GRAVITY Co., Ltd. Form SC 13D March 29, 2006

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

SCHEDULE 13D
Under the Securities Exchange Act of 1934
(Amendment No. \_\_\_)\*

Gravity Co., Ltd. (Name of Issuer)

Common Stock, Par Value Won 500 Per Share (Title of Class of Securities)

38911N107 (CUSIP Number)

Marran Ogilvie 666 Third Avenue 26th Floor New York, New York 10017 (212) 845-7909

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

March 28, 2006

(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), 13d-1(f) or 13d-1(g), 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.

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\*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 disclosures provided in a prior cover page.

The information required on 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 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 Notes).

(1)	I.R	R.S.	REPORTING PERSONS IDENTIFICATION NOS. E PERSONS (ENTITIES ONLY)		
	Sta	rboa	rd Value and Opportunity Master Fund Ltd.		
(2)	CHE	CK T	HE APPROPRIATE BOX IF A MEMBER OF A GROUP **		[X]
(3)	SEC	USE	ONLY		
(4)	SOU WC	JRCE (	OF FUNDS **		
(5)			OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS D PURSUANT TO ITEMS 2(d) OR 2(e)		[ ]
(6)			SHIP OR PLACE OF ORGANIZATION Islands		
NUMBER OF		(7)	SOLE VOTING POWER		
SHARES			37,309		
BENEFICIALLY	Y	(8)			
OWNED BY			0		
EACH REPORTING		(9)	SOLE DISPOSITIVE POWER 37,309		
		(10)	SHARED DISPOSITIVE POWER		
(11)	ВҮ		TE AMOUNT BENEFICIALLY OWNED REPORTING PERSON		
(12)			OX IF THE AGGREGATE AMOUNT (11) EXCLUDES CERTAIN SHARES **		[ ]
(13)		AMOU	OF CLASS REPRESENTED NT IN ROW (11)		
(14)	TYP CO	E OF	REPORTING PERSON **		
			** SEE INSTRUCTIONS BEFORE FILLING OUT!		
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(1)

NAME OF REPORTING PERSONS

2

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

	Par	che,	LLC			20-	-0870632		
(2)	СНЕ	CK T	HE APPROP	RIATE BOX	IF A MEME	BER OF A G	FROUP **	(a)	[X]
(3)	SEC	USE	ONLY						
(4)	SOU WC	JRCE	OF FUNDS	**					
(5)					OF LEGAL PR IS 2(d) OR		IS		[ ]
(6)		IZEN awar		LACE OF C	DRGANIZATIC	)N			
NUMBER OF SHARES		(7)	SOLE VOT 59,596	ING POWER	₹				
BENEFICIALL	ıΥ	(8)	SHARED V	OTING POW	/ER				
OWNED BY									
EACH		(9)	SOLE DIS 59,596	POSITIVE	POWER				
REPORTING									
PERSON WITH	I	(10)	SHARED D	ISPOSITIV	E POWER				
(11)	BY		TE AMOUNT REPORTIN		ALLY OWNED	)			
(12)			OX IF THE		TE AMOUNT TAIN SHARES	**			[ ]
(13)		AMOU	OF CLASS		JTED				
(14)	TYF OO	E OF	REPORTIN	G PERSON	**				
			** SEE	INSTRUCTI	ONS BEFORE	FILLING	OUT!		
CUSIP No. 3	8911	N107			13D		Page	4 of 3	9 Pages
(1)	I.F	R.S.	REPORTIN IDENTIFIC E PERSONS	ATION NOS	S.				

		RCG	Amb	ose Master	Fund,	Ltd.				
(2)		CHEC	К Т.	IE APPROPRI	ATE BOX	X IF A MEM	BER OF A G	ROUP **	, ,	[X]
(3)		SEC	USE	ONLY						
(4)		SOUR WC	CE	F FUNDS **						
(5)				X IF DISCI DURSUANT				IS		[ ]
(6)				SHIP OR PLA	CE OF (	ORGANIZATI	ON			
NUMBER O	OF	(	7)	SOLE VOTIN 37,132	IG POWE	R				
BENEFICI		<u> </u>	8)	SHARED VOT	ING PO	WER				
EACH		(	9)	SOLE DISPO	SITIVE	POWER				
REPORTIN		(	10)	SHARED DIS	SPOSITIV	VE POWER				
(11	L)		ACH	E AMOUNT E		IALLY OWNE	D			
(12	2)			X IF THE A			S **			[ ]
(13	3)		MOU!	OF CLASS F		NTED				
(14	1)	TYPE CO	OF	REPORTING	PERSON	**				
				** SEE IN	ISTRUCT	IONS BEFOR	E FILLING			
CUSIP No	o. 38	3911N	107			13D		Page 5	of 39	Pages
(1)		I.R.	S.	REPORTING DENTIFICAT PERSONS (	CION NOS	S.				
		RCG	Hal	fax Fund,	Ltd.					
(2)		CHEC		 IE APPROPRI	ATE BOX	 X TF A MEM	BER OF A	ROUP **		

		(a) [X] (b) [ ]
(3)	SEC USE ONLY	
(4)	SOURCE OF FUNDS **	
(5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEE REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
(6)	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands	
NUMBER OF SHARES	(7) SOLE VOTING POWER 37,564	
BENEFICIALLY	Y (8) SHARED VOTING POWER 0	
EACH REPORTING	(9) SOLE DISPOSITIVE POWER 37,564	
PERSON WITH	(10) SHARED DISPOSITIVE POWER 0	
(11)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 37,564	
(12)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **	[ ]
(13)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
(14)	0.54%  TYPE OF REPORTING PERSON **  CO	
	** SEE INSTRUCTIONS BEFORE FII	LING OUT!
CUSIP No. 38	3911N107 13D	Page 6 of 39 Pages
(1)	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Ramius Master Fund, Ltd.	
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER (	F A GROUP **  (a) [X]  (b) [ ]

(3)	SEC	USE	ONLY							
(4)	SOUR WC	CE C	F FUNDS **							
(5)			X IF DISCLO PURSUANT 1				GS IS			[ ]
(6)			SHIP OR PLAC	CE OF OR	GANIZATION					
NUMBER OF SHARES	(		SOLE VOTING	F POWER						
BENEFICIALLOWNED BY	Υ (	8)	SHARED VOTI	ING POWE	R					
EACH REPORTING	(	9)	SOLE DISPOS	SITIVE P	OWER					
PERSON WITH	(	10)	SHARED DISE	POSITIVE	POWER					
(11)		ACH	E AMOUNT BE		LLY OWNED					
(12)		.OW	OX IF THE AC	ES CERTA		**				[ ]
(13)		ENT MOUN	OF CLASS RE	EPRESENT	ED					
(14)	TYPE CO	OF	REPORTING E	PERSON *	*					
			** SEE INS	STRUCTIO	NS BEFORE	FILLING	G OUT!			
CUSIP No. 3	8911N	107			13D		Page	7 of	39	Pages
(1)	I.R.	S. 1	REPORTING FEDENTIFICATION (F	ON NOS.	ONLY)					
	Admi	ral	Advisors, I	LC		37	7-1484525			
(2)	CHEC	K TH	IE APPROPRI <i>I</i>	ATE BOX	IF A MEMBE	R OF A	GROUP **	(	a) b)	[X]
(3)	SEC	 USE	ONLY							

