#### CREDIT SUISSE FIRST BOSTON/

Form 4 February 11, 2002

FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

/ / CHECK THIS BOX IF NO LONGER

SUBJECT TO SECTION 16. FORM 4 Filed pursuant to Section 16(a) of the Securities Exchange Act of

	IGATIONS MAY INSTRUCTION 1(b).			lic Utility Ho f the Investme	_	
(Print of Type	e Responses)					
	Address of Reporting					
Credit Suisse	First Boston, on be	ess unit				
	(First)		3. I.R.S. Number Person		on 4.	Statement for Month/Year
	(Street)	10010			5.	If Amendment, Date of Origi (Month/Year)
	(State)					ES ACQUIRED, DI
	f Security 3)		2. Trans action	3. Transa Code	action 4.	Securities Ac or Disposed of (Instr. 3, 4 a
				Code	V	Amount

		Code	V	Amount	(
Common Stock, par value \$.01 per share	1/16/02	J(19)		472,444	 D
Common Stock, par value \$.01 per share	1/16/02	J(19)		18,815	D
Common Stock, par value \$.01 per share	1/16/02	J(19)		23,232	D
Common Stock, par value \$.01 per share	1/16/02	J(19)		27 <b>,</b> 621	D
Common Stock, par value \$.01 per share	1/16/02	J(19)		10,258	D
Common Stock par value \$ 01 per share					

Common Stock, par value \$.01 per share

Common Stock,	par value \$.01	per share	1/16/02	J(19)	7,639	D
Common Stock,	par value \$.01	per share	1/16/02	J(19)	1,490	D
Common Stock,	par value \$.01	per share	1/16/02	J(19)	2,121	D
Common Stock,	par value \$.01	per share				
Common Stock,	par value \$.01	per share				
Common Stock,	par value \$.01	per share	1/16/02	J(20)	20,000	A

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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POTENTIAL PERSONS WHO ARE TO RESPOND TO THE COLLECTION OF INFORMATION CONTAINED IN THIS FORM ARE NOT REQUIRED TO RESPOND UNLESS THE FORM DISPLAYS A CURRENTLY VALID OMB CONTROL NUMBER.

Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(20)	7,500	
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(20)	3,750	A
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(20)	6,250	
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(25)	5,205	
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(27)	3,384	Α
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(29)	623	
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(31)	781	A
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(33)	372	A
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(35)	875	А
Common St	ock, par	value	\$.01 pe	r share	1/16/02	J(37)	2	 А

(P

	porting person(s) to Issuer
(Check a	all applicable)
Director	X 10% Owner
Officer (give	Other (Specify
title below)	below

 $<sup>^{\</sup>star}$  If the form is filed by more than one reporting person, SEE Instruction 4(b)(v).

7. Individual or Joint/Group Filing (check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Pers TABLE I - NON-DERIVATIVE SECURITIES ACQUIRED, DISPOSED OF, OR BENEFICIALLY OWNED 5. Amount of 6. Owner-ship 7. Nature of Securities Form: Indirect Beneficially Owned at End or Ownership of Month Indirect (Instr. 3 and 4) (Instr. 4) (Instr. 4) I (1)(12)(15)(17) Common Stock, par value \$.01 per share 2,394,827 \_\_\_\_\_\_ I (2)(12)(15)(17) Common Stock, par value \$.01 per share 95,373 \_\_\_\_\_\_ I (3) (12) (15) (17) Common Stock, par value \$.01 per share 117,765 \_\_\_\_\_\_ Common Stock, par value \$.01 per share 140,012 I (4) (13) (15) (17) Common Stock, par value \$.01 per share 51,996 I (5) (13) (15) (17) I (6) (15) (17) (18) 509,070 Common Stock, par value \$.01 per share \_\_\_\_\_\_ I (7) (12) (15) (17) 38**,**721 Common Stock, par value \$.01 per share \_\_\_\_\_\_ 7,552 I (8) (12) (15) (17) Common Stock, par value \$.01 per share Common Stock, par value \$.01 per share 10,753 I (9) (12) (14) (15) (18) Common Stock, par value \$.01 per share I (10) (14) (17) (18 546**,**211 75**,**863 Common Stock, par value \$.01 per share I (11) (16) (17) (18 \_\_\_\_\_\_ 20,000 Common Stock, par value \$.01 per share I (18)(21)Common Stock, par value \$.01 per share Common Stock, par value \$.01 per share 3,750 I (18)(23) \_\_\_\_\_ I 6,250 (18)(24)Common Stock, par value \$.01 per share \_\_\_\_\_ 5,205 Common Stock, par value \$.01 per share \_\_\_\_\_\_ 3,384 Common Stock, par value \$.01 per share (18)(28)

Common Stock, par value \$.01 per share	623	I	(18) (30)
Common Stock, par value \$.01 per share	781	I	(18) (32)
Common Stock, par value \$.01 per share	372	I	(18) (34)
Common Stock, par value \$.01 per share	875	I	(18) (36)
Common Stock, par value \$.01 per share	2	I	(18) (38)

