MICROTUNE INC Form SC 13D/A December 28, 2001

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

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SCHEDULE 13D/A (Rule 13d-101)

Under the Securities Exchange Act of 1934

Amendment No. 5

Microtune, Inc.

(Name of Issuer)

COMMON STOCK, \$0.001 PAR VALUE

(Title of Class of Securities)

59514P109

(CUSIP Number)

Thomas O. Hicks
200 Crescent Court, Suite 1600
Dallas, Texas 75201
(214) 740-7300

(Name, Address and Telephone Number of Person

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

December 19, 2001

(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 Rule 13d-1(e), (f) or (g), check the following box [\_].

(Continued on following pages)

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NAME OF REPORTING PERSONS

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

Mr. Thomas O. Hicks

2 CHECK THE		(a) [_] (b) [X]
3 SEC USE O	NLY	
4 SOURCE OF	FUNDS*	
N/A		
	IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) OR 2(e)	[_]
6 CITIZENSH United St	IP OR PLACE OF ORGANIZATION ates	
	7 SOLE VOTING POWER	
NUMBER OF	23,298	
SHARES	8 SHARED VOTING POWER	
OWNED BY	3,040,088	
EACH	9 SOLE DISPOSITIVE POWER	
REPORTING	23,298	
PERSON	10 SHARED DISPOSITIVE POWER	
WITH	3,040,088	
11 AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
3,063,386		
12 CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	IN SHARES*
		[_]
13 PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)	

Э	٠	Ø

14	TYPE OF REPORTING PERSON*	
	IN	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
*	The reporting person expressly disclaims (i) the existence (ii) beneficial ownership with respect to any shares other owned of record by such reporting person. See Item 5.	
CUSIF	No.59514P109 13D	Page 3
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY	)
	HM 1-FOF Coinvestors Cayman, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	N/A	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Cayman Islands	
	7 SOLE VOTING POWER	
NUM	IBER OF 0	
SH	IARES	
BENEF	8 SHARED VOTING POWER	
بانتلاءيت	135	

OW	NED BY						
	EACH	9 SOLE DISPOSITIVE POWER					
RE	PORTING	0					
Р	ERSON						
	WITH	10 SHARED DISPOSITIVE POWER					
		135					
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	1				
	135						
	133						
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	AIN SHARES*				
			[_]				
13	PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)					
13							
	LESS THAN	0.1%					
14	TYPE OF REPORTING PERSON*						
	PN						
		*SEE INSTRUCTIONS BEFORE FILLING OUT!					
*	(ii) bene:	ting person expressly disclaims (i) the existence of ficial ownership with respect to any shares other trecord by such reporting person. See Item 5.					
CUSI	P No.595141	P109 13D	Page 4				
1		EPORTING PERSONS ENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Hicks, Mus	se GP Partners L.A. Cayman, L.P.					
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP*					
			(a) [_] (b) [X]				
3	SEC USE OI	NLY					
4	SOURCE OF	FUNDS*					

N/A

5		TO ITEMS 2(d) OR 2(e) [_]	
6	CITIZENSH	IIP OR PLACE OF ORGANIZATION	
	Cayman Is	lands	
		7 SOLE VOTING POWER	
NU	JMBER OF	0	
S	SHARES		
BENE	EFICIALLY	8 SHARED VOTING POWER	
OW	NED BY	135	
	EACH	9 SOLE DISPOSITIVE POWER	
RE	EPORTING	0	
P	PERSON		
_		10 SHARED DISPOSITIVE POWER	
	WITH	135	
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	135		
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	*
		[_]	
13	PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	LESS THAN	0.1%	
14	TYPE OF R	REPORTING PERSON*	
	PN		
		*SEE INSTRUCTIONS BEFORE FILLING OUT!	

\* The reporting person expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares other than the shares owned of record by such reporting person. See Item 5.

CUSIP No.59	514P109	13D		Page 5
		ING PERSONS ICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	)	
Hicks,	Muse La	tin America Fund GP Cayman, L.L.C.		
2 CHECK	THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	[_] [x]
3 SEC US	E ONLY			
4 SOURCE	OF FUND	S*		
N/A				
		ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED EMS 2(d) OR 2(e)		[_]
	NSHIP OR	PLACE OF ORGANIZATION		
	7	SOLE VOTING POWER		
NUMBER OF		0		
SHARES	<del></del> 8	SHARED VOTING POWER		
BENEFICIALL	Y	135		
OWNED BY				
EACH	9	SOLE DISPOSITIVE POWER		
REPORTING		0		
PERSON				
WITH	10	SHARED DISPOSITIVE POWER  135		
11 AGGREG	ATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSO	 NC	

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	IN SHARES*
		[_]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	LESS THAN 0.1%	
14	TYPE OF REPORTING PERSON*	
	00	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
*	The reporting person expressly disclaims (i) the existence of (ii) beneficial ownership with respect to any shares other towned of record by such reporting person. See Item 5.	
CUSII	P No.59514P109 13D	Page 6
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	HMTF Equity Fund IV (1999) Cayman, L.P.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	N/A	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Cayman Islands	

	7	SOLE	VOTING POWER	
NUMBER OF			0	
SHARES				
BENEFICIALLY	8	SHARE	O VOTING POWER	
OWNED BY			1,403,538	
EACH	9	SOLE	DISPOSITIVE POWER	
REPORTING			0	
PERSON				
WITH	10	SHARE	D DISPOSITIVE POWER	
			1,403,538	
11 AGGREGATE	AMOU	NT BEN	EFICIALLY OWNED BY EACH REPORTING PERSO	N
1,403,538				
_,,				
12 CHECK BOX	IF T	HE AGG	REGATE AMOUNT IN ROW (11) EXCLUDES CERT	AIN SHARES*
				[_]
13 PERCENT O	F CLA	SS REP	RESENTED BY AMOUNT IN ROW (11)	
2.7%				
14 TYPE OF R	EPORT	ING PE	RSON*	
PN				
			INSTRUCTIONS BEFORE FILLING OUT!	
(ii) bene	ficia	l owne	expressly disclaims (i) the existence rship with respect to any shares other ach reporting person. See Item 5.	
CUSIP No.59514	P109		13D	Page 7
1 NAME OF R				
			N NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
HMTF Priv	ate E	quity !	Fund IV (1999) Cayman, L.P.	
2 CHECK THE	APPR	OPRIAT	E BOX IF A MEMBER OF A GROUP*	
				(a) [_] (b) [X]

3	SEC USE O	DNLY	
4	SOURCE OF	F FUNDS*	
	N/A		
5		( IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSH	HIP OR PLACE OF ORGANIZATION	
	Cayman Is	slands	
		7 SOLE VOTING POWER	
NU	JMBER OF	0	
5	SHARES		
BENE	EFICIALLY	8 SHARED VOTING POWER	
OW	NED BY	9,941	
	EACH	9 SOLE DISPOSITIVE POWER	
RE	EPORTING	0	
F	PERSON		
	WITH	10 SHARED DISPOSITIVE POWER	
		9,941	
11	AGGREGATE	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	9,941		
12	CHECK BOX	K IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S	SHARES*
			[_]
13	PERCENT O	DF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	less than	n 0.1%	
14	TYPE OF R	REPORTING PERSON*	
	PN		

The reporting person expressly disclaims (i) the existence of any group and

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

(ii) beneficial ownership with respect to any shares other than the shares owned of record by such reporting person. See Item 5. CUSIP No.59514P109 13D Page 8 NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) HM Equity Fund IV/GP Cayman, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\* (a) [\_] (b) [X] SEC USE ONLY SOURCE OF FUNDS\* N/A CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [\_] CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands SOLE VOTING POWER NUMBER OF 0 SHARES SHARED VOTING POWER BENEFICIALLY 1,413,479 OWNED BY EACH 9 SOLE DISPOSITIVE POWER REPORTING 0

PERSON

10

SHARED DISPOSITIVE POWER

1,413,479

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSO	N
1,413,479	
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT	AIN SHARES*
	[_]
PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
2.7%	
TYPE OF REPORTING PERSON*	
PN	
*SEE INSTRUCTIONS BEFORE FILLING OUT!	
(ii) beneficial ownership with respect to any shares other owned of record by such reporting person. See Item 5.	than the shares
TP No.59514P109 13D	Page 9
NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
Hicks, Muse PG-IV (1999), C.V.	
CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	
	(a) [_] (b) [X]
SEC USE ONLY	
SOURCE OF FUNDS*	
N/A	
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)  2.7%  TYPE OF REPORTING PERSON* PN  *SEE INSTRUCTIONS BEFORE FILLING OUT!  The reporting person expressly disclaims (i) the existence (ii) beneficial ownership with respect to any shares other owned of record by such reporting person. See Item 5.  IP No.59514P109  13D  NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Hicks, Muse PG-IV (1999), C.V.  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  SEC USE ONLY