SOU! WC	RCE (	OF FUN	DS	**															
												 NGS	IS	5					[
			R P	LAC:	E 0	)F 0	RGA	NIZA	ATIO	N									
				'ING	PO	WER													
-																			
Y	(8)	SHARE 0	D V	'OTI	NG	POW	ER												
-	(9)			POS	ITI	VE :	POW	IER											
-		90,90																	
	(10)	SHARE 0	D D	)ISP	OSI	TIV	E P	OWEI	3										
BY I	EACH						ALI	Y OV	VNED										
										**									[
BY Z	AMOUN					SEN	TED	)											
		REPOR	TIN	IG P	ERS	SON	**												
		** S	EE	INS'	TRU	JCTI	ONS	BEI	FORE	FI	LLI	NG	OU	г!					
89111	N107						13	SD					Ι	?age	e 8	0	f 3	39	Pages
I.R	.s. I	IDENTI	FIC	CATI	ON	NOS		NLY)	)										
Ram	ius <i>P</i>	Adviso	rs,	LL	С							13-	395	5433	31				
CHE	CK TH	HE APP											RO	 JP '	 * *				
SEC	USE	ONLY																	
SOUI	RCE (	 OF FUN	DS	**															
	WC CHE REQ CIT Del CIT Del CHE IN TYP IA, CHE SEC SOU	CHECK BE REQUIRED CITIZENS Delaware (7)  Y (8)  (9)  (10)  AGGREGA BY EACH 96,905  CHECK BE IN ROW PERCENT BY AMOUNT 1.39%  TYPE OF IA, OO  NAME OF IA, OO  RAMIUS ACH CHECK TO SEC USE SOURCE (1)	CHECK BOX IF REQUIRED PURS CITIZENSHIP O Delaware  (7) SOLE 96,90  (8) SHARE 0  (9) SOLE 96,90  (10) SHARE 0  AGGREGATE AMO BY EACH REPOR 96,905  CHECK BOX IF IN ROW (11) E PERCENT OF CL BY AMOUNT IN 1.39%  TYPE OF REPOR IA, OO  ** S  3911N107  NAME OF REPOR IA, OO  ** S  CHECK THE APP  SEC USE ONLY  SOURCE OF FUN	CHECK BOX IF DIS REQUIRED PURSUAN CITIZENSHIP OR P Delaware  (7) SOLE VOT 96,905  (8) SHARED V 0  (9) SOLE DIS 96,905  (10) SHARED D 0  AGGREGATE AMOUNT BY EACH REPORTIN 96,905  CHECK BOX IF THE IN ROW (11) EXCL PERCENT OF CLASS BY AMOUNT IN ROW 1.39%  TYPE OF REPORTIN IA, OO  ** SEE	CHECK BOX IF DISCLO REQUIRED PURSUANT T  CITIZENSHIP OR PLAC Delaware  (7) SOLE VOTING 96,905  (8) SHARED VOTI 0  (9) SOLE DISPOS 96,905  (10) SHARED DISP 0  AGGREGATE AMOUNT BE BY EACH REPORTING P 96,905  CHECK BOX IF THE AG IN ROW (11) EXCLUDE  PERCENT OF CLASS RE BY AMOUNT IN ROW (1 1.39%  TYPE OF REPORTING P IA, OO  ** SEE INS  3911N107  NAME OF REPORTING P IA, OO  ** SEE INS  CHECK THE APPROPRIA	CHECK BOX IF DISCLOSUF REQUIRED PURSUANT TO IT CITIZENSHIP OR PLACE OF Delaware  (7) SOLE VOTING POSE OF 96,905  (8) SHARED VOTING OF POSE OF PERCENT OF CLASS REPREBY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSUANCE OF SEE INSTRUCTION OF ABOVE PERSONS (ENTIRE RAMIUS Advisors, LLC CHECK THE APPROPRIATE  SEC USE ONLY  SOURCE OF FUNDS **	CHECK BOX IF DISCLOSURE OF REQUIRED PURSUANT TO ITEM CITIZENSHIP OR PLACE OF OF Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 96,905  (10) SHARED DISPOSITIVE 196,905  (10) SHARED DISPOSITIVE 196,905  CHECK BOX IF THE AGGREGAT IN ROW (11) EXCLUDES CERT. PERCENT OF CLASS REPRESEN BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON 1A, OO  ** SEE INSTRUCTION  ** SEE INSTRUCTION  RAMME OF REPORTING PERSON IA, OO  ** SEE INSTRUCTION  SEC USE ONLY  SOURCE OF FUNDS **	CHECK BOX IF DISCLOSURE OF I REQUIRED PURSUANT TO ITEMS 2  CITIZENSHIP OR PLACE OF ORGAD Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 96,905  (10) SHARED DISPOSITIVE POW 96,905  (10) SHARED DISPOSITIVE POW 96,905  CHECK BOX IF THE AGGREGATE AIN ROW (11) EXCLUDES CERTAIN PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  ** SEE INSTRUCTIONS  3911N107  13  NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES OF RAMOUND ABOVE PERSONS)  I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES OF RAMOUND ABOVE PERSONS)  SEC USE ONLY  SOURCE OF FUNDS **	CHECK BOX IF DISCLOSURE OF LEGAL REQUIRED PURSUANT TO ITEMS 2(d)  CITIZENSHIP OR PLACE OF ORGANIZATE Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 0  (9) SOLE DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHAPE AMOUNT IN ROW (11) 1.39%  TYPE OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  *** SEE INSTRUCTIONS BEING AMOUNT IN ROW (11) 1.39%  NAME OF REPORTING PERSONS (ENTITIES ONLY)  RAMIUS ADVISORS, LLC  CHECK THE APPROPRIATE BOX IF A MOUNT IN AMOUNT IN ROW (11) 1.300  CHECK THE APPROPRIATE BOX IF A MOUNT IN ROW (11) 1.300	CHECK BOX IF DISCLOSURE OF LEGAL PREQUIRED PURSUANT TO ITEMS 2(d) OR REQUIRED PURSUANT OF SOLE VOTING POWER 96,905  (10) SOLE VOTING POWER 96,905  (10) SHARED VOTING POWER 96,905  (10) SHARED DISPOSITIVE POWER 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  ** SEE INSTRUCTIONS BEFORE  ** SEE INSTRUCTIONS BEFORE  NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  RAMIUS ADVISORS, LLC  CHECK THE APPROPRIATE BOX IF A MEMBERS OF SURCE OF FUNDS **	CHECK BOX IF DISCLOSURE OF LEGAL PROCE REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 0  (9) SOLE DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  ** SEE INSTRUCTIONS BEFORE FITE  BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON S I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  RAMIUS ADVISORS, LLC  CHECK THE APPROPRIATE BOX IF A MEMBER 6  SEC USE ONLY  SOURCE OF FUNDS **	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 0  (9) SOLE DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  ** SEE INSTRUCTIONS BEFORE FILLI  NAME OF REPORTING PERSONS 1.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  Ramius Advisors, LLC  CHECK THE APPROPRIATE BOX IF A MEMBER OF  SEC USE ONLY  SOURCE OF FUNDS **	WC  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 0  (9) SOLE DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  *** SEE INSTRUCTIONS BEFORE FILLING  NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  Ramius Advisors, LLC 13-  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GENERAL STANDARD STAND	WC  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 96,905  (10) SHARED DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  *** SEE INSTRUCTIONS BEFORE FILLING OUT  *** SEE INSTRUCTIONS BEFORE FILLING OUT  AMME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  RAMIUS ADVISORS, LLC 13-399  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUND SEC USE ONLY  SOURCE OF FUNDS **	WC  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2 (d) OR 2 (e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 0  (9) SOLE DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  *** SEE INSTRUCTIONS BEFORE FILLING OUT!  *** SEE INSTRUCTIONS BEFORE FILLING OUT!  AMME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  Ramius Advisors, LLC 13-39543:  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **  SEC USE ONLY  SOURCE OF FUNDS **	WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 96,905  (10) SHARED DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  ** SEE INSTRUCTIONS BEFORE FILLING OUT!  ** SEE INSTRUCTIONS BEFORE FILLING OUT!  AMAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  RAMIUS Advisors, LLC  13-3954331  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **  SEC USE ONLY  SOURCE OF FUNDS **	WC  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, 00  ** SEE INSTRUCTIONS BEFORE FILLING OUT!  ** SEE INSTRUCTIONS BEFORE FILLING OUT!  AMAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  RAMIUS ADVISORS, LLC 13-3954331  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **  SEC USE ONLY  SOURCE OF FUNDS **	WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 0  (9) SOLE DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  ** SEE INSTRUCTIONS BEFORE FILLING OUT!  ** SEE INSTRUCTIONS BEFORE FILLING OUT!  NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  Ramius Advisors, LLC  13-3954331  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP ** (a) (b)  SEC USE ONLY  SOURCE OF FUNDS **	WC  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  CITIZENSHIP OR PLACE OF ORGANIZATION Delaware  (7) SOLE VOTING POWER 96,905  (8) SHARED VOTING POWER 96,905  (10) SHARED DISPOSITIVE POWER 96,905  (10) SHARED DISPOSITIVE POWER 0  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,905  CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES **  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.39%  TYPE OF REPORTING PERSON ** IA, OO  ** SEE INSTRUCTIONS BEFORE FILLING OUT!  NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)  Ramius Advisors, LLC 13-3954331  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **  (a) (b)  SEC USE ONLY  SOURCE OF FUNDS **

