HUNGARIAN TELEPHONE & CABLE CORP Form SC 13D February 03, 2006

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

Hungarian Telephone and Cable Corp.

(Name of Issuer) Common Stock, par value U.S. \$.001 per Shares

> (Title of Class of Securities) 4455421030

> > (CUSIP Number)

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

January 25, 2006

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

CUSIP 445542103

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Nordic Telephone Company ApS					
2.	Check the Appropriate Box if a Member of a Group (See Instructions)					
3.	SEC Use Only					
4.	Source of Funds (See In BK, AF	structions)				
5.	Check if Disclosure of I	Legal Proceed	dings is Required Pursuant to Items 2(d) or 2(e)	0		
6.	Citizenship or Place of Organization Denmark					
Number Shares Benefic		7.	Sole Voting Power			
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*			
Person With	5	9.	Sole Dispositive Power			
		10.	Shared Dispositive Power 10,799,782*			
11.	Aggregate Amount Ben 10,799,782*	eficially Own	ned by Each Reporting Person			
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			0		
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**					
14. Тур СО	pe of Reporting Person (S	ee Instruction	ns)			

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its majority ownership of TDC A/S. The number of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an

aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	I.R.S. Identification No	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Nordic Telephone Company Investment ApS						
2.	Check the Appropriate	Box if a Men	nber of a Group (See Instructions)	(a) c (b) ý				
3.	SEC Use Only							
4.	I. Source of Funds (See Instructions) BK, AF							
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
6.	6. Citizenship or Place of Organization Denmark							
Number Shares Benefic		7.	Sole Voting Power					
Owned Each Report	l by	8.	Shared Voting Power 10,799,782*					
Person With		9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Be 10,799,782*	neficially Ow	ned by Each Reporting Person					
12.	Check if the Aggregate	e Amount in R	Row (11) Excludes Certain Shares (See Instructions)	C				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**							
14. Ту _ј СО, Но	pe of Reporting Person (See Instruction	ns)					

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its indirect ownership of TDC A/S. The number of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an

aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Person I.R.S. Identification Nos. Apax Europe VI-A, L.P.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Apax Europe VI-A, L.P.						
2.	Check the Appropriate Bo	ox if a Men	nber of a Group (See Instructions)	(a) c (b) ý				
3.	SEC Use Only							
4.	Source of Funds (See Instructions) BK, AF							
5.	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
6.	Citizenship or Place of Or Guernsey, Channel Island							
Numbe Shares Benefic		7.	Sole Voting Power					
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*					
Person With		9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Benef 10,799,782*	icially Ow	ned by Each Reporting Person					
12.	Check if the Aggregate A	mount in R	Row (11) Excludes Certain Shares (See Instructions)	C				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**							
14. Typ PN	pe of Reporting Person (See	Instruction	ns)					

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Apax Europe VI-1, L.P.						
2.	Check the Appropriate F	Box if a Men	nber of a Group (See Instructions)	(a) o (b) ý			
3.	3. SEC Use Only						
4.	4. Source of Funds (See Instructions) BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands						
Number Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With	8	9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Bene 10,799,782*	eficially Own	ned by Each Reporting Person				
12.	Check if the Aggregate	Amount in R	ow (11) Excludes Certain Shares (See Instructions)	o			
13.	Percent of Class Represe 69.8%**	ented by Am	ount in Row (11)				
14. Typ PN	pe of Reporting Person (Se	ee Instruction	ns)				

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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1.	I.R.S. Identification Nos.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Apax Europe VI GP, L.P. Inc.						
2.	Check the Appropriate Bo	ox if a Men	nber of a Group (See Instructions)	(a) c (b) ý				
3.	SEC Use Only							
4.	Source of Funds (See Instructions) BK, AF							
5.	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
6.	Citizenship or Place of Or Guernsey, Channel Island							
Numbe Shares Benefic		7.	Sole Voting Power					
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*					
Person With		9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Benef 10,799,782*	icially Ow	ned by Each Reporting Person					
12.	Check if the Aggregate A	mount in R	Row (11) Excludes Certain Shares (See Instructions)	C				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**							
14. Тур ОО	pe of Reporting Person (See	Instruction	ns)					

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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CUSIP 445542103

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Apax Europe VI GP, Co. Ltd					
2.	Check the Appropriate E	ox if a Men	nber of a Group (See Instructions)	(a) o (b) ý		
3.	3. SEC Use Only					
4.	Source of Funds (See Instructions) BK, AF					
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)					
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands					
Number Shares Benefic		7.	Sole Voting Power			
Owned Each Report	by	8.	Shared Voting Power 10,799,782*			
Person With		9.	Sole Dispositive Power			
		10.	Shared Dispositive Power 10,799,782*			
11.	Aggregate Amount Bend 10,799,782*	eficially Ow	ned by Each Reporting Person			
12.	Check if the Aggregate	Amount in F	tow (11) Excludes Certain Shares (See Instructions)	0		
13.	Percent of Class Represe 69.8%**	ented by Am	ount in Row (11)			
14. Ту _І СО	pe of Reporting Person (Se	ee Instructio	ns)			

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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Names of Reporting Persons. I.P.S. Identification Nos. of above persons (entities only).					
Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Apax Partners Europe Managers Ltd.					
2. Check the Appropriate Box if a Member of a Group (See Instructions)	(a) o (b) ý				
3. SEC Use Only					
4. Source of Funds (See Instructions) BK, AF					
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)	o				
Citizenship or Place of Organization United Kingdom					
Number of 7. Sole Voting Power Shares Beneficially					
Owned by 8. Shared Voting Power Each 10,799,782* Reporting					
Person 9. Sole Dispositive Power With					
10. Shared Dispositive Power 10,799,782*					
11. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*					
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	o				
13. Percent of Class Represented by Amount in Row (11) 69.8%**					
14. Type of Reporting Person (See Instructions) CO					

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone NSS Communications Partners (Cayman) L.P.						
2.	Check the Appropriate Box if a Member of a Group (See Instructions)						
3. SEC Use Only							
4.	4. Source of Funds (See Instructions) BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	Citizenship or Place of Cayman Islands	Organization					
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Be 10,799,782*	neficially Ow	ned by Each Reporting Person				
12.	Check if the Aggregate	e Amount in R	ow (11) Excludes Certain Shares (See Instructions)	0			
13.	Percent of Class Repre	esented by Am	ount in Row (11)				
14. Typ PN	pe of Reporting Person (See Instruction	ns)				

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone Family Communications Partnership (Cayman) L.P.						
2.	Check the Appropriate Box if a Member of a Group (See Instructions)			(a) o (b) ý			
3. SEC Use Only							
4.	4. Source of Funds (See Instructions) BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	6. Citizenship or Place of Organization Cayman Islands						
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Ben 10,799,782*	eficially Ow	ned by Each Reporting Person				
12.	Check if the Aggregate	Amount in R	low (11) Excludes Certain Shares (See Instructions)	0			
13.	Percent of Class Repres 69.8%**	ented by Am	ount in Row (11)				
14. Ту _Г СО, НО	pe of Reporting Person (S	ee Instruction	ns)				

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone Capital Partners (Cayman) IV L.P.						
2.	Check the Appropriate Bo	ox if a Mer	nber of a Group (See Instructions)	(a) o (b) ý			
3.	. SEC Use Only						
4.	BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	Citizenship or Place of Or Cayman Islands	ganization					
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With	5	9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Benefi 10,799,782*	icially Ow	ned by Each Reporting Person				
12.	Check if the Aggregate An	mount in F	Now (11) Excludes Certain Shares (See Instructions)	0			
13.	Percent of Class Represen 69.8%**	ted by An	ount in Row (11)				
14. Тур РN	pe of Reporting Person (See	Instructio	ns)				
				-			

