VOICESTREAM WIRELESS CORP /DE Form SC 13D/A April 23, 2001

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D Under the Securities Exchange Act of 1934

(Amendment No. 3)

VoiceStream Wireless Corporation

(Name of Issuer)

Common Stock

(Title of Class of Securities)

928615103

(CUSIP Number)

David J. Greenwald, Esq. Goldman, Sachs & Co. 85 Broad Street New York, New York 10004 (212) 902-1000

(Name, address and telephone number of person authorized to receive notices and communications)

April 16, 2001

(Date of Event which requires Filing of this Statement)

If a 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(b)(3) or (4), check the following box [].

Note: Six copies of this statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.

CUSIP NO. 928615103

	Edgar Filing: VOICESTREAM WIRELESS CORP /DE - Form SC 13D/A				
1.	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 ONLY				
4.	SOURCE OF FUNDS				
	N/A				
5.	CHECK BOX IF DIS REQUIRED PURSUAN	T TO ITE	OF LEGAL PROCEEDINGS IS MS 2(D) OR 2(E)		[x]
6.	CITIZENSHIP OR P				
	New York				
NUMBER		7.	SOLE VOTING POWER 0		
SHAF BENEFICI OWNED	IALLY BY	8.			
EACH REPORTI PERSC	ING DN		SOLE DISPOSITIVE POWER 0		
WITH	1	10.	SHARED DISPOSITIVE POWER 8,494,150		
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 8,494,150				
	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			[]	
			NTED BY AMOUNT IN ROW (11)		· — — — — —
	3.2%				
14.	TYPE OF REPORTING PERSON BD-PN-IA				

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	The Goldman Sac	hs Group,	Inc.			
2.			(a) (b)	-	-	
3.	SEC USE ONLY					
4.	SOURCE OF FUNDS	;				
	N/A					
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					
NUMBER OF		7.	SOLE VOTING POWER 60,966			
BENEFICI. OWNED	SHARES BENEFICIALLY OWNED BY		SHARED VOTING POWER 8,494,150			
EACH REPORTI PERSO	NG N	9.	SOLE DISPOSITIVE POWER 60,966			
WITH		10.	SHARED DISPOSITIVE POWER 8,494,150			
11.	AGGREGATE AMOUN 8,555,116	IT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON			
12.		GREGATE A	MOUNT IN ROW (11) EXCLUDES			
	CERTAIN SHARES]
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	3.2%					
14.	TYPE OF REPORTI HC-CO	NG PERSON				
			-3-			
			-5-			

Edgar Filing: VOICESTREAM WIRELESS CORP /DE - Form SC 13D/A 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (b) [x] _____ 3. SEC USE ONLY _____ SOURCE OF FUNDS 4. N/A _____ 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [] _____ CITIZENSHIP OR PLACE OF ORGANIZATION 6. Delaware _____ _____ 7. SOLE VOTING POWER NUMBER OF 0 _____ SHARES _____ BENEFICIALLY SHARED VOTING POWER 8. OWNED BY 7,767,898 _____ EACH 9. SOLE DISPOSITIVE POWER REPORTING PERSON 0 WITH _____ 10. SHARED DISPOSITIVE POWER 7,767,898 _____ _____ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11. 7,767,898 _____ CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES 12. CERTAIN SHARES [] _____ 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 2.9% _____ _____ 14. TYPE OF REPORTING PERSON 00

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3.	SEC USE ONLY			
4.	SOURCE OF FUNDS			
	N/A			
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []			[]
6.	CITIZENSHIP OR PI	ACE OF C	DRGANIZATION	
	Delaware			
NUMBER		7.	SOLE VOTING POWER 0	
SHAR BENEFICI OWNED	ALLY BY	8.	SHARED VOTING POWER 7,767,898	
EACH REPORTI PERSO	NG N	9.	SOLE DISPOSITIVE POWER 0	
WITH		10.	SHARED DISPOSITIVE POWER 7,767,898	
11.	AGGREGATE AMOUNT 7,767,898	BENEFICI	LALLY OWNED BY EACH REPORTING PERSON	
12.	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES []			[]
13.	3. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	2.9%			
14.	TYPE OF REPORTING PERSON PN			

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	Edgar Filing: VOICESTREAM WIRELESS CORP /DE - Form SC 13D/A						
4. SOURCE OF FUNDS							
N/A							
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	Delaware					
NUMBER		7.	SOLE VOTING POWER 0				
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		8.	SHARED VOTING POWER 406,604				
			SOLE DISPOSITIVE POWER 0				
WITH		10.	SHARED DISPOSITIVE POWER 406,604				
11.	AGGREGATE AMOUNT 406,604	BENEFICIA	ALLY OWNED BY EACH REPORTING PERSON				
12.	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13.	PERCENT OF CLASS	REPRESENT	TED BY AMOUNT IN ROW (11)	[]			
	0.2%						
14. TYPE OF REPORTING PERSON PN							
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CUSIP NO	CUSIP NO. 928615103						

