NAUTILUS, INC. Form SC 13G/A January 08, 2007

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

SCHEDULE 13G (Amendment No. 1)

Under the Securities Exchange Act of 1934

Nautilus, Inc.									
(Name of Issuer)									
Common Stock, no par value per share									
(Title of Class of Securities)									
63910B102									
(CUSIP Number)									
December 31, 2006									
(Date of Event Which Requires Filing of this Statement)									
Check the appropriate box to designate the rule pursuant to which this Schedule 13G is filed:									
[] Rule 13d-1(b) [X] Rule 13d-1(c) [] Rule 13d-1(d)									
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.									
The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of									

CUSIP No. 63910B102

Notes).

1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the

⁽¹⁾ Names of Reporting Persons. I.R.S. Identification Nos. of Above Persons

(entities only):

]	Mr. Phil	ip C.	Timon					
(2)	Check (a)	the	Appropr	iate	Box if		ember of a Group b)	(See	Instructio	ons)
(3)	SEC Use	e Onl	У							
(4)	Citizer	nship	or Plac	e of (Organiza	ation	: United States			
			Benefic			(5)	Sole Voting Power	:	0*	
						(6)	Shared Voting Pow		0	
						(7)	Sole Dispositive			
						(8)	Shared Dispositiv	e Power:	: 0 	
(9) Aggregate Amount Beneficially Owned by Each Reporting Person: 0*										
(10)			e Aggre s) N/	_	Amount	in R	ow (9) Excludes	Certain	Shares	(See
(11) Percent of Class Represented by Amount in Row (9): 0.0%*										
(12) Type of Reporting Person (See Instructions): IN										
part shar Inc. "Rep comp Part As a dire of t	nership es of th , a Was orting any ("I nerships result, ct the c he Reponed to be	(col me Con shing Date Endown s. M Mr dispo rting enefi	lectivel mmon Sto ton cor "). End ment LI r. Phili . Timon sition c Date, f cially c	y, the ck, no poration owners of the or the win no	e "Limit o par va ion (th t Capit is the Timon is esses t Shares e purpos Shares,	ted Palue ne "tal G sole s the the s held ses o, or	rive, L.P., each artnerships"), ow per share (the "Sh Company") as of D roup, LLC, a Delaw general partner o sole managing mem ole power to vote by the Limited Paf Reg. Section 240 approximately 0.0% ng Date. Mr. Tim	m in the lares"), becomber that I have a limit of each of the lartnership of the lartners	e aggregate of Nautil 31, 2006 (ited liabil of the Limi Endowment I sole power ips. Thus, Mr. Timor Shares dee	e no lus, (the lity ited LLC. r to as n is emed

Shares is limited to his pecuniary interest, if any, in the Limited

Item 1(a). Name Of Issuer: Nautilus, Inc.

Partnerships.

- Item 2(a). Name of Person Filing: Mr. Philip C. Timon
- Item 2(c). Citizenship: United States
- Item 2(d). Title of Class of Securities: Common Stock, no par value per share
- Item 2(e). CUSIP No.: 63910B102

Item 4. Ownership

- (a) Amount Beneficially Owned (as of December 31, 2006): 0*
- (b) Percent of Class (as of December 31, 2006): 0.0%*
- (c) Number of Shares as to which such person has:
 - (i) sole power to vote or to direct the vote
 (ii) shared power to vote or to direct the vote
 (iii) sole power to dispose or to direct the disposition of
 (iv) shared power to dispose or to direct the disposition of

*Endowment Capital, L.P., and Long Drive, L.P., each a Delaware limited partnership (collectively, the "Limited Partnerships"), own in the aggregate no shares of the Common Stock, no par value per share (the "Shares"), of Nautilus, Inc., a Washington corporation (the "Company") as of December 31, 2006 (the "Reporting Date"). Endowment Capital Group, LLC, a Delaware limited liability company ("Endowment LLC"), is the sole general partner of each of the Limited Partnerships. Mr. Philip C. Timon is the sole managing member of Endowment LLC. As a result, Mr. Timon possesses the sole power to vote and the sole power to direct the disposition of the Shares held by the Limited Partnerships. Thus, as of the Reporting Date, for the purposes of Reg. Section 240.13d-3, Mr. Timon is deemed to beneficially own no Shares, or approximately 0.0% of the Shares deemed issued and outstanding as of the Reporting Date. Mr. Timon's interest in the Shares is limited to his pecuniary interest, if any, in the Limited Partnerships.

Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following. [X]

- Item 6. Ownership of More Than Five Percent on Behalf of Another Person Not Applicable.
- Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person

Not Applicable.

Item 8. Identification and Classification of Members of the Group Not Applicable.

Item 9. Notice of Dissolution of Group
Not Applicable.

Item 10. Certification

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of such securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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.

January 4, 2007

/s/ Philip C. Timon

Philip C. Timon, in his capacity as sole managing member of Endowment Capital Group, LLC, the sole general partner of Endowment Capital, L.P. and Long Drive, L.P.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)