(5)		BOX IF DISCL RED PURSUANT				IS		[ ]
(6)	CITIZE	ENSHIP OR PLA are	CE OF OR	GANIZATION				
NUMBER OF	(7)	SOLE VOTIN 134,219	G POWER					
SHARES								
BENEFICIALL	Y (8)	SHARED VOT	ING POWE	R				
OWNED BY								
EACH	(9)	SOLE DISPO	SITIVE P	OWER				
REPORTING								
PERSON WITH	(10	)) SHARED DIS 0	POSITIVE	POWER				
(11)		GATE AMOUNT B CH REPORTING	PERSON	LLY OWNED				
(12)		BOX IF THE A V (11) EXCLUD	GGREGATE	AMOUNT				[ ]
(13)		NT OF CLASS R DUNT IN ROW (		ED				
(14)	TYPE (	DF REPORTING	PERSON *					
		** SEE IN	STRUCTIO	NS BEFORE	FILLING	OUT!		
CUSIP No. 3	8911N1(	)7		13D		Page 9	9 of 39	Pages
(1)	I.R.S.	DF REPORTING . IDENTIFICAT DVE PERSONS (	ION NOS.	ONLY)				
	Safe H	Harbor Master	Fund, L	.P.				
(2)	CHECK	THE APPROPRI				ROUP **	(a) (b)	
(3)	SEC US	SE ONLY						
(4)	SOURCE WC	E OF FUNDS **						
(5)		BOX IF DISCL				IS		[ ]

(6)	CITIZEN Cayman		PLACE OF OR	RGANIZATIOI				
NUMBER OF SHARES	(7)	SOLE VO	OTING POWER					
BENEFICIALLY	Y (8)	SHARED 0	VOTING POW	ER				
EACH REPORTING	(9)	SOLE DI 133,273	SPOSITIVE I	POWER				
PERSON WITH	(10)	SHARED 0	DISPOSITIVE	E POWER				
(11)		REPORTI	T BENEFICIA	ALLY OWNED				
(12)			IE AGGREGATI CLUDES CERTA		**			[ ]
(13)	PERCENT BY AMOU		SS REPRESENT	ΓED				
(14)	TYPE OF PN	REPORTI	ING PERSON	· *				
avara v	00111107		INSTRUCTIO		FILLING C		2 6 2	0.5
CUSIP No. 3	8911N10/			13D		Page 10	) of 3:	9 Pages
(1)	I.R.S.	IDENTIFI	ING PERSONS CATION NOS IS (ENTITIES					
	Safe Ha	rbor Inv	restment Ltd	d. 				
(2)	CHECK T		DPRIATE BOX			OUP **	(a) (b)	[X] []
(3)	SEC USE							
(4)	SOURCE	OF FUNDS						
(5)			SCLOSURE ON	F LEGAL PRO	OCEEDINGS 2(e)			[ ]
(6)	CITIZEN Cayman		PLACE OF OR	RGANIZATIO				

NUMBER OF		(7)	SOLE VOTING POWER			
CHYDEC			133,273			
SHARES			155,275			
BENEFICIALLY	Y	(8)	SHARED VOTING POWER			
OWNED BY						
EACH		(9)	SOLE DISPOSITIVE POWER 133,273			
REPORTING			155,275			
PERSON WITH		(10)	SHARED DISPOSITIVE POWER 0			
	BY		TE AMOUNT BENEFICIALLY OWNED REPORTING PERSON			
, ,			OX IF THE AGGREGATE AMOUNT (11) EXCLUDES CERTAIN SHARES **			[ ]
		AMOUI	OF CLASS REPRESENTED NT IN ROW (11)			
(14)	TYP CO	E OF	REPORTING PERSON **			
CUSIP No. 38	3911	N107	13D	Page 11	of 3	9 Pages
(1)	I.R	.s.	REPORTING PERSONS IDENTIFICATION NOS. E PERSONS (ENTITIES ONLY)			
	Ram	ius (	Capital Group, L.L.C. 13-	-3937658		
(2)	CHE	CK TI	HE APPROPRIATE BOX IF A MEMBER OF A (	GROUP **		[X]
(3)	SEC	USE	ONLY			
(4)	SOU OO	RCE (	OF FUNDS **			
(5)			OX IF DISCLOSURE OF LEGAL PROCEEDINGS D PURSUANT TO ITEMS 2(d) OR 2(e)	 5 IS		[ ]
(6)		IZEN: awar	SHIP OR PLACE OF ORGANIZATION e			
NUMBER OF		(7)	SOLE VOTING POWER			
SHARES			439,093			

BENEFICIALL	` '	SHARED VOTING POWER			
OWNED BY		0			
EACH		SOLE DISPOSITIVE POWER			
REPORTING		439,093			
PERSON WITH	(10)	SHARED DISPOSITIVE POWER 0			
(11)		E AMOUNT BENEFICIALLY OWNED REPORTING PERSON			
(12)		X IF THE AGGREGATE AMOUNT 11) EXCLUDES CERTAIN SHARES **			[ ]
(13)		OF CLASS REPRESENTED T IN ROW (11)			
(14)	TYPE OF IA, OO	REPORTING PERSON **			
		** SEE INSTRUCTIONS BEFORE FILLING OU	 UT!		
CUSIP No. 3	NAME OF	13D  REPORTING PERSONS  DENTIFICATION NOS.  PERSONS (ENTITIES ONLY)	Page 1	2 of 3	9 Pages
	NAME OF I.R.S. I OF ABOVE	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)	Page 1	2 of 3	9 Pages
(1)	NAME OF I.R.S. I OF ABOVE	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)	946794		[X]
(1)	NAME OF I.R.S. I OF ABOVE	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)  13-39 DE APPROPRIATE BOX IF A MEMBER OF A GROUND	946794	 (a)	[X]
(2)	NAME OF I.R.S. I OF ABOVE C4S & Co CHECK TH	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)  13-39 DE APPROPRIATE BOX IF A MEMBER OF A GROUND	946794	 (a)	[X]
(2)	NAME OF I.R.S. I OF ABOVE C4S & Co CHECK TH  SEC USE SOURCE O OO CHECK BO	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)  13-39  E APPROPRIATE BOX IF A MEMBER OF A GROUND	946794  OUP **	 (a)	[X]
(1) (2) (3) (4) (5)	NAME OF I.R.S. I OF ABOVE C4S & Co CHECK TH  SEC USE SOURCE O OO CHECK BO REQUIRED	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)  O., L.L.C.  13-39  E APPROPRIATE BOX IF A MEMBER OF A GRO  ONLY  F FUNDS **	946794  OUP **	 (a)	[X] [ ]
(1) (2) (3) (4) (5) (6) NUMBER OF	NAME OF I.R.S. I OF ABOVE C4S & Co CHECK TH  SEC USE SOURCE O OO CHECK BO REQUIRED CITIZENS	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)  O., L.L.C.  13-39  E APPROPRIATE BOX IF A MEMBER OF A GRO  ONLY  ONLY  OF FUNDS **  OX IF DISCLOSURE OF LEGAL PROCEEDINGS OF PURSUANT TO ITEMS 2(d) OR 2(e)	946794  OUP **	 (a)	[X] [ ]
(1) (2) (3) (4) (5) (6) NUMBER OF	NAME OF I.R.S. I OF ABOVE C4S & Co CHECK TH  SEC USE SOURCE O OO CHECK BO REQUIRED CITIZENS	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)  O., L.L.C.  13-39  TE APPROPRIATE BOX IF A MEMBER OF A GRO  ONLY  ONLY  OX IF DISCLOSURE OF LEGAL PROCEEDINGS TO PURSUANT TO ITEMS 2(d) OR 2(e)  THIP OR PLACE OF ORGANIZATION Delaware  SOLE VOTING POWER  439,093	946794  OUP **	 (a)	[X] [ ]
(1) (2) (3) (4) (5) (6) NUMBER OF	NAME OF I.R.S. I OF ABOVE C4S & Co CHECK TH  SEC USE SOURCE O OO CHECK BO REQUIRED CITIZENS (7)	REPORTING PERSONS DENTIFICATION NOS. PERSONS (ENTITIES ONLY)  O., L.L.C.  13-39  E APPROPRIATE BOX IF A MEMBER OF A GRO  ONLY  ONLY  OX IF DISCLOSURE OF LEGAL PROCEEDINGS OF PURSUANT TO ITEMS 2 (d) OR 2 (e)  CHIP OR PLACE OF ORGANIZATION Delaware  SOLE VOTING POWER	946794  OUP **	 (a)	[X] [ ]

