# HEXCEL CORP /DE/ Form SC 13D/A August 18, 2005

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

SCHEDULE 13D UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 4)

HEXCEL CORPORATION

\_\_\_\_\_

(Name of Issuer)

Common Stock

\_\_\_\_\_

(Title of Class of Securities)

### 428290 10 0

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### (CUSIP Number)

Robert J. Small Berkshire Partners LLC One Boston Place Suite 3300 Boston, Massachusetts 02108 (617) 227-0050

 11
 Joel S. Beckman

 tners LLC
 Greenbriar Equity Group LLC

 ace
 555 Theodore Fremd Avenue

 Suite A-201

 chusetts 02108
 Rye, NY 10580

 0
 (914) 925-9600

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

August 17, 2004

(Date of Event Which Requires Filing of This Statement)

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

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

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CUSIP NO. 428290 10 0

SCHEDULE 13D

1. NAME OF REPORTING PERSONS

			DENTIFICATION NO. OF ABOVE PERSONS , Limited Partnership		
2.	CHECK THE A	PPROPI	RIATE BOX IF A MEMBER OF A GROUP*		
					(a)[]
					(b)[X]
3.	SEC USE ONL	 Ү			
4.	SOURCE OF F OO	UNDS			
5.			CLOSURE OF LEGAL PROCEEDINGS UANT TO ITEM 2(d) or 2(e)	[]	
6.	CITIZENSHIP	OR P	LACE OF ORGANIZATION		
	Massa	chuse	tts		
NUMBE		7.	SOLE VOTING POWER 2,151,669		
OWNED	ICIALLY	8.	SHARED VOTING POWER		
PERSO	DN	9.	SOLE DISPOSITIVE POWER 2,151,669		
WITH	1	10.	SHARED DISPOSITIVE POWER		
11.	AGGREGATE A 2,151,669		BENEFICIALLY OWNED BY EACH REPORTING	PERSON	
12.	CHECK BOX I EXCLUDES CE		AGGREGATE AMOUNT IN ROW (11) SHARES	[]	
13.	PERCENT OF 3.1%**	CLASS	REPRESENTED BY AMOUNT IN ROW (11)		
14.	TYPE OF REP PN	ORTIN	G PERSON		

\* This amount includes shares of common stock of Hexcel Corporation (the "Issuer") beneficially owned by Berkshire Fund V, Limited Partnership ("Fund V") which are issuable upon the conversion of shares of series A

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convertible preferred stock of the Issuer at a conversion price initially set at 3.00 per share (each share of such preferred stock is convertible into a number of shares of common stock equal to 1,000.00 / 3.00).

\*\* This percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Fund V. Accordingly, such calculation does not include the shares of common stock of the Issuer issuable upon conversion of shares of series A convertible stock of the Issuer and series B convertible stock of the Issuer which are beneficially owned by any person other than Fund V. This percentage would equal 2.4% if it were calculated by including such securities in such calculation.

Percentage calculations are based on the number of shares outstanding upon the closing of the Issuer's registered offering on August 9, 2005, as disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 (based on the number of shares outstanding June 24, 2005), after giving effect to the additional shares sold August 17, 2005 pursuant to the underwriters' overallotment option in connection with such offering.