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

Names of Reporting Persons.						
Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone Capital Partners (Cayman) IV-A L.P.						
2. Check the Appropriate Box if a Member of a Group (See Instructions)	(a) o (b) ý					
3. SEC Use Only						
Source of Funds (See Instructions) BK, AF						
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6. Citizenship or Place of Organization Cayman Islands						
Number of 7. Sole Voting Power Shares Beneficially						
Owned by 8. Shared Voting Power Each 10,799,782* Reporting						
Person 9. Sole Dispositive Power With						
10. Shared Dispositive Power 10,799,782*						
11. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*						
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	o					
13. Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Type of Reporting Person (See Instructions) PN						

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone Family Investment Partnership (Cayman) IV-A L.P.						
2.	Check the Appropriate B	ox if a Men	aber of a Group (See Instructions)	(a) c (b) ý			
3.	SEC Use Only						
4.	Source of Funds (See Instructions) BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	Citizenship or Place of Organization Cayman Islands						
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Bene 10,799,782*	ficially Owi	ned by Each Reporting Person				
12.	Check if the Aggregate A	amount in R	ow (11) Excludes Certain Shares (See Instructions)	C			
13.	Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Typ PN	pe of Reporting Person (Se	e Instruction	ns)				

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone Participation Partnership (Cayman) IV L.P.				
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	3. SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	6. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Or Cayman Islands	ganization			
Number of Shares Beneficially		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With	5	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	Check if the Aggregate A	mount in F	Now (11) Excludes Certain Shares (See Instructions)	0	
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Тур РN	pe of Reporting Person (See	Instructio	ns)		
				-	

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone Communications Management Associates (Cayman) L.P.				
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	3. SEC Use Only				
4.	BK, AF				
5.	. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Cayman Islands				
Number of Shares Beneficially		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	Aggregate Amount Benefi 10,799,782*	icially Ow	ned by Each Reporting Person		
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Ту _І PN	pe of Reporting Person (See	Instructio	ns)		

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone Management Associates (Cayman) IV L.P.				
2.	Check the Appropriate Box if a Member of a Group (See Instructions)			(a) o (b) ý	
3.	SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Cayman Islands				
Numbe Shares Benefic		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With	ing.	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	 Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782* 				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	6. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Typ PN	pe of Reporting Person (See Instruction	ns)		

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone FI Communications Associates (Cayman) Ltd.				
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	3. SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	6. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Org Cayman Islands	anizatior			
Number of Shares Beneficially Owned by Each Reporting		7.	Sole Voting Power		
		8.	Shared Voting Power 10,799,782*		
Person With	5	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	 Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782* 				
12.	Check if the Aggregate Am	ount in I	Row (11) Excludes Certain Shares (See Instructions)	0	
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Ту <u>г</u> СО	pe of Reporting Person (See I	nstructio	ns)		

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Blackstone LR Associates (Cayman) IV Ltd.				
2.	Check the Appropriate Bo	(a) o (b) ý			
3.	3. SEC Use Only				
4.	Source of Funds (See Instructions) BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Cayman Islands				
Number of Shares Beneficially		7.	Sole Voting Power		
Owned Each Report	by	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Ту <u>г</u> СО	oe of Reporting Person (See	e Instruction	ns)		

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	I.R.S. Identification Nos. of	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR Millennium Fund (Overseas), Limited Partnership					
2.	Check the Appropriate Box	if a Mer	nber of a Group (See Instructions)	(a) o (b) ý			
3.	SEC Use Only						
4.	Source of Funds (See Instructions) BK, AF						
5.	. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	Citizenship or Place of Orga Alberta, Canada	nization					
Number of Shares Beneficially		7.	Sole Voting Power				
Owned Each Reporti	l by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Benefici 10,799,782*	ally Ow	ned by Each Reporting Person				
12.	Check if the Aggregate Ame	ount in F	Row (11) Excludes Certain Shares (See Instructions)	o			
13.	Percent of Class Represente 69.8%**	d by An	nount in Row (11)				
14. Ty _l PN	pe of Reporting Person (See In	ıstructio	ns)				

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of the Shareholder Agreement described in Item 4 hereof. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR Associates Millennium (Overseas), Limited Partnership					
2.	Check the Appropriate Bo	ox if a Mer	nber of a Group (See Instructions)	(a) o (b) ý		
3.	SEC Use Only					
4.	4. Source of Funds (See Instructions) BK, AF					
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)					
6.	6. Citizenship or Place of Organization Alberta, Canada					
Number of Shares Beneficially		7.	Sole Voting Power			
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*			
Person With	5	9.	Sole Dispositive Power			
		10.	Shared Dispositive Power 10,799,782*			
11.	Aggregate Amount Benef 10,799,782*	ficially Ow	ned by Each Reporting Person			
12.	Check if the Aggregate A	mount in F	Row (11) Excludes Certain Shares (See Instructions)	0		
13.	Percent of Class Represer 69.8%**	nted by Am	ount in Row (11)			
14. Typ PN	pe of Reporting Person (Sec	e Instructio	ns)			

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its relationship to the KKR Funds (as defined herein). Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	I.R.S. Identification No.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR Millennium Limited						
2.	Check the Appropriate	Box if a Men	nber of a Group (See Instructions)	(a) o (b) ý				
3.	SEC Use Only							
4.	Source of Funds (See In BK, AF	nstructions)						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
6.	6. Citizenship or Place of Organization Cayman Islands							
Numbe Shares Benefic		7.	Sole Voting Power					
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*					
Person With	g	9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Ben 10,799,782*	eficially Ow	ned by Each Reporting Person					
12.	Check if the Aggregate	Amount in R	low (11) Excludes Certain Shares (See Instructions)	0				
13.	Percent of Class Repres 69.8%**	ented by Am	ount in Row (11)					
14. Тур СО	pe of Reporting Person (S	ee Instruction	ns)					

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its relationship to the KKR Funds. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Po I.R.S. Identification No Permira Europe III L.F	os. of above p	ersons (entities only)		
2.	Check the Appropriate	Box if a Men	aber of a Group (See Instructions)	(a) o (b) ý	
3.	SEC Use Only				
4.	Source of Funds (See l BK, AF	Instructions)			
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands				
Numbe Shares Benefic		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With	ing.	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	Aggregate Amount Be 10,799,782*	neficially Ow	ned by Each Reporting Person		
12.	Check if the Aggregate	e Amount in R	ow (11) Excludes Certain Shares (See Instructions)	0	
13.	Percent of Class Repre	esented by Am	ount in Row (11)		
14. Typ PN	pe of Reporting Person (See Instruction	ns)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of the Shareholder Agreement described in Item 4 hereof. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.		Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Europe III L.P. 2					
2.	Check the Appropriate Box	if a Men	nber of a Group (See Instructions)	(a) o (b) ý			
3.	SEC Use Only						
4.	4. Source of Funds (See Instructions) BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	Citizenship or Place of Org Guernsey, Channel Islands	anization	1				
Numbe Shares Benefic		7.	Sole Voting Power				
			Shared Voting Power 10,799,782*				
Person With	5	9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Benefic 10,799,782*	ially Ow	ned by Each Reporting Person				
12.	Check if the Aggregate Am	ount in F	Row (11) Excludes Certain Shares (See Instructions)	0			
13.	Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Typ PN	pe of Reporting Person (See I	nstructio	ns)				

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of the Shareholder Agreement described in Item 4 hereof. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Person I.R.S. Identification Nos. Permira Europe III GmbF	of above p				
2.	Check the Appropriate Bo	ox if a Men	nber of a Group (See Instructions)	(a) c (b) ý		
3.	SEC Use Only					
4.	Source of Funds (See Inst BK, AF	ructions)				
5.	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)					
6.	6. Citizenship or Place of Organization Federal Republic of Germany					
Numbe Shares Benefic		7.	Sole Voting Power			
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*			
Person With		9.	Sole Dispositive Power			
		10.	Shared Dispositive Power 10,799,782*			
11.	Aggregate Amount Benef 10,799,782*	icially Ow	ned by Each Reporting Person			
12.	Check if the Aggregate A	mount in R	Row (11) Excludes Certain Shares (See Instructions)	C		
13.	Percent of Class Represer 69.8%**	nted by Am	nount in Row (11)			
14. Тур PN	pe of Reporting Person (See	e Instruction	ns)			

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of the Shareholder Agreement described in Item 4 hereof. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