1.	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	Bridge Street Fund 1992, L.P.	
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	 [] [x]
3.	SEC USE ONLY	
4.	SOURCE OF FUNDS	
	N/A	

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 NUMBER OF 0 _____ SHARES _____ SHARED VOTING POWER BENEFICIALLY 8. 236,032 OWNED BY _____ EACH _____ 9. SOLE DISPOSITIVE POWER REPORTING PERSON 0 WITH _____ _____ 10. SHARED DISPOSITIVE POWER 236,032 _____ 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 236,032 ------_____ CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES 12. CERTAIN SHARES [] _____ 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.1% _____ 14. TYPE OF REPORTING PERSON PN _____

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_____ CUSIP NO. 928615103 _____ _____ 1. NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Stone Street 1992, L.L.C. _____ _____ 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (b) [x] _____ 3. SEC USE ONLY _____ 4. SOURCE OF FUNDS N/A _____ 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)

[]

6. CITIZENSHIP C		PLACE OF ORGANIZATION		
	Delaware			
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON			SOLE VOTING POWER 0	
			SHARED VOTING POWER 642,636	
			SOLE DISPOSITIVE POWER 0	
WITH			SHARED DISPOSITIVE POWER 642,636	
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 642,636			
12.	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			
	PERCENT OF CLAS	S REPRESE	NTED BY AMOUNT IN ROW (11)	
1.5.	0.2%			
14.	TYPE OF REPORTING PERSON OO			

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Item 1. <u>Security and Issuer</u>.

Item 1 is hereby amended in that the principal executive offices of the Company are now located at 12920-S.E. 38th Street, Bellevue, Washington 98006.

Item 2. Identity and Background.

Item 2 is hereby amended in that every reference in Item 2 to Schedule I, Schedule II-A-i, Schedule II-A-ii, Schedule II-B-i and Schedule II-B-ii shall be deemed a reference to Schedule I, Schedule II-A-i, Schedule II-A-ii, Schedule II-B-i and Schedule II-B-ii attached to this Amendment No. 3 to Schedule 13D, respectively.

Item 3. <u>Source and Amount of Funds or Other Consideration</u>. No change.

Item 4. <u>Purpose of Transaction</u>. No change.

Item 5. <u>Interest in Securities of the Issuer</u>. Item 5 is hereby amended in its entirety as follows:

(a) The Filing Persons have filed this Amendment No.3 to Schedule 13D as a result of a decline in the percentage of beneficial ownership of more than 1% of the outstanding Common Stock since the filing of Amendment No. 2 to Schedule 13D on September 1, 2000 due to (1) increases in the total number of outstanding shares of Common Stock since that time and (2) sales of shares of Common Stock by the Filing Persons. Sales of shares of Common Stock by the Filing Persons were made pursuant to a sales plan under Rule 10b5-1 of the Securities Exchange Act of 1934 in respect of less than 1% of the outstanding Common Stock. In accordance with Securities and Exchange Commission Release No. 34-39538 (January 12, 1998), this filing reflects the fact that Goldman Sachs and GS Group will no longer report the beneficial ownership of the securities beneficially owned by the asset management unit of Goldman Sachs (the Asset Management Unit). The Asset Management Unit will separately report, to the extent required, its beneficial ownership of securities.

On April 6, 2001, the Company paid a stock dividend with respect to the outstanding shares of Common Stock as of March 23, 2001. In connection with this stock dividend, the following Filing Persons received shares of Common Stock: GS Capital, 63,755 shares of Common Stock; Stone Street, 3,337 shares of Common Stock; Bridge Street, 1,937 shares of Common Stock; and GS Group, 516 shares of Common Stock.

As of April 16, 2001, GS Capital and GS Advisors, through GS Capital s beneficial ownership of 7,767,898 shares of Common Stock, may each be deemed to have beneficially owned 7,767,898 shares of Common Stock, representing approximately 2.9% of the 264,522,654 shares of Common Stock outstanding as of April 16, 2001 (based on information provided by the Company).

As of April 16, 2001, Stone Street may be deemed to have beneficially owned 406,604 shares of Common Stock, representing approximately 0.2% of the 264,522,654 shares of Common Stock outstanding as of April 16, 2001. As of April 16, 2001, Bridge Street may be deemed to have beneficially owned 236,032 shares of Common Stock, representing approximately 0.1% of the 264,522,654 shares of Common Stock outstanding as of April 16, 2001. As of April 16, 2001, Stone Street LLC, through Stone Street s and Bridge Street s collective beneficial ownership of 642,636 shares of Common Stock, may be deemed to have beneficially owned 642,636 shares of Common Stock, representing approximately 0.2% of the 264,522,654 shares of Common Stock outstanding as of April 16, 2001. As of April 16, 2001, Stone Street LLC, through Stone Street s and Bridge Street s collective beneficial ownership of 642,636 shares of Common Stock, may be deemed to have beneficially owned 642,636 shares of Common Stock, representing approximately 0.2% of the 264,522,654 shares of Common Stock outstanding as of April 16, 2001.