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1. NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS Berkshire Fund VI, Limited Partnership 04-3568357 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [ ] (b) [X] 3. SEC USE ONLY 4. SOURCE OF FUNDS 00 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS [ ] IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) 6. CITIZENSHIP OR PLACE OF ORGANIZATION Massachusetts 7. SOLE VOTING POWER NUMBER OF 2,337,191 SHARES BENEFICIALLY 8. SHARED VOTING POWER OWNED BY EACH REPORTING 9. SOLE DISPOSITIVE POWER PERSON 2,337,191 WITH 10. SHARED DISPOSITIVE POWER				SCHEDULE 13D		
(a) [ ] (b) [X] 3. SEC USE ONLY 4. SOURCE OF FUNDS OO 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS [ ] IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) 	1.	S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS Berkshire Fund VI, Limited Partnership				
(b) [X] 3. SEC USE ONLY 4. SOURCE OF FUNDS OO 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS [ ] IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) 6. CITIZENSHIP OR PLACE OF ORGANIZATION Massachusetts 7. SOLE VOTING POWER NUMBER OF 2,337,191 SHARES ENEFICIALLY 8. SHARED VOTING POWER OWNED BY EACH FEPORTING 9. SOLE DISPOSITIVE POWER PERSON 2,337,191 WITH	2.	CHECK THE	APPROPI	RIATE BOX IF A MEMBER OF A GROUP*		
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4. SOURCE OF FUNDS OO 5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS [] IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) 					(b) [X]	
00         5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS []         IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)         6. CITIZENSHIP OR PLACE OF ORGANIZATION         Massachusetts         7. SOLE VOTING POWER         NUMBER OF 2,337,191         SHARES         BENEFICIALLY         8. SHARED VOTING POWER         OWNED BY         EACH         REPORTING         9. SOLE DISPOSITIVE POWER         PERSON       2,337,191         WITH	3.	. SEC USE ONLY				
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Massachusetts         7.       SOLE VOTING POWER         NUMBER OF       2,337,191         SHARES          BENEFICIALLY       8.       SHARED VOTING POWER         OWNED BY       EACH          REPORTING       9.       SOLE DISPOSITIVE POWER         PERSON       2,337,191         WITH	5.					
7.     SOLE VOTING POWER       NUMBER OF     2,337,191       SHARES        BENEFICIALLY     8.       SHARED VOTING POWER       OWNED BY       EACH       REPORTING     9.       SOLE DISPOSITIVE POWER       PERSON     2,337,191       WITH	6.	CITIZENSH	IP OR PI	JACE OF ORGANIZATION		
NUMBER OF2,337,191SHARES		Mas	sachuset	ts		
BENEFICIALLY 8. SHARED VOTING POWER OWNED BY EACH			7.			
REPORTING     9. SOLE DISPOSITIVE POWER       PERSON     2,337,191       WITH	BENEF OWNED	EFICIALLY ED BY	8.	SHARED VOTING POWER		
	REPOR PERSC	-	9.			
	WIIH		10.	SHARED DISPOSITIVE POWER		

CUSIP NO. 428290 10 0

11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,337,191*
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) [] EXCLUDES CERTAIN SHARES
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 3.3%**
14.	TYPE OF REPORTING PERSON PN

\* This amount includes shares of common stock of Hexcel Corporation (the "Issuer") beneficially owned by Berkshire Fund VI, Limited Partnership ("Fund VI) which are issuable upon the conversion of shares of series A convertible preferred stock of the Issuer at a conversion price initially set at \$3.00 per share (each share of such preferred stock is convertible into a number of shares of common stock equal to \$1,000.00 / \$3.00).

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\*\* This percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Fund VI. Accordingly, such calculation does not include the shares of common stock of the Issuer issuable upon conversion of shares of series A convertible stock of the Issuer and series B convertible stock of the Issuer which are beneficially owned by any person other than Fund VI. This percentage would equal 2.6% if it were calculated by including such securities in such calculation.

Percentage calculations are based on the number of shares outstanding upon the closing of the Issuer's registered offering on August 9, 2005, as disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 (based on the number of shares outstanding June 24, 2005), after giving effect to the additional shares sold August 17, 2005 pursuant to the underwriters' overallotment option in connection with such offering.