I.R.S. Identification N	los. of above p				
Check the Appropriate	e Box if a Men	nber of a Group (See Instructions)	(a) c (b) ý		
SEC Use Only					
Source of Funds (See BK, AF	Instructions)				
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)					
6. Citizenship or Place of Organization Guernsey, Channel Islands					
er of	7.	Sole Voting Power			
l by	8.	Shared Voting Power 10,799,782*			
mg	9.	Sole Dispositive Power			
	10.	Shared Dispositive Power 10,799,782*			
Aggregate Amount Bo	eneficially Ow	ned by Each Reporting Person			
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
Percent of Class Represented by Amount in Row (11) 69.8%**					
pe of Reporting Person ((See Instructio	ns)			
	I.R.S. Identification N Permira Europe III Co Check the Appropriate SEC Use Only Source of Funds (See BK, AF Check if Disclosure of Guernsey, Channel Ister of Channel Ister of Check if the Aggregate Amount Boundary (See BK, AF) Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF) Check if the Aggregate Amount Boundary (See BK, AF)	Check the Appropriate Box if a Mer SEC Use Only Source of Funds (See Instructions) BK, AF Check if Disclosure of Legal Procee Citizenship or Place of Organization Guernsey, Channel Islands er of 7. cially by 8. ing 9. 10. Aggregate Amount Beneficially Ow 10,799,782* Check if the Aggregate Amount in Fercent of Class Represented by Am 69.8%**	I.R.S. Identification Nos. of above persons (entities only) Permira Europe III Co-Investment Scheme Check the Appropriate Box if a Member of a Group (See Instructions) SEC Use Only Source of Funds (See Instructions) BK, AF Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e) Citizenship or Place of Organization Guernsey, Channel Islands or of 7. Sole Voting Power cially thy 8. Shared Voting Power 10,799,782* 9. Sole Dispositive Power 10. Shared Dispositive Power 10. Shared Dispositive Power 10,799,782* Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782* Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of the Shareholder Agreement described in Item 4 hereof. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	I.R.S. Identification Nos	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Investments Limited					
2.	Check the Appropriate E	ox if a Men	aber of a Group (See Instructions)	(a) o (b) ý			
3.	SEC Use Only						
4.	Source of Funds (See Instructions) BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands						
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With	5	9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Bene 10,799,782*	eficially Own	ned by Each Reporting Person				
12.	Check if the Aggregate A	Amount in R	ow (11) Excludes Certain Shares (See Instructions)	0			
13.	Percent of Class Represe 69.8%**	ented by Am	ount in Row (11)				
14. Тур СО	pe of Reporting Person (Se	ee Instruction	is)				

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of the Shareholder Agreement described in Item 4 hereof. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Holdings Limited						
2.	Check the Appropriate B	ox if a Men	nber of a Group (See Instructions)	(a) o (b) ý			
3.	SEC Use Only						
4.	Source of Funds (See Ins BK, AF	tructions)					
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands						
Number of Shares Beneficially		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Bene 10,799,782*	ficially Own	ned by Each Reporting Person				
12.	12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13.	Percent of Class Represe 69.8%**	nted by Am	ount in Row (11)				
14. Тур СО	pe of Reporting Person (Se	e Instruction	ns)				

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its relationship to the Permira Funds (as defined herein). Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Europe III G.P. Limited						
2.	Check the Appropriate	Box if a Men	aber of a Group (See Instructions)	(a) o (b) ý			
3.	SEC Use Only						
4.	Source of Funds (See BK, AF	Instructions)					
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands						
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by 8	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Be 10,799,782*	neficially Ow	ned by Each Reporting Person				
12.	12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13.	Percent of Class Repre	esented by Am	ount in Row (11)				
14. Тур СО	pe of Reporting Person (See Instruction	ns)				

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its relationship to the Permira Funds. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

2.8

CUSIP 445542103

1.	I.R.S. Identification Nos	Names of Reporting Persons. R.S. Identification Nos. of above persons (entities only) Permira Europe III G.P. L.P.					
2.	Check the Appropriate B	ox if a Men	nber of a Group (See Instructions)	(a) c (b) ý			
3.	SEC Use Only						
4.	Source of Funds (See Instructions) BK, AF						
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)						
6.	6. Citizenship or Place of Organization Cayman Islands						
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Bene 10,799,782*	eficially Own	ned by Each Reporting Person				
12.	Check if the Aggregate A	Amount in R	ow (11) Excludes Certain Shares (See Instructions)	C			
13.	Percent of Class Represe 69.8%**	ented by Am	ount in Row (11)				
14. Typ PN	pe of Reporting Person (Se	e Instruction	ns)				

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its relationship to the Permira Funds. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Person I.R.S. Identification Nos. of Providence Equity Offshor	of above p				
2.	Check the Appropriate Box	x if a Men	nber of a Group (See Instructions)	(a) c (b) ý		
3.	SEC Use Only					
4.	Source of Funds (See Instr BK, AF	uctions)				
5.	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)					
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands					
Numbe Shares Benefic		7.	Sole Voting Power			
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*			
Person With		9.	Sole Dispositive Power			
		10.	Shared Dispositive Power 10,799,782*			
11.	Aggregate Amount Benefic 10,799,782*	cially Ow	ned by Each Reporting Person			
12.	Check if the Aggregate An	nount in R	Row (11) Excludes Certain Shares (See Instructions)	C		
13.	Percent of Class Represent 69.8%**	ed by Am	nount in Row (11)			
14. Ту <u>г</u> PN	pe of Reporting Person (See	Instruction	ns)			

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of the Shareholder Agreement described in Item 4 hereof. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Providence Equity Offshore GP V L.P.				
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)			(a) o (b) ý	
3.	SEC Use Only				
4.	BK, AF				
5.	Check if Disclosure of	Legal Proceed	dings is Required Pursuant to Items 2(d) or 2(e)	0	
6.	Citizenship or Place of Organization Cayman Islands				
Number Shares Benefic		7.	Sole Voting Power		
Owned Each Report	l by	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	1. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Ty _l PN	pe of Reporting Person (See Instruction	ns)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its relationship to the Providence Fund (as defined herein). Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Providence Equity Partners (Cayman) V Ltd				
2.	. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	Check if Disclosure of Leg	gal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0	
6.	Citizenship or Place of Org Cayman Islands	ganization			
Number of Shares Beneficially		7.	Sole Voting Power		
	Owned by Each		Shared Voting Power 10,799,782*		
Reporti Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Туг СО	pe of Reporting Person (See	Instruction	ns)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of its relationship with the Providence Fund. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Peter G. Peterson				
2.	Check the Appropriate	e Box if a Men	aber of a Group (See Instructions)	(a) o (b) ý	
3.	SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	Check if Disclosure of	f Legal Procee	lings is Required Pursuant to Items 2(d) or 2(e)	o	
6.	Citizenship or Place of Organization U.S.				
Numbe Shares Benefic		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With	ing.	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	 Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782* 				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Typ IN	pe of Reporting Person (See Instruction	ns)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of his relationship to the Blackstone Funds. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Pers I.R.S. Identification Nos Stephen A. Schwarzman	. of above po	ersons (entities only)		
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	SEC Use Only				
4.	Source of Funds (See Instructions) BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of C U.S.	Organization			
Numbe Shares Benefic		7.	Sole Voting Power		
Owned Each Report	by	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Ту <u>г</u> IN	pe of Reporting Person (Se	ee Instruction	ns)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of his relationship to the Blackstone Funds. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Paul J. Salem				
2.	. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	SEC Use Only				
4.	Source of Funds (See Instructions) BK, AF				
5.	. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	6. Citizenship or Place of Organization U.S.				
Number of Shares Beneficially		7.	Sole Voting Power		
	Owned by Each		Shared Voting Power 10,799,782*		
Reporti Person With	5	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	8. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Typ IN	pe of Reporting Person (See l	Instructio	ns)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of his relationship to the Providence Fund. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Glenn M. Creamer				
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	3. SEC Use Only				
4.	. Source of Funds (See Instructions) BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	6. Citizenship or Place of Organization U.S.				
Number Shares Benefic		7.	Sole Voting Power		
Owned Each Report	l by	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Ty _l IN	pe of Reporting Person (Se	ee Instruction	ns)		