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As of April 16, 2001, Goldman Sachs may be deemed to have beneficially owned 8,410,534 shares of Common Stock which as of such date may be deemed to have been beneficially owned by the Limited Partnerships as herein described. In addition, as of April 16, 2001, Goldman Sachs may be deemed to have beneficially owned 73,113 shares of Common Stock held in Managed Accounts and 10,503 shares of Common Stock held as a result of ordinary course trading activities of Goldman Sachs. Accordingly, as of April 16, 2001, Goldman Sachs may be deemed to have beneficially owned approximately 3.2% of the 264,522,654 shares of Common Stock outstanding as of April 16, 2001.

As of April 16, 2001, GS Group, through its direct beneficial ownership of 59,515 shares of Common Stock, may be deemed to have beneficially owned 59,515 shares of Common Stock, and may be deemed to have beneficially owned 8,494,150 shares of Common Stock which as of such date may be deemed to have been beneficially owned by Goldman Sachs as herein described. In addition, GS Group may be deemed to beneficially own 1,451 shares of Common Stock issuable upon exercise of vested options held by Terence M. O Toole, a Managing Director of Goldman Sachs, for the benefit of GS Group. Accordingly, as of April 16, 2001, GS Group may be deemed to have beneficially owned approximately 3.2% of the 264,522,654 shares of Common Stock outstanding as of April 16, 2001. Goldman Sachs and GS Group disclaim beneficial ownership of the shares of Common Stock held in Managed Accounts.

None of the Filing Persons or, to the knowledge of any of the Filing Persons, any of the persons listed on Schedules I, II-A-i, II-A-ii, II-B-i or II-B-ii to this statement, beneficially owns any shares of Common Stock as of April 16, 2001, other than as set forth herein.

(b) Each Filing Person shares the power to vote or direct the vote and to dispose or direct the disposition of shares of Common Stock beneficially owned by such Filing Person as indicated in pages 2 through 8 above.

(c) Schedule III sets forth the transactions in the shares of Common Stock which have been effected during the period from February 16, 2001 through April 16, 2001. The transactions in the Common Stock, described in Schedule III, were effected in The Nasdaq National Market. Except as set forth in Schedule III, no transactions in the Common Stock were effected by the Filing Persons, or, to the knowledge of any such Filing Persons, any of the persons listed on Schedules I, II-A-i, II-A-ii, II-B-i or II-B-ii hereto, during the period from February 16, 2001 through April 16, 2001.

(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

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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 the Filing Person.

(e) Not applicable.

Item 6. <u>Contracts, Arrangements, Understandings or Relationships</u> <u>With Respect to Securities of the Issuer</u>.

Item 6 is hereby amended in that every reference in Item 6 to Schedule I, Schedule II-A-i, Schedule II-A-ii, Schedule II-B-i and Schedule II-B-ii shall be deemed a reference to Schedule I, Schedule II-A-i, Schedule II-A-ii, Schedule II-B-i and Schedule II-B-ii attached to this Amendment No. 3 to Schedule 13D, respectively.

Item 7. <u>Material To be Filed as Exhibits</u>.

99.1	The Voting Agreement (incorporated by reference to Exhibit 10.98 of the Schedule 13D filed
99.1	on March 2, 2000 by John Stanton with respect to the Company).
99.2	The Registration Rights Agreement (incorporated by reference to the exhibit filed with
99.2	VoiceStream Wireless Corporation s registration statement on Form 10/A).
	Joint Filing Agreement, dated February 14, 2000, between Goldman, Sachs & Co., The
99.3	Goldman Sachs Group, Inc., GS Capital Partners, L.P., GS Advisors, L.L.C., Stone Street
<i>уу.3</i>	Fund 1992, L.P., Bridge Street Fund 1992, L.P. and Stone Street 1992, L.L.C. (previously
	filed).
99.4	Power of Attorney, dated December 21, 1998, relating to Goldman, Sachs & Co. (previously
<i>))</i> .1	filed).
99.5	Power of Attorney, dated May 7, 1999, relating to The Goldman Sachs Group, Inc. (previously
<i>,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	filed).
99.6	Power of Attorney, dated January 31, 2000, relating to GS Capital Partners, L.P. (previously
	filed).
99.7	Power of Attorney, dated February 1, 2000, relating to GS Advisors, L.L.C. (previously filed).
99.8	Power of Attorney, dated December 16, 1999, relating to Stone Street Fund 1992, L.P. (previously filed).
99.9	(pro

Power of Attorney, dated December 16, 1999, relating to Bridge Street Fund 1992, L.P. (previously filed).