Page 6 of 20 pages CUSIP NO. 428290 10 0 SCHEDULE 13D 1. NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS Berkshire Investors LLC 04-3309729 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* (a) [ ] (b) [X]

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<ul> <li>4. SOURCE OF FUNDS OO</li> <li>5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS []</li> </ul>			
5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS [ ]			
IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)			
6. CITIZENSHIP OR PLACE OF ORGANIZATION			
Massachusetts			
7. SOLE VOTING POWER NUMBER OF 245,422 SHARES			
BENEFICIALLY 8. SHARED VOTING POWER OWNED BY EACH			
REPORTING 9. SOLE DISPOSITIVE POWER PERSON 245,422 WITH			
10. SHARED DISPOSITIVE POWER			
11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 245,422*			
12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) [] EXCLUDES CERTAIN SHARES			
13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.4%**			
14. TYPE OF REPORTING PERSON OO			

\* This amount includes shares of common stock of Hexcel Corporation (the "Issuer") beneficially owned by Berkshire Investors, LLC ("Berkshire Investors") which are issuable upon the conversion of shares of series A

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convertible preferred stock of the Issuer at a conversion price initially set at 3.00 per share (each share of such preferred stock is convertible into a number of shares of common stock equal to 1,000.00 / 3.00).

\*\* This percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Berkshire Investors. Accordingly, such calculation does not include the shares of common stock of the Issuer issuable upon conversion of shares of series A convertible stock of the Issuer and series B convertible stock of the Issuer which are beneficially owned by any person other than Berkshire Investors. This percentage would equal 0.3% if it were calculated by including such securities in such calculation.

Percentage calculations are based on the number of shares outstanding upon the closing of the Issuer's registered offering on August 9, 2005, as disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 (based on the number of shares outstanding June 24, 2005), after giving effect to the additional shares sold August 17, 2005 pursuant to the underwriters' overallotment option in connection with such offering.

Page 8 of 20 pages CUSIP NO. 428290 10 0 SCHEDULE 13D \_\_\_\_\_ 1. NAME OF REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS Berkshire Partners LLC 04-2911958 \_\_\_\_\_ 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* (a)[] (b)[X] \_\_\_\_\_ SEC USE ONLY 3. \_\_\_\_\_ 4. SOURCE OF FUNDS 00 \_\_\_\_\_ CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS 5. [] IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e) \_\_\_\_\_ CITIZENSHIP OR PLACE OF ORGANIZATION 6. Massachusetts \_\_\_\_\_ \_\_\_\_\_ 7. SOLE VOTING POWER 13,031 NUMBER OF \_\_\_\_\_ SHARES \_\_\_\_\_ BENEFICIALLY 8. SHARED VOTING POWER OWNED BY EACH \_\_\_\_\_ REPORTING 9. SOLE DISPOSITIVE POWER PERSON 13,031 \_\_\_\_\_ WITH 10. SHARED DISPOSITIVE POWER \_\_\_\_\_ 11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 13,031 \_\_\_\_\_ 12. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) [] EXCLUDES CERTAIN SHARES \_\_\_\_\_ 13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.028\* \_\_\_\_\_

14. TYPE OF REPORTING PERSON OO

\* This percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or

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conversion privileges and which are beneficially owned by any person other than Berkshire Partners LLC ("Berkshire"). Accordingly, such calculation does not include the shares of common stock of Hexcel Corporation (the "Issuer") issuable upon conversion of shares of series A convertible stock of the Issuer and series B convertible stock of the Issuer which are beneficially owned by any person other than Berkshire. This percentage would be 0.01% if it were calculated by including such securities in such calculation.

Percentage calculations are based on the number of shares outstanding upon the closing of the Issuer's registered offering on August 9, 2005, as disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 (based on the number of shares outstanding June 24, 2005), after giving effect to the additional shares sold August 17, 2005 pursuant to the underwriters' overallotment option in connection with such offering.

CUSIP	NO. 428290 1	.0 0	Page	10	of	20	pages
SCHEDU	JLE 13D						
1.	S.S. OR I.R.	ORTING PERSONS S. IDENTIFICATION NO. OF ABOVE PERSONS Equity Fund, L.P.					
2.	CHECK THE AF	PROPRIATE BOX IF A MEMBER OF A GROUP*					
					(a)	[]	]
					(b)	[X]	]
3.	SEC USE ONLY						
	SOURCE OF FU	JNDS					
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS [ ] IS REQUIRED PURSUANT TO ITEM 2(d) or 2(e)						
6.	CITIZENSHIP	OR PLACE OF ORGANIZATION					
	Delawa	are					
NUMBER		7. SOLE VOTING POWER 4,641,700					

