Builders FirstSource, Inc. Form SC 13D/A December 08, 2006

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

> > SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1) \*

BUILDERS FIRSTSOURCE, INC. \_\_\_\_\_\_ (Name of Issuer) Common stock, par value \$0.01 per share

(Title of Class of Securities)

12008R-10-7 \_\_\_\_\_

(CUSIP Number)

Building Products, LLC 450 Lexington Avenue, Suite 3350 New York, New York 10017 (212) 286-8600 Attention: Paul S. Levy

With copies to:

Robert B. Pincus, Esq. Skadden, Arps, Slate, Meagher & Flom LLP Willkie Farr & Gallagher LLP One Rodney Square, P.O. Box 636 (302) 651-3000

Steven J. Gartner, Esq. 787 Seventh Avenue New York, NY 10019-6099 (212) 728-8222

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

December 6, 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 ss.ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.  $|_{-}|$ 

Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 240.13d-7 for other parties to whom copies are to be sent.

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).

 		SCHE	DULE 13D	
  CUSIP No. 120 	08R-10-7		 	
	NAME OF REPORTING PERSONS   I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
 	Building Products, LLC			
	  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a)  _   (b)  X  			
   3 	  SEC USE ONLY 			
   4 	  SOURCE OF FUNDS    OO			
 	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED   PURSUANT TO ITEM 2(d) OR 2(e)			
		OR PLACE OF	ORGANIZATION	
'   	Delaware	 		
 		7   7	SOLE VOTING POWER	
NUMB:	ER OF RES	 	None	
BENEFI   OWNE   EA	D BY	   8 	  SHARED VOTING POWER 	
	REPORTING PERSON		None	
WITH     		   9 		

			None
			SHARED DISPOSITIVE POWER
11	  AGGREGATE AMG    None		IALLY OWNED BY EACH REPORTING PERSON
12	CHECK BOX IF		TE AMOUNT IN ROW (11) EXCLUDES CERTAIN
	   _  		' 
13	  PERCENT OF CI    0%	LASS REPRESE	NTED BY AMOUNT IN ROW (11)
14	    TYPE OF REPO! 	RTING PERSON	              

	SCHEDULE 13D
CUSIP No. 120	İ
	j
1	NAME OF REPORTING PERSONS     I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	JLL Partners Fund V,L.P.
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP   (a)  _    (b)  X
3	SEC USE ONLY
4	
	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED    PURSUANT TO ITEM 2(d) OR 2(e)

I I	_		
İ	CITIZENSHIP OR PLACE OF C		ORGANIZATION
BENEFI OWNE	SHARES   BENEFICIALLY   OWNED BY   EACH		
REPORTING   PERSON   WITH		     9 	8,952,551.5
		 	None
		 	8,952,551.5   
İ	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSO   8,952,551.5		IALLY OWNED BY EACH REPORTING PERSON
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CESTION		
   13 	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
İ	TYPE OF REPORTING PERSON    PN		

SCHEDULE 13D	
CUSIP No. 12008R-10-7	
1 INAME OF REPORTING PERSONS	1

 	I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	JLL Associates V, L.P.			
   2   				
3	  SEC USE ONLY			
   4 			   	
     5       	CHECK BOX IF DISCLOSURE C  PURSUANT TO ITEM 2(d) OR     _		OF LEGAL PROCEEDINGS IS REQUIRED  OR 2(e)  I	
     6 	    CITIZENSHIP (    Delaware	OR PLACE OF	ORGANIZATION	
NUMBER OF		   7 		
BENEFI OWNE EA	SHARES   BENEFICIALLY   OWNED BY   EACH   REPORTING   PERSON   WITH			
•			SOLE DISPOSITIVE POWER	
 		     10 	SHARED DISPOSITIVE POWER	
     11 	11   AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON       8,952,551.5		 	
     12   				

	13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
		26.0%	
		-	
	14	TYPE OF REPORTING PERSON	
		PN	

		SCHI	EDULE 13D	
CUSIP No. 1	2008R-10-7			
1	I.R.S. IDENT			
2	  CHECK THE API  (a)  _   (b)  X			
3	  SEC USE ONLY 	  SEC USE ONLY 		
4	  SOURCE OF FUI    OO			
5	CHECK BOX IF  CHECK BOX IF  PURSUANT TO :   		OF LEGAL PROCEEDINGS IS REQUIRED R 2(e)	
6	  CITIZENSHIP (    Delaware	OR PLACE OF	ORGANIZATION	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		   7   	  SOLE VOTING POWER    None	
		   8 	  SHARED VOTING POWER    8,952,551.5	