- 99.10 Power of Attorney, dated December 16, 1999, relating to Stone Street 1992, L.L.C. (previously filed).
- 99.11 The Amended and Restated Voting Agreement, dated as of July 23, 2000 (incorporated by reference to Exhibit 10.1 of the Form 8-K filed on July 28, 2000 by the Company).
- 99.12 The Stockholders Agreement between DT and the Goldman Entities, dated as of July 23, 2000 (previously filed).

The Agreement and Plan of Merger, dated as of July 23, 2000, between DT and the Company

99.13 (incorporated by reference to Exhibit 2.1 of the Form 8-K filed on July 28, 2000 by the Company).

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99.14 The Stockholders Agreement, dated as of August 26, 2000, among the Company and the Goldman Entities (previously filed).

The Agreement and Plan of Reorganization, dated as of August 26, 2000, between the

- 99.15 Company and Powertel (incorporated by reference to Exhibit 2.1 of the Form 8-K filed on August 31, 2000 by the Company).
- 99.16 Power of Attorney, dated December 8, 2000, relating to Goldman, Sachs & Co. (filed herewith).
- 99.17 Power of Attorney, dated December 8, 2000, relating to the Goldman Sachs Group, Inc. (filed herewith).

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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.

Dated: April 23, 2001

GOLDMAN, SACHS & CO.

By: /s/ Hans L. Reich

Name: Hans L. Reich Title: Attorney-in-Fact

THE GOLDMAN SACHS GROUP, INC.

By: /s/ Hans L. Reich

Name: Hans L. Reich Title: Attorney-in-Fact

GS ADVISORS, L.L.C.

By: /s/ Hans L. Reich

Name: Hans L. Reich Title: Attorney-in-Fact

GS CAPITAL PARTNERS, L.P.

By: /s/ Hans L. Reich

Name: Hans L. Reich Title: Attorney-in-Fact

STONE STREET FUND 1992, L.P.

By: /s/ Hans L. Reich

Name: Hans L. Reich Title: Attorney-in-Fact

BRIDGE STREET FUND 1992, L.P.

By: /s/ Hans L. Reich

Name: Hans L. Reich Title: Attorney-in-Fact

STONE STREET 1992, L.L.C.

By: /s/ Hans L. Reich

Name: Hans L. Reich Title: Attorney-in-Fact

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Exhibit Index

- 99.1 The Voting Agreement (incorporated by reference to Exhibit 10.98 of the Schedule 13D filed on March 2, 2000 by John Stanton with respect to the Company).
- 99.2 The Registration Rights Agreement (incorporated by reference to the exhibit filed with VoiceStream Wireless Corporation s registration statement on Form 10/A). Joint Filing Agreement, dated February 14, 2000, between Goldman, Sachs & Co., The
- 99.3 Goldman Sachs Group, Inc., GS Capital Partners, L.P., GS Advisors, L.L.C., Stone Street Fund 1992, L.P., Bridge Street Fund 1992, L.P. and Stone Street 1992, L.L.C. (previously filed).
- 99.4 Power of Attorney, dated December 21, 1998, relating to Goldman, Sachs & Co. (previously filed).
- 99.5 Power of Attorney, dated May 7, 1999, relating to The Goldman Sachs Group, Inc. (previously filed).
- 99.6 Power of Attorney, dated January 31, 2000, relating to GS Capital Partners, L.P. (previously filed).
- 99.7 Power of Attorney, dated February 1, 2000, relating to GS Advisors, L.L.C. (previously filed).

- 99.8 Power of Attorney, dated December 16, 1999, relating to Stone Street Fund 1992, L.P. (previously filed).
- 99.9 Power of Attorney, dated December 16, 1999, relating to Bridge Street Fund 1992, L.P. (previously filed).
- 99.10 Power of Attorney, dated December 16, 1999, relating to Stone Street 1992, L.L.C. (previously filed).
- 99.11 The Amended and Restated Voting Agreement, dated as of July 23, 2000 (incorporated by reference to Exhibit 10.1 of the Form 8-K filed on July 28, 2000 by the Company).
- 99.12 The Stockholders Agreement between DT and the Goldman Entities, dated as of July 23, 2000 (previously filed).
- The Agreement and Plan of Merger, dated as of July 23, 2000, between DT and the Company(incorporated by reference to Exhibit 2.1 of the Form 8-K filed on July 28, 2000 by the
- 99.14 Company).
 99.14 The Stockholders Agreement, dated as of August 26, 2000, among the Company and the Goldman Entities (previously filed).
- The Agreement and Plan of Reorganization, dated as of August 26, 2000, between the
- 99.15 Company and Powertel (incorporated by reference to Exhibit 2.1 of the Form 8-K filed on August 31, 2000 by the Company).
- 99.16 Power of Attorney, dated December 8, 2000, relating to Goldman, Sachs & Co. (filed herewith).
- 99.17 Power of Attorney, dated December 8, 2000, relating to the Goldman Sachs Group, Inc. (filed herewith).