BENEFICIALLY OWNED BY EACH		8.	SHARED VOTING POWER
REPOR PERSO		9.	SOLE DISPOSITIVE POWER 4,641,700
WITH		10.	SHARED DISPOSITIVE POWER
11.	AGGREGATE A 4,641,700		BENEFICIALLY OWNED BY EACH REPORTING PERSON
	EXCLUDES CE	RTAIN	
13.	PERCENT OF 6.4%**	CLASS	REPRESENTED BY AMOUNT IN ROW (11)
	TYPE OF REP PN		

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\* This amount includes shares of common stock of Hexcel Corporation (the "Issuer") beneficially owned by Greenbriar Equity Fund, L.P. ("Greenbriar Fund") which are issuable upon the conversion of shares of series A convertible preferred stock of the Issuer at a conversion price initially set at \$3.00 per share (each share of such preferred stock is convertible into a number of shares of common stock equal to \$1,000.00 / \$3.00).

\*\* This percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Greenbriar Fund. Accordingly, such calculation does not include the shares of common stock of the Issuer issuable upon conversion of shares of series A convertible stock of the Issuer and series B convertible stock of the Issuer which are beneficially owned by any person other than Greenbriar Fund. This percentage would equal 5.1% if it were calculated by including such securities in such calculation.

Percentage calculations are based on the number of shares outstanding upon the closing of the Issuer's registered offering on August 9, 2005, as disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 (based on the number of shares outstanding June 24, 2005), after giving effect to the additional shares sold August 17, 2005 pursuant to the underwriters' overallotment option in connection with such offering.

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CUSIP NO. 428290 10 0

SCHEDULE 13D

1. NAME OF REPORTING PERSONS

			ENTIFICATION NO. OF ABOVE PERSONS estment Partners, L.P.		
2.	CHECK THE AI	PPROPR	IATE BOX IF A MEMBER OF A GROUP*		
					(a)[]
					(b)[X]
3.	SEC USE ONLY	Y			
4.	SOURCE OF FU	JNDS			
5.			LOSURE OF LEGAL PROCEEDINGS ANT TO ITEM 2(d) or 2(e)	[]	
6.	CITIZENSHIP	OR PL	ACE OF ORGANIZATION		
	Delawa	are			
NUMBEI		7.	SOLE VOTING POWER 92,582		
	ICIALLY	8.	SHARED VOTING POWER		
REPORT PERSON WITH	N	9.	SOLE DISPOSITIVE POWER 92,582		
WIIN		10.	SHARED DISPOSITIVE POWER		
11.	AGGREGATE AN 92,582*	MOUNT	BENEFICIALLY OWNED BY EACH REPORTING	PERSON	
12.	CHECK BOX II EXCLUDES CEI		AGGREGATE AMOUNT IN ROW (11) SHARES	[ ]	
13.	0.1%**	CLASS	REPRESENTED BY AMOUNT IN ROW (11)		
	TYPE OF REPO PN	DRTING	PERSON		

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\* This amount includes shares of common stock of Hexcel Corporation (the "Issuer") beneficially owned by Greenbriar Co-Investment Partners, L.P. ("Greenbriar Co-Invest") which are issuable upon the conversion of shares of series A convertible preferred stock of the Issuer at a conversion price initially set at \$3.00 per share (each share of such preferred stock is convertible into a number of shares of common stock equal to \$1,000.00 / \$3.00).

 $^{\star\star}$  This percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities

not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Greenbriar Co-Invest. Accordingly, such calculation does not include the shares of common stock of the Issuer issuable upon conversion of shares of series A convertible stock of the Issuer and series B convertible stock of the Issuer which are beneficially owned by any person other than Greenbriar Co-Invest. This percentage would remain 0.1% if it were calculated by including such securities in such calculation.

Percentage calculations are based on the number of shares outstanding upon the closing of the Issuer's registered offering on August 9, 2005, as disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 (based on the number of shares outstanding June 24, 2005), after giving effect to the additional shares sold August 17, 2005 pursuant to the underwriters' overallotment option in connection with such offering.