EACH	(9) SOLE DISPOSITIVE POWER
REPORTING	439,093
PERSON WITH	(10) SHARED DISPOSITIVE POWER 0
(11)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 439,093
(12)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES ** [ ]
(13)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 6.32%
(14)	TYPE OF REPORTING PERSON **
	** SEE INSTRUCTIONS BEFORE FILLING OUT!
CUSIP No. 3	8911N107 13D Page 13 of 39 Pages
(1)	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	Peter A. Cohen
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **  (a) [X] (b) []
(3)	SEC USE ONLY
(4)	SOURCE OF FUNDS **
(5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [ ]
(6)	CITIZENSHIP OR PLACE OF ORGANIZATION United States
NUMBER OF	(7) SOLE VOTING POWER 0
	Y (8) SHARED VOTING POWER
OWNED BY	439,093
EACH	(9) SOLE DISPOSITIVE POWER 0

REPORTING						
PERSON WITH		SHARED DISPOSITI 439,093	VE POWER			
(11)		E AMOUNT BENEFIC				
(12)		X IF THE AGGREGA (11) EXCLUDES CER				[ ]
(13)		OF CLASS REPRESE	NTED			
(14)	TYPE OF	REPORTING PERSON	**			
		** SEE INSTRUCT	IONS BEFORE FILL:	ING OUT!		
CUSIP No. 38	3911N107		13D	Page 14	of 3	39 Pages
(1)	I.R.S. I	REPORTING PERSON DENTIFICATION NO PERSONS (ENTITI	S.			
(2)		E APPROPRIATE BO	X IF A MEMBER OF	A GROUP **		[X]
(3)	SEC USE	ONLY				
(4)	SOURCE C	F FUNDS **				
(5)		X IF DISCLOSURE  PURSUANT TO ITE	MS 2(d) OR 2(e)			[ ]
(6)	CITIZENS United S	SHIP OR PLACE OF				
NUMBER OF	(7)	SOLE VOTING POWE	R			
SHARES						
BENEFICIALLY	Y (8)	SHARED VOTING PO 439,093	WER			
OWNED BY						
EACH	(9)	SOLE DISPOSITIVE 0	POWER			
REPORTING		-				
PERSON WITH	(10)	SHARED DISPOSITI	VE POWER			

439,093

(11) AGGREGATE AMOUNT BENEFICIALLY OWNED
BY EACH REPORTING PERSON
439,093

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

(13) PERCENT OF CLASS REPRESENTED
BY AMOUNT IN ROW (11)
6.32%

(14) TYPE OF REPORTING PERSON \*\*
IN

\*\* SEE INSTRUCTIONS BEFORE FILLING OUT!

13D CUSIP No. 38911N107 Page 15 of 39 Pages \_\_\_\_\_\_ (1)NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Thomas W. Strauss (2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP \*\* (a) [X] (b) [ ] -----(3) SEC USE ONLY (4) SOURCE OF FUNDS \*\* (5) CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) (6) CITIZENSHIP OR PLACE OF ORGANIZATION United States \_\_\_\_\_ NUMBER OF (7) SOLE VOTING POWER 0 SHARES BENEFICIALLY (8) SHARED VOTING POWER 439,093 OWNED BY (9) SOLE DISPOSITIVE POWER EACH Ω REPORTING PERSON WITH (10) SHARED DISPOSITIVE POWER 439,093 \_\_\_\_\_ (11) AGGREGATE AMOUNT BENEFICIALLY OWNED

14

		EACH ,093	REPORTING PERSON				
(12)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES ** [ ]						
(13)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 6.32%						
(14)	TYPE OF REPORTING PERSON **						
			** SEE INSTRUCTIONS BEFORE FILLING OUT!				
CUSIP No. 3	89111	N107	13D Page	16	of	39	Pages
(1)	I.R	.s.	REPORTING PERSONS EDENTIFICATION NOS. E PERSONS (ENTITIES ONLY)				
	Jef	frey	M. Solomon				
(2)	CHE	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **  (a) [X] (b) []					
(3)	SEC	SEC USE ONLY					
(4)	SOU!	SOURCE OF FUNDS **					
(5)	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [ ]						
(6)	CITIZENSHIP OR PLACE OF ORGANIZATION United States						
NUMBER OF		(7)	SOLE VOTING POWER 0				
SHARES	-						
BENEFICIALL	Y	(8)	SHARED VOTING POWER 439,093				
OWNED BY	-						
EACH		(9)	SOLE DISPOSITIVE POWER 0				
REPORTING	-						
PERSON WITH		(10)	SHARED DISPOSITIVE POWER 439,093				
(11)	BY I		TE AMOUNT BENEFICIALLY OWNED REPORTING PERSON				

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

[ ]

(13) PERCENT OF CLASS REPRESENTED
BY AMOUNT IN ROW (11)
6.32%

(14) TYPE OF REPORTING PERSON \*\*
IN

\*\* SEE INSTRUCTIONS BEFORE FILLING OUT!

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#### Item 1. Security and Issuer.

This statement on Schedule 13D ("Schedule 13D") is being filed with respect to the Common Stock, par value Won 500 per share (the "Common Stock"), of Gravity Co., Ltd., a corporation organized under the laws of the Republic of Korea ("Gravity" or the "Company"), whose principal executive offices are located at 14F Meritz Tower, 825-2 Yeoksam-Dong, Gangnam-gu, Seoul 135-934 Korea.

Each Reporting Person beneficially owns its shares of Common Stock through its beneficial ownership of American Depositary Shares ("ADSs"). Each ADS represents one-fourth of one share of Common Stock. All references in this Schedule 13D to the Common Stock of a Reporting Person are held by such Reporting Person as ADSs and any general references to the Common Stock in this Schedule 13D shall be deemed to include the ADSs as appropriate.

#### Item 2. Identity and Background.

Any disclosures made herein with respect to persons or entities other than the Reporting Persons are made on information and belief. By virtue of the communications among the Reporting Persons and representatives of Moon Capital Management LP and certain of its affiliates (collectively the "Moon Entities") as to the matters more fully described in Item 4 and the Sharing Agreement, dated as of March 28, 2006, between the Reporting Persons and the Moon Entities as to the sharing of certain information and expenses attached as an exhibit to this Schedule 13D (the "Sharing Agreement"), the Reporting Persons may be deemed to be a "group" with the Moon Entities for purposes of the Securities Exchange Act of 1934, as amended (the "Act"). Although the Reporting Persons do not affirm that such a group has been formed, this disclosure is being made to ensure compliance with the Act. The Reporting Persons expressly disclaim beneficial ownership of securities held by any person or entity other than the various entities and accounts under the Reporting Persons' management and control. The securities reported herein as being beneficially owned by the Reporting Persons do not include any securities held by the Moon Entities (including but not limited to accounts or entities under its control) or any other person or entity other than the various entities and accounts under the Reporting Persons' management and control.

