## TRUSTEES OF GENERAL ELECTRIC PENSION TRUST Form SC 13D November 30, 2001

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. \_\_\_\_) \* Arch Capital Group Ltd. \_\_\_\_\_\_ (Name of Issuer) Common Stock (Title of Class of Securities) G0450A105 \_\_\_\_\_ \_\_\_\_\_ (CUSIP Number) Nancy E. Barton, Esq., General Electric Capital Corporation, 260 Long Ridge Road, Stamford, Connecticut 06927 Michael M. Pastore, GE Asset Management Incorporated, 3003 Summer Street, Stamford, Connecticut 06904 \_\_\_\_\_\_ (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) November 20, 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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b) (3) or (4), check the following box  $|\_|$ .

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

The information required on this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Exchange Act") or otherwise subject to the liabilities of that section of the Exchange Act but shall be subject to all other provisions of the Exchange Act (however, see the Notes).

SCHEDULE 13D

	No. G0450A105		P 6
1	SS. OR I.R.S. ID	NAME OF REPORTING PERSON SS. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	<pre>Insurance Private I.R.S. #</pre>	e Equity Inv	Jestors, L.L.C.
2	CHECK THE APPROP	CHECK THE APPROPRIATE BOX OF A MEMBER OF A GROUP*  (a) [ ] (b) [X]	
3	SEC USE ONLY	SEC USE ONLY	
4	SOURCE OF FUNDS*		
	00		
5	CHECK BOX IF DIS	CLOSURE OF I	LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
6	CITIZENSHIP OR P		ANIZATION
	State of Delaware	e 	
		7	SOLE VOTING POWER 0
В	NUMBER OF SHARES BENEFICIALLY OWNED BY		SHARED VOTING POWER 2,585,583
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER
			SHARED DISPOSITIVE POWER 2,585,583
	11		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
		2,585,583	
	12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
	13	PERCENT OF	F CLASS REPRESENTED BY AMOUNT IN ROW (11)
			9.43% if aggregated with the shares beneficially owned by the as defined in Item 2))

14

TYPE OF REPORTING PERSON\*

00

\*SEE INSTRUCTIONS BEFORE FILLING OUT!
INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7
(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

#### SCHEDULE 13D

	No. G0450A105			P -
1	NAME OF REPORTIN		ION NO. OF ABOVE PERSON	
	General Electric I.R.S. #14-6015		Trust	
 2	CHECK THE APPRO	CHECK THE APPROPRIATE BOX OF A MEMBER OF A GROUP*  (a) [ ] (b) [X]		
3	SEC USE ONLY			
 4	SOURCE OF FUNDS	*		
 5		SCLOSURE OF	F LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(	d) OR 2(e)
6	CITIZENSHIP OR E	PLACE OF OF	RGANIZATION	
6	CITIZENSHIP OR E			
	State of New Yor		SOLE VOTING POWER	
	State of New Yor  NUMBER OF SHARES BENEFICIALLY OWNED BY EACH	rk  7	SOLE VOTING POWER	
6 	State of New Yor  NUMBER OF SHARES BENEFICIALLY OWNED BY	rk  7  8	SOLE VOTING POWER 0 SHARED VOTING POWER	

	11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
		2,585,583
	12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
	13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
		16.73% (19.43% if aggregated with the shares beneficially owned by the Persons (as defined in Item 2))
	14	TYPE OF REPORTING PERSON*
		EP
	INCLUDE BOTH S	EE INSTRUCTIONS BEFORE FILLING OUT! IDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 S) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.
		SCHEDULE 13D
CUSIP	No. G0450A105	 Pa 
1	GE Asset Manage:	DENTIFICATION NO. OF ABOVE PERSON ment Incorporated as Manager of Insurance Private Equity Investors, L.L.C ger of GEPT (as defined below) 874
2	CHECK THE APPRO	PRIATE BOX OF A MEMBER OF A GROUP*  (a) [ ] (b) [X]
3	SEC USE ONLY	
4	SOURCE OF FUNDS	*
	00	
5	CHECK BOX IF DI	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
6	CITIZENSHIP OR	PLACE OF ORGANIZATION
	State of Delawa	
		7 SOLE VOTING POWER 0

NUMBER OF		
SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 2,585,583
EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0
	10	SHARED DISPOSITIVE POWER 2,585,583
11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	2,585,583	
12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
13	PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)
		9.43% if aggregated with the shares beneficially owned by the Persons (as defined in Item 2)).
14	TYPE OF R	EPORTING PERSON*
	IA, CO	
*5	EE INSTRUCTION	ONS BEFORE FILLING OUT!

\*SEE INSTRUCTIONS BEFORE FILLING OUT!
INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7
(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

### SCHEDULE 13D

CUSIP No	. G0450A105	 Pa 
1	NAME OF REPORTING PERSON SS. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	General Electric Company	
	I.R.S. #14-0689340	
2	CHECK THE APPROPRIATE BOX OF A MEMBER OF A GROUP*	(a) [ ] (b) [X]
3	SEC USE ONLY	

4	SOURCE OF FUNDS*		
	Not Applicable		
5	CHECK BOX IF DISC	CLOSURE OF	LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
6	CITIZENSHIP OR PI	LACE OF ORG	ANIZATION
	State of New York		
			SOLE VOTING POWER 0
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		SHARED VOTING POWER Disclaimed (see 11 below)
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER Disclaimed (see 11 below)
	11		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  1 ownership of all shares disclaimed by General Electric Comp
	12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* imed (see 11 above)
	13	PERCENT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11)
		Not appli	cable (see 11 above).
	14	TYPE OF R	EPORTING PERSON*
		CO	
	INCLUDE BOTH SI	DES OF THE	ONS BEFORE FILLING OUT! COVER PAGE, RESPONSES TO ITEMS 1-7 HEDULE, AND THE SIGNATURE ATTESTATION.