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CUSIP NO. 428290 10 0

SCHEDULE 13D

1.		R.S. I	G PERSONS DENTIFICATION NO. OF ABOVE PERSONS y Group LLC	
2.	CHECK THE 2	APPROP	RIATE BOX IF A MEMBER OF A GROUP*	
				(a)[]
				(b)[X]
3.	SEC USE ON	 LY		
4.	SOURCE OF 1 OO	FUNDS		
5.			CLOSURE OF LEGAL PROCEEDINGS [ ] UANT TO ITEM 2(d) or 2(e)	
6.	CITIZENSHI	P OR P	LACE OF ORGANIZATION	
	Dela	ware		
NUMBE		7.	SOLE VOTING POWER 13,031	
OWNED	TICIALLY	8.	SHARED VOTING POWER	
EACH REPOR PERSO WITH	-	9.	SOLE DISPOSITIVE POWER 13,031	
WIIH		10.	SHARED DISPOSITIVE POWER	

11. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	13,031
	HECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) [] (CLUDES CERTAIN SHARES
	ERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) .02%*
14. TY 00	(PE OF REPORTING PERSON )

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\* This percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than Greenbriar Equity Group LLC ("Greenbriar"). Accordingly, such calculation does not include the shares of common stock of Hexcel Corporation (the "Issuer") issuable upon conversion of shares of series A convertible stock of the Issuer and series B convertible stock of the Issuer which are beneficially owned by any person other than Greenbriar. This percentage would be 0.01% if it were calculated by including such securities in such calculation.

Percentage calculations are based on the number of shares outstanding upon the closing of the Issuer's registered offering on August 9, 2005, as disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 (based on the number of shares outstanding June 24, 2005), after giving effect to the additional shares sold August 17, 2005 pursuant to the underwriters' overallotment option in connection with such offering.

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Except as set forth below, all previously reported Items are unchanged. For clarity, Item 2(a) is restated without change in its form.

Item 2. IDENTITY AND BACKGROUND.

(a) Name

This Statement is being filed jointly by the following (each a "Reporting Person" and collectively, the "Reporting Persons"): (1) Berkshire Fund V, Limited Partnership, a Massachusetts limited partnership ("Fund V"), (2) Berkshire Fund VI, Limited Partnership, a Massachusetts limited partnership ("Fund VI") (3), Berkshire Investors LLC, a Massachusetts limited liability company ("Berkshire Investors"), (4) Berkshire Partners LLC, a Massachusetts limited liability company ("Berkshire Investors"), (5) Greenbriar Equity Fund, L.P. a Delaware limited partnership ("Greenbriar Fund") (6) Greenbriar Co-Investment Partners, L.P., a Delaware limited partnership ("Greenbriar Co-Invest") and (7) Greenbriar Equity Group LLC, a Delaware limited liability company ("Greenbriar").

Fifth Berkshire Associates LLC, a Massachusetts limited liability company ("Fifth Berkshire") is the general partner of Fund V. Sixth Berkshire Associates LLC, a Massachusetts limited liability company ("Sixth Berkshire") is the general partner of Fund VI. The managing members of Fifth Berkshire are: Bradley

M. Bloom, J. Christopher Clifford, Kevin T. Callaghan, Richard K. Lubin, Carl Ferenbach, Jane Brock-Wilson, David R. Peeler, Robert J. Small, and Ross M. Jones (the "Berkshire Principals"). The Berkshire Principals are also the managing members of Sixth Berkshire and Berkshire Investors.

Greenbriar Holdings LLC ("Greenbriar Holdings") is the general partner of Greenbriar Equity Capital, L.P.("Greenbriar Capital"), which is the general partner of Greenbriar Fund. Greenbriar Holdings is also the general partner of Greenbriar Co-Invest. The managing members of Greenbriar Holdings are Joel S. Beckman, Gerald Greenwald and Reginald L. Jones, III (the "Greenbriar Principals").