6	CITIZENSH	IP OF	R PLACE	OF ORGANIZATION		
	Netherlan	ds				
		7	SOLE V	OTING POWER		
NUI	MBER OF		(			
SI	HARES	8	SHAREI	VOTING POWER		
BENE	FICIALLY			4 <b>,</b> 724		
IWO	NED BY			,		
Ι	EACH	9	SOLE I	ISPOSITIVE POWER		
REI	PORTING		(			
PI	ERSON					
T	VITH	10	SHAREI	DISPOSITIVE POWE	R	
•	v + 111		5	4,724		
11	AGGREGATE	JOMA	JNT BENE	FICIALLY OWNED BY	EACH REPORTING PE	RSON
12	CHECK BOX	IF T	THE AGGI	EGATE AMOUNT IN R	OW (11) EXCLUDES C	ERTAIN SHARES*
						[_]
13	PERCENT O	F CLA	ASS REPI	ESENTED BY AMOUNT	IN ROW (11)	
	0.1%					
14	TYPE OF R	EPORI	 FING PER	SON*		
	PN					
			*SEE	INSTRUCTIONS BEFO	RE FILLING OUT!	
*	(ii) bene	ficia	al owner		to any shares oth	ce of any group and er than the shares
CUSI	? No.59514	P109		13D		Page 10

NAME OF REPORTING PERSONS
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

HMTF Equity Fund IV/GP Partners (1999), C.V.

2 CHECK TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	[_] [x]
3 SEC USE	ONLY		
4 SOURCE O	F FUNDS*		
N/A			
	X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) OR 2(e)		[_]
6 CITIZENS Netherla	HIP OR PLACE OF ORGANIZATION		
	7 SOLE VOTING POWER		
NUMBER OF	0		
SHARES	8 SHARED VOTING POWER		
BENEFICIALLY	74,724		
OWNED BY	74, 724		
EACH	9 SOLE DISPOSITIVE POWER		
REPORTING	0		
PERSON			
WITH	10 SHARED DISPOSITIVE POWER		
	74,724		
11 AGGREGAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSO	N	
74,724			
12 CHECK BO	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERT	AIN S	HARES*
			[_]

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

0.1%

14	TYPE OF REP	ORTING PERSON*	
	PN		
		*SEE INSTRUCTIONS BEFORE FILLIN	NG OUT!
*	(ii) benefi	ng person expressly disclaims (i) the cial ownership with respect to any second by such reporting person. See	shares other than the shares
CUSI	P No.59514P1	09 13D	Page 1
1		ORTING PERSONS TIFICATION NOS. OF ABOVE PERSONS (EN	NTITIES ONLY)
	HM 4-P Coir	vestors Cayman, L.P.	
2	CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROU	UP* (a) [_] (b) [X]
3	SEC USE ONI	Y	
4	SOURCE OF F	UNDS*	
	N/A		
5		F DISCLOSURE OF LEGAL PROCEEDINGS IS ITEMS 2(d) OR 2(e)	S REQUIRED [_]
6	CITIZENSHIP	OR PLACE OF ORGANIZATION	
	Cayman Isla	nds	
	7	SOLE VOTING POWER	
	MBER OF	0	
	HARES _ 8	SHARED VOTING POWER	
	FICIALLY NED BY	1,113	

EACH	9 SOLE DISPOSITIVE POWER	
REPORTING	0	
PERSON		
WITH	10 SHARED DISPOSITIVE POWER	
	1,113	
11 AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERS	ON
1,113		
1,113		
12 CHECK B	BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CER	TAIN SHARES*
		[_]
13 PERCENT	F OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
less th	nan 0.1%	
14 TYPE OF	F REPORTING PERSON*	
PN		
111		
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
(ii) be	porting person expressly disclaims (i) the existence eneficial ownership with respect to any shares other of record by such reporting person. See Item 5.	
CUSIP No.595	514P109 13D	Page 12
	F REPORTING PERSONS IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY	)
HM 4-EN	N Coinvestors Cayman, L.P.	
2 CHECK T	THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	
		(a) [_] (b) [X]
3 SEC USE	E ONLY	
4 SOURCE	OF FUNDS*	

N/A

5		IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) OR 2(e) [_]	
6	CITIZENSH	IP OR PLACE OF ORGANIZATION	
	Cayman Is	lands	
		7 SOLE VOTING POWER	
NU	JMBER OF	0	
S	SHARES	8 SHARED VOTING POWER	
BENE	CFICIALLY	4,100	
OW	NED BY	4,100	
	EACH	9 SOLE DISPOSITIVE POWER	
RE	PORTING	0	
P	ERSON		
	WITH	10 SHARED DISPOSITIVE POWER	
		4,100	
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	4,100		
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*	
		[_]	
13	PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	less than	0.1%	
14	TYPE OF R	EPORTING PERSON*	
	PN		
		*SEE INSTRUCTIONS BEFORE FILLING OUT!	

<sup>\*</sup> The reporting person expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares other than the shares owned of record by such reporting person. See Item 5.

CUSIP No.5951	4P109	13D		Page 13
NAME OF 1	REPORT	TING PERSONS		
I.R.S. II	DENTIF	FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
HM 4-EQ (	Coinve	estors Cayman, L.P.		
2 CHECK THI	E APPF	ROPRIATE BOX IF A MEMBER OF A GROUP*		
			(a) (b)	[ <u>_</u> ]
3 SEC USE (	ONLY			
4 COLIDGE O	E EINE			
4 SOURCE O	F. F.UNL	05*		
N/A				
CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)				[_]
6 CITIZENSI Cayman I:		R PLACE OF ORGANIZATION		
	7	SOLE VOTING POWER		
NUMBER OF		0		
SHARES	<del></del> 8	SHARED VOTING POWER		
BENEFICIALLY				
OWNED BY		22,942		
EACH	9	SOLE DISPOSITIVE POWER		
REPORTING		0		
PERSON	10	SHARED DISPOSITIVE POWER		
WITH	10			
		22,942		
11 AGGREGATI	E AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	1	

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	I SHARES*
		[_]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	less than 0.1%	
14	TYPE OF REPORTING PERSON*	
	PN	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
*	The reporting person expressly disclaims (i) the existence of (ii) beneficial ownership with respect to any shares other that owned of record by such reporting person. See Item 5.	
CUSI	TP No.59514P109 13D	Page 14
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	HM GP Partners IV Cayman, L.P.	
2	·	a) [_]
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	N/A	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION	
	Cayman Islands	
	7 SOLE VOTING DOWED	

NUMBER OF		0				
SHARES						
BENEFICIALLY	8 SHARI	ED VOTING POWER				
OWNED BY		1,516,358				
EACH	9 SOLE	DISPOSITIVE PC	)WER			
REPORTING		0				
PERSON	10 SHARI	ED DISPOSITIVE	POWER			
WITH		1,516,358				
11 AGGREGATE	AMOUNT BEI	NEFICIALLY OWNE	D BY EACH RE	PORTING PERSO	 ON	
1,516,358						
12 CHECK BOX	IF THE AG	GREGATE AMOUNT	IN ROW (11)	EXCLUDES CER	TAIN SI	HARES*
						[_]
13 PERCENT OF	F CLASS REI	PRESENTED BY AM	NOUNT IN ROW	(11)		
2.9%						
14 TYPE OF RE	EPORTING PI					
PN						
	*SEI	E INSTRUCTIONS	BEFORE FILLI	NG OUT!		
(ii) benef	ficial own	n expressly dis ership with res such reporting	spect to any	shares other	-	
CUSIP No.59514E	2109		13D			Page 15
	EPORTING PI	ERSONS ON NOS. OF ABOV	E PERSONS (F	ENTITIES ONLY	)	
HM Fund IV	V Cayman, 1	LLC				
2 CHECK THE	APPROPRIA'	TE BOX IF A MEM	IBER OF A GRC	)UP*	(a) (b)	[_] [x]