SCHEDULE 13D

CUSIP No.	G0450A105	Ра

Lagai	rillig. Trice release	JI GENERA	THE ELECTRIC PENCION THOSE FOR GO TOD
1	NAME OF REPORTING SS. OR I.R.S. IDEN		N NO. OF ABOVE PERSON
	Orbital Holdings, I.R.S. #	Ltd.	
2	CHECK THE APPROPR	.IATE BOX OF	F A MEMBER OF A GROUP*
			(a) [ ] (b) [X]
3	SEC USE ONLY		
4	SOURCE OF FUNDS*		
	00		
5	CHECK BOX IF DISC	LOSURE OF I	LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
6	CITIZENSHIP OR PLA	ACE OF ORGI	ANIZATION
¬ <b></b> -	Cayman Islands		
		7	SOLE VOTING POWER
	NUMBER OF		
	SHARES ENEFICIALLY OWNED BY		SHARED VOTING POWER 517,116
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER 517,116
	11	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
		517,116	
	12	CHECK BOX	IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
	13	PERCENT OF	F CLASS REPRESENTED BY AMOUNT IN ROW (11)
			.43% if aggregated with the shares beneficially owned by the Persons (as defined in Item 2)).
	14	TYPE OF RE	EPORTING PERSON*
		CO	

\*SEE INSTRUCTIONS BEFORE FILLING OUT!
INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7
(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

SCHEDULE 13D

CUSIP No	G0450A105		I -
1	GE Capital Equi	IDENTIFICATION	N NO. OF ABOVE PERSON ts, Ltd.
2	I.R.S. #  CHECK THE APPROPRIATE BOX OF A MEMBER OF A GROUP*  (a) [ ]		
3	SEC USE ONLY		(b) [X]
4	SOURCE OF FUNDS		
	00		
5	CHECK BOX IF DI	SCLOSURE OF I	LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
6	CITIZENSHIP OR Cayman Islands	PLACE OF ORGA	ANIZATION
	Cayman 1010	7	SOLE VOTING POWER 0
	NUMBER OF SHARES ENEFICIALLY OWNED BY	8	SHARED VOTING POWER 517,116
	EACH REPORTING PERSON WITH		SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER 517,116
	11		AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
		517,116	
	12		IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
	13		F CLASS REPRESENTED BY AMOUNT IN ROW (11)
		3.86% (19	.43% if aggregated with the shares beneficially owned by the

Edgar	Filing: TRUSTEES	OF GENERAL ELECTRIC PENSION TRUST - Form SC 13D	)
J	J	Persons (as defined in Item 2)).	
	14	TYPE OF REPORTING PERSON*	
		CO	
(I	INCLUDE BOTH SID	INSTRUCTIONS BEFORE FILLING OUT! ES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.	
		SCHEDULE 13D	
	 . G0450A105		 P <i>e</i>
	. G0430A103		
1	NAME OF REPORTING SS. OR I.R.S. IDE	PERSON NTIFICATION NO. OF ABOVE PERSON	
	General Electric I.R.S. #13-150070	Capital Corporation	
2	CHECK THE APPROPR		(a) [ ] (b) [X]
3	SEC USE ONLY		
4	SOURCE OF FUNDS*		
	WC		
5	CHECK BOX IF DISC	LOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITE	

4	SOURCE OF FUNDS*		
	WC		
5	CHECK BOX IF DISC	LOSURE OF	LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
6	CITIZENSHIP OR PL	ACE OF OR	GANIZATION
	State of Delaware	; 	
	· <del></del>	7	SOLE VOTING POWER
	NUMBER OF SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 517,116
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER

		517,116
	11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
		517,116
	12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
	13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
		3.86% (19.43% if aggregated with the shares beneficially owned by the Reporting Persons (as defined in the Item 2)).
	14	TYPE OF REPORTING PERSON*
		СО
	INCLUDE BOTH SI	E INSTRUCTIONS BEFORE FILLING OUT! DES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 ) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.
		SCHEDULE 13D
CUSIP	No. G0450A105	Pa
1	NAME OF REPORTIN SS. OR I.R.S. ID	G PERSON ENTIFICATION NO. OF ABOVE PERSON
	General Electric I.R.S. #06-11095	Capital Services, Inc.
2	CHECK THE APPROP	RIATE BOX OF A MEMBER OF A GROUP*
		(a) [ ] (b) [X]
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	
	Not applicable	
5	CHECK BOX IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)
6	CITIZENSHIP OR P	LACE OF ORGANIZATION
6	CITIZENSHIP OR P	LACE OF ORGANIZATION

7 SOLE VOTING POWER

NUMBER OF SHARES		Disclaimed (see 11 below)
SHARES BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER 0
PERSON WITH	9	SOLE DISPOSITIVE POWER Disclaimed (see 11 below)
	10	SHARED DISPOSITIVE POWER
11	AGGREGATE	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
		al ownership of all shares disclaimed by General Electric Services, Inc.
12	X Discla	K IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* aimed (see 11 above)
13		DF CLASS REPRESENTED BY AMOUNT IN ROW (11)
	Not appli	icable (see 11 above)
14	TYPE OF F	REPORTING PERSON*
	CO	

\*SEE INSTRUCTIONS BEFORE FILLING OUT!
INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7
(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

# Item 1. Security and Issuer

This statement relates to the common shares, par value \$.01 per share ("Common Shares") of Arch Capital Group Ltd., a Bermuda corporation (the "Issuer"), having its principal executive offices at 20 Horseneck Lane, Greenwich, CT 06830. Although no person identified in Item 2 has acquired any Common Shares, each of the persons filing this statement is deemed to be the beneficial owner of the Common Shares reported with respect to such person in Item 5 by virtue of its acquisition of beneficial ownership of the Issuer's Series A Convertible Preference Shares, par value \$.01 per shares (the "Preference Shares") and the Issuer's Class A Warrants (the "Warrants"), convertible in or exercisable for Common Shares, as described herein.

# Item 2. Identity and Background

This statement is filed on behalf of General Electric Company, a New York corporation ("GE"), GE Asset Management Incorporated, a Delaware

corporation and a wholly owned subsidiary of GE ("GEAM"), General Electric Pension Trust, a New York common law trust ("GEPT"), Insurance Private Equity Investors, L.L.C., a Delaware limited liability company and a wholly owned subsidiary of GEPT ("Insurance"), General Electric Capital Services, Inc., a Delaware corporation and directly or indirectly 100% owned by GE ("GECS"), General Electric Capital Corporation, a Delaware corporation and a wholly owned subsidiary of GECS ("GECC"), GE Capital Equity Investments, Ltd., a Cayman Islands corporation and a wholly owned subsidiary of GECC ("GECEI") and Orbital Holdings, Ltd. a Cayman Islands corporation and a wholly owned subsidiary of GECEI ("Orbital"). GE, GEAM, GEPT, Insurance, GECS, GECC, GECEI and Orbital are sometimes referred to herein individually as a "Reporting Person" and collectively as the "Reporting Persons". Insurance, GEPT, GEAM, Orbital, GECEI, GECC and GECS each expressly disclaim that they are members of a "group". GECS disclaims beneficial ownership of all shares held by GECC and its subsidiaries. GE disclaims beneficial ownership of all shares and expressly disclaims that it is a member of a "group".

The Reporting Persons have entered into a Joint Filing Agreement, dated November 30, 2001, attached hereto as Schedule I.