The Reporting Persons make acquisitions in, and dispose of, securities of an issuer on the same terms and conditions and at the same time. Pursuant to the Coinvestment Agreement (the "Coinvestment Agreement") dated as of November 1, 1999 between Berkshire and Greenbriar, Berkshire and Greenbriar agreed to pursue jointly investment opportunities in the transportation industry. Berkshire has agreed to cause one or more of its affiliated investment funds to co-invest with Greenbriar Fund in an amount equal to one dollar for every two dollars invested by Greenbriar Fund. If the amount available for investment in a particular transaction exceeds the amount which is appropriate for Greenbriar Fund to invest, Berkshire's affiliated funds shall be offered the opportunity to coinvest in such transaction up to such additional amount, unless Greenbriar, after consultation with Berkshire, determines to first offer all or a portion of such coinvestment opportunity to one or more third parties. As a result, Berkshire and Greenbriar agreed to invest in the transactions described in this filing on an equal basis (the Reporting Persons affiliated with Berkshire have invested one dollar for every one dollar invested by the Reporting Persons affiliated with Greenbriar).

Based on the foregoing and the transactions and relationships described herein, the Reporting Persons may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934 (the "Exchange Act"). The filing of this statement shall not be construed as an admission that the Reporting Persons are a group, or have agreed to act as a group.

Item 4. PURPOSE OF TRANSACTION.

Item 4 is hereby amended by adding the following immediately before the final paragraph thereof:

On August 17, 2005, the Sellers sold an aggregate of 2,115,765 additional shares of Common Stock of the Issuer in the Second Registered Offering pursuant to the underwriters' exercise of their overallotment option. The

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number of shares sold by each Seller is as follows: Fund V - 480,947, Fund VI - 522,275, Berkshire Investors - 54,660, Greenbriar Fund - 1,037,219, and Greenbriar Co-Invest - 20,664.

The Sellers, in the aggregate, converted 6,348 shares of series A convertible preferred stock of the Issuer into 2,115,998 shares of Common Stock of the Issuer, of which 2,115,765 shares were sold in the Second Registered Offering pursuant to the underwriters' overallotment option on August 17, 2005 in connection with the Second Registered Offering.

Item 5. INTEREST IN SECURITIES OF THE ISSUER.

Item 5 is hereby amended and restated in its entirety as follows:

(a) As of the closing of the sale of shares of Common Stock sold on August 17, 2005 pursuant to the overallotment option in connection with the Second Registered Offering (the "Second Overallotment Closing"), the Reporting Persons may be deemed to beneficially own an aggregate of 9,494,626 shares of Common Stock consisting of (i) 28,405 shares of series A preferred stock that are beneficially owned by the Reporting Persons and that are convertible into 9,468,331 shares of Common Stock; (ii) 233 shares of Common Stock resulting from the conversion of series A preferred stock for the Second Overallotment Closing that were not sold by the underwriters in the Second Overallotment Closing; (iii) 12,000 shares subject to currently exercisable options and 1,031 shares issuable upon conversion of vested restricted stock units, in each case granted to Robert J. Small pursuant to the Issuer's Incentive Stock Plan (Mr. Small has an understanding with Berkshire pursuant to which he holds such options and restricted stock units for the benefit of Berkshire); and (iv) 12,000 shares subject to currently exercisable options and 1,031 shares issuable upon conversion of vested restricted stock units, in each case granted to Joel S. Beckman pursuant to the Issuer's Incentive Stock Plan (Mr. Beckman has an understanding with Greenbriar pursuant to which he holds such options and restricted stock units for the benefit of Greenbriar).