Beneficial ownership of the ordinary shares referred to herein is being reported hereunder solely because the reporting person may be deemed to have beneficial ownership of such shares as a result of his relationship to the Providence Fund. Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the reporting persons that it is the beneficial owner of any of the ordinary shares referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed. The number of

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.		Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Jonathan M. Nelson						
2.	Check the Appropriate I	Box if a Men	nber of a Group (See Instructions)	(a) o (b) ý				
3.	3. SEC Use Only							
4.	Source of Funds (See Instructions) BK, AF							
5.	Check if Disclosure of I	egal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0				
6.	Citizenship or Place of Organization U.S.							
Numbe Shares Benefic		7.	Sole Voting Power					
Owned Each Report	by	8.	Shared Voting Power 10,799,782*					
Person With		9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Bend 10,799,782*	eficially Ow	ned by Each Reporting Person					
12.	Check if the Aggregate	Amount in R	tow (11) Excludes Certain Shares (See Instructions)	0				
13.	Percent of Class Represe	ented by Am	ount in Row (11)					
14. Ту _І IN	pe of Reporting Person (So	ee Instruction	ns)					

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Europe II C.V.3						
2.	Check the Appropriate E	Check the Appropriate Box if a Member of a Group (See Instructions)					
3.	SEC Use Only						
4.	Source of Funds (See Ins BK, AF	structions)					
5.	Check if Disclosure of L	egal Proceed	dings is Required Pursuant to Items 2(d) or 2(e)	0			
6.	6. Citizenship or Place of Organization Netherlands						
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With	8	9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Bene 10,799,782*	eficially Own	ned by Each Reporting Person				
12.	. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)			0			
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Typ	be of Reporting Person (Se	ee Instruction	ns)				

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

	(a) o (b) ý					
3. SEC Use Only						
. Source of Funds (See Instructions) BK, AF						
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)	o					
6. Citizenship or Place of Organization Netherlands						
Number of 7. Sole Voting Power Shares Beneficially						
Owned by Each Reporting 8. Shared Voting Power 10,799,782*						
Person 9. Sole Dispositive Power With						
10. Shared Dispositive Power 10,799,782*						
11. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*						
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	0					
13. Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Type of Reporting Person (See Instructions) PN						

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Europe II L.P. 1							
2.	Check the Appropriate Box	if a Men	nber of a Group (See Instructions)	(a) o (b) ý				
3.	3. SEC Use Only							
4.	Source of Funds (See Instructions) BK, AF							
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands							
Number Shares Benefic		7.	Sole Voting Power					
Owned Each Reportin	by	8.	Shared Voting Power 10,799,782*					
Person With		9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Benefic 10,799,782*	ially Ow	ned by Each Reporting Person					
12.	12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)							
13.	Percent of Class Represente 69.8%**	ed by Am	ount in Row (11)					
14. Typ PN	e of Reporting Person (See I	nstructio	ns)					

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Europe II L.P. 2						
2.	Check the Appropriate B	ox if a Mer	nber of a Group (See Instructions)	(a) o (b) ý			
3.	SEC Use Only						
4.	4. Source of Funds (See Instructions) BK, AF						
5.	Check if Disclosure of L	egal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0			
6.	Citizenship or Place of Organization Guernsey, Channel Islands						
Numbe Shares Benefic		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With	8	9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Bene 10,799,782*	ficially Ow	ned by Each Reporting Person				
12.	. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Typ PN	pe of Reporting Person (Se	e Instructio	ns)				

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira (Europe) Limited							
2.	Check the Appropriate Box	x if a Men	nber of a Group (See Instructions)	(a) o (b) ý				
3.	3. SEC Use Only							
4.	. Source of Funds (See Instructions) BK, AF							
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)							
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands							
Number Shares Benefic		7.	Sole Voting Power					
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*					
Person With		9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Benefi 10,799,782*	cially Ow	ned by Each Reporting Person					
12.	Check if the Aggregate An	nount in R	ow (11) Excludes Certain Shares (See Instructions)	0				
13.	Percent of Class Represent 69.8%**	ted by Am	ount in Row (11)					
14. Тур СО	pe of Reporting Person (See	Instruction	ns)					

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	I.R.S. Identification Nos.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Europe II Managers L.P.						
2.	Check the Appropriate B	ox if a Men	nber of a Group (See Instructions)	(a) o (b) ý				
3.	3. SEC Use Only							
4.	. Source of Funds (See Instructions) BK, AF							
5.	Check if Disclosure of Lo	egal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0				
6.	6. Citizenship or Place of Organization Guernsey, Channel Islands							
Numbe Shares Benefic		7.	Sole Voting Power					
Owned Each Report	l by	8.	Shared Voting Power 10,799,782*					
Person With		9.	Sole Dispositive Power					
		10.	Shared Dispositive Power 10,799,782*					
11.	Aggregate Amount Bene 10,799,782*	ficially Ow	ned by Each Reporting Person					
12.	Check if the Aggregate A	Amount in F	Now (11) Excludes Certain Shares (See Instructions)	0				
13.	8. Percent of Class Represented by Amount in Row (11) 69.8%**							
14. Tyj PN	pe of Reporting Person (Se	e Instructio	ns)					

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Permira Europe II Co-Investment Scheme						
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)						
3.	SEC Use Only						
4.	Source of Funds (See Instr BK, AF	uctions)					
5.	Check if Disclosure of Leg	al Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0			
6.	Citizenship or Place of Org Guernsey, Channel Islands						
Number of Shares Beneficially		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Benefic 10,799,782*	cially Ow	ned by Each Reporting Person				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Тур ОО	pe of Reporting Person (See	Instructio	ns)				

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Po I.R.S. Identification No Schroder Ventures Inv	os. of above p				
2.	Check the Appropriate	(a) o (b) ý				
3.	SEC Use Only					
4.	4. Source of Funds (See Instructions) BK, AF					
5.	Check if Disclosure of	Legal Procee	lings is Required Pursuant to Items 2(d) or 2(e)	o		
6.	Citizenship or Place of Organization Guernsey, Channel Islands					
Numbe Shares Benefic		7.	Sole Voting Power			
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*			
Person With	ing.	9.	Sole Dispositive Power			
		10.	Shared Dispositive Power 10,799,782*			
11.	Aggregate Amount Be 10,799,782*	neficially Ow	ned by Each Reporting Person			
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)					
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**					
14. Тур СО	pe of Reporting Person (See Instruction	ns)			

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only)							
Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR European Fund II, Limited Partnership							
2. Check the Appropriate Box if a Member of a Group (See Instructions)	(a) o (b) ý						
3. SEC Use Only							
. Source of Funds (See Instructions) BK, AF							
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)	o						
6. Citizenship or Place of Organization Alberta, Canada							
Number of 7. Sole Voting Power Shares Beneficially							
Owned by Each Reporting 8. Shared Voting Power 10,799,782* Reporting							
Person 9. Sole Dispositive Power With							
10. Shared Dispositive Power 10,799,782*							
11. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*							
12. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)							
13. Percent of Class Represented by Amount in Row (11) 69.8%**							
14. Type of Reporting Person (See Instructions) PN							

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR Associates Europe II, Limited Partnership						
2.			nber of a Group (See Instructions)	(a) o (b) ý			
3.	3. SEC Use Only						
4.	4. Source of Funds (See Instructions) BK, AF						
5.	Check if Disclosure of Le	gal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0			
6.	6. Citizenship or Place of Organization Alberta, Canada						
Number of Shares Beneficially		7.	Sole Voting Power				
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*				
Person With		9.	Sole Dispositive Power				
		10.	Shared Dispositive Power 10,799,782*				
11.	Aggregate Amount Benef 10,799,782*	icially Ow	ned by Each Reporting Person				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)						
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**						
14. Typ PN	e of Reporting Person (See	· Instruction	ns)				