Item 2(a), (b), (c)

Insurance is a Delaware limited liability company and a wholly owned subsidiary of GEPT. GEPT is an employee benefit plan for the benefit of employees of GE. GEAM, a wholly owned subsidiary of GE, is a registered investment adviser and acts as Manager of Insurance and as Investment Manager of GEPT and may be deemed to be the beneficial owner of 2,585,583 Common Shares of the Issuer, beneficially owned by GEPT through its subsidiary Insurance. The address of the principal offices of GEPT, GEAM and Insurance is 3003 Summer Street, Stamford, Connecticut 06904.

Orbital is a wholly owned subsidiary of GECEI, which in turn is a wholly owned subsidiary of GECC. GECC is a wholly owned subsidiary of GECS, which is directly or indirectly 100% owned by GE. GECC operates primarily in the financing industry and, to a lesser degree, in the life insurance and property/casualty insurance industries and maintains its principal executive offices at 260 Long Ridge Road, Stamford, Connecticut 06927. Orbital and GECEI maintain their respective principal executive offices at the same address.

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GECS has its principal executive offices at 260 Long Ridge Road, Stamford, Connecticut 06927.

GE has its principal executive offices at is 3135 Easton Turnpike, Fairfield CT 06431. GE engages in providing a wide variety of industrial, commercial and consumer products and services.

For information with respect to the identity and background of each (i) trustee of GEPT see Schedule II attached hereto; (ii) executive officer and director of GEAM see Schedule III attached hereto; (iii) executive officer and director of GE see Schedule IV attached hereto; (iv) director of Orbital see Schedule V attached hereto; (v) director of GECEI see Schedule VI attached hereto; (vi) executive officer and director of GECC see Schedule VII attached hereto; and (vii) executive officer and director of GECS see Schedule VIII attached hereto.

Item 2 (d), (e)

During the last five years, neither any Reporting Person nor, to the best knowledge of each Reporting Person, any person identified in Schedules II through VIII has (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such a proceeding was or is subject to a judgement, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 2(f)

All Reporting Persons and, to the best knowledge of each Reporting Person, all persons identified in Schedule II through VIII are United States citizens, except that Paolo Fresco, a director of GE, is a citizen of Italy, Claudio X. Gonzalez, a director of GE, is a citizen of Mexico, Andrea Jung, a director of GE, is a citizen of Canada, Yoshiaki Fujimori, an executive officer of GE, is a citizen of Japan and Ferdinando Beccalli, a director of GECC and GECS, is a citizen of Italy.

# Item 3. Source and Amount of Funds and Other Consideration

On November 20, 2001, Insurance and Orbital together with certain other investors signatories thereto, entered into Amendment No. 1 (the "Amendment") to a Subscription Agreement for Preference Shares and Warrants of the Issuer, entered into on October 24, 2001, among affiliates of Warburg Pincus ("Warburg") and affiliates of Hellman & Friedman ("H&F"), attached as exhibit 10.1.1 to Form 10-Q filed by the Issuer with the Securities and Exchange Commission on November 14, 2001 (the "Subscription Agreement"). Each of Insurance and Orbital entered into a letter agreement with Warburg, H&F and the Issuer on November 20, 2001 assigning to them Warburg's right to subscribe for Preference Shares and Warrants of the Issuer (the "Insurance Agreement" and the "Orbital Agreement" respectively, and together, the "Agreements"). Pursuant to the Amendment and the Agreements, (i) Insurance has acquired 2,338,186 Preference Shares and 247,397 Warrants for an aggregate purchase price of \$50,000,000.00; and (ii) Orbital has acquired 467,637 Preference Shares and 49,479 Warrants for an aggregate purchase price of \$10,000,000.00. A copy of each of the Amendment, the Insurance Agreement and the Orbital Agreement is attached hereto as Exhibit I, Exhibit II and Exhibit III, respectively. The funds used to pay for the Preference Shares and Warrants were obtained by (i) Insurance from capital contributions made by

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GEPT from its cash on hand; and (ii) Orbital from capital contributions made by GECC and GECEI from their working capital.

Item 4. Purpose of Transaction

The Reporting Persons have acquired their Preference Shares and Warrants as an investment, in the regular course of business. The Reporting Persons intend to reexamine their investment in the Issuer from time to time

and, depending on market considerations and other factors, may convert the Preference Shares or the Warrants or purchase or sell Common Shares, if appropriate opportunities to do so are available, on such terms and at such time as they consider advisable.

The powers, rights and privileges of the holders of the Preference Shares are described in the Issuer's Certificate of Designations of Series A Convertible Preference Shares (the "Certificate") attached as Exhibit IV hereto. Each Preference Share is convertible at the option of the holder into Common Shares, subject to restrictions described below, at a one-to-one rate, with certain anti-dilution protections as more fully described in the Certificate. The Preference Shares are subject to mandatory conversion into Common Shares on the occurrence of the later of (a) (1) the approval by the holders of Common Shares and Preference Shares of (i) an amendment to bye-laws of the Issuer as provided in the Subscription Agreement, and (ii) the issuance of Common Shares upon conversion of the Preference Shares and the exercise of the Warrants issued in connection with the transaction described herein, in excess of 19.9% of the total number of Common Shares issued and outstanding on November 19, 2001 ("Requisite Shareholder Approval"); and (2) the approval by certain state regulatory authorities of the acquisition by the persons who are original signatories to the Subscription Agreement as "Purchaser" of greater than 9.9% of the total voting power of all shares of the Issuer entitled to vote generally in the election of directors ("Requisite Regulatory Approval"), and (b) 90 days following the consummation of the Final Adjustment (as defined in the Subscription Agreement) of the securities issued in this transaction as contemplated by the Subscription Agreement.

The powers, rights and privileges of the holders of the Warrants are described in the Form of Warrant attached as Exhibit V hereto. The Warrants are exercisable at any time for a purchase price of \$20 per Common Share and expire on September 19, 2002, subject to certain restrictions on exercise described below.

Pursuant to a certain shareholders agreement, dated as of November 20, 2001, among the Issuer, Warburg, H&F, Insurance, Orbital and certain other investors (the "Shareholders Agreement"), attached as Exhibit VI hereto, the number of shares into which the Preference Shares and Warrants can be converted is restricted in order to keep the restrictions on voting described below in Item 6 effective.

Pursuant to the Shareholders Agreement, Warburg and H&F will be entitled to have their representatives nominated to the board of directors of the Issuer. Immediately following the closing of the transaction, the size of the board of directors was decreased to nine directors, with one director designated by Warburg and one director designated by H&F. Effective as of 12:00 a.m. on the date immediately following the later of the dates on which the Requisite Shareholder Approval and the Requisite Regulatory Approval occur, the size of the board will be increased such that the board shall then and thereafter consist of 15 directors (such number not to be increased without the consent of

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Warburg and H&F) and (i) four additional representatives designated by Warburg (five together with the initial director), and (ii) two additional representatives designated by H&F (three together with the initial director) will be appointed by the board to fill the vacancies on the board of directors. Neither Insurance nor Orbital has the right to appoint any director. The

Reporting Persons expressly disclaim that they are members of a "group" with Warburg and H&F.