- (a) This statement is filed by:
  - (i) Starboard Value and Opportunity Master Fund Ltd., a Cayman Islands exempted company ("Starboard") with respect to the shares of Common Stock directly and beneficially owned by

it;

- (iii) RCG Ambrose Master Fund, Ltd., a Cayman Islands company ("RCG Ambrose"), with respect to the shares of Common Stock directly and beneficially owned by it;
- (iv) RCG Halifax Fund, Ltd., a Cayman Islands company ("RCG Halifax"), with respect to the shares of Common Stock directly and beneficially owned by it;

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- (v) Ramius Master Fund, Ltd. a Cayman Islands exempted company
   ("Ramius Master Fund"), with respect to the shares of
   Common Stock directly and beneficially owned by it;
- (vi) Admiral Advisors, LLC, a Delaware limited liability company ("Admiral"), which serves as the investment manager of Starboard and as the managing member of Parche;
- (vii) Ramius Advisors, LLC, a Delaware limited liability company
   ("Ramius Advisors"), which serves as the investment
   manager of Ramius Master Fund;
- (viii) Safe Harbor Master Fund L.P., a Cayman Islands exempted limited partnership ("Safe Harbor Master Fund"), with respect to the shares of common Stock directly and beneficially owned by it;
- (ix) Safe Harbor Investment Ltd., a Cayman Islands exempted company ("Safe Harbor Investment"), which serves as the general partner of Safe Harbor Master Fund;
- (x) Ramius Capital Group, L.L.C., a Delaware limited liability company ("Ramius Capital"), which serves as the investment manager of RCG Ambrose, RCG Halifax and Safe Harbor Investment and the sole member of Admiral and Ramius Advisors;
- (xi) C4S & Co., L.L.C., a Delaware limited liability company ("C4S"), which serves as the managing member of Ramius Capital;
- (xii) Peter A. Cohen ("Mr. Cohen"), who serves as one of the managing members of C4S;
- (xiii) Morgan B. Stark ("Mr. Stark"), who serves as one of the managing members of C4S;
- (xiv) Thomas W. Strauss ("Mr. Strauss"), who serves as one of the managing members of C4S; and
- (xv) Jeffrey M. Solomon ("Mr. Solomon"), who serves as one of

the managing members of C4S.

The foregoing persons are hereinafter sometimes collectively referred to as the "Reporting Persons". Any disclosures herein with respect to persons other than the Reporting Persons are made on information and belief after making inquiry to the appropriate party.

(b) The address of the principal business and principal office of each of Ramius Capital, Parche, Admiral, Ramius Advisors, C4S, Mr. Cohen, Mr. Stark, Mr. Strauss and Mr. Solomon is 666 Third Avenue, 26th Floor, New York, New York 10017. The address of the principal business and principal office of each of

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Starboard, RCG Ambrose, RCG Halifax, Ramius Master Fund, Safe Harbor Master Fund and Safe Harbor Investment is c/o Citco Fund Services (Cayman Islands) Limited, Corporate Center, West Bay Road, Grand Cayman, Cayman Islands, British West Indies. The business addresses of the officers and directors of each of Starboard, RCG Ambrose, RCG Halifax, Ramius Master Fund and Safe Harbor Investment Ltd. are set forth on Schedules A, B, C, D and E, respectively, and incorporated by reference in this Item 2.

- (c) The principal business of Ramius Capital is that of an investment adviser. The principal business of each of RCG Ambrose, RCG Halifax, Ramius Master Fund and Safe Harbor Master Fund is serving as a private investment fund. The principal business of each of Starboard and Parche is to make equity investments, and, on occasion, to take an active role in the management of portfolio companies in order to enhance shareholder value. The principal business of Admiral is to be the investment manager of Starboard and the managing member of Parche. The principal business of Safe Harbor Investment is to serve as the General Partner of Safe Harbor Master Fund. The principal business of Ramius Advisors is acting as investment manager to Ramius Master Fund. C4S serves as managing member of Ramius Capital. Mr. Cohen, Mr. Strauss, Mr. Stark and Mr. Solomon serve as co-managing members of C4S. The principal occupations of the officers and directors of each of Starboard, RCG Ambrose, RCG Halifax Ramius Master Fund and Safe Harbor Investment are set forth on Schedules A, B, C, D and E, respectively, and incorporated by reference in this Item 2.
- (d) None of the Reporting Persons or any other person identified in response to 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 Reporting Persons or any other person identified in response to 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 violation with respect to such laws.
- (f) Starboard, RCG Ambrose, RCG Halifax, Ramius Master Fund, Safe Harbor Master Fund and Safe Harbor Investment are organized under the laws of the Cayman Islands. Ramius Capital, Parche, Ramius Advisors, Admiral and C4S are each limited liability companies organized under the laws of the State of Delaware. Mr. Cohen, Mr. Strauss, Mr. Stark and Mr. Solomon are each United States citizens.

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

The shares of Common Stock purchased by Starboard, Parche, RCG Ambrose, RCG Halifax, Ramius Master Fund and Safe Harbor Master Fund L.P. were purchased with the working capital of such entities (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) in open market purchases (except as otherwise indicated on Schedule F) as set forth in Schedule F, which is incorporated by reference herein.

#### Item 4. Purpose of the Transaction.

The Reporting Persons purchased their shares of Common Stock based on their belief that the Common Stock at the time of purchase was substantially

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undervalued and represented an attractive investment opportunity.

The Reporting Persons and the Moon Entities have formed The Gravity Committee for Fair Treatment of Minority Shareholders (the "Committee") to protect the rights of minority shareholders of Gravity (Nasdaq: GRVY) and to maximize the value of the Common Stock . The Committee believes that Gravity's Board of Directors (the "Gravity Board") approved transactions that may have benefited Taizo Son and other entities affiliated with Taizo Son or SOFTBANK Corp. ("SOFTBANK"), including GungHo Online Entertainment ("GungHo") (JP: 3765), to the potential detriment of Gravity's minority shareholders. Based on public filings, the Committee believes that Taizo Son beneficially owns approximately 52.4% of Gravity's Common Stock. In addition, based on public filings, the Committee believes that Taizo Son owns approximately 82% of Asian Groove, Inc., which owns approximately 32% of GungHo, and that SOFTBANK owns approximately 45% of GungHo. SOFTBANK's President, Masayoshi Son, is Taizo Son's brother.

In August 2005, according to public filings, an affiliate of Taizo Son, with financing facilitated by Masayoshi Son or his affiliates, purchased a 52.4% interest in Gravity from Mr. Jung Ryool Kim, Gravity's founder, and certain members of his family (the "Controlling Purchase"). The purchase price of \$24.70 per ADS represented a premium of over three times the then current share price. According to GungHo's 2005 financial statements, substantially all of GungHo's revenue was derived from products licensed from or sold and licensed to Gravity with 82% of the revenue generated by the license from Gravity of the popular online game Ragnarok, which license expires in August 2006. The Committee believes that the \$24.70 per ADS price paid by the Taizo Son affiliate in the Controlling Purchase indicates that Ragnarok, among other things, is extremely important to GungHo's business. The Committee also believes that changes in the Gravity Board and management since the completion of the Controlling Purchase may have been effected to protect GungHo's interests, to the potential detriment of Gravity's minority shareholders.

The Committee intends to examine, among other things, potential conflicts of interest among members of the Gravity Board, several related party transactions entered into between Gravity and entities affiliated with Taizo Son or SOFTBANK, and the potential for future conflicts of interest in transactions between Gravity and entities affiliated with Taizo Son or SOFTBANK.

In particular, the Committee believes that Taizo Son and the Gravity Board may have conflicts of interest and may not seek to maximize value for all

Gravity shareholders in upcoming negotiations for a renewal of the license for Ragnarok, Gravity's main revenue driver. GungHo's license of Ragnarok expires in August 2006. The Committee is also concerned that the Gravity Board may not authorize management to solicit alternative bidders for the Ragnarok license to create maximum value for Gravity shareholders.

In order to maximize the value of Gravity's Common Stock and in order to protect the rights of minority shareholders, the Committee, among other things, may:

- o Hold discussions with holders of Common Stock in Korea, with the possible future inclusion of these holders in the Committee;
- o Consider converting all or a portion of their ADSs into Common Stock;
- o Seek to nominate independent members to the Gravity Board, potentially

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at a special Extraordinary General Meeting of Shareholders, to monitor Gravity's negotiations of the Ragnarok license and to establish and oversee an auction process to determine whether alternative parties might offer terms superior to those offered by GungHo;

- o Seek to negotiate with Taizo Son a resolution whereby Taizo Son or one of his affiliates offers to acquire all the Common Stock held by minority shareholders; and/or
- o If necessary, commence litigation against Gravity, its management and/or the Gravity Board in Japan, Korea and/or in the United States.

In the event that entities affiliated with Taizo Son or SOFTBANK offer to buy the Common Stock of the minority shareholders, the Committee intends to only entertain a proposal that offers fair value and is made available to all Gravity minority shareholders. The Committee notes that according to public filings, an affiliate of Taizo Son, with financing facilitated by Masayoshi Son or his affiliates, paid \$24.70 per ADS in the Controlling Purchase. The Committee believes that Gravity's prospects are strong and that Gravity has significant potential for additional licensing revenues from games not yet released, including, among others, Requiem and Ragnarok 2.

The Committee has retained Hannuri Partners as legal counsel in Korea. Certain members of the Committee have also retained legal counsel in the United States.