WIT	ГН	9	
		   	  None
 			SHARED DISPOSITIVE POWER
11	  AGGREGATE AMO	DUNT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON
	  8,952,551.5 		 
•	,    CHECK BOX IF  SHARES (See ]		TE AMOUNT IN ROW (11) EXCLUDES CERTAIN   )
	ı    _  		 
1	PERCENT OF CI    26.0%	LASS REPRESE	NTED BY AMOUNT IN ROW (11)
14	I  TYPE OF REPOI 	RTING PERSON	
	100		<u> </u>

 	SCHEDULE 13D
CUSIP No. 12	008R-10-7
1   1   1	
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a)  _   (b)  X
3   3	  SEC USE ONLY
4	
	00 -

	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d) OR 2(e)			
   	   _  			
 	    CITIZENSHIP ( 	OR PLACE OF	PLACE OF ORGANIZATION	
 	United States	s of America		
 		   7	  SOLE VOTING POWER	
NUMB:	ER OF RES	 	None	
BENEFI	CIALLY D BY	     8	  SHARED VOTING POWER	
•	RTING	 	8,952,551.5 	
WITH		     9	  SOLE DISPOSITIVE POWER	
 		 	None	
 		10		
		   	8,952,551.5	
11   AGGREGATE AMOUNT BENEFICI 		DUNT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON	
	12   CHECK BOX IF THE   SHARES (See Instr		THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN astructions)	
	_  			
1	  PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	26.0% 		 	
   14 	  TYPE OF REPORTING PERSON 			
 	'  IN 			

SCHEDULE 13D	
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USIP No. 12	008R-10-7			
1	•			
	  Warburg Pinco 	ıs Private	Equity IX, L.P.	
2	  CHECK THE APP  (a)  _   (b)  X			
3	  SEC USE ONLY			
4	    SOURCE OF FUN	JNDS		
	00 			
5		F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED ITEM 2(d) OR 2(e)  OR PLACE OF ORGANIZATION		
	_  			
6	Ī			
	Delaware			
		l I 7	  SOLE VOTING POWER	
	IBER OF	 	  None	
BENEF OWN	IARES ICIALLY IED BY BACH	     8 	    SHARED VOTING POWER	
REF	ORTING ERSON	'   	  8,725,051.5 	
V	/ITH	   9	  SOLE DISPOSITIVE POWER	
			  None 	
		 	   SHARED DISPOSITIVE POWER	
		l 	8,725,051.5	
 11   AGGREGATE AMO		DUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON	
	  8,725,051.5			

1	
     13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)     25.3%
14	

	SCHEDULE 13D			
CUSIP No. 12008R-10-7				
1	  NAME OF REPORTING PERSONS  I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
2	  CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a)  _   (b)  X			
3	  SEC USE ONLY 			
4	-			
	N/A 			
5	  CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED  PURSUANT TO ITEM 2(d) OR 2(e)			
	UMBER OF    0			
	SHARES			

OWNED BY		8	SHARED VOTING POWER	
REPOI	EACH   REPORTING		  8,725,051.5	
'	PERSON   WITH		 	
	 		SHARED DISPOSITIVE POWER	
			8,725,051.5	
11	  AGGREGATE AMG	DUNT BENEFIC	IALLY OWNED BY EACH REPORTING PERSON	
	8,725,051.5			
			TE AMOUNT IN ROW (11) EXCLUDES CERTAIN	
	   _			
13	    PERCENT OF CI	LASS REPRESE	NTED BY AMOUNT IN ROW (11)	
	  25.3% 			
14			 	
	100		 	

- 	SCHEDULE 13D					
l IC						
-	1	NAME OF REPORTING PERSONS   I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP   (a)  _    (b)  X				
-	3					
	4	SOURCE OF FUNDS				

1			!		
	N/A 		 		
 	_   				
İ	    CITIZENSHIP ( 	OR PLACE OF	ORGANIZATION		
 	New York				
		   7	SOLE VOTING POWER		
NUMB	ER OF RES	 	0 		
•	BENEFICIALLY OWNED BY				
REPO	RTING SON	 	8,725,051.5 		
•	WITH				
		 	0		
		   10	SHARED DISPOSITIVE POWER		
 		'   	8,725,051.5		
11	  AGGREGATE AMG	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	8,725,051.5				
	'    CHECK BOX IF  SHARES (See ]		TE AMOUNT IN ROW (11) EXCLUDES CERTAIN   )		
13					
   14	14   TYPE OF REPORTING PERSON				

