GULFSTREAM INTERNATIONAL GROUP INC Form SC 13G February 14, 2008 **United States** Securities and Exchange Commission Washington, D.C. 20549 Schedule 13G (Rule 13d-102) Under the Securities Exchange Act of 1934 Gulfstream International Group, Inc. (Name of Issuer) Common Stock, par value \$0.01 per share (Title of Class of Securities) 402738 108 (CUSIP Number) December 31, 2007 (Date of Event Which Requires Filing of this Statement) Check the appropriate box to designate the rule pursuant to which this Schedule is filed: o Rule 13d-1(b) o Rule 13d-1(c) x Rule 13d-1(d)

The information required in the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 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).

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Hillson Partners Limited Partnership (1) Names of reporting persons. (a) Not Applicable (2) Check the appropriate box if a member of a group (b) Not Applicable (see instructions)

(3) SEC use only.

Delaware (4) Citizenship or place of organization.

Number of shares beneficially owned by each reporting person with:

245,000 (5) Sole voting power. (6) Shared voting power. 245,000 (7) Sole dispositive power. (8) Shared dispositive power. 245,000 (9) Aggregate amount beneficially owned by each reporting person.

(10) Check if the aggregate amount in Row (9) excludes certain shares (see Not Applicable instructions).

8.2 % (11) Percent of class represented by amount in Row (9). PN (12) Type of reporting person (see instructions).

Hillson Financial Management, Inc. (1) Names of reporting persons.

0

(a) Not Applicable (2) Check the appropriate box if a member of a group (b) Not Applicable (see instructions)

(3) SEC use only.

Maryland (4) Citizenship or place of organization.

Number of shares beneficially owned by each reporting person with:

(5) Sole voting power.

00

ΙN

(6) Shared voting power.
(7) Sole dispositive power.
(8) Shared dispositive power.
(9) Aggregate amount beneficially owned by each reporting person.
(10) Check if the aggregate amount in Row (9) excludes certain shares (see instructions).

Not Applicable instructions).

(11) Percent of class represented by amount in Row (9).
(12) Type of reporting person (see instructions).
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(12) Type of reporting person (see instructions).

(12) Type of reporting person (see instructions).

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(1) Names of reporting persons.	Hillson Investments, LLC
(2) Check the appropriate box if a member of a group	(a) Not Applicable
(see instructions)	(b) Not Applicable
(3) SEC use only.	
(4) Citizenship or place of organization.	Maryland
Number of shares beneficially owned by each reporting person with:	
(5) Sole voting power.	40,000
(6) Shared voting power.	245,000
(7) Sole dispositive power.	40,000
(8) Shared dispositive power.	245,000
(9) Aggregate amount beneficially owned by each reporting person.	285,000
(10) Check if the aggregate amount in Row (9) excludes certain shares (see instructions).	Not Applicable
(11) Percent of class represented by amount in Row (9).	9.5 %

(1) Names of reporting persons.	Daniel H. Abramowitz
(2) Check the appropriate box if a member of a group	(a) Not Applicable
(see instructions)	(b) Not Applicable
(3) SEC use only.	
(4) Citizenship or place of organization.	USA
Number of shares beneficially owned by each reporting person with:	
(5) Sole voting power.	287,000
(6) Shared voting power.	0
(7) Sole dispositive power.	287,000
(8) Shared dispositive power.	0
(9) Aggregate amount beneficially owned by each reporting person.	287,000
(10) Check if the aggregate amount in Row (9) excludes certain shares (see instructions).	Not Applicable
(11) Percent of class represented by amount in Row (9).	9.6 %

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Item 1.				
(a)	Name of issuer:			
Gulfstream	n International Group, Ind	2.		
(b)	Address of issuer s pri	ncipal executive offices:		
3201 Griff	in Road, 4 th Floor			
Fort Laude	erdale, Florida 33312			
Item 2.				
(a)	Name of person filing:			
which is fi	owned by it (ii) Hillson Fina Hillson Part Limited Par (iii) Hillson Inve by Hillson F common sto (iv) Daniel H. A and Hillson Partnership, oing persons, sometimes of	and shares of common stock issuable under a neural Management, Inc., a Maryland corporatiners Limited Partnership and shares of common strenship. Istments, LLC, a Maryland limited liability contact artners Limited Partnership and Hillson Privator issuable under a warrant held by Hillson Proportion of the privator is the privator in the privator is the privator is the privator in the privator in the privator is the privator in the privator is the privator in the privator in the privator is the privator in the privator in the privator is the privator in	tion, with respect to shares of common stock dire on stock issuable under a warrant held by Hillso ompany, with respect to shares of common stock ate Partners II, LP, a Maryland limited partnersh	ectly owned by on Partners directly owned ip, and shares of ed Partnership tners Limited z. greement, a copy of Persons have
(b)	Address of principal bus	siness office or, if none, residence:		
110 North	Washington Street, Suite	401		