Certain members of the Committee entered into the Sharing Agreement, as more fully described in Item 6.

The Reporting Persons may, alone or with others, communicate with or pursue discussions with Gravity, and with other shareholders and other third parties, with respect to the matters described above and potentially with respect to other matters of concern with respect to the Reporting Persons' investment in the Common Stock.

Except to the extent set forth above, or in any other Item hereof, the Reporting Persons do not have any present plans or proposals that may relate to or result in any of the events set forth in Item 4 of Schedule 13D. However, the Reporting Persons may, at any time and from time to time, review or reconsider their position with respect to Gravity, and may formulate (and modify) plans or proposals with respect to any such matters. The Reporting Persons intend to review their investment in Gravity on a continuing basis and may engage in

discussions with management, the Gravity Board, other shareholders of Gravity and other relevant parties concerning the business, operations, board composition, management, strategy and future plans of Gravity. Depending on various factors including, without limitation, Gravity's financial position and strategic direction, the outcome of the discussions and actions referenced in this Item 4, actions taken by the Gravity Board, the price levels of the Common Stock, availability of funds, subsequent developments affecting Gravity, Gravity's business, other investment and business opportunities available to the Reporting Persons, conditions in the securities market, general economic and industry conditions and other factors that the Reporting Persons may deem relevant from time to time, the Reporting Persons may maintain their investment at current levels or may in the future take such actions with respect to their investment in Gravity as they deem appropriate including, without limitation, purchasing additional shares of Common Stock or selling some or all of their shares of Common Stock, engaging in short selling of or any hedging or similar transactions with respect to the

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Common Stock, or changing their intention with respect to any and all matters referred to in Item 4. Any acquisition or disposition of shares of, or short sales or other hedging transaction with respect to the shares of, Common Stock by the Reporting Persons may be effected through open market or privately negotiated transactions, or otherwise.

Item 5. Interest in Securities of the Issuer.

#### 1. Starboard

(a) As of the date of this filing, Starboard may be deemed the beneficial owner of 37,309 shares of Common Stock.

Percentage: Approximately 0.54% as of the date hereof. The percentages used herein and in the rest of Item 5 are calculated based upon 6,948,900 shares, which reflects the shares of Common Stock outstanding as of December 31, 2004, as reported by the Company on its Form 20-F filed on June 30, 2005.

- (b) 1. Sole power to vote or direct vote: 37,309
  - 2. Shared power to vote or direct vote:  $\mathbf{0}$
  - 3. Sole power to dispose or direct the disposition: 37,309
  - 4. Shared power to dispose or direct the disposition:  $\ensuremath{\text{0}}$
- (c) The number of shares of Common Stock acquired by Starboard is set forth in Schedule F and is incorporated by reference. Starboard entered into transactions in the Common Stock within the last sixty days which are set forth on Schedule F.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.

(e) Not applicable.

#### 2. Parche

(a) As of the date of this filing, Parche may be deemed the beneficial owner of 59,596 shares of Common Stock.

Percentage: Approximately 0.86% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 59,596
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 59,596
  - 4. Shared power to dispose or direct the disposition:  $\boldsymbol{0}$
- (c) The number of shares of Common Stock acquired by Parche is set forth in Schedule F and is incorporated by reference. Parche entered into transactions in the Common Stock within the last sixty days which are set forth on Schedule F.

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- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.

#### 3. RCG Ambrose

(a) As of the date of this filing, RCG Ambrose may be deemed the beneficial owner of 37,132 shares of Common Stock.

Percentage: Approximately 0.53% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 37,132
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 37,132
  - 4. Shared power to dispose or direct the disposition:  $\boldsymbol{0}$
- (c) The number of shares of Common Stock acquired by RCG Ambrose is set forth in Schedule F and is incorporated by reference. RCG Ambrose entered into transactions in the Common Stock within the last sixty days which are set forth on Schedule F.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.

#### 4. RCG Halifax

(a) As of the date of this filing, RCG Halifax may be deemed the beneficial owner of 37,564 shares of Common Stock.

Percentage: Approximately 0.54% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 37,564
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 37,564
  - 4. Shared power to dispose or direct the disposition:  $\boldsymbol{0}$
- (c) The number of shares of Common Stock acquired by RCG Halifax is set forth in Schedule F and is incorporated by reference. RCG Halifax entered into transactions in the Common Stock within the last sixty days which are set forth on Schedule F
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.

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- (e) Not applicable.
- 5. Ramius Master Fund
  - (a) As of the date of this filing, Ramius Master Fund may be deemed the beneficial owner of 134,219 shares of Common Stock.

Percentage: Approximately 1.93% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 134,219
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 134,219
  - 4. Shared power to dispose or direct the disposition:  $\boldsymbol{0}$
- (c) The number of shares of Common Stock acquired by Ramius Master Fund is set forth in Schedule F and is incorporated by reference. Ramius Master Fund entered into transactions in the Common Stock within the last sixty days which are set forth on Schedule F.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.
- 6. Admiral
  - (a) As of the date of this filing, Admiral may be deemed the beneficial owner of 96,905 shares of Common Stock.

Percentage: Approximately 1.39% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 96,905
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 96,905
  - 4. Shared power to dispose or direct the disposition: 0
- (c) Admiral did not enter into any transactions in the Common Stock within the last sixty days. The transactions in the Common Stock within the last sixty days on behalf of Starboard and Parche, which were all in the open market (except as otherwise indicated on Schedule F), are set forth in Schedule F, and are incorporated by reference.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.

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#### 7. Ramius Advisors

(a) As of the date of this filing, Ramius Advisors may be deemed the beneficial owner of 134,219 shares of Common Stock.

Percentage: Approximately 1.93% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 134,219
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 134,219
  - 4. Shared power to dispose or direct the disposition:  $\boldsymbol{0}$
- (c) Ramius Advisors did not enter into any transactions in the Common Stock within the last sixty days. The transactions in the Common Stock within the last sixty days on behalf of Ramius Master Fund, which were all in the open market (except as otherwise indicated on Schedule F), are set forth in Schedule F, and are incorporated by reference.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.

### 8. Safe Harbor Master Fund

(a) As of the date of this filing, Safe Harbor Master Fund may be deemed the beneficial owner of 133,273 shares of Common Stock.

Percentage: Approximately 1.92% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 133,273
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 133,273
  - 4. Shared power to dispose or direct the disposition: 0
- (c) The number of shares of Common Stock acquired by Safe Harbor Master Fund is set forth in Schedule F and is incorporated by reference. Safe Harbor Master Fund entered into transactions in the Common Stock within the last sixty days which are set forth on Schedule F.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.

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#### 9. Safe Harbor Investment

(a) As of the date of this filing, Safe Harbor Investment may be deemed the beneficial owner of 133,273 shares of Common Stock.

Percentage: Approximately 1.92% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 133,273
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 133,273
  - 4. Shared power to dispose or direct the disposition:  $\boldsymbol{0}$
- (c) Safe Harbor Investment did not enter into any transactions in the Common Stock within the last sixty days. The transactions in the Common Stock within the last sixty days on behalf of Safe Harbor Master Fund, which were all in the open market (except as otherwise indicated on Schedule F), are set forth in Schedule F, and are incorporated by reference.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.

#### 10. Ramius Capital

(a) As of the date of this filing, Ramius Capital may be deemed the beneficial owner of 439,093 shares of Common Stock.

Percentage: Approximately 6.32% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 439,093
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 439,093
  - 4. Shared power to dispose or direct the disposition: 0
- (c) Ramius Capital did not enter into any transactions in the Common Stock within the last sixty days. The transactions in the Common Stock within the last sixty days on behalf of Starboard, Parche, RCG Ambrose, RCG Halifax, Ramius Master Fund and Safe Harbor Master Fund, which were all in the open market (except as otherwise indicated on Schedule F), are set forth in Schedule F, and are incorporated by reference.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.

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#### 11. C4S

(a) As of the date of this filing, C4S may be deemed the beneficial owner of 439,093 shares of Common Stock.