   	SCHEDULE 13D			
CUSIP No. 12008R-10-7				
 	NAME OF REPORTING PERSONS   I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
     2 	Warburg Pincus LLC			
     3 				
l				
 	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED   PURSUANT TO ITEM 2(d) OR 2(e)			
	 		ORGANIZATION	
	ER OF	     7 	    SOLE VOTING POWER    0	
EA REPO	CIALLY D BY CH RTING		SHARED VOTING POWER     8,725,051.5	
PERSON WITH		     9 	    SOLE DISPOSITIVE POWER    0	
 			SHARED DISPOSITIVE POWER   8,725,051.5	
11   AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSO     8,725,051.5		IALLY OWNED BY EACH REPORTING PERSON		

	12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN
		SHARES (See Instructions)
-		_
-   -		
-		
	13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
		25.3%
-   -		
-		
	14	TYPE OF REPORTING PERSON
		[00
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	SCHEDULE 13D		
CUSIP No.	12008R-10-7		
1	NAME OF REPORTING PERSONS   I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)     Warburg Pincus & Co.		
2			
3			
4	  SOURCE OF FUNDS    N/A		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED   PURSUANT TO ITEM 2(d) OR 2(e)		
6			

NUMBER OF     SHARES		 	0
BENEFICIALLY OWNED BY EACH REPORTING		l	SHARED VOTING POWER
PERS WIT			SOLE DISPOSITIVE POWER
 		 	0
		10	
		   	8,725,051.5
			IALLY OWNED BY EACH REPORTING PERSON
			TE AMOUNT IN ROW (11) EXCLUDES CERTAIN
	   _		
13   PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			NTED BY AMOUNT IN ROW (11)
25.3%		 	
14   TYPE OF REPORTING PERSON			
PN			

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-	SCHEDULE 13D					
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	CUSIP No. 120	008R-10-7				
		1				
	1	NAME OF REPORTING PERSONS				
- 1		I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
		1				
-		Charles R. Kaye				
-		-				
-	2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
		(a)  _				
		(b)  X				
-		-				
-						
	3	SEC USE ONLY				

   4 	SOURCE OF FUNDS				
N/A 			 		
   5   	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED   PURSUANT TO ITEM 2(d) OR 2(e)				
	 	י   			
   6	  CITIZENSHIP (	OR PLACE OF	ORGANIZATION		
	United States	s of America	· ·		
		   7	SOLE VOTING POWER		
	ER OF RES	   			
BENEFI	CIALLY D BY	     8			
REPO	CH RTING SON	   			
	TH	9			
		   	  0 		
		10			
		   	8,725,051.5		
11	  AGGREGATE AMO	OUNT BENEFIC	:   CIALLY OWNED BY EACH REPORTING PERSON :		
	  8,725,051.5	 			
12		THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN			
SHARES (See Instructions)			5)		
13   PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		 			
		INTED BY AMOUNT IN ROW (11)			
14	14   TYPE OF REPORTING PERSON		1 1		
l 	IN				

		SCH	EDULE 13D		
CUSIP No. 12	008R-10-7				
1	NAME OF REPORTING PERSONS   I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)   Joseph P. Landy				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a)  _   (b)  X				
3	  SEC USE ONLY 				
4	  SOURCE OF FUNDS    N/A				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED    PURSUANT TO ITEM 2(d) OR 2(e)				
6					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH			  SOLE VOTING POWER    0		
			  SHARED VOTING POWER    8,725,051.5		
			-     SOLE DISPOSITIVE POWER    0		
		     10 	-       SHARED DISPOSITIVE POWER     8,725,051.5		

11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	8,725,051.5
12 	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN     SHARES (See Instructions)
1 13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
14	TYPE OF REPORTING PERSON
İ	IN