Pursuant to the Subscription Agreement and the Amendment, changes were proposed to the bye-laws of the Issuer, subject to approval by the shareholders of the Issuer, to protect the Issuer from adverse tax consequences as a result of U.S. Persons investing in the Issuer.

Subject to the foregoing, none of the following events has happened or is contemplated by the Reporting Persons:

- a). The acquisition by any person of additional securities of the Issuer, or the disposition of securities of the Issuer;
- b). An extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries;
- c). A sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries;
- $\mbox{\ensuremath{\mbox{d}}})$  . Any other material change in the Issuer's business or corporate structure;
- e). Changes in the Issuer's charter, bylaws or instruments corresponding thereto or other actions which may impede the acquisition of control of the Issuer by any person;
- f). Causing a class of securities of the Issuer to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association;
- g). A class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934; or
  - h). Any action similar to any of those enumerated above.

# Item 5. Interest in Securities of the Issuer

(a) Each of Insurance, GEPT and GEAM beneficially owns 2,585,583 Common Shares, representing 16.73%/1/ of the Common Shares. Each of Orbital, GECEI and GECC beneficially owns

conversion of the Preference Shares and Warrants.

<sup>/1/</sup> This percentage is based on 15,453,741 Common Shares outstanding, calculated by combining the 12,868,158 outstanding Common Shares as of November 14, 2001, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2001 (the "Recent 10-Q"), with 2,585,583 Common Shares that Insurance will receive on

GEPT, GEAM, Orbital, GECEI, GECC and GECS each expressly disclaim that they are members of a "group" as such term is used in Section 13(d)(3) of the Exchange Act. If all of the Reporting Persons' Common Shares were aggregated, the Reporting Persons would beneficially own 3,102,699 Common Shares representing 19.43%/3/ of the Common Shares.

(b) Insurance, GEAM and GEPT share the power to vote or direct the vote and power to dispose or direct the disposition of, 2,585,583 Common Shares, subject to the restrictions on voting described in Item 6 below. Orbital, GECEI and GECC share the power to vote or direct the vote and power to dispose or direct the disposition of, 517,116 Common Shares, subject to the restrictions on voting described in Item 6 below. Both GE and GECS disclaim any voting or dispositive power over the shares beneficially owned by GEPT, GEAM, Insurance, Orbital, GECC or GECEI.

To the best knowledge of the Reporting Persons, no person other than the Reporting Persons has the power to vote or to direct the vote or to dispose or direct the disposition of any of the securities which they may be deemed to beneficially own.

- (c) No Reporting Person nor to the best knowledge of each Reporting Person, any person identified in Schedules II through VIII, beneficially owns any shares of Common Stock or has effected any transaction in shares of Common Stock during the preceding 60 days.
- (d) No other person except for the Reporting Persons are known to have the rights to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock beneficially owned by the Reporting Persons and covered by this Statement.
  - (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relations with Respect to
-----Securities of the Issuer

Pursuant to the Certificate and the Shareholders Agreement, the voting rights of Reporting Persons will be restricted as follows: (a) until such time as any waiting period with respect to the acquisition of Preference Shares by Orbital and Insurance has been terminated or expired under the Hart-Scott-Rodino Antitrust Improvements Act of 1976, as amended, including any extensions thereof, the Preference Shares held by such person shall not have any votes with respect to the election of directors; (b) prior to receipt of the Requisite Shareholder Approval, if the votes conferred by the shares acquired by any person as a result of the transaction described herein would otherwise represent more than 9.9% of the voting power of all shares entitled to vote, the vote of each Preference Share held by such person shall be reduced by whatever amount is necessary so that after any such reduction, the votes

<sup>/2/</sup> This percentage is based on 13,385,274 Common Shares outstanding, calculated by combining the 12,868,158 outstanding Common Shares in the Recent 10-Q, with 517,116 Common Shares that Orbital will receive on conversion of the Preference Shares and Warrants.

<sup>/3/</sup> This percentage is based on 15,970,857 Common Shares outstanding, calculated by combining the 12,868,158 outstanding Common Shares in the Recent 10-Q, with 3,102,699 Common Shares that the Reporting Persons will receive on conversion of the Preference Shares and Warrants.

conferred by the shares of such person, shall constitute 9.9% of the total voting power of all shares of the Issuer entitled to vote; (c) prior to the receipt of the Requisite Shareholder Approval, if the aggregate votes conferred by the Preference Shares then outstanding, together with any Common Shares issued upon conversion of any Preference Shares or upon exercise of any Warrants issued under the Subscription Agreement or the subscription agreement with the Issuer's management (including by operation of the anti-dilution adjustments in the Warrants), or issued in cancellation of the Warrants of the Issuer in connection with the transactions under the Subscription Agreement (together, the "Aggregate Potential Votes") would exceed 19.9% of the total votes entitled to be cast by the Common Shares issued and outstanding on November 19, 2001 (the "Total Base Votes"), then the vote of each Preference Share shall be reduced proportionately (in relation to the total number of Preference Shares then outstanding) so that, after giving effect to such reduction, the Aggregate Potential Votes do not exceed 19.9% of the Total Base Votes (it being understood that if both clause (b) and this clause (c) apply, clause (c) shall be applied first, then clause (b)); and (d) prior to the receipt of the Requisite Regulatory Approval, if the votes conferred by Common Shares and Preference Shares beneficially owned by a given person would otherwise represent more than 9.9% of the voting power of all shares entitled to vote, the vote of each Preference Share held by such person shall be reduced by whatever amount is necessary so that after any such reduction, the votes conferred by the Common Shares and Preference Shares beneficially owned by such person, shall constitute 9.9% of the total voting power of all shares entitled to vote.

Pursuant to the Shareholders Agreement, Insurance and Orbital have the right to participate in any disposition by Warburg or H&F (but only if Warburg exercises its rights to participate in such disposition by H&F) of their Initial Shares (as defined therein) if the proceeds of such disposition are reasonably expected to exceed \$50 million, pro rata based on the number of Initial Shares owned by Insurance and Orbital. In addition, certain entities have the right to participate in any disposition by Insurance and Orbital of their Initial Shares if the proceeds of such disposition are reasonably expected to exceed \$50 million, pro rata based on the number of Initial Shares owned by such entities.