Percentage: Approximately 6.32% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 439,093
  - 2. Shared power to vote or direct vote: 0
  - 3. Sole power to dispose or direct the disposition: 439,093
  - 4. Shared power to dispose or direct the disposition: 0
- (c) C4S did not enter into any transactions in the Common Stock within the last sixty days. The transactions in the Common Stock within the last sixty days on behalf of Starboard, Parche, RCG Ambrose, RCG Halifax, Ramius Master Fund and Safe Harbor Master Fund, which were all in the open market (except as otherwise indicated on Schedule F), are set forth in Schedule F, and are incorporated by reference.
- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.
- (e) Not applicable.
- 12. Mr. Cohen, Mr. Stark, Mr. Strauss and Mr. Solomon
  - (a) As of the date of this filing, each of Mr. Cohen, Mr. Stark,

Mr. Strauss and Mr. Solomon may be deemed the beneficial owner of 439,093 shares of Common Stock. Each of Mr. Cohen, Mr. Stark, Mr. Strauss and Mr. Solomon disclaims beneficial ownership of the shares of Common Stock owned by Starboard, Parche, RCG Ambrose, RCG Halifax, Ramius Master Fund and Safe Harbor Master Fund, and the filing of this Schedule 13D shall not be construed as an admission that any such person is the beneficial owner of any such securities.

Percentage: Approximately 6.32% as of the date hereof.

- (b) 1. Sole power to vote or direct vote: 0
  - 2. Shared power to vote or direct vote: 439,093
  - 3. Sole power to dispose or direct the disposition: 0
  - 4. Shared power to dispose or direct the disposition: 439,093
- (c) Neither Mr. Cohen, Mr. Stark, Mr. Strauss nor Mr. Solomon has entered into any transactions in the Common Stock within the last sixty days. The transactions in the Common Stock within the last sixty days on behalf of Starboard, Parche, RCG Ambrose, RCG Halifax, Ramius Master Fund and Safe Harbor Master Fund, which were all in the open market (except as otherwise indicated on Schedule F), are set forth in Schedule F, and are incorporated by reference.
- (d) No person other than the Reporting Persons is known to

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have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, such shares of the Common Stock.

(e) Not applicable.

Upon information and belief, as of the close of business on March 27, 2006, Moon may be deemed to beneficially own 529,086.5 shares of Common Stock.

The Reporting Persons and the Moon Entities entered into the Sharing Agreement pursuant to which they agreed, among other things, to (i) make individual filings on Schedule 13D with respect to the Common Stock to the extent required under applicable securities laws, (ii) provide written notice within one business day to each other of purchases or sales of Common Stock or the acquisition or disposition of beneficial ownership of Common Stock and (iii) to share equally the costs of legal counsel in Korea in connection with pursuing the matters set forth in Item 4 and to share any other agreed upon expenses. A copy of the Sharing Agreement is filed as an exhibit to the Schedule 13D.

The Reporting Persons have entered into a Joint Filing Agreement attached as Exhibit I hereto, as required by Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

#### Item 7. Materials to be Filed as Exhibits.

There is filed herewith the following Exhibits:

Exhibit I - Joint Filing Agreement, as required by Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

Exhibit II - Power of Attorney for Peter A. Cohen, Morgan B. Stark, Thomas W. Strauss and Jeffrey M. Solomon, dated March 11, 2005.

Exhibit III - Sharing Agreement, dated March 28, 2006 among Ramius Capital Group, L.L.C. on behalf of the Reporting Persons and Moon Capital Management LP on behalf of itself and certain entities or funds affiliated with Moon Capital Management LP.

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NAME AND POSITION

Mark R. Mitchell,

Director

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PRINCIPAL BUSINESS ADDRESS

666 Third Avenue

26th Floor

#### SCHEDULE A

#### DIRECTORS AND OFFICERS OF STARBOARD

Ramius Capital Group, L.L.C.

PRINCIPAL OCCUPATION

Managing Director

	tament tap table to tap, the table	New York, NY 10017
Jeffrey M. Solomon, Director	Managing Member of C3S & Co., L.L.C. which is the Managing Member of Ramius Capital Group, L.L.C.	666 Third Avenue 26th Floor New York, NY 10017
CFS Company, Ltd. Director	Registered with Cayman Islands Monetary Authority and affiliated with Administrator of the Fund	c/o Citco Fund Servies (Cayman Islands) Limited Corporate Centre West Bay Road Grand Cayman Cayman Islands British West Indies
CSS Corporation Ltd. Secretary	Affiliate of Administrator of the Fund	Citco Fund Servies (Cayman Islands) Limited Corporate Centre West Bay Road Grand Cayman, Cayman Islands British West Indies

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SCHEDULE B

DIRECTORS AND OFFICERS OF RCG AMBROSE

NAME AND POSITION PRINCIPAL OCCUPATION PRINCIPAL BUSINESS ADDRESS

Mark R. Mitchell, Managing Director 666 Third Avenue

Director Ramius Capital Group, L.L.C. 26th Floor

New York, NY 10017

Morgan B. Stark, Managing Member 666 Third Avenue

Director of C4S & Co., L.L.C. which is the 26th Floor Managing Member of Ramius Capital New York, NY 10017

Group, L.L.C.

CFS Company, Ltd. Registered with Cayman Islands c/o Citco Fund Servies
Director Monetary Authority and affiliated (Cayman Islands) Limited

Monetary Authority and affiliated (Cayman Islands) Limited with Administrator of the Fund Corporate Centre

West Bay Road Grand Cayman Cayman Islands British West Indies

CSS Corporation Ltd. Affiliate of Citco Fund Servies (Cayman

Secretary Administrator of the Fund Islands) Limited

Corporate Centre West Bay Road

Grand Cayman, Cayman Islands

British West Indies

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SCHEDULE C

DIRECTORS AND OFFICERS OF RCG HALIFAX

NAME AND POSITION PRINCIPAL OCCUPATION PRINCIPAL BUSINESS ADDRESS

Jeffrey M. Solomon, Managing Member 666 Third Avenue Director Ramius Capital Group, L.L.C. 26th Floor

New York, NY 10017

Managing Member 666 Third Avenue Morgan B. Stark, Director of C4S & Co., L.L.C. which is the 26th Floor Managing Member of Ramius Capital

New York, NY 10017

Group, L.L.C.

Registered with Cayman Islands c/o Citco Fund Servies CFS Company, Ltd., Registered with Cayman Islands Monetary Authority and affiliated Director (Cayman Islands) Limited

> with Administrator of the Fund Corporate Centre West Bay Road

> > Grand Cayman, Cayman Islands

British West Indies

Citco Fund Servies (Cayman CSS Corporation Ltd. Affiliate of

Islands) Limited Administrator of the Fund Secretary

Corporate Centre West Bay Road

Grand Cayman, Cayman Islands

British West Indies

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### SCHEDULE D

## DIRECTORS AND OFFICERS OF RAMIUS MASTER FUND

NAME AND POSITION	PRINCIPAL OCCUPATION	PRINCIPAL BUSINESS ADDRESS
Morgan B. Stark, Director	Managing Member of C4S & Co., L.L.C. which is the	666 Third Avenue 26th Floor
	Managing Member of Ramius Capital	New York, NY 10017

Group, L.L.C.

General Counsel of Ramius Capital 666 Third Avenue Marran H. Ogilvie Director

Group, L.L.C. 26th Floor

New York, New York 10017

Registered with Cayman Islands c/o Citco Fund Servies CFS Company, Ltd., Monetary Authority and affiliated Director (Cayman Islands) Limited with Administrator of the Fund Corporate Centre

West Bay Road

Grand Cayman, Cayman Islands

British West Indies

Citco Fund Servies (Cayman CSS Corporation Ltd. Affiliate of

Islands) Limited Secretary Administrator of the Fund Corporate Centre West Bay Road

Grand Cayman, Cayman Islands

British West Indies

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#### SCHEDULE E DIRECTORS AND OFFICERS OF SAFE HARBOR INVESTMENT LTD.