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	I.R.S. Identification No	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR Europe II Limited							
2.	Check the Appropriate	Box if a Mer	nber of a Group (See Instructions)	(a) c (b) ý					
3.	SEC Use Only								
4.	4. Source of Funds (See Instructions) BK, AF								
5.	Check if Disclosure of	Legal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	C					
6.	Citizenship or Place of Organization Cayman Islands								
Number Shares Benefic		7.	Sole Voting Power						
Owned Each Report	l by	8.	Shared Voting Power 10,799,782*						
Person With		9.	Sole Dispositive Power						
		10.	Shared Dispositive Power 10,799,782*						
11.	Aggregate Amount Be 10,799,782*	neficially Ow	ned by Each Reporting Person						
12.	Check if the Aggregate	e Amount in F	Row (11) Excludes Certain Shares (See Instructions)	C					
13.	Percent of Class Represented by Amount in Row (11) 69.8%**								
14. Ту _ј СО	pe of Reporting Person (See Instructio	ns)						

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	I. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR Partners (International) Limited Partnership				
2.	Check the Appropriate I	(a) o (b) ý			
3.	SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Organization Alberta, Canada				
Number of Shares Beneficially		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	 Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782* 				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	8. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Typ PN	pe of Reporting Person (So	ee Instruction	ns)		

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) KKR 1996 Overseas Limited				
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)				
3.	3. SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Org Cayman Islands	ganization			
Number of Shares Beneficially		7.	Sole Voting Power		
	Owned by Each		Shared Voting Power 10,799,782*		
Reporti Person With	5	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Тур СО	pe of Reporting Person (See	Instruction	ns)		

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Providence Equity Offshore Partners IV L.P.				
2.	Check the Appropriate B	(a) c (b) ý			
3.	3. SEC Use Only				
4.	BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of C Cayman Islands	Organization			
Number of Shares Beneficially		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	. Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Typ PN	pe of Reporting Person (Se	e Instruction	ns)		

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

I.R.S. Identification N	os. of above p			
2. Check the Appropriate Box if a Member of a Group (See Instructions)			(a) c (b) ý	
3. SEC Use Only				
4. Source of Funds (See Instructions) BK, AF				
5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
Citizenship or Place o Cayman Islands	f Organization			
er of	7.	Sole Voting Power		
l by	8.	Shared Voting Power 10,799,782*		
	9.	Sole Dispositive Power		
	10.	Shared Dispositive Power 10,799,782*		
Aggregate Amount Be	eneficially Ow	ned by Each Reporting Person		
2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
Percent of Class Represented by Amount in Row (11) 69.8%**				
pe of Reporting Person (See Instruction	ns)		
	I.R.S. Identification N Providence Equity Of Check the Appropriate SEC Use Only Source of Funds (See BK, AF Check if Disclosure of Citizenship or Place of Cayman Islands er of cially I by ing Aggregate Amount Be 10,799,782* Check if the Aggregate Percent of Class Repre 69.8%**	Check the Appropriate Box if a Mer SEC Use Only Source of Funds (See Instructions) BK, AF Check if Disclosure of Legal Proceet Citizenship or Place of Organization Cayman Islands er of 7. cially 8. ing 9. 10. Aggregate Amount Beneficially Ow 10,799,782* Check if the Aggregate Amount in Fercent of Class Represented by Am 69.8%**	I.R.S. Identification Nos. of above persons (entities only) Providence Equity Offshore GP IV L.P. Check the Appropriate Box if a Member of a Group (See Instructions) SEC Use Only Source of Funds (See Instructions) BK, AF Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e) Citizenship or Place of Organization Cayman Islands er of 7. Sole Voting Power cially 1 by 8. Shared Voting Power 10,799,782* 9. Sole Dispositive Power 10. Shared Dispositive Power 10. Shared Dispositive Power 10,799,782* Check if the Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782* Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)	

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Providence Equity Partners (Cayman) IV Ltd.				
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)			(a) c (b) ý	
3.	3. SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	Check if Disclosure of I	egal Proceed	dings is Required Pursuant to Items 2(d) or 2(e)	C	
6.	Citizenship or Place of C Cayman Islands	Organization			
Number of Shares Beneficially		7.	Sole Voting Power		
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*		
Person With	8	9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	Aggregate Amount Beneficially Owned by Each Reporting Person 10,799,782*				
12.	. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Тур СО	pe of Reporting Person (Se	ee Instruction	ns)		

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Providence Equity Operating Partners IV L.P.				
2.	Check the Appropriate Box	(a) o (b) ý			
3.	3. SEC Use Only				
4.	4. Source of Funds (See Instructions) BK, AF				
5.	5. Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Org Delaware, U.S.	anizatior	1		
Number of Shares Beneficially		7.	Sole Voting Power		
Owned Each Reporti	lby	8.	Shared Voting Power 10,799,782*		
Person With		9.	Sole Dispositive Power		
		10.	Shared Dispositive Power 10,799,782*		
11.	Aggregate Amount Benefic 10,799,782*	cially Ow	ned by Each Reporting Person		
12.	2. Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)				
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**				
14. Ty _l PN	pe of Reporting Person (See l	Instructio	ons)		

of Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Po I.R.S. Identification No Providence Equity GP	os. of above po	ersons (entities only)	
2.	Check the Appropriate	Box if a Men	aber of a Group (See Instructions)	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See I BK, AF	(Instructions)		
5.	Check if Disclosure of	Legal Proceed	lings is Required Pursuant to Items 2(d) or 2(e)	0
6.	Citizenship or Place of Delaware, U.S.	² Organization		
Number Shares Benefic		7.	Sole Voting Power	
Owned Each Report	l by	8.	Shared Voting Power 10,799,782*	
Person With		9.	Sole Dispositive Power	
		10.	Shared Dispositive Power 10,799,782*	
11.	Aggregate Amount Be 10,799,782*	neficially Owi	ned by Each Reporting Person	
12.	Check if the Aggregate	e Amount in R	ow (11) Excludes Certain Shares (See Instructions)	0
13.	Percent of Class Repre	esented by Am	ount in Row (11)	
14. Ту _І СО	pe of Reporting Person (See Instruction	us)	

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Person I.R.S. Identification Nos. of Providence Equity Partner	of above p		
2.	Check the Appropriate Bo	x if a Mer	nber of a Group (See Instructions)	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See Instr BK, AF	ructions)		
5.	Check if Disclosure of Le	gal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0
6.	Citizenship or Place of Or Delaware, U.S.	ganization		
Numbe Shares Benefic		7.	Sole Voting Power	
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*	
Person With	5	9.	Sole Dispositive Power	
		10.	Shared Dispositive Power 10,799,782*	
11.	Aggregate Amount Benefi 10,799,782*	cially Ow	ned by Each Reporting Person	
12.	Check if the Aggregate An	nount in F	Now (11) Excludes Certain Shares (See Instructions)	0
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**			
14. Тур ОО	pe of Reporting Person (See	Instructio	ns)	

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting Pers I.R.S. Identification Nos. Providence Syndication I	of above p		
2.	Check the Appropriate B	ox if a Men	nber of a Group (See Instructions)	(a) c (b) ý
3.	SEC Use Only			
4.	Source of Funds (See Ins BK, AF	tructions)		
5.	Check if Disclosure of Lo	egal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	C
6.	Citizenship or Place of O Cayman Islands	rganization		
Numbe Shares Benefic		7.	Sole Voting Power	
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*	
Person With		9.	Sole Dispositive Power	
		10.	Shared Dispositive Power 10,799,782*	
11.	Aggregate Amount Bene 10,799,782*	ficially Ow	ned by Each Reporting Person	
12.	Check if the Aggregate A	Amount in R	tow (11) Excludes Certain Shares (See Instructions)	C
13.	. Percent of Class Represented by Amount in Row (11) 69.8%**			
14. Typ PN	pe of Reporting Person (Se	e Instruction	ns)	

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

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The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