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SCHEDULE I

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 Sir John Browne, who is a citizen of the United Kingdom. The present principal occupation or employment of each of the listed persons is set forth below.

Name	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.
Sir John Browne	Group Chief Executive of BP Amoco plc
James A. Johnson	Chairman and Chief Executive Officer of Johnson Capital Partners
John H. Bryan	Chairman of Sara Lee Corporation

Ruth J. Simmons

President of Smith College

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SCHEDULE II-A-i

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

The business address for all the executive officers listed below except Gene T. Sykes, Richard S. Sharp, Barry S. Volpert, Antoine L. Schwartz, Hughes B. Lepic, Randall A. Blumenthal, Syaru (Shirley) Lin, Stephen S. Trevor, Peter Schiefer, Atul Kapur, Michel A. Plantevin, Mary Nee and Ulrika Werdelin is 85 Broad Street, New York, New York 10004. The business address of Richard S. Sharp, Barry S. Volpert, Antoine L. Schwartz, Hughes B. Lepic, Stephen S. Trevor, Peter Schiefer, Atul Kapur, Michel A. Plantevin and Ulrika Werdelin is 133 Fleet Street, London EC4A 2BB, England. The business address of Syaru (Shirley) Lin and Mary Nee is Cheung Kong Center, 68th Floor, 2 Queens Road, Central, Hong Kong. The business address of Gene T. Sykes and Randall A. Blumenthal is 2765 Sand Hill Road, Menlo Park, CA 94025.

All executive officers listed below are United States citizens except Richard S. Sharp, Sanjeev K. Mehra, Antoine L. Schwartz, Patrick E. Mulvihill, Hughes B. Lepic, Peter Schiefer, Atul Kapur, Michel A. Plantevin and Ulrika Werdelin. 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, Hughes B. Lepic and Michel A. Plantevin are citizens of France. Patrick E. Mulvihill is a citizen of Ireland. Peter Schiefer is a citizen of Germany. Ulrika Werdelin is a citizen of Sweden.

Name	Position	Present Principal Occupation
 Richard A. Friedman	President	Managing Director of Goldman, Sachs
Joseph H. Gleberman	Vice President	Managing Director of Goldman, Sachs
Terence M. O'Toole	Vice President	Managing Director of Goldman, Sachs
Gene T. Sykes	Vice President	Managing Director of Goldman, Sachs
David A. Viniar	Assistant Treasurer	Managing Director of Goldman, Sachs
Henry Cornell	Vice President	Managing Director of Goldman, Sachs
Richard S. Sharp	Vice President	Managing Director of Goldman, Sachs I Managing Director of Goldman Sachs I
Esta E. Stecher		5 5
	Assistant Secretary	Managing Director of Goldman, Sachs
Barry S. Volpert	Vice President Vice President	Managing Director of Goldman Sachs I
Sanjeev K. Mehra		Managing Director of Goldman, Sachs
Muneer A. Satter	Vice President	Managing Director of Goldman, Sachs
Antoine L. Schwartz	Vice President	Managing Director of Goldman Sachs I
Steven M. Bunson	Assistant Secretary	Managing Director of Goldman, Sachs
Elizabeth S. Fascitelli	Treasurer	Managing Director of Goldman, Sachs
Patrick E. Mulvihill	Assistant Treasurer	Managing Director of Goldman, Sachs
David J. Greenwald	Assistant Secretary	Managing Director of Goldman, Sachs
Dan H. Jester	Assistant Treasurer	Managing Director of Goldman, Sachs
Hughes B. Lepic	Vice President	Managing Director of Goldman Sachs I
Russell E. Makowsky	Assistant Secretary	Managing Director of Goldman, Sachs
Sarah G. Smith	Assistant Treasurer	Managing Director of Goldman, Sachs
Randall A. Blumenthal	Vice President	Managing Director of Goldman, Sachs
Syaru (Shirley) Lin	Vice President	Managing Director of Goldman Sachs (
Douglas F. Londal	Vice President	Managing Director of Goldman, Sachs
Stephen S. Trevor	Vice President	Managing Director of Goldman Sachs I
Peter Schiefer	Vice President	Managing Director of Goldman Sachs I
Abraham Bleiberg	Vice President	Managing Director of Goldman, Sachs
Joseph P. DiSabato	Vice President	Managing Director of Goldman, Sachs
Robert R. Gheewalla	Vice President	Managing Director of Goldman, Sachs
Ronald H. Jacobe	Vice President	Managing Director of Goldman, Sachs
Atul Kapur	Vice President	Managing Director of Goldman Sachs I

Michel A. Plantevin John E. Bowman Katherine B. Enquist James B. McHugh Mary Nee Katherine L. Nissenbaum

Ulrika Werdelin

Vice President Vice President/Secretary Assistant Secretary Vice President Vice President/Assistant Secretary Vice President

Managing Director of Goldman Sachs I Vice President of Goldman, Sachs & C Vice President of Goldman, Sachs & C Vice President of Goldman, Sachs & C Executive Director of Goldman Sachs Vice President of Goldman, Sachs & C

Executive Director of Goldman Sachs

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SCHEDULE II-A-ii

The name and principal occupation of each member of the Principal Investment Area Investment Committee of Goldman, Sachs & Co., which exercises the authority of Goldman, Sachs & Co. in managing GS Advisors, L.L.C., are set forth below.