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This Amendment No. 1 to Schedule 13D (the "Amendment") amends the Schedule 13D originally filed with the United States Securities and Exchange Commission on March 2, 2006 (the "Schedule 13D") with respect to the common stock, par value \$0.01 per share (the "Common Stock"), of Builders FirstSource, Inc., a Delaware corporation (the "Company") by Building Products, LLC, a Delaware limited liability company ("Building Products LLC"); JLL Partners Fund V, L.P., a Delaware limited partnership ("JLL Fund V"); JLL Associates V, L.P., a Delaware limited partnership ("JLL Associates V") and the general partner of JLL Fund V; JLL Associates G.P. V, L.L.C., a Delaware limited liability company ("JLL Associates G.P. ") and the general partner of JLL Associates V; Paul S. Levy, the sole member of JLL Associates G.P. (JLL Fund V, JLL Associates V, JLL Associates G.P., and Mr. Levy collectively being the "JLL Reporting Persons"); and Warburg Pincus Private Equity IX, L.P., a Delaware limited partnership ("Warburg Pincus Fund IX"); Warburg Pincus IX, LLC, a New York limited liability company and sole general partner of Warburg Pincus Fund IX ("WP IX LLC"); Warburg Pincus Partners LLC, a New York limited liability company and sole member of WP IX LLC ("WPP LLC"); Warburg Pincus LLC, a New York limited liability company that manages Warburg Pincus Fund IX ("WP LLC"); Warburg Pincus & Co., a New York general partnership and the managing member of WPP LLC ("WP"); and Messrs. Charles R. Kaye and Joseph P. Landy, each a Managing General Partner of WP and Co-President and Managing Member of WP LLC (Warburg Pincus Fund IX, WP IX LLC, WPP LLC, WP LLC, WP, Mr. Kaye and Mr. Landy collectively being the "Warburg Pincus Reporting Persons," and Building Products LLC, the JLL Reporting Persons, and the Warburg Pincus Reporting Persons collectively being the "Reporting Persons"). Except as specifically amended by this Amendment, items in the Schedule 13D are unchanged.

Information in this Amendment with respect to each of the Reporting Persons is given solely by that particular Reporting Person, and none of the other Reporting Persons has any responsibility for the accuracy or completeness of information with respect to any other Reporting Person. Capitalized terms used herein that are not defined herein have the meanings ascribed to them in the Schedule 13D.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 is hereby amended and supplemented by adding the following at the end thereof:

On December 6, 2006, JLL Fund V caused Building Products LLC to purchase, on behalf of JLL Fund V, 300,000 shares of the Company's Common Stock (the "New Securities") in a private purchase from Mr. Floyd F. Sherman, the president, chief executive officer, and a director of the Company, for a price equal to \$18.60 per share, the closing price on The Nasdaq Global Select Market on December 6, 2006, or an aggregate purchase price of \$5,580,000. On November 30, 2006, Warburg Pincus Fund IX purchased 9,500 shares of the Company's Common Stock in the open market and at the prices set forth on Schedule II hereto. On December 1, 2006, Warburg Pincus Fund IX purchased 41,700 shares of the Company's Common Stock in the open market and at the prices set forth on Schedule II hereto. On December 4, 2006, Warburg Pincus Fund IX purchased 21,300 shares of the Company's Common Stock in the open market and at the prices set forth on Schedule II hereto. Such purchases total 72,500 shares of the Company's Common Stock

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and are hereinafter referred to as the "Additional Securities." JLL Fund V and Warburg Pincus Fund IX each obtained the funds used to acquire the New Securities and the Additional Securities, respectively, from capital contributions from their respective partners.

Item 4. Purpose of Transaction

Item 4 is hereby amended and supplemented by adding the following at the end thereof:

The purchase by JLL Fund V of the New Securities was effected because of the belief that the Company represents an attractive investment based on the Company's business prospects and strategy. The purchases by Warburg Pincus Fund IX of the Additional Securities were effected because of the belief that the Company represents an attractive investment based on the Company's business prospects and strategy.

Item 5. Interest in Securities of the Issuer(1)

Item 5(a) is hereby amended by replacing it in its entirety with the following:

(a) (i) Building Products LLC is the direct record owner of 17,605,103 shares of the Company's Common Stock, which represents 51.0% of the outstanding shares of the Company's Common Stock, although Building Products LLC may not be deemed to be the beneficial owner of these shares by virtue of the terms of the Amended and Restated LLC Agreement adopted on February 27, 2006.

(ii) By virtue of its position as a member of Building Products LLC and pursuant to the Amended and Restated LLC Agreement, JLL Fund V may be deemed to be the beneficial owner of 8,952,551.5 shares of the Company's Common Stock, which represents 26.0% of the outstanding shares of the Company's Common Stock.

(iii) By virtue of its position as the general partner of JLL Fund V, JLL Associates V may be deemed to be the beneficial owner of

8,952,551.5 shares of the Company's Common Stock, which represents 26.0% of the outstanding shares of the Company's Common Stock.