1.	Names of Reporting P I.R.S. Identification N Providence Syndication	os. of above p		
2.	Check the Appropriate	Box if a Men	aber of a Group (See Instructions)	(a) o (b) ý
3.	3. SEC Use Only			
4.	Source of Funds (See BK, AF	Instructions)		
5.	Check if Disclosure of	Legal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0
6.	Citizenship or Place of Cayman Islands	f Organization		
Numbe Shares Benefic		7.	Sole Voting Power	
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*	
Person With	ing.	9.	Sole Dispositive Power	
		10.	Shared Dispositive Power 10,799,782*	
11.	Aggregate Amount Be	neficially Ow	ned by Each Reporting Person	
12.	Check if the Aggregate	e Amount in R	ow (11) Excludes Certain Shares (See Instructions)	0
13.	Percent of Class Repre	esented by Am	ount in Row (11)	
14. Тур СО	pe of Reporting Person (See Instruction	ns)	

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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1.	Names of Reporting Perso I.R.S. Identification Nos. of Apax Angel Syndication I	of above p		
2.	Check the Appropriate Bo	ox if a Mer	nber of a Group (See Instructions)	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See Insta BK, AF	ructions)		
5.	Check if Disclosure of Le	gal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0
6.	Citizenship or Place of Or Cayman Islands	ganization		
Numbe Shares Benefic		7.	Sole Voting Power	
Owned Each Reporti	by	8.	Shared Voting Power 10,799,782*	
Person With	5	9.	Sole Dispositive Power	
		10.	Shared Dispositive Power 10,799,782*	
11.	Aggregate Amount Benefi 10,799,782*	icially Ow	ned by Each Reporting Person	
12.	Check if the Aggregate Ar	mount in F	Now (11) Excludes Certain Shares (See Instructions)	0
13.	3. Percent of Class Represented by Amount in Row (11) 69.8%**			
14. Тур РN	pe of Reporting Person (See	Instructio	ns)	

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

CUSIP 445542103

1.	Names of Reporting Per I.R.S. Identification No Apax Angel Syndication	s. of above p		
2.	Check the Appropriate l	Box if a Men	nber of a Group (See Instructions)	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See In BK, AF	structions)		
5.	Check if Disclosure of I	Legal Procee	dings is Required Pursuant to Items 2(d) or 2(e)	0
6.	Citizenship or Place of Cayman Islands	Organization		
Number Shares Benefic		7.	Sole Voting Power	
Owned Each Report	by	8.	Shared Voting Power 10,799,782*	
Person With		9.	Sole Dispositive Power	
		10.	Shared Dispositive Power 10,799,782*	
11.	Aggregate Amount Ben 10,799,782*	eficially Ow	ned by Each Reporting Person	
12.	Check if the Aggregate	Amount in F	tow (11) Excludes Certain Shares (See Instructions)	0
13.	Percent of Class Repres 69.8%**	ented by Am	ount in Row (11)	
14. Ту _І СО	pe of Reporting Person (S	ee Instructio	ns)	

Shares includes 7,999,789 shares of common stock of the issuer currently beneficially owned by the reporting person, 30,000 shares of Series A Convertible Preferred Stock currently beneficially owned by the reporting person, each share of which is convertible into ten shares of common stock of the issuer at the option of the holder and warrants exercisable within 60 days from the purchase thereof to acquire an aggregate of 2,500,000 shares of common stock of the issuer.

**

The calculation of the foregoing percentage is based on the number of shares of common stock of the issuer outstanding (12,727,938) as set forth in the issuer's Form 10-Q for the quarter ended September 30, 2005 as filed with the Securities and Exchange Commission (the "Commission") on November 14, 2005 plus the total number of shares of common stock to be issued upon the conversion of the Series A Convertible Preferred Stock and the exercise of the warrants.

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ITEM 7.	MATERIAL TO BE FILED AS EXHIBITS
SIGNATURE	
EX-99.1	Joint Filing Agreement, dated January 25, 2006.
EX-99.2	Shareholders Agreement, dated December 9, 2005, incorporated herein by reference to Exhibit 99.2 of the Schedule 13D filed by the Reporting Persons listed on such Schedule 13D, on December 9, 2005 (as amended or supplemented from time to time, the "NTC/TDC Schedule 13D").
EX-99.3	Market Purchase Facility Agreement between Nordic Telephone Company Holding ApS and The Royal Bank of Scotland plc, dated November 30, 2005, incorporated herein by reference to Exhibit 99.3 of the NTC/TDC Schedule 13D.
EX-99.4	Offer Document incorporated herein by reference to Exhibit (a)(1)(A) of the Tender Offer Statement on Schedule TO filed by the Purchaser and the Offerors listed on such Schedule TO, on December 2, 2005 as amended or supplemented from time to time, (the "NTC/TDC Schedule TO").
EX-99.5	Senior Facilities Agreement, between, among others, Nordic Telephone Company Holding ApS, and Barclays Capital, Credit Suisse First Boston International, Deutsche Bank AG, London Branch, J.P. Morgan Plc and The Royal Bank Of Scotland Plc as original lenders, dated November 30, 2005, incorporated herein by reference to Exhibit (b)(1) of the NTC/TDC Schedule TO.
EX-99.6	Bridge Facility Agreement, between, among others, Nordic Telephone Company Holding ApS and Barclays Capital, Credit Suisse First Boston International, Deutsche Bank AG, London Branch, J.P. Morgan Plc and The Royal Bank of Scotland Plc as original lenders, dated November 30, 2005, incorporated herein by reference to Exhibit (b)(2) of the NTC/TDC Schedule TO.
EX-99.7	PIK Facility Agreement, between, among others, Nordic Telephone Company Finance ApS, Deutsche Bank AG, London Branch as PIK Facility Agent, Deutsche Bank AG, London Branch And Credit Suisse First Boston International, as Arrangers and Barclays Capital, the Investment Banking Division of Barclays Plc, Credit Suisse First Boston International, Deutsche Bank AG, London Branch, J.P. Morgan Plc and The Royal Bank of Scotland Plc as managers, underwriters and original lenders, Dated November 30, 2005, incorporated herein by reference to Exhibit (b)(3) of the NTC/TDC Schedule TO.

EX-99.8	Announcement Agreement, between the Issuer, the Purchaser, Apax Partners Worldwide LLP, The Blackstone Group International Limited, Kohlberg Kravis Roberts & Co. L.P., Permira Advisers KB and Providence Equity Partners Limited, Dated November 30, 2005, incorporated herein by reference to Exhibit (d) of the NTC/TDC Schedule TO.
EX-99.9	Senior Facilities Agreement dated November 30, 2005 as amended and restated on January 12, 2006, incorporated herein by reference to Exhibit (b)(4) of the NTC/TDC Schedule TO.
EX-99.10	Bridge Facility Agreement dated November 30, 2005 as amended and restated on January 12, 2006, incorporated herein by reference to Exhibit (b)(5) of the NTC/TDC Schedule TO.
EX-99.11	PIK Facility Agreement dated November 30, 2005 as amended and restated on January 12, 2006, incorporated herein by reference to Exhibit (b)(6) of the NTC/TDC Schedule TO.
EX-99.12	Market Purchase Agreement between Nordic Telephone Company Holding ApS and The Royal Bank of Scotland plc, dated January 11, 2005, incorporated herein by reference to Exhibit 99.9 of the NTC/TDC Schedule 13D.
EX-99.13	Amended and Restated Subscription Agreement, dated January 25, 2006, incorporated herein by reference to Exhibit 99.11 of the NTC/TDC Schedule 13D.
EX-99.14	PIK Facility Agreement, dated January 25, 2006, incorporated herein by reference to Exhibit 99.12.

Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the Reporting Persons (as defined below) that any such person is the beneficial owner of any of the HTCC Shares (as defined below) referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose, and such beneficial ownership is expressly disclaimed.

Item 1. Security and Issuer

This statement on Schedule 13D relates to the common stock, par value U.S. \$.001 per share ("HTCC Shares") issued by Hungarian Telephone and Cable Corp. (the "Issuer"), a Delaware corporation, and is being filed pursuant to Rule 13d-1 under the Exchange Act. The principal executive office of the Issuer is located at 1201 Third Avenue, Suite 3400, Seattle, WA 98101-3034.