The business address for each member listed below except Gene T. Sykes, Richard S. Sharp, Barry S. Volpert, Scott B. Kapnick and Antoine L. Schwartz is 85 Broad Street, New York, New York 10004. The business address of Gene T. Sykes is 2765 Sand Hill Road, Menlo Park, CA 94025. The business address of Richard S. Sharp, Barry S. Volpert, Scott B. Kapnick and Antoine L. Schwartz is 133 Fleet Street, London EC4A 2BB, England.

All members listed below except Richard S. Sharp, Sanjeev K. Mehra and Antoine L. Schwartz are United States citizens. Richard S. Sharp is a citizen of the United Kingdom, Sanjeev K. Mehra is a citizen of India and Antoine L. Schwartz is a citizen of France.

Name	Present Principal Occupation
Peter M. Sacerdote	Advisory Director of Goldman, Sachs & Co.
Richard A. Friedman	Managing Director of Goldman, Sachs & Co.
Joseph H. Gleberman	Managing Director of Goldman, Sachs & Co.
Robin Neustein	Managing Director of Goldman, Sachs & Co.
Terence M. O Toole	Managing Director of Goldman, Sachs & Co.
Gene T. Sykes	Managing Director of Goldman, Sachs & Co.
Henry Cornell	Managing Director of Goldman, Sachs & Co.
Robert V. Delaney	Managing Director of Goldman, Sachs & Co.
Richard S. Sharp	Managing Director of Goldman Sachs International
Barry S. Volpert	Managing Director of Goldman Sachs International
Sanjeev K. Mehra	Managing Director of Goldman, Sachs & Co.
Muneer A. Satter	

Managing Director of Goldman, Sachs & Co.

Scott B. Kapnick	Managing Director of Goldman Sachs International
Peter G. Sachs	Senior Director of The Goldman Sachs Group, Inc.
Antoine L. Schwartz	Managing Director of Goldman Sachs International

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SCHEDULE II-B-i

The name, position and present principal occupation of each executive officer of Stone Street 1992, L.L.C., the sole general partner of Stone Street Fund 1992, L.P. and the managing general partner of Bridge Street Fund 1992, L.P., are set forth below.

The business address for all of the executive officers listed below except Gene T. Sykes, Richard S. Sharp, Barry S. Volpert, Antoine L. Schwartz, Hughes B. Lepic, Randall A. Blumenthal, Syaru (Shirley) Lin, Stephen S. Trevor, Peter Schiefer, Atul Kapur, Michel A. Plantevin, Mary Nee and Ulrika Werdelin is 85 Broad Street, New York, New York 10004. The business address of Richard S. Sharp, Barry S. Volpert, Antoine L. Schwartz, Hughes B. Lepic, Stephen S. Trevor, Peter Schiefer, Atul Kapur, Michel A. Plantevin and Ulrika Werdelin is 133 Fleet Street, London EC4A 2BB, England. The business address of Syaru (Shirley) Lin and Mary Nee is Cheung Kong Center, 68th Floor, 2 Queens Road, Central, Hong Kong. The business address of Gene T. Sykes and Randall A. Blumenthal is 2765 Sand Hill Road, Menlo Park, CA 94025. All executive officers listed below are United States citizens except Richard S. Sharp, Sanjeev K. Mehra, Antoine L. Schwartz, Patrick E. Mulvihill, Hughes B. Lepic, Peter Schiefer, Atul Kapur, Michel A. Plantevin and Ulrika Werdelin. 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, Hughes B. Lepic and Michel A. Plantevin are citizens of France. Patrick E. Mulvihill is a citizen of Ireland. Peter Schiefer is a citizen of Germany. Ulrika Werdelin is a citizen of Sweden.