3

SEC USE ONLY

4 SC	URCE OF	FUNDS	*						
N/	N/A								
			SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED  MS 2(d) OR 2(e)	[_]					
6 CI	TIZENSHI	P OR	PLACE OF ORGANIZATION						
Ca	yman Isl	ands							
		7	SOLE VOTING POWER						
NUMBE	R OF		0						
SHAR	ES	8	SHARED VOTING POWER						
BENEFIC	IALLY	0	1,516,358						
OWNED	ВУ		1,310,330						
EAC	Н	9	SOLE DISPOSITIVE POWER						
REPOR	TING		0						
PERS	ON	10	SHARED DISPOSITIVE POWER						
WIT	Н	10	1,516,358						
11 AG	GREGATE	AMOUN	IT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
1,	516,358								
12 CH	ECK BOX	IF TH	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S	SHARES*					
				[_]					
13 PE	RCENT OF	CLAS	S REPRESENTED BY AMOUNT IN ROW (11)						
2.	9%								
14 TY	PE OF RE	EPORT	NG PERSON*						
OC	)								

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

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I.R.S. I	DENTIF	ING PERSONS ICATION NOS. OF ABOVE PERSONS (EN	TITIES ONLY)	
HMEU 1-E	N Coin	vestors, L.P.		
2 CHECK TH	E APPF	OPRIATE BOX IF A MEMBER OF A GROU	JP* (a) (b)	[_] [X]
3 SEC USE	ONLY			
4 SOURCE O	F FUND	S*		
N/A				
		ISCLOSURE OF LEGAL PROCEEDINGS IS EMS 2(d) OR 2(e)	REQUIRED	[_]
6 CITIZENS	HIP OF	PLACE OF ORGANIZATION		
Cayman I	slands			
	7	SOLE VOTING POWER		
NUMBER OF		0		
SHARES BENEFICIALLY	8	SHARED VOTING POWER 2,348		
OWNED BY				
EACH	9	SOLE DISPOSITIVE POWER		
REPORTING		0		
PERSON	10	SHARED DISPOSITIVE POWER		
WITH		2,348		

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	Ŋ	
	2,348		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	AIN S	HARES*
			[_]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	less than 0.1%		
14	TYPE OF REPORTING PERSON*		
	PN		
	*SEE INSTRUCTIONS BEFORE FILLING OUT!		
*	The reporting person expressly disclaims (i) the existence (ii) beneficial ownership with respect to any shares other towned of record by such reporting person. See Item 5.		
CUSI	TP No.59514P109 13D		Page 17
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	HMEU 1-EQ Coinvestors, L.P.		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*		
		(a) (b)	[X]
3	SEC USE ONLY		
4	SOURCE OF FUNDS*		
	N/A		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		[_]

CITIZENSHIP OR PLACE OF ORGANIZATION 6 Cayman Islands SOLE VOTING POWER NUMBER OF 0 SHARES SHARED VOTING POWER BENEFICIALLY 17,647 OWNED BY EACH SOLE DISPOSITIVE POWER REPORTING 0 PERSON SHARED DISPOSITIVE POWER WITH 17,647 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

17,647

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES\*

[\_]

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

less than 0.1%

TYPE OF REPORTING PERSON\*

ΡN

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

The reporting person expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares other than the shares owned of record by such reporting person. See Item 5.

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NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

HMEU 1-P Coinvestors, L.P.

2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	[_] [X]
3	SEC USE O	NLY		
4	SOURCE OF	FUNDS*		
	N/A			
5		IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) OR 2(e)		[_]
6	CITIZENSH	IP OR PLACE OF ORGANIZATION		
	Cayman Is	lands		
		7 SOLE VOTING POWER		
	MBER OF	0		
S	HARES	8 SHARED VOTING POWER		
BENE	FICIALLY	2 (52		
OW	NED BY	3,653		
	EACH	9 SOLE DISPOSITIVE POWER		
	PORTING	0		
Ρ.	ERSON	10 SHARED DISPOSITIVE POWER		
,	WITH	3,653		
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	1	
	3,653			
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	AIN S	HARES*
				[_]
13	PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	less than	0.1%		

14 TYPE OF REPORTING PERSON\*

	PN							
			*SEE	INSTRUCTION	ONS BEFORE	FILLING OUT	!	
*	(ii) bene	eficia	al owne	ership with	respect to	(i) the exist any shares. See Item 5	other than	
CUSI	P No.59514	4P109			13D			Page 1
1	NAME OF F				ABOVE PERSO	ONS (ENTITIE:	S ONLY)	
	HMEU Inte	ermed	iate Pa	artners I-C	, L.P.			
2	CHECK THE	E APPI	ROPRIAT	E BOX IF A	MEMBER OF	A GROUP*	(a) (b)	
3	SEC USE (	ONLY						
4	SOURCE OF	F FUNI	DS*					
	N/A							
5				SURE OF LEGA (d) OR 2(e)	AL PROCEEDI	INGS IS REQU	IRED	[_]
6	CITIZENS	HIP OF	R PLACE	OF ORGANI	ZATION			
	Cayman Is	slands	S					
		7	SOLE	VOTING POW	ER			
NU	JMBER OF			0				
S	SHARES	8	SHARE	D VOTING PO	OWER			
	FICIALLY  NED BY			23,648				
OV	EACH	9	SOLE	DISPOSITIV	E POWER			

REP	ORTING		0					
PE	RSON							
TA	IITH	10 S	HARED DISPO	SITIVE P	OWER			
***			23,648					
11	AGGREGATE	AMOUNT	BENEFICIAL	LY OWNED	BY EACH	REPORTING	G PERSON	
	23,648							
12	CHECK BOX	IF THE	AGGREGATE A	AMOUNT I	N ROW (1	l) EXCLUDE	ES CERTAIN	SHARES*
								[_]
13	PERCENT OF	F CLASS	REPRESENTE	D BY AMO	UNT IN RO	OW (11)		
	less than	0.1%						
14	TYPE OF RI	EPORTIN	G PERSON*					
	PN							
			*SEE INSTRU	CTIONS B	EFORE FII	LLING OUT!	!	
*	(ii) bene	ficial		ith resp	ect to ar	ny shares	other than	any group and n the shares
CUSIP	No.59514	?109		1	3D			Page 20
1	NAME OF RI		G PERSONS ATION NOS. (	OF ABOVE	PERSONS	(ENTITIES	S ONLY)	
	HMTF Europ	pe Fund	Cayman, L.	Ρ.				
2	CHECK THE	APPROP	RIATE BOX II	F A MEMB	ER OF A (	GROUP*	(a)	[_]
							(a) (b)	
3	SEC USE O	NLY						
4	SOURCE OF	FUNDS*						
	N/A							

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED

5

PURSUAN	T TO II	EMS 2(d) OR 2(e)	[_]	
6 CITIZEN	ISHIP OF	PLACE OF ORGANIZATION		
Cayman	Islands			
	7	SOLE VOTING POWER		
NUMBER OF		0		
SHARES		CUADED MORING DOMED		
BENEFICIALLY	8	SHARED VOTING POWER		
OWNED BY		1,374,430		
EACH	9	SOLE DISPOSITIVE POWER		
REPORTING		0		
PERSON				
WITH	10	SHARED DISPOSITIVE POWER		
		1,374,430		
11 AGGREGA	ATE AMOU	NT BENEFICIALLY OWNED BY E	EACH REPORTING PERSON	
1,374,4	130			
12 CHECK E	BOX IF I	HE AGGREGATE AMOUNT IN ROW	V (11) EXCLUDES CERTAIN SHARES*	
			[_]	
13 PERCENT	OF CLA	SS REPRESENTED BY AMOUNT I	N ROW (11)	
2.6%				
14 TYPE OF	REPORT	ING PERSON*		
PN				
		*SEE INSTRUCTIONS BEFORE	FILLING OUT!	
(ii) be	eneficia		s (i) the existence of any group to any shares other than the shar n. See Item 5.	