Item 2. Identity and Background

The responses contained in Item 2 of the NTC/TDC Schedule 13D (defined in the Table of Contents above) are hereby incorporated by reference.

Item 3. Source and Amount of Funds or Other Consideration

The responses contained in Item 3 of the NTC/TDC Schedule 13D are hereby incorporated by reference. The responses contained in Items 4, 7 and 8 of the NTC/TDC Schedule TO (defined in the Table of Contents above) are hereby incorporated by reference.

Item 4. Purpose of Transaction

The responses to Item 3 of this Schedule 13D, and the responses contained in Items 3 and 4 of the NTC/TDC Schedule 13D and Item 6 of the NTC/TDC Schedule TO are hereby incorporated by reference.

None of the Reporting Persons, at the present time, have any plans or proposals that relate to, or would result in, any of the transactions described in paragraphs (a)-(j) of Item 4 of the Schedule 13D.

Item 5. Interest in Securities of the Issuer

(a)-(b) The information contained on the cover pages of this Schedule 13D and the response to Items 3 and 4 of this Schedule 13D are incorporated herein by reference. The responses contained in Item 5 of the NTC/TDC Schedule 13D and Item 8 of the NTC/TDC Schedule TO are hereby incorporated by reference.

The Purchaser, as a result of the Tender Offer as described in Item 4 of the NTC/TDC Schedule 13D and the NTC/TDC Schedule 13D, beneficially owns 88.2% of TDC's share capital (based on nominal share capital of DKK 991,875,885 that is registered with the Danish Commerce and Companies Agency, divided into 98,375,177 shares at DKK 5 per share and including American Depositary Shares each representing one half of one share). According to the Schedule 13D filed by TDC A/S ("TDC") on May 20, 2005, TDC has beneficial ownership of 10,799,782 HTCC Shares, representing 69.8% of that class of securities.

The Reporting Persons may be deemed to indirectly beneficially own 10,799,782 HTTC Shares. The Purchaser, upon settlement of the tender offer, will have power to direct the voting and disposition of the HTCC Shares held by TDC. Nordic Telephone Company Investment ApS indirectly owns the Purchaser and has indirect power to direct the voting and disposition of the HTCC Shares held by TDC. The Apax Funds, the Blackstone Funds, the KKR Funds, the Permira Funds and the Providence Funds indirectly own Nordic Telephone Company Investment ApS and collectively have indirect power to direct the voting and disposition of the HTCC Shares held by TDC. The Purchaser as a majority

shareholder of TDC, and Nordic Telephone Company Investment ApS, as an indirect owner of the Purchaser, may be deemed to beneficially own the HTCC Shares beneficially owned by TDC. The Purchaser and Nordic Telephone Company Investment ApS disclaim beneficial ownership of such HTCC Shares.

Apax Partners Europe Managers Ltd. is the discretionary investment manager of the Apax Funds and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Apax Europe VI GP, L.P. Inc. and Apax Angel Syndication Partners (Cayman) GP Ltd. are general partners of the Apax Funds and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Apax Europe VI GP, Co. Ltd is the general partner of Apax Europe VI GP, L.P. Inc. and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. The Apax Funds, as indirect owners of the Purchaser, Apax Partners Europe Managers Ltd, as discretionary investment manager of the Apax Funds, Apax Europe VI GP, L.P. Inc. and Apax Angel Syndication Partners (Cayman) GP Ltd., as general partners of the Apax Funds and Apax Europe VI GP, Co. Ltd., as general partner of Apax Europe VI GP, L.P. Inc., may be deemed to beneficially own the HTCC Shares beneficially owned by TDC. The Apax Funds, Apax Partners Europe Managers Ltd, Apax Europe VI GP, L.P. Inc., Apax Europe VI GP, Co. Ltd. and Apax Angel Syndication Partners (Cayman) GP Ltd., disclaims beneficial ownership of such HTCC Shares.

BMA and BCMA are the general partners of the Blackstone Funds and have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Blackstone LR and Blackstone FI are the general partners of BMA and BCMA, respectively, and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Peter G. Peterson and Stephen A. Schwarzman are the controlling stockholders of Blackstone LR and Blackstone FI and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. The Blackstone Funds, as indirect owners of the Purchaser, BMA and BCMA as general partners of the Blackstone Funds, and Peter G. Peterson and Stephen A. Schwarzman, as controlling stockholders of Blackstone LR and Blackstone FI, may be deemed to beneficially own the HTCC Shares beneficially owned by TDC. The Blackstone Funds, BMA, BCMA, Blackstone LR, Blackstone FI, Peter G. Peterson and Stephen A. Schwarzman disclaim beneficial ownership of such HTCC Shares.

KKR Associates Millennium (Overseas), Limited Partnership, KKR Associates Europe II, Limited Partnership and KKR 1996 Overseas Limited are the general partners of the KKR Funds and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. KKR Millennium Limited and KKR Europe II Limited are the general partners of KKR Associates Millennium (Overseas), Limited Partnership and KKR Associates Europe II, Limited Partnership, respectively, and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. The KKR Funds, as indirect owners of the Purchaser, KKR Associates Millennium (Overseas), Limited Partnership, KKR Associates Europe II, Limited Partnership and KKR 1996 Overseas Limited as general partners of the KKR Funds, and KKR Millennium Limited and KKR Europe II Limited, as general partners of KKR Associates Millennium (Overseas), Limited Partnership and KKR Associates Europe II, Limited Partnership, respectively, may be deemed to beneficially own the HTCC Shares beneficially owned by TDC. The KKR Funds, KKR Associates Millennium (Overseas), Limited Partnership, KKR Millennium Limited, and KKR Europe II Limited and KKR 1996 Overseas Limited disclaim beneficial ownership of such HTCC Shares.

Permira Europe III GP L.P. and Permira Europe II Managers L.P. are both general partners of the Permira Funds and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Permira Europe III GP Limited is the general

partner of Permira Europe III GP L.P. and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Permira (Europe) Limited is the general partner of Permira Europe II Managers L.P. and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Permira Holdings Limited is the sole member of Permira Europe III GP Limited and Permira (Europe) Limited and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. The Permira Funds, as indirect owners of the Purchaser, Permira Europe III GP L.P. and Permira Europe III Managers L.P., as general partners of the Permira Funds, Permira Europe III GP Limited, as general partner of Permira Europe III GP L.P. and Permira Holdings Limited, as sole member of Permira Europe III GP Limited and Permira (Europe) Limited may be deemed to beneficially own the HTCC Shares beneficially owned by TDC. The Permira Funds, Permira Europe III GP L.P., Permira Europe III GP Limited, Permira Europe II Managers L.P., Permira (Europe) Limited and Permira Europe III GP Limited disclaim beneficial ownership of such HTCC Shares.

Providence Equity Offshore GP V L.P., Providence Equity Offshore GP IV L.P., Providence Equity GP IV L.P. and Providence Syndication Partners (Cayman) GP Ltd. are the general partners of the Providence Funds and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Providence Equity Partners (Cayman) V Ltd., Providence Equity Partners (Cayman) IV Ltd. and Providence Equity Partners IV L.L.C. are the general partners of Providence Equity Offshore GP V L.P., Providence Equity Offshore GP IV L.P. and Providence Equity GP IV L.P., respectively, and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. Paul J. Salem, Glenn M. Creamer and Jonathan M. Nelson are the controlling stockholders of Providence Equity Partners (Cayman) V Ltd., Providence Equity Partners (Cayman) IV Ltd. and Providence Equity Partners IV L.L.C. and will have indirect power, together with other Reporting Persons, to direct the voting and disposition of the HTCC Shares held by TDC. The Providence Funds, as indirect owners of the Purchaser, Providence Equity Offshore GP V L.P., Providence Equity Offshore GP IV L.P., Providence Equity GP IV L.P. and Providence Syndication Partners (Cayman) GP Ltd., as general partners of the Providence Funds, Providence Equity Partners (Cayman) V Ltd., Providence Equity Partners (Cayman) IV Ltd. and Providence Equity Partners IV L.L.C., as general partners of Providence Equity Offshore GP V L.P., Providence Equity Offshore GP IV L.P. and Providence Equity GP IV L.P. and Paul J. Salem, Glenn M. Creamer and Jonathan M. Nelson, as controlling stockholders of Providence Equity Partners (Cayman) V Ltd., may be deemed to beneficially own the HTCC Shares beneficially owned by TDC. The Providence Funds, Providence Equity Offshore GP V L.P., Providence Equity Offshore GP IV L.P., Providence Equity GP IV L.P., Providence Equity Partners (Cayman) V Ltd., Providence Equity Partners (Cayman) IV Ltd., Providence Equity Partners IV L.L.C., Providence Syndication Partners (Cayman) GP Ltd., Paul J. Salem, Glenn M. Creamer and Jonathan M. Nelson disclaim beneficial ownership of such HTCC Shares.