Subject to the foregoing, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the Reporting Persons or, to the best of their knowledge, any executive officer or director of any of them and any other person with respect to any securities of the Issuer, including any contract, arrangement, understanding or relationship concerning the transfer or the voting of any securities of the Issuer, finders fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of parcels.

# Item 7. Material to Be Filed as Exhibits

Exhibit I Amendment No. 1 to Subscription Agreement, dated November 20, 2001, among the Issuer, Warburg, H&F, Insurance, Orbital and certain other investors signatories thereto.

Exhibit II Letter Agreement, dated as of November 20, 2001, among

Insurance, Warburg, H&F and the Issuer.

Exhibit III Letter Agreement, dated as of November 20, 2001, among

Orbital, Warburg, H&F and the Issuer.

Exhibit IV Certificate of Designations of Series A Convertible Preference

Shares of the Issuer.

Exhibit V Form of Issuer's Class A Warrant.

Exhibit VI Shareholders Agreement, dated as of November 20, 2001, among

the Issuer, Warburg, H&F, Insurance, Orbital and certain other

investors signatories thereto.

Exhibit VII Power of Attorney of General Electric Capital Services, Inc.,

dated as of February 22, 2000.

15

#### 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.

Dated: November 30, 2001

INSURANCE PRIVATE EQUITY INVESTORS, L.L.C.

By: GE Asset Management Incorporated, its Manager

By: /s/ Michael M. Pastore

\_\_\_\_\_

Name: Michael M. Pastore Title: Vice President

16

#### 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.

Dated: November 30, 2001

GENERAL ELECTRIC PENSION TRUST

By: GE Asset Management Incorporated, its

Investment Manager

By: /s/ Michael M. Pastore

\_\_\_\_\_

Name: Michael M. Pastore

Title: Vice President

17

#### 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.

Dated: November 30, 2001

#### GE ASSET MANAGEMENT INCORPORATED

By: /s/ Michael M. Pastore

\_\_\_\_\_

Name: Michael M. Pastore Title: Vice President

18

#### 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.

Dated: November 30, 2001

#### GENERAL ELECTRIC COMPANY

By: /s/ John H. Myers

\_\_\_\_\_

Name: John H. Myers Title: Vice President

19

## 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.

Dated: November 30, 2001

ORBITAL HOLDINGS, LTD.

By: /s/ Barbara J. Gould

-----

Name: Barbara J. Gould

Title: Director

2.0

#### 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.

Dated: November 30, 2001

GE CAPITAL EQUITY INVESTMENTS, LTD.

By: /s/ Jonathan K. Sprole

-----

Name: Jonathan K. Sprole

Title: Director

21

#### 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.

Dated: November 30, 2001

GENERAL ELECTRIC CAPITAL CORPORATION

By: /s/ Jonathan K. Sprole

-----

Name: Jonathan K. Sprole

Title: Department Operations Manager

22

#### 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.

Dated: November 30, 2001

GENERAL ELECTRIC CAPITAL SERVICES, INC.

By: /s/ Jonathan K. Sprole

\_\_\_\_\_

Name: Jonathan K. Sprole Title: Attorney-in-Fact

23

Schedule I

# JOINT FILING AGREEMENT

The undersigned parties hereby agree that the Schedule 13D filed herewith (and any amendments thereto) relating to the Common Shares of Arch Capital Group, Ltd. is being filed jointly with the Securities and Exchange Commission pursuant to Section 13-d-1(f) on behalf of each such person.

Dated: November 30, 2001

INSURANCE PRIVATE EQUITY INVESTORS, L.L.C. By: GE Asset Management Incorporated, its Manager

By: /s/ Michael M. Pastore

\_\_\_\_\_

Name: Michael M. Pastore Title: Vice President

GENERAL ELECTRIC PENSION TRUST

By: GE Asset Management Incorporated, its

Investment Manager

By: /s/ Michael M. Pastore

\_\_\_\_\_

Name: Michael M. Pastore Title: Vice President

GE ASSET MANAGEMENT INCORPORATED

By: /s/ Michael M. Pastore

\_\_\_\_\_

Name: Michael M. Pastore Title: Vice President

GENERAL ELECTRIC COMPANY

By: /s/ John H. Myers

-----

Name: John H. Myers Title: Vice President

24

By: /s/ Barbara J. Gould

\_\_\_\_\_

Name: Barbara J. Gould

Title: Director

GE CAPITAL EQUITY INVESTMENTS, LTD.

By: /s/ Jonathan K. Sprole

\_\_\_\_\_

Name: Jonathan K. Sprole

Title: Director

GENERAL ELECTRIC CAPITAL CORPORATION

By: /s/ Jonathan K. Sprole

Name: Jonathan K. Sprole

Title: Department Operations Manager

GENERAL ELECTRIC CAPITAL SERVICES, INC.

By: /s/ Jonathan K. Sprole

\_\_\_\_\_

Name: Jonathan K. Sprole Title: Attorney-in-Fact

25

Schedule II

### General Electric Pension Trust

The business address of each of the persons listed below is 3003 Summer Street, P.O. Box 7900, Stamford, Connecticut 06904.

Eugene K. Bolton	Executive	Vice	President	of	GEAM	and	Trustee	of

Trustees

f GEPT

Michael J. Cosgrove Executive Vice President of GEAM and Trustee of GEPT

John H. Myers Vice President of General Electric Company, Chairman of

the Board and President GEAM and Trustee of GEPT

Present Principal Occupation

Ralph R. Layman Executive Vice President of GEAM and Trustee of GEPT

Alan M. Lewis Executive Vice President, General Counsel and Secretary of

GEAM and Trustee of GEPT

Robert A. MacDougall Executive Vice President of GEAM and Trustee of GEPT

Donald W. Torey Executive Vice President of GEAM and Trustee of GEPT

John J. Walker Executive Vice President - Chief Financial Officer of GEAM

and Trustee of GEPT

Citizenship of All Trustees

U.S.A.

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Schedule III

Insurance Private Equity Investors, L.L.C.

The Manager of Insurance Private Equity Investors, L.L.C. is GE Asset Management Incorporated (a Delaware corporation). Its principal place of business is 3003 Summer Street, P.O. Box 7900, Stamford, Connecticut 06904.

GE Asset Management Incorporated

The business address of each of the persons listed below is 3003 Summer Street, P.O. Box 7900, Stamford, Connecticut 06904.