Name	Position	Present Principal Occupation
Peter M. Sacerdote	Chairman/President	Advisory Director of Goldman, Sachs &
Peter G. Sachs	Vice President	Senior Director of The Goldman Sachs
Richard A. Friedman	Vice President	Managing Director of Goldman, Sachs &
Joseph H. Gleberman	Vice President	Managing Director of Goldman, Sachs &
Terence M. O'Toole	Vice President	Managing Director of Goldman, Sachs &
Gene T. Sykes	Vice President	Managing Director of Goldman, Sachs &
David A. Viniar	Assistant Treasurer	Managing Director of Goldman, Sachs &
Henry Cornell	Vice President	Managing Director of Goldman, Sachs &
Richard S. Sharp	Vice President	Managing Director of Goldman Sachs In
Esta E. Stecher	Vice President/Assistant	Managing Director of Goldman, Sachs &
	Secretary	
Barry S. Volpert	Vice President	Managing Director of Goldman Sachs In
Sanjeev K. Mehra	Vice President/Treasurer	Managing Director of Goldman, Sachs &
Muneer A. Satter	Vice President	Managing Director of Goldman, Sachs &
Antoine L. Schwartz	Vice President	Managing Director of Goldman Sachs In
Steven M. Bunson	Assistant Secretary	Managing Director of Goldman, Sachs &
Elizabeth S. Fascitelli	Vice President	Managing Director of Goldman, Sachs &
Patrick E. Mulvihill	Assistant Treasurer	Managing Director of Goldman, Sachs &
David J. Greenwald	Vice President/Assistant	Managing Director of Goldman, Sachs &
	Secretary	
Hughes B. Lepic	Vice President	Managing Director of Goldman Sachs In
Russell E. Makowsky	Assistant Secretary	Managing Director of Goldman, Sachs &
Sarah G. Smith	Assistant Treasurer	Managing Director of Goldman, Sachs &

Vice President

Randall A. Blumenthal Syaru (Shirley) Lin Richard J. Stingi Ulrika Werdelin

Vice President
 Mary Nee
 Vice President
 Executive Director of Goldman Sachs (Katherine L. Nissenbaum

 Vice President/Assistant
 Vice President of Goldman, Sachs & Co Secretary

Managing Director of Goldman, Sachs & Syaru (Shirley) LinVice PresidentManaging Director of Goldman, Sachs &Douglas F. LondalVice PresidentManaging Director of Goldman, Sachs &Stephen S. TrevorVice PresidentManaging Director of Goldman, Sachs &Peter SchieferVice PresidentManaging Director of Goldman, Sachs &Abraham BleibergVice PresidentManaging Director of Goldman, Sachs &Joseph P. DiSabatoVice PresidentManaging Director of Goldman, Sachs &Robert R. GheewallaVice PresidentManaging Director of Goldman, Sachs &Ronald H. JacobeVice PresidentManaging Director of Goldman, Sachs &Atul KapurVice PresidentManaging Director of Goldman, Sachs &Michel A. PlantevinVice PresidentManaging Director of Goldman, Sachs & CoJonn E. BowmanVice PresidentVice PresidentVice PresidentVice PresidentVice President of Goldman, Sachs & CoMary NeeVice PresidentVice PresidentMary NeeVice President /SecretaryVice President of Goldman, Sachs & CoVice PresidentVice PresidentVice President of Goldman, Sachs & CoMary NeeVice President /SecretaryVice President of Goldman, Sachs & CoMary NeeVice President /SecretaryVice President of Goldman, Sachs & Co Managing Director of Goldman Sachs (A

Vice PresidentVice President of Goldman, Sachs & CoVice PresidentExecutive Director of Goldman Sachs I

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SCHEDULE II-B-ii

The name and principal occupation of each member of the Stone Street Investment Committee of Goldman, Sachs & Co., which exercises the authority of Goldman, Sachs & Co. in managing Stone Street 1992, L.L.C., are set forth below.

The business address for each member listed below is 85 Broad Street, New York, New York 10004.

All members listed below except Sanjeev K. Mehra are United States citizens. Sanjeev K. Mehra is a citizen of India.

Name	Present Principal Occupation
Peter M. Sacerdote	Advisory Director of Goldman, Sachs & Co.
Peter G. Sachs	Senior Director of The Goldman Sachs Group, Inc.
Richard A. Friedman	Managing Director of Goldman, Sachs & Co.
Joseph H. Gleberman	Managing Director of Goldman, Sachs & Co.
Terence M. O Toole	Managing Director of Goldman, Sachs & Co.
Sanjeev K. Mehra	Managing Director of Goldman, Sachs & Co.