(iv) By virtue of its position as the general partner of JLL Associates V, JLL Associates G.P. may be deemed to be the beneficial owner of 8,952,551.5 shares of the Company's Common Stock, which represents 26.0% of the outstanding shares of the Company's Common Stock.

(v) By virtue of his position as the sole managing member of JLL Associates G.P., Mr. Levy may be deemed to be the beneficial owner of 8,952,551.5

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(1) Calculation of beneficial ownership is based on 34,494,046 outstanding shares of the Company's Common Stock as of October 31, 2006 as reported in the Company's Form 10-Q for the quarter ended September 30, 2006, filed on November 2, 2006.

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shares of the Company's Common Stock, which represents 26.0% of the outstanding shares of the Company's Common Stock.

(vi) By virtue of its position as a member of Building Products LLC and pursuant to the Amended and Restated LLC Agreement and by virtue of its purchases of the Additional Securities, Warburg Pincus Fund IX may be deemed to be the beneficial owner of 8,725,051.5 shares of the Company's Common Stock, which represents 25.3% of the outstanding shares of the Company's Common Stock.

(vii) Due to their respective relationships with Warburg Pincus Fund IX and each other, the Warburg Pincus Reporting Persons may be deemed to beneficially own, in aggregate, 8,725,051.5 shares of the Company's Common Stock, which represents 25.3% of the outstanding shares of the Company's Common Stock.

Each of Building Products LLC, JLL Fund V, JLL Associates V, JLL Associates G.P., WP, WPP LLC, WP LLC, Mr. Kaye, and Mr. Landy disclaim beneficial ownership of the Common Stock. Each of the JLL Reporting Persons disclaims beneficial ownership of shares of the Company's Common Stock reported herein as beneficially owned by the Warburg Pincus Reporting Persons, and each of the Warburg Pincus Reporting Persons disclaims beneficial ownership of shares of the Company's Common Stock reported herein as beneficially owned by the JLL Reporting Persons.

Item 5(b) is hereby amended by replacing it in its entirety with the following:

(b) Building Products LLC has no power to vote or dispose of shares of the Company's Common Stock. Each of the JLL Reporting Persons shares with JLL Fund V the power to vote or direct the vote and to dispose or direct the disposition of 8,952,551.5 shares of the Company's Common Stock. Each of the Warburg Pincus Reporting Persons shares with Warburg Pincus Fund IX the power to vote or to direct the vote and to dispose or to direct the disposition of 8,725,051.5 shares of the Company's Common Stock.

Item 5(c) is hereby amended by replacing it in its entirety with the following:

On December 6, 2006, JLL Fund V caused Building Products LLC to purchase, on behalf of JLL Fund V, 300,000 shares of the Company's Common Stock in a private purchase from Mr. Floyd F. Sherman, the president, chief executive

officer, and a director of the Company, for a price equal to \$18.60 per share, the closing price on The Nasdaq Global Select Market on December 6, 2006, or an aggregate purchase price of \$5,580,000. Mr. Levy only has a pecuniary interest in a portion of the shares beneficially owned by the JLL Reporting Persons. JLL Fund V, JLL Associates V, and JLL Associates G.P. disclaim beneficial ownership of all shares beneficially owned by the JLL Reporting Persons.

On November 30, 2006, December 1, 2006, and December 4, 2006, Warburg Pincus Fund IX purchased on the open market the Additional Securities in the amounts, on the dates, and at the price per share set forth on Schedule II hereto.

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Except as set forth in this amended Item 5(c) and on Schedule II, no other transactions in the Company's Common Stock were effected during the past sixty days by any of the Reporting Persons.

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

Item 6 is hereby amended and supplemented by inserting the following at the end of the third paragraph thereof:

As a result of JLL Fund V's purchase of the New Securities, the percentage ownership interest in Building Products LLC of JLL Fund V is 50.85%, and the percentage ownership interest in Building Products LLC of Warburg Pincus Fund IX is 49.15%. Because the New Securities are held of record by Building Products LLC, the New Securities are subject to the Amended and Restated LLC Agreement and the Stockholders Agreement.

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#### SIGNATURES

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: December 8, 2006

BUILDING PRODUCTS, LLC

/s/ Paul S. Levy

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Paul S. Levy, Manager

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: December 8, 2006

JLL PARTNERS FUND V, L.P.