CUSIP No.59514P109 13D Page 21

1 NAME OF	REPOR'	IING PERSONS						
I.R.S.	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
HMTF Eu	rope P	rivate Fund Cayman, L.P.						
2 CHECK T	HE APP	ROPRIATE BOX IF A MEMBER OF A GROUP*						
			(a) [_] (b) [X]					
3 SEC USE	ONLY							
4 SOURCE	OF FUN	DS*						
N/A								
		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED IEMS 2(d) OR 2(e)	[_]					
6 CITIZEN		R PLACE OF ORGANIZATION						
	7	SOLE VOTING POWER						
NUMBER OF		0						
SHARES	8	SHARED VOTING POWER						
BENEFICIALLY OWNED BY		16,437						
EACH	9	SOLE DISPOSITIVE POWER						
REPORTING		0						
PERSON								
WITH	10	SHARED DISPOSITIVE POWER  16,437						
11 AGGREGA 16,437	TE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PER	SON					
12 CHECK B	OX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CE	RTAIN SHARES*					

[\_]

13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	less than 0.1%	
14	TYPE OF REPORTING PERSON*	
	PN	
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
*	The reporting person expressly disclaims (i) the existence (ii) beneficial ownership with respect to any shares other owned of record by such reporting person. See Item 5.	
CUSI	P No.59514P109 13D	Page 22
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	HM PG Europe I, C.V.	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	N/A	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	[_]
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Netherlands	
	7 SOLE VOTING POWER	
NU	IMBER OF 0	
S	SHARES	

BENEFICIALLY		8	SHARED VOTIN					
OWNE	ED BY							
EA	ACH	9	SOLE DISPOSI	TIVE POWER				
REPC	ORTING		0					
PER	RSON							
WI	TH	10 SHARED DISPOSITIVE POWER 101,545						
	AGGREGATE	AMOUN	T BENEFICIAL	LY OWNED BY	EACH REP	ORTING PER	SON	
12 0	CHECK BOX	IF TH	E AGGREGATE	AMOUNT IN R	OW (11) E	XCLUDES CE	RTAIN S	HARES*
								[_]
13 F	PERCENT OF	F CLAS	S REPRESENTE	D BY AMOUNT	IN ROW (	11)		
C	).2%							
14 T	TYPE OF RI	EPORTI	NG PERSON*					
P	PN							
			*SEE INSTRU	CTIONS BEFC	RE FILLIN	G OUT!		
(	(ii) bene	ficial	erson expres ownership w by such rep	ith respect	to any sl	hares othe		
CUSIP	No.59514I	P109		13D				Page 23
			NG PERSONS CATION NOS.	OF ABOVE PE	RSONS (EN	TITIES ONL	Υ)	
H	IMEU Fund	I-C,	Inc.					
2 0	CHECK THE	APPRO	PRIATE BOX I	F A MEMBER	OF A GROU	P*	(a) (b)	
3 S	SEC USE O	NLY						

4	SOURCE OF	F FUNDS*						
	N/A							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [_]							
6 CITIZENSHIP OR PLACE OF ORGANIZATION								
	Cayman Is	slands						
		7 SOLE VOTING POWER						
N	UMBER OF	0						
	SHARES	8 SHARED VOTING POWER						
BENEFICIALLY OWNED BY		1,516,060						
	EACH	9 SOLE DISPOSITIVE POWER						
R	EPORTING	0						
	PERSON WITH	10 SHARED DISPOSITIVE POWER 1,516,060						
11	AGGREGATE 1,516,000	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
12	CHECK BOX	X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN :	SHARES*					
13	PERCENT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
14	TYPE OF R	REPORTING PERSON*						
		*SEE INSTRUCTIONS BEFORE FILLING OUT!						

The reporting person expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares other than the shares

owned of record by such reporting person. See Item 5.

#### Item 1. Security and Issuer

This Amendment No. 5 amends and restates the Statement on Schedule 13D filed on December 12, 2000, as amended by Amendment No. 1 filed on August 15, 2001, by Amendment No. 2 filed on November 14, 2001, by Amendment No. 3 filed on November 21, 2001 and by Amendment No. 4 on December 5, 2001. The class of equity securities to which this Schedule 13D/A (this "Statement") relates is the Common Stock par value \$0.001 per share (the "Common Stock") of Microtune, Inc. (the "Company"). The address of the Company's principal executive offices is 2540 East Plano Parkway, Suite 188, Plano, Texas 75074.

#### Item 2. Identity and Background

- (a) Name of Person(s) Filing this Statement (the "Filing Parties"):
  - Mr. Thomas O. Hicks;
  - HM 1-FOF Coinvestors Cayman, L.P., a Cayman Islands limited
    partnership ("HM 1-FOF");
  - Hicks, Muse GP Partners L.A. Cayman, L.P., a Cayman Islands limited
    partnership ("GP Partners L.A.");
  - Hicks, Muse Latin America Fund GP Cayman, L.L.C., a Cayman Islands limited liability company ("Latin America Fund");
  - HMTF Equity Fund IV (1999) Cayman, L.P., a Cayman Islands limited partnership ("HMTF Equity Fund");
  - HMTF Private Equity Fund IV (1999) Cayman, L.P., a Cayman Islands limited partnership ("HMTF Private Equity");
  - HM Equity Fund IV/GP Cayman, L.P., a Cayman Islands limited
    partnership ("HM Equity Fund IV/GP");
  - Hicks, Muse PG-IV (1999), C.V., a limited partnership organized under the laws of the Netherlands ("PG-IV");
  - HM Equity Fund IV/GP Partners (1999), C.V., a limited partnership organized under the laws of the Netherlands ("HM Equity Partners");
  - HM 4-P Coinvestors Cayman, L.P., a Cayman Islands limited partnership ("HM 4-P");
  - HM 4-EN Coinvestors Cayman, L.P., a Cayman Islands limited partnership ("HM 4-EN");
  - HM 4-EQ Coinvestors Cayman, L.P., a Cayman Islands limited partnership ("HM 4-EQ");
  - HM GP Partners IV Cayman, L.P., a Cayman Islands limited partnership
     ("HM GP Partners");
  - HM Fund IV Cayman, LLC, a Cayman Islands limited liability company
     ("HM Fund IV");
  - HMEU 1-EN Coinvestors, L.P., a Cayman Islands limited partnership

("HMEU 1-EN");

HMEU 1-EQ Coinvestors, L.P., a Cayman Islands limited partnership
 ("HMEU 1-EO");

HMEU 1-P Coinvestors, L.P., a Cayman Islands limited partnership
 ("HMEU 1-P");

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HMEU Intermediate Partners I-C, L.P., a Cayman Islands limited partnership ("HMEU Intermediate");

HMTF Europe Fund Cayman, L.P., a Cayman Islands limited partnership
 ("HMTF Europe");

HMTF Europe Private Fund Cayman, L.P., a Cayman Islands limited partnership ("HMTF Europe Private");

HM PG Europe I, C.V., a limited partnership organized under the laws of the Netherlands ("HM PG");

HMEU Fund I-C, Inc., a Cayman Islands corporation ("HMEU Fund I-C");

(b) - (c)

Mr. Thomas O. Hicks

Mr. Thomas O. Hicks is a partner of Hicks, Muse, Tate & Furst Incorporated ("Hicks Muse"), a private investment firm primarily engaged in leveraged acquisitions, recapitalizations and other investment activities. Mr. Hicks is also the sole member of Latin America Fund, which is the sole general partner of GP Partners L.A., which is the sole general partner of HM 1-FOF. Mr. Hicks is also the sole member of HM Fund IV, which is the sole general partner of HM GP Partners, which is the sole general partner of HM 4-EQ, HM 4-EN, HM 4-P, and HM Equity Partners, which is the sole general partner of PG-IV. HM GP Partners is also the sole general partner of HM Equity Fund IV/GP, which is the sole general partner of HMTF Private Equity and HMTF Equity Fund. Mr. Hicks is also the sole member and sole director of HMEU Fund I-C, which is the sole general partner of HMTF Europe, HMTF Europe Private and HM PG. HMEU Fund I-C is also the sole general partner of HMEU Intermediate, which is the sole general partner of HMEU 1-EN, HMEU 1-EQ, and HMEU 1-P. The business address of Mr. Hicks is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950.

HM 1-FOF

HM 1-FOF is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HM 1-FOF, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), information with respect to GP Partners L.A., the sole general partner of HM 1-FOF, is set forth below.

GP Partners L.A.

GP Partners L.A. is a Cayman Islands limited partnership, the principal business of which is to serve as the sole general partner in various limited

partnerships, including HM 1-FOF. The business address of GP Partners L.A., which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to Latin America Fund, the sole general partner of GP Partners L.A., is set forth below.

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Latin America Fund

Latin America Fund is a Cayman Islands limited liability company, the principal business of which is serving as the sole general partner in various limited partnerships, including GP Partners L.A. The business address of Latin America Fund, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13D of the Exchange Act, information with respect to Thomas O. Hicks, the sole member of Latin America Fund, is as previously set forth in this Item 2(b).

HMTF Equity Fund

HMTF Equity Fund is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HMTF Equity Fund, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13D of the Exchange Act, information with respect to HM Equity Fund IV/GP, the sole general partner of HMTF Equity Fund is set forth below.

HMTF Private Equity

HMTF Private Equity is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HMTF Private Equity, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13D of the Exchange Act, information with respect to HM Equity Fund IV/GP, the sole general partner of HMTF Private Equity is set forth below.