Directors	Present Principal Occupation
Eugene K. Bolton	Executive Vice President of GEAM and Trustee of GEPT
Michael J. Cosgrove	Executive Vice President of GEAM and Trustee of GEPT
John H. Myers	Vice President of General Electric Company, Chairman of the Board and President GEAM and Trustee of GEPT
Ralph R. Layman	Executive Vice President of GEAM and Trustee of GEPT
Alan M. Lewis	Executive Vice President, General Counsel and Secretary of GEAM and Trustee of GEPT
Robert A. MacDougall	Executive Vice President of GEAM and Trustee of GEPT
Geoffrey R. Norman	Executive Vice President of GEAM and Trustee of GEPT
Donald W. Torey	Executive Vice President of GEAM and Trustee of GEPT
John J. Walker	Executive Vice President - Chief Financial Officer of GEAM and Trustee of GEPT

Citizenship of all Directors

\_\_\_\_\_

U.S.A

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Executive Officers	Present Principal Occupation
John H. Myers	Chairman of the Board and President
Eugene K. Bolton	Executive Vice President - Domestic Equity Investments
Michael J. Cosgrove	Executive Vice President - Sales and Marketing
Ralph R. Layman	Executive Vice President - International Equity Investment
Alan M. Lewis	Executive Vice President - General Counsel and Secretary
Robert A. MacDougall	Executive Vice President - Fixed Income
Geoffrey R. Norman	Executive Vice President - Marketing
Donald W. Torey	Executive Vice President - Real Estate and Private Equitie
John J. Walker	Executive Vice President - Chief Financial Officer
Anthony J. Sirabella	Senior Vice President - Chief Information Officer
Christopher D. Brown	Senior Vice President - Equity Portfolios
David B. Carlson	Senior Vice President - Equity Portfolios
Jane E. Hackney	Senior Vice President - Equity Investments
Peter J. Hathaway	Senior Vice President - Equity Portfolios
Damian J. Maroun	Senior Vice President - Equity Trading
Paul C. Reinhardt	Senior Vice President - Equity Portfolios
Richard L. Sanderson	Senior Vice President - Equity Research
Christopher W. Smith	Senior Vice President - Equity Investments
Ralph E. Whitman	Senior Vice President - Equity Portfolios
Nancy A. Ward	Vice President - Client Portfolio Manager - Domestic Equit
Gerald L. Igou	Vice President - Equity Investments
Mark A. Mitchell	Vice President - Equity Investments
John H. Schaetzl	Vice President - Equity Investments
D	

Brian Hopkinson

Senior Vice President - International Equity Portfolios

Daizo Motoyoshi Senior Vice President - International Equity Portfolios Michael J. Solecki Senior Vice President - International Equity Portfolios Judith A. Studer Senior Vice President - International Equity Portfolios Peter Gillespie Vice President - International Equity Portfolios 28 T. Brent Jones Vice President - International Equity Portfolios Vice President - International Equity Portfolios Paul Nestro Makoto F. Sumino Vice President - International Equity Portfolios Robert W. Aufiero Vice President - Fixed Income Kathleen S. Brooks Vice President - Fixed Income Paul M. Colonna Vice President - Fixed Income William M. Healey Vice President - Fixed Income Craiq M. Varrelman Vice President - Client Portfolio Manager - Fixed Income Michael J. Caufield Senior Vice President - Municipal Bonds Robert R. Kaelin Senior Vice President - Municipal Bonds Susan M. Courtney Vice President - Municipal Bonds Stella V. Lou Vice President - Municipal Bonds Michael A. Sullivan Vice President - Municipal Bonds James M. Mara Senior Vice President - International Private Equities Wolfe H. Bragin Vice President - Private Equities Andreas T. Hildebrand Vice President - Private Equities Patrick J. McNeela Vice President - Private Equities David W. Wiederecht Vice President - Private Equities Philip A. Riordan Senior Vice President - Real Estate B. Bradford Barrett Vice President - Real Estate

Vice President - Real Estate

Vice President - Real Estate

Robert P. Gigliotti

Preston R. Sargent

Timothy M. Morris Vice President - Risk Management

Sandra J. O'Keefe Vice President - Financial Planning & Analysis

William F. Ruoff, III Vice President - Quality

Michael J. Tansley Vice President & Controller

Matthew J. Simpson Senior Vice President, Gen. Counsel - Investment Services

Secretary

Paul J. Crispino Vice President - Tax Counsel

Judith M. Bandler Vice President - Benefits Counsel

Marc R. Bryant Vice President - Assoc. Gen. Counsel & Asst. Secretary

Jeanne M. La Porta Vice President - Assoc. Gen. Counsel & Asst. Secretary

Michael M. Pastore Vice President - Assoc. Gen. Counsel & Asst. Secretary

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Scott A. Silberstein Vice President - Assoc. Gen. Counsel & Asst. Secretary

Michael J. Strone Vice President - Assoc. Gen. Counsel & Asst. Secretary

Anthony H. Zacharski Vice President - Assoc. Gen. Counsel & Asst. Secretary

Citizenship of all Executive Officers

U.S.A

30

Schedule IV

General Electric Company

DIRECTORS

PRESENT PRESENT

NAME BUSINESS ADDRESS PRINCIPAL OCCUPATION

-----

J.I.Cash, Jr. Harvard Business School Professor of Business

	Morgan Hall Soldiers Field Road Boston, MA 02163	Administration-Graduate School of Business Administration, Harvard University
S.S. Cathcart	222 Wisconsin Avenue Suite 103 Lake Forest, IL 60045	Retired Chairman, Illinois Tool Works
D.D. Dammerman	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Vice Chairman of the Board Executive Officer, General Electric Company; Chairman General Electric Capital Services, Inc.
P. Fresco	Fiat SpA via Nizza 250 10126 Torino, Italy	Chairman of the Board, Fiat SpA
A. M. Fudge	555 South Broadway Tarrytown, NY 10591	Former Executive Vice Pres Kraft Foods, Inc.
C.X. Gonzalez	Kimberly-Clark de Mexico, S.A. de C.V. Jose Luis Lagrange 103, Tercero Piso Colonia Los Morales Mexico, D.F. 11510, Mexico	Chairman of the Board and Chief Executive Office Kimberly-Clark de Mexico, S.A. de C.V.
J.R. Immelt	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Chairman of the Board and Executive Officer, General Electric Company
A. Jung	Avon Products, Inc. 1345 Avenue of the Americas New York, NY 10105	President and Chief Executive Officer, Avon Products, Inc.
K.G. Langone	Invemed Associates, Inc. 375 Park Avenue New York, NY 10152	Chairman, President and Ch Executive Officer, Invemed Associates, Inc.
	31	

	309 West 49th Street New York, NY 10019-7316	Officer, Ogilvy & M
S.G. McNealy	Sun Microsystems, Inc. 901 San Antonio Road Palo Alto, CA 94303-4900	Chairman, President Executive Officer, Sun Microsystems, I
G.G. Michelson	Federated Department Stores 151 West 34th Street New York, NY 10001	Former Member of th Board of Directors, Federated Departmen