As a result of the foregoing relationships, and as a result of the Shareholders Agreement (as defined in Item 6 of the NTC/TDC Schedule 13D, the Reporting Persons may be deemed to have formed a "group" within the meaning of Section 13(d) of the Exchange Act.

None of the Reporting Persons and, to the best knowledge of the Reporting Persons, none of the persons listed in Sections 1-11 of Item 2 hereto (as incorporated by reference to Item 2 of the NTC/TDC Schedule 13D), has beneficial ownership of any HTCC Shares, except as described in this Schedule 13D.

(c) None of the Reporting Persons and, to the best knowledge of the Reporting Persons, none of the persons listed in Sections 1-11 of Item 2 hereto (as incorporated by reference to Item 2 of the

NTC/TDC Schedule 13D), has engaged in any transaction during the past 60 days in, any HTCC Shares, except as described in this Schedule 13D.

- (d) Not applicable.
- (e) Not applicable.

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

The response to Item 6 of the NTC/TDC Schedule 13D is hereby incorporated by reference.

Except as set forth above, there are no contracts, arrangements, understandings or relationship (legal or otherwise) among the Reporting Persons and between such Reporting Persons and any person with respect to any securities of the Issuer, including but not limited to transfer or voting of any of the securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies over the securities of the Issuer.

Item 7. Materials to be Filed as Exhibits

The following documents are hereby filed as exhibits:

1.	Joint Filing Agreement, dated January 25, 2006.
2.	Shareholders Agreement, dated December 9, 2005 incorporated herein by reference to Exhibit 99.2 of the NTC/TDC Schedule 13D.
3.	Market Purchase Facility Agreement between Nordic Telephone Company Holding ApS and The Royal Bank of Scotland plc, dated November 30, 2005 incorporated herein by reference to Exhibit 99.3 of the NTC/TDC Schedule 13D.
4.	Offer Document incorporated herein by reference to Exhibit (a)(1)(A) of the NTC/TDC Schedule TO.
5.	Senior Facilities Agreement, between, amongst others, Nordic Telephone Company Holding ApS, and Barclays Capital, Credit Suisse First Boston International, Deutsche Bank AG, London Branch, J.P. Morgan plc and The Royal Bank of Scotland plc as original lenders, dated November 30, 2005, incorporated herein by reference to Exhibit (b)(1) of the NTC/TDC Schedule TO.
6.	Bridge Facility Agreement, between, amongst others, Nordic Telephone Company Holding ApS and Barclays Capital, Credit Suisse First Boston International, Deutsche Bank AG, London Branch, J.P. Morgan plc and The Royal Bank of Scotland plc as original lenders, dated November 30, 2005, incorporated herein by reference to Exhibit (b)(2) of the NTC/TDC Schedule TO.
7.	PIK Facility Agreement, between, amongst others, Nordic Telephone Company Finance ApS, Deutsche Bank AG, London Branch as PIK Facility Agent, Deutsche Bank AG, London Branch and Credit Suisse First Boston International, as arrangers and Barclays Capital, the investment banking division of Barclays PLC, Credit Suisse First Boston International, Deutsche Bank AG, London Branch, J.P. Morgan plc and The Royal Bank of Scotland plc as managers, underwriters and original lenders, dated November 30, 2005, incorporated herein by reference to Exhibit (b)(3) of the NTC/TDC Schedule TO.

8.	Announcement Agreement, between the Issuer, the Purchaser, Apax Partners Worldwide LLP, The Blackstone Group International Limited, Kohlberg Kravis Roberts & Co. L.P., Permira Advisers KB and Providence Equity Partners Limited, dated November 30, 2005, incorporated herein by reference to Exhibit (d) of the NTC/TDC Schedule TO.
9.	Senior Facilities Agreement dated November 30, 2005 as amended and restated on January 12, 2006, incorporated herein by reference to Exhibit (b)(4) of the NTC/TDC Schedule TO.
10.	Bridge Facility Agreement dated November 30, 2005 as amended and restated on January 12, 2006, incorporated herein by reference to Exhibit (b)(5) of the NTC/TDC Schedule TO.
11.	PIK Facility Agreement dated November 30, 2005 as amended and restated on January 12, 2006, incorporated herein by reference to Exhibit (b)(6) of the NTC/TDC Schedule TO.
12.	Market Purchase Agreement between Nordic Telephone Company Holding ApS and The Royal Bank of Scotland plc, dated January 11, 2005, incorporated herein by reference to Exhibit 99.9 of the NTC/TDC Schedule 13D.
13.	Amended and Restated Subscription Agreement, dated January 25, 2006, incorporated herein by reference to Exhibit 99.11 of the NTC/TDC Schedule 13D.
14.	PIK Facility Agreement, dated January 25, 2006, incorporated herein by reference to Exhibit 99.12.

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.

NORI	DIC TELEPHONE COMPANY APS
By:	/s/ RICHARD WILSON
	Richard Wilson Director
By:	/s/ OLIVER HAARMANN
·	Oliver Haarmann <i>Director</i>
By:	/s/ GUSTAVO SCHWED
·	Gustavo Schwed Director
By:	/s/ LAWRENCE H. GUFFEY
	Lawrence H. Guffey Director
By:	/s/ KURT BJÖRKLUND
	Kurt Björklund Director
NORI	DIC TELEPHONE COMPANY INVESTMENT APS
By:	/s/ RICHARD WILSON
	Richard Wilson Director
By:	/s/ OLIVER HAARMANN
	Oliver Haarmann Director
By:	/s/ GUSTAVO SCHWED
·	Gustavo Schwed Director
By:	/s/ LAWRENCE H. GUFFEY
'	Lawrence H. Guffey Director

Ву:	/s/ KURT BJÖRKLUND
	Kurt Björklund
	Director
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For and on behalf of Apax Partners Europe Managers Ltd. as Manager of Apax Europe VI-A, L.P.

By:	/s/ ADRIAN BEECROFT	
For and	Adrian Beecroft Authorized Person on behalf of Apax Partners Europe Managers Ltd	. as Manager of Apax Europe VI-1 L.P.
By:	/s/ ADRIAN BEECROFT	
For and	Adrian Beecroft Authorized Person on behalf of Apax Europe VI GP, Co. Ltd. as gen	eral partner of Apax Europe VI GP, L.P. Inc.
By:	/s/ DENISE FALLAIZE	
For and	Denise Fallaize Authorized Person on behalf of Apax Europe VI GP, Co. Ltd.	
By:	/s/ DENISE FALLAIZE	
For and	Denise Fallaize Authorized Person on behalf of Apax Partners Europe Managers Ltd	
By:	/s/ ADRIAN BEECROFT	
Apax A	Adrian Beecroft Authorized Person on behalf of ngel Syndication Partners (Cayman) GP Ltd actin ngel Syndication Partners (Cayman) L.P.	g in its capacity as general partner of
By:	/s/ CHRISTINA MCCARTHY	
Apax Aı	Christina Mccarthy Authorized Signatory ngel Syndication Partners (Cayman) GP Ltd	
By:	/s/ CHRISTINA MCCARTHY	
	Christina Mccarthy Authorized Signatory	69

Blackstone NSS Communications Partners (Cayman) L.P.

By Blackstone Communications Management Associates (Cayman) L.P., its general partner

By Blackstone FI Communications Associates (Cay