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SCHEDULE III VoiceStream Wireless Corporation **GS** Capital Partners Cusip No. 928615103

Purchases	Sales	Price	Trade Date	Settlement Date
	91,711	90.8575	13-Mar-01	16-Mar-01
	27,513	88.3135	14-Mar-01	19-Mar-01
	91,711	90.9734	15-Mar-01	20-Mar-01
	91 , 711	89.9791	16-Mar-01	21-Mar-01
	91 , 711	89.6969	19-Mar-01	22-Mar-01
	91,711	92.3341	20-Mar-01	23-Mar-01
	36,684	89.2766	21-Mar-01	21-Mar-01
	25,679	86.6451	22-Mar-01	27-Mar-01
	25,220	88.9545	23-Mar-01	28-Mar-01
	91 , 711	90.9125	26-Mar-01	29-Mar-01
	91 , 711	95.4969	27-Mar-01	30-Mar-01
	91 , 711	94.5094	28-Mar-01	2-Apr-01
	68,321	94.1040	29-Mar-01	3-Apr-01
	3,233	95.2000	6-Apr-01	11-Apr-01
	92,399	101.2815	10-Apr-01	16-Apr-01
	92 , 398	100.0279	11-Apr-01	17-Apr-01
	92 , 398	99.3146	12-Apr-01	18-Apr-01
	85,062	99.9898	16-Apr-01	19-Apr-01

VoiceStream Wireless Corporation Stone Street Fund 1992, L.P. Cusip No. 928615103

Purchases	Sales	Price	Trade Date	Settlement Date
	4,800	90.8575	13-Mar-01	16-Mar-01
	1,440	88.3135	14-Mar-01	19-Mar-01
	4,800	90.9734	15-Mar-01	20-Mar-01
	4,801	89.9791	16-Mar-01	21-Mar-01
	4,800	89.6969	19-Mar-01	22-Mar-01
	4,800	92.3341	20-Mar-01	23-Mar-01
	1,920	89.2766	21-Mar-01	21-Mar-01
	1,344	86.6451	22-Mar-01	27-Mar-01
	1,320	88.9545	23-Mar-01	28-Mar-01
	4,800	90.9125	26-Mar-01	29-Mar-01
	4,800	95.4969	27-Mar-01	30-Mar-01
	4,800	94.5094	28-Mar-01	2-Apr-01
	3,578	94.1040	29-Mar-01	3-Apr-01
	169	95.2000	6-Apr-01	11-Apr-01
	4,836	101.2815	10-Apr-01	16-Apr-01
	4,837	100.0279	11-Apr-01	17-Apr-01
	4,837	99.3146	12-Apr-01	18-Apr-01
	4,452	99.9898	16-Apr-01	19-Apr-01

VoiceStream Wireless Corporation Bridge Street Fund 1992, L.P. Cusip No. 928615103

Purchases	Sales	Price	Trade Date	Settlement Date
	2,787	90.8575	13-Mar-01	16-Mar-01
	836	88.3135	14-Mar-01	19-Mar-01
	2,787	90.9734	15-Mar-01	20-Mar-01
	2,786	89.9791	16-Mar-01	21-Mar-01
	2,787	89.6969	19-Mar-01	22-Mar-01

2,787	92.3341	20-Mar-01	23-Mar-01
1,116	89.2766	21-Mar-01	21-Mar-01
781	86.6451	22-Mar-01	27-Mar-01
767	88.9545	23-Mar-01	28-Mar-01
2,787	90.9125	26-Mar-01	29-Mar-01
2,787	95.4969	27-Mar-01	30-Mar-01
2,787	94.5094	28-Mar-01	2-Apr-01
2,074	94.1040	29-Mar-01	3-Apr-01
98	95.2000	6-Apr-01	11-Apr-01
2,808	101.2815	10-Apr-01	16-Apr-01
2,807	100.0279	11-Apr-01	17-Apr-01
2,807	99.3146	12-Apr-01	18-Apr-01
2,585	99.9898	16-Apr-01	19-Apr-01

VoiceStream Wireless Corporation The Goldman Sachs Group, Inc. Cusip No. 928615103

Purchases	Sales	Price	Trade Date	Settlement Date
	702	90.8575	13-Mar-01	16-Mar-01
	211	88.3135	14-Mar-01	19-Mar-01
	702	90.9734	15-Mar-01	20-Mar-01
	702	89.9791	16-Mar-01	21-Mar-01
	702	89.6969	19-Mar-01	22-Mar-01
	702	92.3341	20-Mar-01	23-Mar-01
	280	89.2766	21-Mar-01	21-Mar-01
	196	86.6451	22-Mar-01	27-Mar-01
	193	88.9545	23-Mar-01	28-Mar-01
	702	90.9125	26-Mar-01	29-Mar-01
	702	95.4969	27-Mar-01	30-Mar-01
	702	94.5094	28-Mar-01	2-Apr-01
	527	94.1040	29-Mar-01	3-Apr-01
	25	95.2000	6-Apr-01	11-Apr-01
	707	101.2815	10-Apr-01	16-Apr-01
	708	100.0279	11-Apr-01	17-Apr-01
	708	99.3146	12-Apr-01	18-Apr-01
	651	99.9898	16-Apr-01	19-Apr-01

VoiceStream Wireless Corporation Goldman, Sachs & Co. Cusip No. 9286159QT

Purchases	Sales	Price	Trade Date	Settlement Date
5		14.7500	16-Feb-01	20-Feb-01
	5	14.5000	16-Feb-01	20-Feb-01