R.B. Lazarus

Ogilvy & Mather Worldwide Chairman and Chief

Stores

S. Nunn King & Spalding Partner, King & Spa 191 Peachtree Street, N.E. Atlanta, Georgia 30303 Penske Corporation R.S. Penske Chairman of the Boa Penske Corporation 13400 Outer Drive, West Detroit, MI 48239-4001 and President, Pens Corporation Cornell University F.H.T. Rhodes President Emeritus, Cornell University 3104 Snee Building Ithaca, NY 14853 General Electric Company Vice Chairman of th G. L. Rogers 3135 Easton Turnpike Executive Officer, Fairfield, CT 06431 Electric Company Champion International A.C. Sigler Retired Chairman of Corporation Board and CEO and f Director, Champion 1 Champion Plaza Stamford, CT 06921 International Corpo J. P. Morgan & Co., Inc. & Morgan Guaranty Trust Co. D.A. Warner III Chairman of the Boa and Chief Executive 60 Wall Street J.P. Morgan & Co. New York, NY 10260 Incorporated and Mo Guaranty Trust Comp National Broadcasting Company, Inc. Vice Chairman of the R. C. Wright

30 Rockefeller Plaza New York, NY 10112

Executive Officer, Electric Company; C and Chief Executive National Broadcasti Company, Inc.

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# Citizenship of Directors

P. Fresco Italy C. X. Gonzalez Mexico Andrea Jung Canada All Others U.S.A.

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EXECUTIVE OFFICERS

NAME	PRESENT BUSINESS ADDRESS	PRESENT PRINCIPAL OCCUPATION
J.R. Immelt	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Chairman of the Board and Executive Officer
P.D. Ameen	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Vice President and Comptro
J.R. Bunt	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Vice President and Treasur
D.C. Calhoun	General Electric Company 1 Neumann Way Cincinnati, OH 05215	Senior Vice President - GE Aircraft Engines
J.P. Campbell	General Electric Company Appliance Park Louisville, KY 40225	Vice President - GE Appliances
W.J. Conaty	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Senior Vice President - Human Resources
D.D. Dammerman	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Vice Chairman of the Board Executive Officer, General Electric Company; Chairman General Electric Capital Services, Inc.
S. C. Donnelly	General Electric Company P. O. Box 8 Schenectady, NY 12301	Senior Vice President - Corporate Research and Development
M. J. Espe	General Electric Company Nela Park Cleveland, OH 44112	Senior Vice President - GE Lighting
Y. Fujimori	General Electric Company 1 Plastics Avenue Pittsfield, MA 01201	Senior Vice President - GE Plastics
B.W. Heineman, Jr.	General Electric Company 3135 Easton Turnpike Fairfield, CT 06431	Senior Vice President - General Counsel and Secret

J.M. Hogan

Milwaukee, WI 53201

Erie, PA 16531  R.W. Nelson  General Electric Company 3135 Easton Turnpike Fairfield, CT 06431  General Electric Company 3135 Easton Turnpike General Electric Company 3135 Easton Turnpike Chief Infor Fairfield, CT 06431  J. G. Rice  General Electric Company 1 River Road Schenectady, NY 12345  G.L. Rogers  General Electric Company 1 River Road Schenectady, NY 12345  G.L. Rogers  General Electric Company 3135 Easton Turnpike Fairfield, CT 06431  K.S. Sherin  General Electric Company Senior Vice And Execution Senior Vice Schenectady, NY 12345  G.L. Rogers  General Electric Company Senior Vice Fairfield, CT 06431	rtation Syst dent - Financial Pl
3135 Easton Turnpike Corporate Fairfield, CT 06431 and Analysis  G.M. Reiner General Electric Company Senior Vice Tairfield, CT 06431  J. G. Rice General Electric Company Senior Vice Chief Information of Schenectady, NY 12345  G.L. Rogers General Electric Company Vice Chairmany Schenectady, NY 12345  G.L. Rogers General Electric Company Vice Chairmany Start Turnpike And Execution of Schenectady, CT 06431  K.S. Sherin General Electric Company Senior Vice Schenectady, CT 06431  K.S. Sherin General Electric Company Senior Vice And Chief Fairfield, CT 06431	Financial Pl is e President
3135 Easton Turnpike Chief Information Fairfield, CT 06431  J. G. Rice General Electric Company Senior Vice 1 River Road GE Power Sy Schenectady, NY 12345  G.L. Rogers General Electric Company Vice Chairmation 3135 Easton Turnpike and Execution Fairfield, CT 06431  K.S. Sherin General Electric Company Senior Vice 3135 Easton Turnpike and Chief Fairfield Chief Chief Fairfield Chief Chief Fairfield Chief Fairfield Chief Chief Fairfield Chief Chief Chief Chief Chief Chief Chief Chief Chief Ch	
1 River Road Schenectady, NY 12345  G.L. Rogers General Electric Company Vice Chairm 3135 Easton Turnpike Fairfield, CT 06431  K.S. Sherin General Electric Company Senior Vice 3135 Easton Turnpike and Chief F	
3135 Easton Turnpike and Executi Fairfield, CT 06431  K.S. Sherin General Electric Company Senior Vice 3135 Easton Turnpike and Chief F	e President ystems
3135 Easton Turnpike and Chief F	man of the B ive Officer
	e President Financial Of
L.G. Trotter General Electric Company Senior Vice 41 Woodford Avenue GE Industri Plainville, CT 06062	e President ial Systems
	e President ty Chemicals
30 Rockefeller Plaza Executive C New York, NY 10112 Electric Co and Chief E	man of the B Officer, Gen ompany; Chai Executive Of roadcasting

Citizenship of All Executive Officers

Yoshiaki Fujimori Japan

All Others U.S.A.

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Schedule V

#### DIRECTORS

NAME	PRESENT BUSINESS ADDRESS	PRESENT PRINCIPAL OCCUPATION
Barbara J. Gould	GE Capital Equity Investments, Inc. 260 Long Ridge Road Stamford, CT 06927	Managing Director, GE Capital E Investments, Inc.
Ian Sharpe	GE Capital Equity Investments, Inc. 260 Long Ridge Road Stamford, CT 06927	Tax Director, GE Capital Equity Investments, Inc.
Ade Omisore	GE Capital Equity Investments, Inc. 260 Long Ridge Road Stamford, CT 06927	Vice President, GE Capital Equi Investments, Inc.
	Citizenship of all Directors U.S.A.	
	36	
		Schedule VI
	GE Capital Equity Investments, Ltd.	
	DIRECTORS	
NAME 	PRESENT BUSINESS ADDRESS	PRESENT PRINCIPAL OCCUPATION
Stephen S. Charles	GE Capital Equity Investments, Inc. 260 Long Ridge Road	Managing Director, GE Cap Investments, Inc.