HM Equity Fund IV/GP

HM Equity Fund IV/GP is a Cayman Islands limited partnership, the principal business of which is serving as the sole general partner of various limited partnerships, including HMTF Equity Fund and HMTF Private Equity. The business address of HM Equity Fund IV/GP, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13D of the Exchange Act, information with respect to HM GP Partners, the sole general partner of HM Equity Fund IV/GP, is set forth below.

PG-IV

PG-IV is a limited partnership organized under the laws of the Netherlands, the principal business of which is to invest directly or indirectly in various companies. The business address of PG-IV, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HM Equity Partners, the sole general partner of PG-IV, is set forth below.

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HM Equity Partners

HM Equity Partners is a limited partnership organized under the laws of the Netherlands, the principal business of which is to serve as the sole general partner of PG-IV. The business address of HM Equity Partners, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HM GP Partners, the sole general partner of HM Equity Partners, is set forth below.

HM 4-P

 ${
m HM}$  4-P is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HM 4-P, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HM GP Partners, the sole general partner of HM 4-P, is set forth below.

HM 4-EN

HM 4-EN is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HM 4-EN, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HM GP Partners, the sole general partner of HM 4-EN, is set forth below.

HM 4-EO

HM 4-EQ is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HM 4-EQ, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HM GP Partners, the sole general partner of HM 4-EQ, is set forth below.

HM GP Partners

HM GP Partners is a Cayman Islands limited partnership, the principal business of which is serving as the sole general partner in various limited partnerships, including HM Equity Fund IV/GP, HM Equity Partners, HM 4-P, HM 4-EN, and HM 4-EQ. The business address of HM GP Partners, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13D of the Exchange Act, information with respect to HM Fund IV, the sole general partner of HM GP Partners, is set forth below.

HM Fund IV

HM Fund IV is a Cayman Islands limited liability company, the principal business of which is serving as the sole general partner of HM GP Partners. The business address of HM Fund IV, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas

75201-6950. Pursuant to Instruction C to Schedule 13D of the Exchange Act, information with respect to Thomas O. Hicks, the sole member of HM Fund IV, is as previously set forth in this Item 2(b).

HMEU 1-EN

HMEU 1-EN is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HMEU 1-EN, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HMEU Intermediate, the sole general partner of HMEU 1-EN, is set forth below.

HMEU 1-EQ

HMEU 1-EQ is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HMEU 1-EQ, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HMEU Intermediate, the sole general partner of HMEU 1-EQ, is set forth below.

HMEU 1-P

HMEU 1-P is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HMEU 1-P, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HMEU Intermediate, the sole general partner of HMEU 1-P, is set forth below.

HMEU Intermediate

HMEU Intermediate is a Cayman Islands limited partnership, the principal business of which is serving as the sole general partner in various limited partnerships, including HMEU 1-EN, HMEU 1-EQ and HMEU 1-P. The business address of HMEU Intermediate, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HMEU Fund I-C, the sole general partner of HMEU Intermediate, is set forth below.

HMTF Europe

HMTF Europe is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HMTF Europe, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HMEU Fund I-C, the sole general partner of HMTF Europe, is set forth below.

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HMTF Europe Private

HMTF Europe Private is a Cayman Islands limited partnership, the principal business of which is to invest directly or indirectly in various companies. The business address of HMTF Europe Private, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to

 $\operatorname{HMEU}$  Fund I-C, the sole general partner of  $\operatorname{HMTF}$  Europe  $\operatorname{Private}$ , is set forth below.

HM PG

HM PG is a limited partnership organized under the laws of the Netherlands, the principal business of which is to invest directly or indirectly in various companies. The business address of HM PG, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13 D of the Exchange Act, information with respect to HMEU Fund I-C, the sole general partner of HM PG, is set forth below.

HMEU Fund I-C

HMEU Fund I-C is a Cayman Islands company, the principal business of which is serving as the sole general partner in various limited partnerships, including HMTF Intermediate, HMTF Europe, HMTF Europe Private, and HM PG. The business address of HMEU Fund I-C, which also serves as its principal office, is 200 Crescent Court, Suite 1600, Dallas, Texas 75201-6950. Pursuant to Instruction C to Schedule 13D of the Exchange Act, the name, residence or business address, and present occupation or employment of each director, executive officer and controlling person of HMEU Fund I-C, are as follows:

Mr. Hicks is an executive officer of HMEU Fund I-C. Information with respect to Mr. Hicks is as previously set forth in this Item 2(b). In addition, each of John R. Muse, Charles W. Tate, Jack D. Furst and Dan H. Blanks is presently an executive officer of HMEU Fund I-C.

The principal business address of each Messrs. Muse, Tate, Furst and Blanks is 200 Crescent Court Suite 1600, Dallas, Texas 75201. Each of Messrs. Muse, Tate, Furst and Blanks is presently an executive officer of Hicks Muse, a private investment firm primarily engaged in leveraged acquisitions, recapitalizations and other principal investing activities.

- (d) None of the Filing Parties or persons identified in this Item 2 has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) None of the Filing Parties or persons identified in this Item 2 has, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.

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- (f) All of the natural persons identified in this Item 2 are citizens of the United States of America.
- Item 3. Source and Amount of Funds or Other Consideration

On October 10, 2000, HMTF Temic/Microtune Cayman, L.P., a Cayman Islands limited partnership ("Temic"), made a pro-rata distribution without consideration, of shares of Common Stock to its partners, including the Filing Parties. Temic acquired such shares of Common Stock upon conversion of Series D and Series E Preferred Stock of the Company, which shares were purchased by Temic prior to the Company's initial public offering of the Common Stock (and registration of such Common Stock pursuant to Section 12 of the Exchange Act).

# Item 4. Purpose of Transaction

The shares of Common Stock received by the Filing Parties described in Item 3 to this Statement were acquired as a result of the pro-rata distribution without consideration of shares of Common Stock of the Company from Temic to its partners and are being held by such Filing Parties for investment purposes. The Filing Parties intend to review continuously their position in the Company. Depending upon future evaluations of the business prospects of the Company and upon other developments, including, but not limited to, general economic and business conditions and stock market conditions, the Filing Parties may retain or from time to time increase their holdings or dispose of all or a portion of their holdings, subject to any applicable legal and contractual restrictions on their ability to do so.

On December 14, 2001, certain of the Filing Parties entered into an Underwriting Agreement with the Company and J.P. Morgan Securities Inc., Salomon Smith Barney Inc., SG Cowen Securities Corporation, Prudential Securities Incorporated, as the representatives of several underwriters (collectively, the "Underwriters"), for the sale of Common Stock to the Underwriters (the "Underwriting Agreement"). Pursuant to the Underwriting Agreement and the Company Registration Statement on Form S-3/A (SEC File No.: 333-67850), certain of the Filing Parties sold an aggregate of 2,000,000 shares of Common Stock to the Underwriters on December 19, 2001. The Underwriting Agreement also grants an option to the Underwriters to purchase additional shares of Common Stock held by certain of the Filing Parties up to an aggregate amount of 1,050,000 shares of Common Stock (the "Option"). The Option expires on January 18, 2002.

In addition, pursuant to and in accordance with the provisions of Rule 144 promulgated under the Securities Act of 1933, the Filing Parties have and will from time to time sell shares of Common Stock.

In addition, the matters set forth in Item 6 below are incorporated in this Item 4 by reference as if fully set forth herein.

Except as set forth in this Item 4 (including the matters described in Item 6 below which are incorporated in this Item 4 by reference), the Filing Parties have no present plans or proposals that relate to or that would result in any actions specified in clauses (a) through (j) of Item 4 of Schedule 13D of the Exchange Act.

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Item 5. Interest in Securities of Issuer

(a)

- (1) Following the transactions described in Item 4, Mr. Hicks may be deemed to beneficially own in the aggregate 3,063,386 shares of the Common Stock of the Company, representing approximately 5.8% of the outstanding shares of Common Stock. Of such shares, Mr. Hicks has sole voting and dispositive power with respect to 23,298 shares, and shared voting and dispositive power with respect to 3,040,088 shares as a result of the relationships described in paragraph (b) (1) below.
- (2) Following the transactions described in Item 4, HM 1-FOF may be deemed to beneficially own in the aggregate 135 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HM 1-FOF has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 135 shares as a result of the

relationships described in paragraph (b)(2) below.