			PAGE 2 OF	F 7	PAGES								
FORI	M 4 (continued)		TAI	BLE								OSED OF, OR convertible	
,	Fitle of Derivative Security (Instr. 3)	s C P D	Conver- ion or or Exercise rice of derivative security		Trans action Date (Month/ Day/ Year)		ransac Instr.		Sec Dis	uriti posed	es A	erivative Acquired (A) (D) 1 and 5)	01
						Cc	ode V			(A)	,	(D)	
7.	Title and Amount of Underlying Securitie (Instr. 3 and 4)		Price of Derivative Security (Instr. 5)	е	O. Number Deriva Securi Benefi Owned End of Month Instr.	ative ties ciall at		Form Deriv Secur Direc or In	of ative ity;		11.	Nature of Indirect Beneficial Ownership (Instr. 4)	

Title	Amount or Number of Shares			
Explanation of SEE ATTACHMEN	_	S: DITIONAL FOOTNOTES.		
	1	Credit Suisse First Boson, acting behalf of the Credit Suisse First business unit	-	
		/s/ Louise Guarneri		11/02
		By: Louise Guarneri, Director	Da	
		ements or omissions of facts conducts.C. 1001 and 15 U.S.C. 78ff(a		iminal
		es of this Form, one of which must sufficient, SEE Instruction 6 for		ned.
	are not red	re to respond to the collection or quired to respond unless the form		
		PAGE 3 OF 7 PAGES		
			Attachi	ment A

## Explanation of Responses

- (1) These securities are held directly by DLJ Merchant Banking Partners II, L.P. ("Partners II"), which is a partnership.
- (2) These securities are held directly by DLJ Merchant Banking Partners II-A, L.P. ("Partners II-A"), which is a partnership.
- (3) These securities are held directly by DLJ Offshore Partners II, C.V. ("Offshore Partners II"), which is a partnership.
- (4) These securities are held directly by DLJ Diversified Partners, L.P. ("Diversified"), which is a partnership.

- (5) These securities are held directly by DLJ Diversified Partners-A, L.P. ("Diversified-A"), which is a partnership.
- (6) These securities are held directly by DLJMB Funding II, Inc. ("Funding II"), which is a Delaware corporation.
- (7) These securities are held directly by DLJ Millennium Partners, L.P. ("Millennium"), which is a partnership.
- (8) These securities are held directly by DLJ Millennium Partners-A, L.P. ("Millennium-A"), which is a partnership.
- (9) These securities are held directly by DLJ EAB Partners, L.P. ("EAB"), which is a partnership.
- (10) These securities are held by DLJ First ESC, L.P. ("ESC"), which is a partnership.
- (11) These securities are held directly by UK Investment Plan 1997 Partners ("1997 Partners").
- DLJ Merchant Banking II, Inc. ("MB II Inc.") is the Managing General Partner of each of Partners II, Partners II-A, Millennium and Millennium-A and Advisory General Partner of Offshore Partners II. In addition, DLJ Merchant Banking II, LLC ("MB II LLC") is the Associate General Partner of each of Partners II, Partners II-A, Offshore Partners II, Millennium, Millennium-A, and EAB. MB II Inc. is also the Managing Member of MB II LLC.
- (13) DLJ Diversified Partners, Inc. ("Diversified Partners") is the General Partner of each of Diversified and Diversified-A. DLJ Diversified Associates, L.P. ("Diversified Associates") is the Associate General Partner of each of Diversified and Diversified-A. Diversified Partners is also the General Partner of Diversified Associates.
- (14) DLJ LBO Plans Management Corp. is the Managing General Partner of EAB and ESC.
- (15) DLJ Capital Investors, Inc. ("DLJCI") is the sole stockholder of each of MB II Inc., Diversified Partners and Funding II.

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- (16) These securities are held indirectly by UK Investment Plan 1997, Inc. ("Plan 1997"), General Partner of 1997 Partners.
- (17) Credit Suisse First Boston (USA) Inc. ("CSFB-USA"), a Delaware corporation formerly named Donaldson, Lufkin & Jenrette, Inc., is the sole stockholder of DLJCI, DLJ LBO Plans Management Corporation and Plan 1997.
- (18) This Form 4 is being filed by Credit Suisse First Boston (the "Bank"), a Swiss bank, on behalf of itself and its subsidiaries, to the extent that they constitute part of the Credit Suisse First Boston business unit (the "CSFB business unit" or the "Reporting Person"). The CSFB business unit is engaged in the corporate and investment banking, trading (equity, fixed income and foreign exchange), private equity investment and derivatives businesses on a worldwide basis. The Bank and its subsidiaries engage in other separately managed activities, most of which constitute the independently operated Credit Suisse Asset

Management business unit. The Credit Suisse Asset Management business unit provides asset management and investment advisory services to institutional investors worldwide.

Credit Suisse First Boston, Inc. ("CSFBI"), a Delaware corporation, owns 100% of the voting stock of CSFB-USA. The Bank owns a majority of the voting stock, and all of the non-voting stock, of CSFBI. The ultimate parent company of the Bank and CSFBI, and the direct owner of the remainder of the voting stock of CSFBI, is Credit Suisse Group, a corporation formed under the laws of Switzerland ("CSG").