The shares of Common Stock that may be deemed to be beneficially owned by the Reporting Persons as of the closing of the Second Overallotment Closing represent approximately 12.3% of the outstanding shares of Common Stock, based on 67,887,550 shares of Common Stock outstanding, consistent with the number of shares outstanding upon the closing of the Second Registered Offering disclosed in the Issuer's final prospectus filed with the Commission on August 3, 2005 and after giving effect to the shares sold at the Second Overallotment Closing and the additional shares of preferred stock converted into Common Stock in connection therewith. The foregoing percentage was calculated in accordance with Rule 13-3(d)(1) of the Exchange Act, which specifically excludes from such calculation all securities not outstanding which are subject to options, warrants, rights or conversion privileges and which are beneficially owned by any person other than the Reporting Persons. Accordingly, such calculation does not include shares of series A convertible preferred stock and series B convertible preferred stock which are beneficially owned by any person other than the Reporting Persons. All outstanding shares of series A convertible preferred stock and series B convertible preferred stock are entitled to vote, on an as-converted basis, on all matters put to a vote or consent of the holders of Common Stock. Therefore, in any such vote or consent, as of the closing of the Second Registered Offering, the Reporting Persons have the power to vote shares representing approximately 10.4% of the total number of votes that may be cast on any such matter.

By virtue of the relationships described herein, the Reporting Persons may be deemed to constitute a "group" within the meaning of Rule 13d-5 under the Exchange Act. As a member of a group, each Reporting Person may be deemed to share voting and dispositive power with respect to, and therefore beneficially own, the shares beneficially owned by members of the group as a whole. The filing of this Statement shall not be construed as an admission that the Reporting Persons beneficially own those shares held by any other members of the group.

(b) As of the Second Overallotment Closing on August 17, 2005, Fund V has sole voting power with respect to 2,151,669 shares of Common Stock and sole dispositive power with respect to 2,151,669 shares of Common Stock. Fund V is the beneficial owner of the 2,151,669 shares of Common Stock over which it has voting and dispositive power.

As the ultimate general partner of Fund V, Fifth Berkshire may be deemed to beneficially own 2,151,669 shares of Common Stock held by Fund V. The filing of this statement shall not be construed as an admission that Fifth Berkshire is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Fund V.

As of the Second Overallotment Closing on August 17, 2005, Fund VI has sole voting power with respect to 2,337,191 shares of Common Stock and sole dispositive power with respect to 2,337,191 shares of Common Stock. Fund VI is the beneficial owner of the 2,337,191 shares of Common Stock over which it has voting and dispositive power.

As the sole general partner of Fund VI, Sixth Berkshire may be deemed to beneficially own 2,337,191 shares of the Common Stock held by Fund VI. The filing of this statement shall not be construed as an admission that Sixth Berkshire is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Fund VI.

As of the Second Overallotment Closing on August 17, 2005, Berkshire Investors has sole voting power with respect to 245,422 shares of Common Stock and sole dispositive power with respect to 245,422 shares of Common Stock. Berkshire Investors is the direct beneficial owner of the 245,422 shares of Common Stock over which it has voting and dispositive power.

As of the Second Overallotment Closing on August 17, 2005, Berkshire may be deemed to beneficially own 12,000 shares subject to currently exercisable options and 1,031 shares issuable upon conversion of vested restricted stock units, in each case granted to Robert J. Small pursuant to the Issuer's Incentive Stock Plan. Mr. Small holds these options and restricted stock units for the benefit of Berkshire.

By virtue of their positions as managing members of Fifth Berkshire, Sixth Berkshire, Berkshire Investors and Berkshire, the Berkshire Principals may be deemed to possess indirect beneficial ownership of the shares of Common Stock beneficially owned by Fund V, Fund VI or Berkshire Investors. None of the Berkshire Principals, acting alone, however, has voting or investment power with respect to the shares beneficially owned by the Fund V, Fund VI or Berkshire Investors, and, as a result, each Berkshire Principal disclaims beneficial ownership of such shares of Common Stock.

As of the Second Overallotment Closing on August 17, 2005, Greenbriar Fund has sole voting power with respect to 4,641,700 shares of Common Stock and sole dispositive power with respect to 4,641,700 shares of Common Stock. Greenbriar Fund is the direct beneficial owner of the 4,641,700 shares of Common Stock over which it has voting and dispositive power.