Stamford, CT 06927

260 Long Ridge Road

Stamford, CT 06927

(Bermuda) Ltd.,

Equity Stamford, CT 06927

Daniel Janki

Gordon Chan

Jonathan K. Sprole

GE Capital Equity Investments, Inc. Managing Director, Genera GE Capital Equity Investm

Investments, Inc.

GE Capital Equity Investments, Inc. Senior Vice President, Ch 260 Long Ridge Road Officer, GE Capital

GE Capital International Finance Manager of Accounting and GE Capital International

Falconer House, 108 Pitts Bay Road (Bermuda) Ltd. PO Box HM 403 Hamilton, HM BX, Bermuda

Citizenship of all Directors U.S.A.

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Schedule VII

## General Electric Capital Corporation

Directors	Citizenship	Principal Occupation
Nancy E. Barton Director	USA	Senior Vice President, General Counsel and Secretary GE Capital Corporation 260 Long Ridge Road Stamford, CT 06927
Ferdinando Beccalli Director	Italy	Executive Vice President GE Capital Corporation  260 Long Ridge Road Stamford, CT 06927
James R. Bunt Director	USA	Vice President and Treasurer GE Company 3135 Easton Turnpike Fairfield, CT 06431
David L. Calhoun Director	USA	Chief Executive Officer GE Aircraft Engines  1 Neumann Way Cincinnati, OH 45215
Dennis D. Dammerman Director	USA	Vice Chairman and Executive Officer GE Company 3135 Easton Turnpike Fairfield, CT 06431
Scott C. Donnelly Director	USA	Senior Vice President General Electric CR&D One Research Circle Niskayuna, NY
Michael D. Fraizer Director	USA	President & CEO GE Financial Assurance 6604 W. Broad Street

Richmond, VA 23230

Benjamin W. Heineman

Director

USA

Senior Vice President, General Counsel and Secretary

GE Company

3135 Easton Turnpike

Fairfield, CT 06431

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Jeffrey R. Immelt Director	USA	Chairman and Chief Executive Officer General Electric Company
		3135 Easton Turnpike Fairfield, CT 06431
John H. Myers Director	USA	Chairman and President GE Investment Corporation 3003 Summer Street, 7th Fl. Stamford, CT 06905
Denis J. Nayden Director	USA	Chairman and CEO GE Capital Corporation
		260 Long Ridge Road Stamford, CT 06927
Michael A. Neal Director	USA	President and COO GE Capital Corporation
		260 Long Ridge Road Stamford, CT 06927
James A. Parke Director	USA	Vice Chairman & Chief Financial Officer GE Capital Corporation
		260 Long Ridge Road Stamford, CT 06927
Ronald R. Pressman Director	USA	Chairman, President & CEO Employers Reinsurance Corporation
		5200 Metcalf Overland Park, KS 66204
Gary M. Reiner Director	USA	Sr. Vice President & Chief Information Officer General Electric Company
		3135 Easton Turnpike Fairfield, CT 06431
John M. Samuels	USA	Vice President and Senior Counsel, Corporate

Director Taxes

General Electric Company
3135 Easton Turnpike

3135 Easton Turnpike Fairfield, CT 06431

Keith S. Sherin USA Senior Vice President, Finance & Chief Financia

Director

Officer General Electric Company 3135 Easton Turnpike Fairfield, CT 06431

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Edward D. Stewart USA Executive Vice President

Director GE Capital Corporation

1600 Summer Street Stamford, CT 06927

Robert C. Wright USA President and Chief Executive Officer

Director

30 Rockefeller Plaza, 52nd Floor

New York, NY 10112

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Executive Officers Citizenship Principal Occupation

Denis J. Nayden USA Chairman and CEO

Chairman and Chief Executive Officer GE Capital Corporation

260 Long Ridge Road Stamford, CT 06927

Michael A. Neal USA President and COO

President and Chief Operating Officer GE Capital Corporation

260 Long Ridge Road Stamford, CT 06927

James A. Parke USA Vice Chairman & Chief Financial

Vice Chairman and

Officer

Chief Financial Officer		GE Capital Corporation
		260 Long Ridge Road Stamford, CT 06927
Ferdinando Beccalli Executive Vice President	Italy	Executive Vice President General Electric Capital
		260 Long Ridge Road Stamford, CT 06927
Edward D. Stewart Executive Vice President	USA	Executive Vice President GE Capital Corporation
		1600 Summer Street Stamford, CT 06927
Nancy E. Barton Senior Vice President, Counsel and Secretary	USA	Senior Vice President, General
General Counsel and Secretary		GE Capital Corporation
		260 Long Ridge Road Stamford, CT 06927
James A. Colica Senior Vice President	USA	Senior Vice President, Global Risk Management
		GE Capital Corporation 260 Long Ridge Road Stamford, CT 06927
Richard D'Avino Senior Vice President, Taxes	USA	Senior Vice President, Taxes GE Capital Corporation 777 Long Ridge Road Stamford, CT 06927
Robert L. Lewis Senior Vice President	USA	Senior Vice President, Structured Finance Group GE Capital Corporation 120 Long Ridge Road

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Stamford, CT 06927

David R. Nissen USA Senior Vice President, Global Senior Vice President Consumer Finance

GE Capital Corporation 1600 Summer Street Stamford, CT 06927

Marc J. Saperstein Senior Vice President	USA	Senior Vice President, Human Resources General Electric Capital 260 Long Ridge Road Stamford, CT 06927
Jeffrey S. Werner Senior Vice President	USA	Sr. Vice President, Corp. Treasury Global Funding Op. GE Capital Corporation 201 High Ridge Road Stamford, CT 06927
Joan C. Amble Vice President and Controller	USA	Vice President and Controller GE Capital Corporation 260 Long Ridge Road Stamford, CT 06927

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## Schedule VIII

## General Electric Capital Services, Inc.

Directors	Citizenship	Principal Occupation
Nancy E. Barton Secretary	USA	Senior Vice President, General Dir Counsel and GE Capital Corporation 260 Long Ridge Road Stamford, CT 06927
Ferdinando Beccalli Director	Italy	Executive Vice President GE Capital Corporation  260 Long Ridge Road Stamford, CT 06927
James R. Bunt Director	USA	Vice President and Treasurer GE Company 3135 Easton Turnpike Fairfield, CT 06431
David L. Calhoun Director	USA	Chief Executive Officer GE Aircraft Engines  1 Neumann Way Cincinnati, OH 45215
Dennis D. Dammerman Director	USA	Vice Chairman and Executive Officer GE Company 3135 Easton Turnpike Fairfield, CT 06431
Scott C. Donnelly Director	USA	Senior Vice President General Electric CR&D

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Gary M. Reiner

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