The principal business of CSG is acting as a holding company for a global financial services group with five distinct specialized business units that are independently operated. In addition to the two business units referred to above, CSG and its consolidated subsidiaries (other than the Bank and its subsidiaries) are comprised of (a) the Credit Suisse Private Bank business unit that engages in the global private banking business; (b) one Credit Suisse business unit that engages in the Swiss domestic banking business and (c) the Winterthur business unit that engages in the global insurance business. CSG's business address is Paradeplatz 8, Postfach 1, CH-8070, Zurich, Switzerland.

CSG, for purposes of federal securities laws, may be deemed ultimately to control the Bank, and the CSFB business unit. CSG, its executive officers and directors, and its direct and indirect subsidiaries (including all of the business units except the CSFB business unit), may beneficially own securities issued by the Issuer or derivative securities relating thereto, and any such securities are not reported in this statement. Due to the separate management and independent operation of its business units, CSG disclaims beneficial ownership of any such securities beneficially owned by its direct and indirect subsidiaries, including the Reporting Person. The Reporting Person disclaims beneficial ownership of any such securities beneficially owned by CSG and any of CSG's and the Bank's other business units.

The Reporting Person disclaims beneficial ownership of securities held directly by any entity described herein except with respect to the Reporting Person's proportionate interest in or ownership of such entity. The filing of this statement shall not be construed for purposes of Section 14 of the Securities Exchange Act of 1934, as amended, as an admission of beneficial ownership of the securities reported on this statement.

- (19) Distribution of securities to partners of the limited partnership on a pro rata basis.
- (20) Pro rata distribution from Partners II, of which the direct holder of such securities is a partner.
- (21) These securities are held directly by WSW 1996 Buyout Fund L.P., which is a partnership and itself a partner of Partners II.

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- (22) These securities are held directly by WSW 1996 Buyout Fund II L.P., which is a partnership and itself a partner of Partners II.
- (23) These securities are held by WSW 1996 Exchange Fund L.P., which is a partnership and itself a partner of Partners II.

- (24) These securities are held by WSW 1995 Exchange Fund L.P., which is a partnership and itself a partner of Partners II.
- Pro rata distribution of 4,677 shares of Common Stock from Partners II, of which the direct holder of such Common Stock is a partner; pro rata distribution of 186 shares of Common Stock from Partners II-A, of which the direct holder of such Common Stock is a partner; pro rata distribution of 76 shares of Common Stock from Millenium, of which the direct holder of such Common Stock is a partner; pro rata distribution of 15 shares of Common Stock from Millenium-A, of which the direct holder of such Common Stock is a partner; pro rata distribution of 21 shares of Common Stock from EAB; of which the direct holder of such Common Stock is a partner; and pro rata distribution of 230 shares of Common Stock from Offshore Partners II, of which the direct holder of such Common Stock is a partner.
- (26) These securities are held directly by MB II LLC.
- Pro rata distribution of 1,483 shares of Common Stock from Partners II, of which the direct holder of such Common Stock is a partner; pro rata distribution of 3 shares of Common Stock from Partners II-A, of which the direct holder of such Common Stock is a partner; pro rata distribution of 704 shares of Common Stock from Millenium, of which the direct holder of such Common Stock is a partner; pro rata distribution of 694 shares of Common Stock from Millenium-A, of which the direct holder of such Common Stock is a partner; and pro rata distribution of 500 shares of Common Stock from Offshore Partners II, of which the direct holder of such Common Stock is a partner.
- (28) These securities are held directly by MB II Inc.
- (29) Pro rata distribution of 255 shares of Common Stock from Diversified, of which the direct holder of such Common Stock is a partner; and pro rata distribution of 368 shares of Common Stock from Diversified-A, of which the direct holder of such Common Stock is a partner.
- (30) These securities are held by DLJ Strategic Partners, L.P., which is a partnership and itself a partner of Diversified and Diversified-A.
- (31) Pro rata distribution of 368 shares of Common Stock from Diversified, of which the direct holder of such Common Stock is a partner; and pro rata distribution of 413 shares of Common Stock from Diversified-A, of which the direct holder of such Common Stock is a partner.
- (32) These securities are held directly by Diversified Partners.
- (33) Pro rata distribution of 272 shares of Common Stock from Diversified, of which the direct holder of such Common Stock is a partner; and pro rata distribution of 100 shares of Common Stock from Diversified-A, of which the direct holder of such Common Stock is a partner.
- (34) These securities are held directly by Diversified Associates.
- (35) Pro rata distribution of shares of Common Stock from EAB, of which the direct holder of such Common Stock is a partner.

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(36) These securities are held directly by DLJ LBO Plans Management Corp.

- (37) Pro rata distribution of shares of Common Stock from Offshore Partners II, of which the direct holder of such Common Stock is a partner.
- (38) These securities are held directly by DLJ Offshore Management N.V., which is a partner of Offshore Partners II.

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