200	bwille	Mars	dand	20850
COC.	KVIIIE	. Iviai	vianu	20000

(c)		Citizenship:			
		Hillson Partners Limited Partnership Hillson Financial Management, Inc. Hillson Investments, LLC Daniel H. Abramowitz	Delaware Maryland Maryland United States o	of America	
(d)		Title of class of securities:			
Comn	non S	tock, par value \$0.01 per share, of Gulfstream	n International Group, Inc.		
(e)		CUSIP No.:			
40273	38 108	3			
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Item 3	3. If t	his statement is filed pursuant to §§240.13d-1	(b) or 240.13d-2(b) or (c), che	eck whether the person filing is a:	
(a)	o	Broker or dealer registered under section 15	of the Act (15 U.S.C. 78o).		
(b)	0	Bank as defined in section 3(a)(6) of the of	the Act (15 U.S.C. 78c).		
(c)	0	Insurance company as defined in section 3(a	a)(19) of the of the Act (15 U.S	S.C. 78c).	
(d)	0	Investment company registered under section	on 8 of the Investment Compar	ny Act of 1940 (15 U.S.C. 80a-8).	
(e)	o	An investment adviser in accordance with §	240.13d-1(b)(1)(ii)(E);		
(f)	o	An employee benefit plan or endowment fu	nd in accordance with §240.13	3d-1(b)(1)(ii)(F);	
(g)	0	A parent holding company or control person	in accordance with §240.13d	l-1(b)(1)(ii)(G).	
(h)	o	A savings association as defined in Section	3(b) of the Federal Deposit Ins	surance Act (12 U.S.C. 1813);	
(i)	o	A church plan that is excluded from the def	inition of an investment compa	any	

under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);

(j)	O	Group.	in accordance	e with	\$240	.13d-1	(b)	(1)(i	ii)	(J).
(I)	0	Group,	in accordance	C WILLI	5210	.154 1	$\langle v \rangle$	(·	7(1		(3	į

Item 4. Ownership

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned:

245,000
245,000
285,000
287,000

(b) Percent of class:

Hillson Partners Limited Partnership	8.2%
Hillson Financial Management, Inc.	8.2%
Hillson Investments, LLC	9.5%
Daniel H. Abramowitz	9.6%

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- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote:

Hillson Partners Limited Partnership	245,000
Hillson Financial Management, Inc.	0
Hillson Investments, LLC	40,000
Daniel H. Abramowitz	287,000

(ii) Shared power to vote or to direct the vote:

Hillson Partners Limited Partnership 0 Hillson Financial Management, Inc. 245,000

	Hillson Investments, LLC Daniel H. Abramowitz	245,000 0	
	(iii) Sole power to dispose or to direct t	ne disposition of:	
	Hillson Partners Limited Partnership Hillson Financial Management, Inc. Hillson Investments, LLC Daniel H. Abramowitz	245,000 0 40,000 287,000	
	(iv) Shared power to dispose or to dire	ct the disposition of:	
	Hillson Partners Limited Partnership Hillson Financial Management, Inc. Hillson Investments, LLC Daniel H. Abramowitz	0 245,000 245,000 0	
Item 5.		Class. If this statement is being filed to report the fact owner of more than 5 percent of the class of securities,	
Item 6.	power to direct the receipt of dividends included in response to this item and, i	on Behalf of Another Person. If any other person is kno from, or the proceeds from the sale of, such securities, such interest relates to more than 5 percent of the classment company registered under the Investment Companendowment fund is not required.	, a statement to that effect should be s, such person should be identified. A
Not Appl	iicable		
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Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person. If a parent holding company or control person has filed this schedule pursuant to Rule 13d-1(b)(1)(ii)(G), so indicate under Item 3(g) and attach an exhibit stating the identity and the Item 3 classification of the relevant subsidiary. If a parent holding company or control person has filed this schedule pursuant to Rule 13d-1(c) or Rule 13d-1(d), attach an exhibit stating the identification of the relevant subsidiary.

Not Applicable

Item 8.	indicate under Item 3(j) and attach an e	xhibit stating the identity and Item 3 classifi	schedule pursuant to §240.13d-1(b)(1)(ii)(J), so cation of each member of the group. If a group tating the identity of each member of the group.
Not Appli	icable		
Item 9.			as an exhibit stating the date of the dissolution and filed. If required, by members of the group, in
Not Appli	icable		
Item 10.	Certifications.		
Not Appli	icable		
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Signature	e		
After reas		wledge and belief, I certify that the informat	ion set forth in this statement is true, complete
Dated: Fe	ebruary 14, 2008		
HILLSON	N PARTNERS LIMITED PARTNERSHI N FINANCIAL MANAGEMENT, INC. N INVESTMENTS, LLC	IP	
By: <u>/s/ Da</u>	nniel H. Abramowitz Daniel H. Abramowitz Authorized signatory	_	

/s/ Daniel H. Abramowitz			
Daniel H. Abramowitz			

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EXHIBIT A

JOINT FILING UNDERTAKING

The undersigned, being duly authorized thereunder, hereby execute this agreement as an exhibit to this Schedule 13G to evidence the agreement of the below-named parties, in accordance with the rules promulgated pursuant to the Securities Exchange Act of 1934, to file this Schedule jointly on behalf of each such party.

Dated: February 14, 2008

HILLSON PARTNERS LIMITED PARTNERSHIP HILLSON FINANCIAL MANAGEMENT, INC. HILLSON INVESTMENTS, LLC

By: /s/ Daniel H. Abramowitz

Daniel H. Abramowitz Authorized signatory

/s/ Daniel H. Abramowitz

Daniel H. Abramowitz