
Adrian M. Jones	Vice President	Managing Director of Goldman, Sachs & Co.

SCHEDULE II-D-i

Schedule II-D-i is hereby amended and restated in its entirety as follows:

The name, position and present principal occupation of each executive officer of GS Employee Funds 2000 GP, L.L.C., the sole general partner of GS Capital Partners 2000 Employee Fund, L.P., are set forth below.

The business address for all the executive officers listed below is c/o Goldman, Sachs & Co., 85 Broad Street, New York, New York 10004, except as follows: The business address of Richard S. Sharp, Antoine L. Schwartz, Hughes B. Lepic, Stephen S. Trevor, Atul Kapur and Ulrika Werdelin is 133 Fleet Street, London EC4A 2BB, England. The business address of Mary Nee is Cheung Kong Center, 68th Floor, 2 Queens Road, Central, Hong Kong. The business address of Joseph P. DiSabato is c/o Goldman, Sachs & Co., 555 California Street, 45th Floor, San Francisco, CA 94104. The business address of Muneer A. Satter is 4900 Sears Tower, Chicago, IL 60606.

All executive officers listed below are United States citizens, except as follows: Richard S. Sharp is a citizen of the United Kingdom. Sanjeev K. Mehra is a citizen of India. Atul Kapur is a citizen of Singapore. Antoine L. Schwartz and Hughes B. Lepic are citizens of France. Adrian M. Jones is a citizen of Ireland. Ulrika Werdelin is a citizen of Sweden.

Name	Position	Present Principal Occupation
Richard A. Friedman	President	Managing Director of Goldman, Sachs & Co.

Joseph H. Gleberman	Vice President	Managing Director & Co.	of Goldman, Sachs
Terence M. O'Toole	Vice President	Managing Director & Co.	of Goldman, Sachs
Henry Cornell	Vice President	Managing Director & Co.	of Goldman, Sachs
Richard S. Sharp	Vice President	Managing Director International	of Goldman Sachs
Esta E. Stecher	Vice President/ Assistant Secretary	Managing Director & Co.	of Goldman, Sachs
Sanjeev K. Mehra	Vice President	Managing Director & Co.	of Goldman, Sachs
Muneer A. Satter	Vice President	Managing Director & Co.	of Goldman, Sachs
Antoine L. Schwartz	Vice President	Managing Director International	of Goldman Sachs
Steven M. Bunson	Vice President/ Assistant Secretary	Managing Director & Co.	of Goldman, Sachs
Elizabeth C. Fascitelli	Vice President	Managing Director & Co.	of Goldman, Sachs
David J. Greenwald	Vice President/ Assistant Secretary	Managing Director & Co.	of Goldman, Sachs
David M. Weil	Assistant Treasurer	Managing Director & Co.	of Goldman, Sachs
Hughes B. Lepic	Vice President	Managing Director International	of Goldman Sachs
Russell E. Makowsky	Vice President/ Assistant Secretary	Managing Director & Co.	
Sarah G. Smith		Managing Director & Co.	of Goldman, Sachs
Randall A. Blumenthal		Managing Director & Co.	of Goldman, Sachs
Gerald J. Cardinale	Vice President	Managing Director & Co.	of Goldman, Sachs
Douglas F. Londal		Managing Director & Co.	of Goldman, Sachs
Stephen S. Trevor		Managing Director International	
Abraham Bleiberg	Vice President		of Goldman, Sachs
Joseph P. DiSabato		Managing Director & Co.	

Robert R. Gheewalla	Vice President	Managing Director of Goldman, Sachs & Co.
Robert G. Doumar, Jr.	Vice President	Managing Director of Goldman, Sachs & Co.
Ben I. Adler	Vice President	Managing Director of Goldman, Sachs & Co.
Melina E. Higgins	Vice President	Managing Director of Goldman, Sachs & Co.
Elizabeth C. Marcellino	Vice President	Managing Director of Goldman, Sachs & Co.
Adrian M. Jones	Vice President	Managing Director of Goldman, Sachs & Co.
Atul Kapur	Vice President	Managing Director of Goldman Sachs International
John E. Bowman	Vice President	Vice President of Goldman, Sachs & Co.
Katherine B. Enquist	Vice President/ Secretary	Managing Director of Goldman, Sachs & Co.
James B. McHugh	Assistant Secretary	Vice President of Goldman, Sachs & Co.
Beverly L. O'Toole	Assistant Secretary	Vice President of Goldman, Sachs & Co.
Raymond G. Matera	Vice President	Vice President of Goldman, Sachs & Co.
Mitchell S. Weiss	Vice President	Vice President of Goldman, Sachs & Co.
Mary Nee	Vice President	Executive Director of Goldman Sachs (Asia) L.L.C.
Richard J. Stingi	Vice President	Vice President of Goldman, Sachs & Co.
Ulrika Werdelin	Vice President	Executive Director of Goldman Sachs International