By its General Partner, JLL Associates V, L.P. By its General Partner, JLL Associates G.P. V, L.L.C.

/s/ Paul S. Levy

\_\_\_\_\_

Paul S. Levy, as Managing Member of JLL Associates G.P. V, L.L.C.

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: December 8, 2006

JLL ASSOCIATES V, L.P.

By its General Partner, JLL Associates G.P. V, L.L.C.

/s/ Paul S. Levy

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Paul S. Levy, as Managing Member of JLL Associates G.P. V, L.L.C.

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: December 8, 2006

JLL ASSOCIATES G.P. V, L.L.C.

/s/ Paul S. Levy

Paul S. Levy, as Managing Member

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: December 8, 2006

/s/ Paul S. Levy

Paul S. Levy

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: December 8, 2006

WARBURG PINCUS PRIVATE EQUITY IX, L.P.

By its General Partner, Warburg Pincus IX, LLC By its Sole Member, Warburg Pincus Partners, LLC

By its Managing Member, Warburg Pincus & Co.

/s/ Scott A. Arenare

Scott A. Arenare Partner

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: December 8, 2006

WARBURG PINCUS IX, LLC

By its Sole Member, Warburg Pincus Partners,  ${\tt LLC}$ 

By its Managing Member, Warburg Pincus & Co.

/s/ Scott A. Arenare

Scott A. Arenare

Partner

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: December 8, 2006

WARBURG PINCUS PARTNERS, LLC

By its Managing Member, Warburg Pincus & Co.

/s/ Scott A. Arenare

Scott A. Arenare

Partner

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: December 8, 2006

WARBURG PINCUS LLC

/s/ Scott A. Arenare

Scott A. Arenare Managing Director

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: December 8, 2006

WARBURG PINCUS & CO.

/s/ Scott A. Arenare

Scott A. Arenare

Partner

 $\,$  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: December 8, 2006

/s/ Scott A. Arenare

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Charles R. Kaye
By: Scott A. Arenare
Attorney-in-Fact

 $\,$  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: December 8, 2006

/s/ Scott A. Arenare

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Joseph P. Landy
By: Scott A. Arenare
Attorney-in-Fact

SCHEDULE II

Set forth below is a list of purchases of the Company's Common Stock made on the open market by Warburg Pincus Fund IX on November 30, 2006, December 1, 2006, and December 4, 2006, in their respective amounts and at their respective prices per share.

Date of Purchase	Number of Shares of Common Stock	Price Per Share
11/30/2006	100	\$16.65
11/30/2006	905	\$16.68
11/30/2006	1,886	\$16.70
11/30/2006	814	\$16.71
11/30/2006	1,100	\$16.72
11/30/2006	4,695	\$16.75
12/01/2006	124	\$16.72
12/01/2006	288	\$16.74
12/01/2006	2,910	\$16.75
12/01/2006	500	\$16.76
12/01/2006	1,600	\$16.77
12/01/2006	3,244	\$16.78
12/01/2006	1,505	\$16.79
12/01/2006	2,526	\$16.80
12/01/2006	1,000	\$16.81
12/01/2006	23	\$16.82
12/01/2006	3,900	\$16.83
12/01/2006	1,349	\$16.84
12/01/2006	6,047	\$16.85
12/01/2006	1,817	\$16.86
12/01/2006	1,200	\$16.87
12/01/2006	4,681	\$16.87
12/01/2006	500	\$16.88
12/01/2006	1,194	\$16.88
12/01/2006	1,304	\$16.89
12/01/2006	105	\$16.90
12/01/2006	1,296	\$16.91
12/01/2006	3,195	\$16.92
12/01/2006	789	\$16.93
12/01/2006	603	\$16.95
12/04/2006	255	\$16.81
12/04/2006	900	\$16.83
12/04/2006	356	\$16.84
12/04/2006	600	\$16.85
12/04/2006	100	\$16.86
12/04/2006	3,452	\$16.87
12/04/2006	1,300	\$16.88
12/04/2006	500	\$16.89
12/04/2006	3,100	\$16.90
12/04/2006	600	\$16.91
12/04/2006	457	\$16.92
12/04/2006	1,914	\$16.93
12/04/2006	1,200	\$16.94
12/04/2006	239	\$16.95
12/04/2006	300	\$16.96
12/04/2006	1,700	\$16.97
12/04/2006	1,191	\$16.98
12/04/2006	2,107	\$16.99
12/04/2006	1,029	\$17.00
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