- (3) Following the transactions described in Item 4, GP Partners L.A. may be deemed to beneficially own in the aggregate 135 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, GP Partners L.A. has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 135 shares as a result of the relationships described in paragraph (b) (3) below.
- (4) Following the transactions described in Item 4, Latin America Fund may be deemed to beneficially own in the aggregate 135 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, Latin America Fund has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 135 shares as a result of the relationships described in paragraph (b) (4) below.
- (5) Following the transactions described in Item 4, HMTF Equity Fund may be deemed to beneficially own in the aggregate 1,403,538 shares of the Common Stock of the Company, representing approximately 2.7% of the outstanding shares of Common Stock. Of such shares, HMTF Equity Fund has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 1,403,538 shares as a result of the relationships described in paragraph (b) (5) below.
- (6) Following the transactions described in Item 4, HMTF Private Equity may be deemed to beneficially own in the aggregate 9,941 shares of the Common Stock of the Company, representing approximately less than 0.1% of the

### Page 31

outstanding shares of Common Stock. Of such shares, HMTF Private Equity has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 9,941 shares as a result of the relationships described in paragraph (b) (6) below.

- (7) Following the transactions described in Item 4, HM Equity Fund IV/GP may be deemed to beneficially own in the aggregate 1,413,479 shares of the Common Stock of the Company, representing approximately 2.7% of the outstanding shares of Common Stock. Of such shares, HM Equity Fund IV/GP has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 1,413,479 shares as a result of the relationships described in paragraph (b) (7) below.
- (8) Following the transactions described in Item 4, PG-IV may be deemed to beneficially own in the aggregate 74,724 shares of the Common Stock of the Company, representing approximately 0.1% of the outstanding shares of Common Stock. Of such shares, PG-IV has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 74,724 shares as a result of the relationships described in paragraph (b) (8) below.
- (9) Following the transactions described in Item 4, HM Equity Partners may be deemed to beneficially own in the aggregate 74,724 shares of the Common Stock of the Company, representing approximately 0.1% of the outstanding shares of Common Stock. Of such shares, HM Equity Partners has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 74,724 shares as a result of

the relationships described in paragraph (b)(9) below.

- (10) Following the transactions described in Item 4, HM 4-P may be deemed to beneficially own in the aggregate 1,113 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HM 4-P has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 1,113 shares as a result of the relationships described in paragraph (b) (10) below.
- (11) Following the transactions described in Item 4, HM 4-EN may be deemed to beneficially own in the aggregate 4,100 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HM 4-EN has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 4,100 shares as a result of the relationships described in paragraph (b) (11) below.
- (12) Following the transactions described in Item 4, HM 4-EQ may be deemed to beneficially own in the aggregate 22,942 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HM 4-EQ has sole voting and dispositive

## Page 32

power with respect to no shares, and shared voting and dispositive power with respect to 22,942 shares as a result of the relationships described in paragraph (b)(12) below.

- (13) Following the transactions described in Item 4, HM GP Partners may be deemed to beneficially own in the aggregate 1,516,358 shares of the Common Stock of the Company, representing approximately 2.9% of the outstanding shares of Common Stock. Of such shares, HM GP Partners has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 1,516,358 shares as a result of the relationships described in paragraph (b) (13) below.
- (14) Following the transactions described in Item 4, HM Fund IV may be deemed to beneficially own in the aggregate 1,516,358 shares of the Common Stock of the Company, representing approximately 2.9% of the outstanding shares of Common Stock. Of such shares, HM Fund IV has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 1,516,358 shares as a result of the relationships described in paragraph (b) (14) below.
- (15) Following the transactions described in Item 4, HMEU 1-EN may be deemed to beneficially own in the aggregate 2,348 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HMEU 1-EN has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 2,348 shares as a result of the relationships described in paragraph (b) (15) below.
- (16) Following the transactions described in Item 4, HMEU 1-EQ may be deemed to beneficially own in the aggregate 17,647 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HMEU 1-EQ has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 17,647 shares as a result of the

relationships described in paragraph (b) (16) below.

- (17) Following the transactions described in Item 4, HMEU 1-P may be deemed to beneficially own in the aggregate 3,653 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HMEU 1-P has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 3,653 shares as a result of the relationships described in paragraph (b) (17) below.
- (18) Following the transactions described in Item 4, HMEU Intermediate may be deemed to beneficially own in the aggregate 23,648 shares of the Common Stock of the Company, representing approximately less than 0.1% of the

## Page 33

outstanding shares of Common Stock. Of such shares, HMEU Intermediate has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 23,648 shares as a result of the relationships described in paragraph (b) (18) below.

- (19) Following the transactions described in Item 4, HMTF Europe may be deemed to beneficially own in the aggregate 1,374,430 shares of the Common Stock of the Company, representing approximately 2.6% of the outstanding shares of Common Stock. Of such shares, HMTF Europe has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 1,374,430 shares as a result of the relationships described in paragraph (b) (19) below.
- (20) Following the transactions described in Item 4, HMTF Europe Private may be deemed to beneficially own in the aggregate 16,437 shares of the Common Stock of the Company, representing approximately less than 0.1% of the outstanding shares of Common Stock. Of such shares, HMTF Europe Private has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 16,437 shares as a result of the relationships described in paragraph (b) (20) below.
- (21) Following the transactions described in Item 4, HM PG may be deemed to beneficially own in the aggregate 101,545 shares of the Common Stock of the Company, representing approximately 0.2% of the outstanding shares of Common Stock. Of such shares, HM PG has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 101,545 shares as a result of the relationships described in paragraph (b) (21) below.
- (22) Following the transactions described in Item 4, HMEU Fund I-C may be deemed to beneficially own in the aggregate 1,516,060 shares of the Common Stock of the Company, representing approximately 2.9% of the outstanding shares of Common Stock. Of such shares, HMEU Fund I-C has sole voting and dispositive power with respect to no shares, and shared voting and dispositive power with respect to 1,516,060 shares as a result of the relationships described in paragraph (b) (22) below.

(b)

(1) Of the 23,298 shares of Common Stock for which Mr. Hicks has sole voting and dispositive power, 20,150 shares are held of record by Mr. Hicks, and 3,148 shares are held of record by Mr. Hicks as the trustee of certain trusts for the benefit of Mr. Hicks' children. Of the 3,040,088

shares of Common Stock for which Mr. Hicks has shared voting and dispositive power, 135 shares of Common Stock are owned of record by HM 1-FOF; 1,403,538 shares of Common Stock are owned of record by HMTF Equity Fund; 9,941 shares of Common Stock are owned of record by HMTF Private Equity; 74,724 shares of Common Stock are owned of record by PG-IV; 1,113 shares of Common Stock are owned of record by HM 4-P;

### Page 34

4,100 shares of Common Stock are owned of record by HM 4-EN; 22,942 shares of Common Stock are owned of record by HM 4-EQ; 2,348 shares of Common Stock are owned of record by HMEU 1-EN; 17,647 shares of Common Stock are owned of record by HMEU 1-EQ; 3,653 shares of Common Stock are owned of record by HMEU 1-P; 1,374,430 shares of Common Stock are owned of record by HMTF Europe; 16,437 shares of Common Stock are owned of record by HMTF Europe Private; 101,545 shares of Common Stock are owned of record by HM PG; 794 shares of Common Stock are owned of record by TOH, Jr. Ventures, Ltd.; 5,954 shares of Common Stock are owned of record by TOH Investors, L.P.; and 787 shares held of record by MHH Ventures, Ltd.

GP Partners L.A. is the general partner of HM 1-FOF and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock owned of record by HM 1-FOF. Latin America Fund is the general partner of GP Partners L.A. and, therefore, may be deemed to be the beneficial owner of the shares beneficially owned by GP Partners L.A. Mr. Hicks is the sole member of Latin America Fund and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by Latin America Fund.

HM Equity Fund IV/GP is the general partner of HMTF Equity Fund and HMTF Private Equity and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock owned of record by HMTF Equity Fund and HMTF Private Equity. HM Equity Partners is the general partner of PG-IV, and therefore, may be deemed to be the beneficial owner of the shares of Common Stock owned of record by PG-IV. HM GP Partners is the general partner of HM Equity Fund IV/GP, HM Equity Partners, HM 4-EQ, HM 4-EN and HM 4-P and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by HM Equity Fund IV/GP and HM Equity Partners and may be deemed to be the beneficial owner of the shares of Common Stock owned of record by HM 4-EQ, HM 4-EN and HM 4-P. HM Fund IV is the general partner of HM GP Partners and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by  ${\tt HM}$  GP Partners. Mr. Hicks is the sole director and sole member of  ${\tt HM}$  Fund IV and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by HM Fund IV.

