## Edgar Filing: KENNEDY KEVIN W - Form 4

KENNEDY KEVIN W Form 4 December 17, 2002

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > FORM 4

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

[ ] Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

1. Name and Address of Reporting Person\*

Kennedy,	Kevin		₩.
(Last) c/o Goldman, Sachs & Co. 85 Broad Street	(First)		(Middle)
The Goldman Sachs Group, Inc (GS)	(Street)		
New York,	New York		10004
(City)	(State)		(Zip)
2. Issuer Name and Ticker or Tra-	ding Symbol		
The Goldman Sachs Group, Inc (GS)			
3. I.R.S. Identification Number	of Reporting Per	son, if	an entity (voluntary)
4. Statement for Month/Day/Year			
December 13, 2002			
5. If Amendment, Date of Origina	l (Month/Day/Yea	 ir)	
<pre>6. Relationship of Reporting Per (Check all applicable)</pre>	son(s) to Issuer		
[ ] Director [ X ] Officer (give title b	elow)		10% Owner Other (specify below)
Executive Vice Pr	esident - Human	Capital	Management

7. Individual or Joint/Group Filing (Check Applicable Line)

[ X ] Form filed by One Reporting Person

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[ ] Form filed by More than One Reporting Person

		T	able I	Non-Deriv			ies Acquire y Owned	d, Dispos	ed of,	
1. Title of Security		Date		Deemed n  Execution  Date, if	      3.    Transaction   Code    (Instr. 8)		4.   4.   Securities Acquired (A) or   Disposed of (D)   (Instr. 3, 4 and 5)			
(Instr. 3)				Day/Year)				(D) 		(
Reminder: Reportion owned * If the form a 4(b)(v). FORM 4 (continue	d direct is filec	ly or ind	irectly	y •						
	Ta [ ] ]2.			ative Securit ts, calls, wa     	ies Ac	quired,		f, or Ben		===== y Owne ======
	Con-  ver-  sion  or  Exer-  cise  Price  of	        3.	cu-  4  tion 7	Number  Deriva 4.  Securi	tive ties ed (A)	Date  Exerci	sable and	  7.  Title and Amount  of Underlying  Securities  (Instr. 3 and 4) 		
1. Title of Derivative Security (Instr. 3)	Der-  iva-	action  Date  (Month/  Day/	if  0  any,   (MM/ 8  DD/  -	Code  of (D) (Instr (Instr	5)	(Month    Date  Exer-	/Day/Year)   Expira-  tion		or  Nu  of	mber
Restricted Stock Units		  12/13/02		   A     9,191		   (1)	   (1)	   Common	 Stock	9,191
Nonqualified Stock options (right to buy)	    \$78.87		i	         A    27,573		     (2)	    11/30/12			27,573

Explanation of Responses:

(1): These Restricted Stock Units vested 25% immediately upon grant, with the remaining 75% vesting on November 25, 2005, and the shares of Common Stock underlying these Restricted Stock Units will generally be deliverable, without the payment of any consideration, in January 2006.

(2): These Stock Options vested 25% immediately upon grant, with the remaining 75% vesting on November 25, 2005. These Stock Options become exercisable in January 2006 and expire on November 30, 2012.

By: /s/ Roger S. Begelman

December 17, 2002

Date

\*\*Signature of Reporting Person Attorney-in-fact

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, see Instruction 6 for procedures.

Alternatively, this Form is permitted to be submitted to the Commission in electronic format at the option of the reporting person pursuant to Rule 101(b)(4) of Regulation S-T.