As the ultimate general partner of Greenbriar Fund, Greenbriar Holdings may be deemed to beneficially own 4,641,700 shares of the Common Stock held by Greenbriar Fund. The filing of this statement shall not be construed as an admission that Greenbriar Holdings is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Greenbriar Fund.

As of the Second Overallotment Closing on August 17, 2005, Greenbriar Co-Invest has sole voting power with respect to 92,582 shares of Common Stock and sole dispositive power with respect to 92,582 shares of Common Stock. Greenbriar Co-Invest is the direct beneficial owner of the 92,582 shares of Common Stock over which it has voting and dispositive power.

As the sole general partner of Greenbriar Co-Invest, Greenbriar Holdings may be deemed to beneficially own 92,582 shares of the Common Stock held by Greenbriar Co-Invest. The filing of this statement shall not be construed as an

admission that Greenbriar Holdings is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Greenbriar Co-Invest.

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As of the Second Overallotment Closing on August 17, 2005, Greenbriar may be deemed to beneficially own 12,000 shares subject to currently exercisable options and 1,031 shares issuable upon conversion of vested restricted stock units, in each case granted to Joel S. Beckman pursuant to the Issuer's Incentive Stock Plan. Mr. Beckman holds these options and restricted stock units for the benefit of Greenbriar.

By virtue of their positions as managing members of Greenbriar Holdings, the Greenbriar Principals may be deemed to possess indirect beneficial ownership of the shares of Common Stock beneficially owned by Greenbriar Fund, Greenbriar Co-Invest or Greenbriar. None of the Greenbriar Principals, acting alone, however, has voting or investment power with respect to the shares beneficially owned by Greenbriar Fund or Greenbriar Co-Invest, and, as a result, each Greenbriar Principal disclaims beneficial ownership of such shares of Common Stock.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Item 7 is hereby amended and restated in its entirety as follows:

- Exhibit 1 Joint Filing Undertaking, dated as of March 28, 2003\*
- Exhibit 2 Stock Purchase Agreement dated as of December 18, 2002 between the Purchasers and the Issuer\*
- Exhibit 3 Stockholders Agreement dated as of March 19, 2003 between the Purchaser and the Issuer\*
- Exhibit 4 Registration Rights Agreement dated as of March 19, 2003 between the Purchasers and the Issuer\*
- Exhibit 5 Series A Certificate of Designations dated as of March 19, 2003\*
- Exhibit 6 Series B Certificate of Designations dated as of March 19, 2003\*
- Exhibit 7 Coinvestment Agreement dated November 1, 1999 between Berkshire Partners LLC and Greenbriar Equity Group, LLC\*
- Exhibit 8 Joint Filing Agreement regarding Amendment No. 1 to Schedule 13D\*
- Exhibit 9 Joint Filing Agreement regarding Amendment No. 2 to Schedule 13D\*
- Exhibit 10 Joint Filing Agreement regarding Amendment No. 3 to Schedule 13D\*
- Exhibit 11 Underwriting Agreement dated as of August 3, 2005 (incorporated by reference to Exhibit 99.1 of the Issuer's 8-K filed with the Commission on August 9, 2005)

Exhibit 12 Joint Filing Agreement regarding Amendment No. 4 to Schedule 13D

\* previously filed

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### SIGNATURES

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

Dated: August 18, 2005

BERKSHIRE FUND V, LIMITED PARTNERSHIP By: Fifth Berkshire Associates LLC, its General Partner

BERKSHIRE FUND VI, LIMITED PARTNERSHIP By: Sixth Berkshire Associates LLC, its General Partner

BERKSHIRE INVESTORS LLC

BERKSHIRE PARTNERS LLC

By: /s/ Robert J. Small Name: Robert J. Small Title: Managing Director

GREENBRIAR EQUITY FUND, L.P. By: Greenbriar Equity Capital, L.P., its general partner By: Greenbriar Holdings LLC, its general partner

GREENBRIAR CO-INVESTMENT PARTNERS, L.P. By: Greenbriar Holdings LLC, its general partner

GREENBRIAR EQUITY GROUP LLC