HMEU Intermediate is the general partner of HMEU 1-EN, HMEU 1-EQ and HMEU 1-P and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock held of record by HMEU 1-EN, HMEU 1-EQ, and HMEU 1-P. HMEU Fund I-C is the general partner of HMEU Intermediate, HMTF Europe, HMTF Europe Private and HM PG and, therefore, may be deemed to be the beneficial owner of the shares held of record by HMTF Europe, HMTF Europe Private and HM PG, and may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by HMEU Intermediate. Mr. Hicks is the sole director and sole member of HMEU Fund I-C and, therefore, may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by HMEU Fund I-C.

TOH Management Company, LLC, a limited liability company whose sole member is Mr. Hicks, is the sole general partner of each of TOH, Jr. Ventures, Ltd., TOH Investors, L.P. and MHH Ventures, Ltd. Therefore, Mr. Hicks may be deemed to be the beneficial owner of the shares of Common Stock owned of record by TOH, Jr. Ventures, Ltd., TOH Investors, L.P. and MHH Ventures, Ltd.

- (2) Of the 135 shares of Common Stock for which HM 1-FOF has shared voting and dispositive power, 135 of such shares are held of record by HM  $_{1-FOF}$
- (3) Of the 135 shares of Common Stock for which GP Partners L.A. has shared voting and dispositive power, none of such shares are held of record by GP Partners L.A., and 135 of such shares are held of record by HM 1-FOF. GP Partners L.A. is the general partner of HM 1-FOF and, therefore, may be deemed to be the beneficial owner of the shares owned of record by HM 1-FOF.
- (4) Of the 135 shares of Common Stock for which Latin America Fund has shared voting and dispositive power, none of such shares are held of record by Latin America Fund, and 135 of such shares may be beneficially owned by Latin America Fund. Latin America Fund is the general partner of GP Partners L.A. and, therefore, may be deemed to be the beneficial owner of the shares beneficially owned by GP Partners L.A.
- (5) Of the 1,403,538 shares of Common Stock for which HMTF Equity Fund has shared voting and dispositive power, 1,403,538 of such shares are held of record by HMTF Equity Fund.
- (6) Of the 9,941 shares of Common Stock for which HMTF Private Equity has shared voting and dispositive power, 9,941 of such shares are held of record by HMTF Private Equity.
- (7) Of the 1,413,479 shares of Common Stock for which HM Equity Fund IV/GP has shared voting and dispositive power, none of such shares are held of record by HM Equity Fund IV/GP, and 1,403,538 of such shares are held of record by HMTF Equity Fund and 9,941 of such shares are held of record by HMTF Private Equity. Equity Fund IV/GP is the general partner of HMTF Equity Fund and HMTF Private Equity and, therefore, may be deemed to be the beneficial owner of the shares owned of record by both HMTF Equity Fund and HMTF Private Equity.
- (8) Of the 74,724 shares of Common Stock for which PG-IV has shared voting and dispositive power, 74,724 of such shares are held of record by PG-IV.
- (9) Of the 74,724 shares of Common Stock for which HM Equity Partners has shared voting and dispositive power, none of such shares are held of record by HM Equity Partners, and 74,724 of such shares are held of record by PG-IV. HM Equity Partners is the general partner of PG-IV and, therefore, may be deemed to be the beneficial owner of the shares owned of record by PG-IV.

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(10) Of the 1,113 shares of Common Stock for which HM 4-P has shared voting and dispositive power, 1,113 of such shares are held of record by HM 4-P.

- (11) Of the 4,100 shares of Common Stock for which HM  $4-{\rm EN}$  has shared voting and dispositive power, 4,100 of such shares are held of record by HM  $4-{\rm EN}$ .
- (12) Of the 22,942 shares of Common Stock for which HM 4-EQ has shared voting and dispositive power, 22,942 of such shares are held of record by HM 4-EO.
- (13) Of the 1,516,358 shares of Common Stock for which HM GP Partners has shared voting and dispositive power, none of such shares are held of record by HM GP Partners, and 22,942 of such shares are held of record by HM 4-EQ, 4,100 of such shares are held of record by HM 4-EN, 1,113 of such shares are held of record by HM 4-P, 74,724 of such shares are held of record by PG-IV, 1,403,538 of such shares are held of record by HMTF Equity Fund, and 9,941 of such shares are held of record by HMTF Private Equity. HM GP Partners is the general partner of Equity Fund IV/GP which is the general partner of HMTF Equity Fund and HMTF Private Equity and, therefore, may be deemed to be the beneficial owner of the shares owned of record by both HMTF Equity Fund and HMTF Private Equity. HM GP Partners is also the general partner of HM Equity Partners which is the general partner of PG-IV and, therefore, may be deemed to be the beneficial owner of the shares owned of record by PG-IV. HM GP Partners is also the general partner of  ${\tt HM}$ 4-EQ, HM 4-EN and HM 4-P and, therefore, may be deemed to be the beneficial owner of the shares owned of record by HM 4-EQ, HM 4-EN and HM 4-P.
- (14) Of the 1,516,358 shares of Common Stock for which HM Fund IV has shared voting and dispositive power, none of such shares are held of record by HM Fund IV, and 1,516,358 of such shares may be deemed to be beneficially owned by HM Fund IV. HM Fund IV is the general partner of HM GP Partners and, therefore, may be deemed to be the beneficial owner of the shares beneficially owned by HM GP Partners.
- (15) Of the 2,348 shares of Common Stock for which HMEU 1-EN has shared voting and dispositive power, 2,348 of such shares are held of record by HMEU 1-EN.
- (16) Of the 17,647 shares of Common Stock for which HMEU 1-EQ has shared voting and dispositive power, 17,647 of such shares are held of record by HMEU 1-EQ.
- (17) Of the 3,653 shares of Common Stock for which HMEU 1-P has shared voting and dispositive power, 3,653 of such shares are held of record by HMEU 1-P.

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- (18) Of the 23,648 shares of Common Stock for which HMEU Intermediate has shared voting and dispositive power, none of such shares are held of record by HMEU Intermediate, and 2,348 of such shares are held of record by HMEU 1-EN, 17,647 of such shares are held of record by HMEU 1-EQ and 3,653 of such shares are held of record by HMEU 1-P. HMEU Intermediate is the general partner of HMEU 1-EN, HMEU 1-EQ and HMEU 1-P and, therefore, may be deemed to be the beneficial owner of the shares owned of record by HMEU 1-EN, HMEU 1-EQ and HMEU 1-P.
- (19) Of the 1,374,430 shares of Common Stock for which HMTF Europe has shared voting and dispositive power, 1,374,430 of such shares are held of record by HMTF Europe.

- (20) Of the 16,437 shares of Common Stock for which HMTF Europe Private has shared voting and dispositive power, 16,437 of such shares are held of record by HMTF Europe Private.
- (21) Of the 101,545 shares of Common Stock for which HM PG has shared voting and dispositive power, 101,545 of such shares are held of record by HM PG.
- (22) Of the 1,516,060 shares of Common Stock for which HMEU Fund I-C has shared voting and dispositive power, none of such shares are held of record by HMEU Fund I-C, and 1,374,430 of such shares are held of record by HMTF Europe, 16,437 of such shares are held of record by HMTF Europe Private, 101,545 of such shares are held of record by HM PG, 2,348 of such shares are held of record by HMEU 1-EN, 17,647 of such shares are held of record by HMEU 1-PQ, and 3,653 of such shares are held of record by HMEU 1-P. HMEU Fund I-C is the general partner of HMTF Europe, HMTF Europe Private, and HM PG and, therefore, may be deemed to be the beneficial owner of the shares owned of record by HMTF Europe, HMTF Europe Private and HM PG. HMEU Fund I-C is also the general partner of HMEU Intermediate which is the general partner of HMEU 1-EN, HMEU 1-EQ, and HMEU 1-P and, therefore, may be deemed to be the beneficial owner of the shares owned of record by HMEU 1-EN, HMEU 1-EQ, and HMEU 1-P.

Each of the Filing Parties expressly disclaims (i) the existence of any group and (ii) beneficial ownership with respect to any shares of Common Stock covered by this Statement not owned by him or it of record.

- (c) See Item 4.
- (d) The right to receive dividends on, and proceeds from the sale of, the shares of Common Stock held of record by the applicable Filing Parties and beneficially owned by their respective sole general partners described in paragraphs (a) and (b) above is governed by the limited partnership and limited liability agreements, as applicable, of each of such entities, and

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such dividends or proceeds may be distributed with respect to numerous general and limited partnership or membership interests.