NAME AND POSITION	PRINCIPAL OCCUPATION	PRINCIPAL BUSINESS ADDRESS
Mark Mitchell Director	Managing Director of Ramius Capital Group, L.L.C.	666 Third Avenue 26th Floor New York, New York 10017
Jeffrey M. Solomon Director	Managing Member of C4S & Co., L.L.C., which is the Managing Member of Ramius Capital Group, L.L.C.	666 Third Avenue 26th Floor New York, New York 10017
Jeffrey C. Smith Director	Managing Director of Ramius Capital Group, L.L.C.	666 Third Avenue 26th Floor New York, New York 10017
Marran H. Ogilvie Director	General Counsel of Ramius Capital Group, L.L.C.	666 Third Avenue 26th Floor New York, New York 10017
CSS Corporation Ltd. Secretary	Affiliate of the Administrator of the Fund	c/o Citco Fund Services (Cayman Islands) Limited Corporate Center West Bay Road Grand Cayman, Cayman Islands British West Indies

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SCHEDULE F

PURCHASES OF COMMON STOCK

DATE PRICE QUANTITY

Starboard Value and Opportunity Master Fund Ltd. 3/21/2006 5.8408 11100 3/21/2006 5.9379 70720 9244 3/22/2006 6.1847 3/23/2006 6.9136 2830 3/24/2006 7.0495 33990 21354 3/27/2006 7.1406 Parche, LLC 3/21/2006 5.8408 3900 3/21/2006 5.9379 24847 18592 3/22/2006 6.0000 0(2) 3/22/2006 6.1847 1500 6.1847 3/22/2006 1749 3/23/2006 6.9136 536 3/23/2006 6.9136 459 3/24/2006 7.0495 6430 3/24/2006 7.0495 5512 7.1406 3/27/2006 3466 3/27/2006 7.1406 4067 RCG Ambrose Master Fund, Ltd. 3/20/2006 5.9964 496 3/21/2006 5.8408 1200 3/21/2006 5.9379 7645 3/22/2006 6.1847 999 3/23/2006 6.9136 306 3/24/2006 7.0495 3675 3/27/2006 7.1406 2311 RCG Halifax Fund, Ltd. 5.9964 523 3/20/2006 3/21/2006 5.8408 1200 3/21/2006 5.9379 7645 3/22/2006 6.1847 999 306 3/23/2006 6.9136 3/24/2006 7.0495 3675 3/27/2006 7.1406 2311 Ramius Master Fund, Ltd. 3/20/2006 5.9964 1904 3/21/2006 5.8408 4200 5.9379 26760 3/21/2006 3/22/2006 6.1847 3498 6.9136 1071 3/23/2006 12860 3/24/2006 7.0495 3/27/2006 7.1406 8088 Safe Harbor Master Fund L.P. 2/7/2006 7.3396 13901 2/8/2006 7.2460 62260 2/9/2006 7.1500 5000 2/10/2006 7.0488 1500

<sup>(1)</sup> The Reporting Persons purchased ADS, each of of which represents .25 shares of Common Stock.

<sup>(2)</sup> Shares were acquired in a private transactions with various transferors for which Ramius Capital Group, L.L.C. or an affiliate serves as the investment manager, the managing member, or the managing member of the investment manager.

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DATE	PRICE	QUANTITY
2/13/2006	7.0467	900
2/14/2006	7.0241	6100
2/15/2006	7.0764	10544
2/16/2006	7.0000	4795
2/21/2006	6.7900	200
3/20/2006	5.9964	14938
3/21/2006	5.8408	8400
3/21/2006	5.9379	53518
3/22/2006	6.1847	6996
3/23/2006	6.9136	2142
3/24/2006	7.0495	25722
3/27/2006	7.1406	16176

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#### SIGNATURES

After reasonable inquiry and to the best of his knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: March 28, 2006

STARBOARD VALUE AND OPPORTUNITY MASTER FUND LTD.

PARCHE, LLC By: Admiral Advisors, LLC, its managing member

RCG AMBROSE MASTER FUND, LTD. By:
By: Ramius Capital Group, L.L.C.,
its investment manager its investment manager By: C4S & Co., L.L.C.,

its Managing Member

RCG HALIFAX FUND, LTD. By: Ramius Capital Group, L.L.C., RAMIUS CAPITAL GROUP, L.L.C.

RAMIUS MASTER FUND, LTD

By: Ramius Advisors, LLC its investment manager By: Ramius Capital Group, L.L.C.

its managing member

ADMIRAL ADVISORS, LLC

By: Ramius Capital Group, L.L.C., its managing member

RAMIUS ADVISORS, LLC

By: Ramius Capital Group, L.L.C., its managing member

its investment manager By: C4S & Co., L.L.C., its managing member

By: C4S & Co., L.L.C., as managing member

C4S & CO., L.L.C.

By: /s/ Jeffrey M. Solomon \_\_\_\_\_

Name: Jeffrey M. Solomon Title: Authorized Signatory

SAFE HARBOR MASTER FUND, L.P.

SAFE HARBOR INVESTMENT LTD.

By: Safe Harbor Investment Ltd., By: /s/ Jeffrey M. Solomon

\_\_\_\_\_

its general partner

Name: Jeffrey M. Solomon Title: Authorized Signatory

By: /s/ Jeffrey M. Solomon \_\_\_\_\_

Name: Jeffrey M. Solomon Title: Authorized Signatory

JEFFREY M. SOLOMON

/s/ Jeffrey M. Solomon

\_\_\_\_\_ Individually and as attorney-infact for Peter A. Cohen, Morgan B.

Stark and Thomas W. Strauss

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#### EXHIBIT I JOINT FILING AGREEMENT PURSUANT TO RULE 13D-1(k)

The undersigned acknowledge and agree that the foregoing statement on Schedule 13D is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13D shall be filed on behalf of each of the undersigned without the necessity of filing additional joint acquisition statements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning him or it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

Dated: March 28, 2006

STARBOARD VALUE AND OPPORTUNITY MASTER FUND LTD.

PARCHE, LLC

By: Admiral Advisors, LLC, its

managing member

RCG AMBROSE MASTER FUND, LTD. By: By: Ramius Capital Group, L.L.C.,

RAMIUS MASTER FUND, LTD By: Ramius Advisors, LLC its investment manager By: Ramius Capital Group, L.L.C. its managing member

ADMIRAL ADVISORS, LLC

By: Ramius Capital Group, L.L.C., its managing member

its investment manager

By: C4S & Co., L.L.C., its Managing Member

By: Ramius Capital Group, L.L.C.,

its managing member

RCG HALIFAX FUND, LTD.

By: Ramius Capital Group, L.L.C., its investment manager

By: C4S & Co., L.L.C., as managing member By: C4S & Co., L.L.C., its managing member

RAMIUS ADVISORS, LLC

as managing member

C4S & CO., L.L.C.

By: /s/ Jeffrey M. Solomon

\_\_\_\_\_\_ Name: Jeffrey M. Solomon Title: Authorized Signatory

SAFE HARBOR INVESTMENT LTD. SAFE HARBOR MASTER FUND, L.P.

By: Safe Harbor Investment Ltd., By: /s/ Jeffrey M. Solomon

its general partner

\_\_\_\_\_

By: /s/ Jeffrey M. Solomon

Name: Jeffrey M. Solomon Title: Authorized Signatory Name: Jeffrey M. Solomon Title: Authorized Signatory

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JEFFREY M. SOLOMON

/s/ Jeffrey M. Solomon

\_\_\_\_\_ Individually and as attorney-in-

fact for Peter A. Cohen, Morgan B. Stark and Thomas W. Strauss

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#### EXHIBIT II POWER OF ATTORNEY

The undersigned hereby appoints Peter A. Cohen, Morgan B. Stark, Thomas W. Strauss and Jeffrey M. Solomon, or any of them, his true and lawful attorney-in fact and agent to execute and file with the Securities and Exchange Commission any Schedule 13D, Schedule 13G, any amendments thereto and any related documentation which may be required to be filed in his individual capacity as a result of the undersigned's beneficial ownership of, or participation in a group with respect to, securities directly or indirectly beneficially owned by Ramius Capital Group, LLC or any of its affiliates, and granting unto said attorney-in-fact and agent full power and authority to do and perform each and every act and thing which he might or could do in person,

hereby ratifying and confirming all that said attorney-in-fact and agent may lawfully do or cause to be done by virtue hereof. The authority of Peter A. Cohen, Morgan B. Stark, Thomas W. Strauss and Jeffrey M. Solomon, or any of them, under this Power of Attorney shall continue with respect to the undersigned until the undersigned is no longer required to file Schedule 13Ds or Schedule 13Gs unless revoked earlier in writing.

Date: March 11, 2005

/s/ Peter A. Cohen

Peter A. Cohen

/s/ Morgan B. Stark

Morgan B. Stark

/s/ Thomas W. Strauss

Thomas W. Strauss

/s/ Jeffrey M. Solomon

Jeffrey M. Solomon