(e) Not applicable.

Item 6.

The rights to distributions, division of profits and other arrangements relating to the Company's securities owned of record by the applicable Filing Parties and their respective general and limited partners or members are governed exclusively by their respective limited partnership agreements and limited liability company regulations. In addition, the matters set forth in Item 4 above are incorporated in this Item 6 by reference as if fully set forth herein.

Item 7. Material to be Filed as Exhibits

99.1 Joint Filing Agreement dated December 12, 2000 among Mr. Thomas O. Hicks, HM 1-FOF, GP Partners L.A., Latin America Fund, HMTF Equity Fund, HMTF Private Equity, HM Equity Fund IV/GP, PG-IV, HM Equity Partners, HM 4-P, HM 4-EN, HM 4-EQ, HM GP Partners, HM Fund IV, HMEU 1-EN, HMEU 1-EQ, HMEU 1-P, HMEU Intermediate, HMTF Europe, HMTF Europe Private, HM PG and HMEU Fund I-C. (1)

99.2	Underwriting Agreement, dated December 14, 2001 among the Company, HM
	1-FOF, HMTF Equity Fund, HMTF Private Equity, PG-IV, HM 4-P, HM 4-EQ, HM
	4-EN, HMEU 1-EN, HMEU 1-EQ, HMEU 1-P, HMTF Europe, HMTF Europe Private, HM
	PG and J.P. Morgan Securities, Inc., Salomon Smith Barney Inc., SG Cowen
	Securities Corporation, Prudential Securities Incorporated, as
	representatives of several underwriters.(2)

- (1) Incorporated by reference to the Schedule 13D filed on behalf of Thomas O. Hicks on December 12, 2000.
- (2) Incorporated by reference to the Current Report on Form 8-K of the Company, filed on December 14, 2001.

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## SIGNATURE

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

December 28, 2001	Ву: *	
Date	Thomas O. Hicks	
	*By: /s/ David W. Knickel	
	David W. Knickel Attorney-in-Fact	

## SIGNATURE

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

December 28, 2001	HM 1-FOF COINVESTORS CAYMAN, L.P.
Date	By: HICKS, MUSE GP PARTNERS L.A CAYMAN, L.P., its general partner  By: HICKS, MUSE LATIN AMERICA FUND GP CAYMAN, L.L.C., its general partner

By:/s/ David W. Knickel

David W. Knickel

Vice President, Treasurer and Secretary

#### 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.

December 28, 2001 Date

HICKS, MUSE GP PARTNERS L.A. CAYMAN, L.P.

By: HICKS, MUSE LATIN AMERICA FUND GP CAYMAN, L.L.C., its general partner

By:/s/ David W. Knickel

David W. Knickel Vice President, Treasurer and Secretary

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### SIGNATURE

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

December 28, 2001 Date

HICKS, MUSE LATIN AMERICA FUND GP CAYMAN, L.L.C.,

By:/s/ David W. Knickel

David W. Knickel Vice President, Treasurer and Secretary

#### 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.

December 28, 2001 HMTF EQUITY FUND IV (1999) CAYMAN, L.P.

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Dat.e

By: HM EQUITY FUND IV/GP CAYMAN, L.P.,
 its general partner

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### SIGNATURE

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

December 28, 2001 -----Date HMTF PRIVATE EQUITY FUND IV (1999) CAYMAN, L.P.

By: HM EQUITY FUND IV/GP CAYMAN, L.P., its general partner

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

By: HM FUND IV CAYMAN, LLC,
 its general partner

By:/s/ David W. Knickel

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David W. Knickel
Vice President, Treasurer
and Secretary

## SIGNATURE

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

December 28, 2001

HM EQUITY FUND IV/GP CAYMAN, L.P.

-----

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

Date

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### SIGNATURE

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

December 28, 2001

HICKS, MUSE PG-IV (1999), C.V.

Date

By: HM EQUITY FUND IV/GP PARTNERS (1999), C.V., its general partner

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### SIGNATURE

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

December 28, 2001

Date

HM EQUITY FUND IV/GP PARTNERS (1999),

C.V.

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### SIGNATURE

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

December 28, 2001
----Date

HM 4-P COINVESTORS CAYMAN, L.P.

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

David W. Knickel

Vice President, Treasurer and Secretary

### SIGNATURE

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

December 28, 2001 ------Date HM 4-EN COINVESTORS CAYMAN, L.P.

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

David W. Knickel

Vice President, Treasurer and Secretary

SIGNATURE

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

December 28, 2001

HM 4-EQ COINVESTORS CAYMAN, L.P.

Date

By: HM GP PARTNERS IV CAYMAN, L.P., its general partner

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### SIGNATURE

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

December 28, 2001

HM GP PARTNERS IV CAYMAN, L.P.

Date

By: HM FUND IV CAYMAN, LLC, its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

## SIGNATURE

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

December 28, 2001

HM FUND IV CAYMAN, LLC

Date

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### SIGNATURE

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

December 28, 2001

HMEU 1-EN COINVESTORS, L.P.

Date

By: HMEU INTERMEDIATE PARTNERS I-C, L.P.,
 its general partner

By: HMEU FUND I-C, INC.,
 its general partner

By:/s/ David W. Knickel

\_\_\_\_\_

David W. Knickel Vice President, Treasurer and Secretary

### SIGNATURE

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

December 28, 2001

HMEU 1-EQ COINVESTORS, L.P.

Date

By: HMEU INTERMEDIATE PARTNERS I-C, L.P., its general partner

By: HMEU FUND I-C, INC.,
 its general partner

By:/s/ David W. Knickel

David W. Knickel Vice President, Treasurer and Secretary

#### 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.

December 28, 2001

HMEU 1-P COINVESTORS, L.P.

Date

By: HMEU INTERMEDIATE PARTNERS I-C, L.P., its general partner

By: HMEU FUND I-C, INC., its general partner

By:/s/ David W. Knickel

David W. Knickel Vice President, Treasurer

and Secretary

#### SIGNATURE

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

December 28, 2001

HMEU INTERMEDIATE PARTNERS I-C, L.P.

\_\_\_\_\_

Date

By: HMEU FUND I-C, INC.,
 its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### SIGNATURE

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

December 28, 2001

HMTF EUROPE FUND CAYMAN, L.P.

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Date

By: HMEU FUND I-C, INC.,
 its general partner

By:/s/ David W. Knickel

\_\_\_\_\_

David W. Knickel Vice President, Treasurer and Secretary

#### 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.

December 28, 2001

HMTF EUROPE PRIVATE FUND CAYMAN, L.P.

Date

By: HMEU FUND I-C, INC.,
 its general partner

By:/s/ David W. Knickel

David W. Knickel Vice President, Treasurer and Secretary

### 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.

December 28, 2001

HM PG EUROPE I, C.V.

Dat

By: HMEU FUND I-C, INC.,
 its general partner

By:/s/ David W. Knickel

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David W. Knickel Vice President, Treasurer and Secretary

#### 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.

December 28, 2001

HMEU FUND I-C, INC.

Date

By:/s/ David W. Knickel

\_\_\_\_\_

David W. Knickel Vice President, Treasurer and Secretary

#### EXHIBIT INDEX

- 99.1 Joint Filing Agreement dated December 12, 2000 among Mr. Thomas O. Hicks, HM 1-FOF, GP Partners L.A., Latin America Fund, HMTF Equity Fund, HMTF Private Equity, HM Equity Fund IV/GP, PG-IV, HM Equity Partners, HM 4-P, HM 4-EN, HM 4-EQ, HM GP Partners, HM Fund IV, HMEU 1-EN, HMEU 1-EQ, HMEU 1-P, HMEU Intermediate, HMTF Europe, HMTF Europe Private, HM PG and HMEU Fund I-C. (1)
- 99.2 Underwriting Agreement, dated December 14, 2001 among the Company, HM 1-FOF, HMTF Equity Fund, HMTF Private Equity, PG-IV, HM 4-P, HM 4-EQ, HM 4-EN, HMEU 1-EN, HMEU 1-EQ, HMEU 1-P, HMTF Europe, HMTF Europe Private, HM PG and J.P. Morgan Securities, Inc., Salomon Smith Barney Inc., SG Cowen Securities Corporation, Prudential Securities Incorporated, as representatives of several underwriters. (2)

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- (1) Incorporated by reference to the Schedule 13D filed on behalf of Thomas O. Hicks on December 12, 2000.
- (2) Incorporated by reference to the Current Report on Form 8-K of the Company, filed on December 14, 2001.