GS Capital Partners VI Parallel LP Form 4 March 13, 2015 OMB APPROVAL FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION OMB 3235-0287 Washington, D.C. 20549 Number: Check this box January 31, Expires: if no longer 2005 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF subject to Estimated average **SECURITIES** Section 16. burden hours per Form 4 or response... 0.5 Form 5 Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, obligations Section 17(a) of the Public Utility Holding Company Act of 1935 or Section may continue. 30(h) of the Investment Company Act of 1940 See Instruction 1(b). (Print or Type Responses) 1. Name and Address of Reporting Person \* 5. Relationship of Reporting Person(s) to 2. Issuer Name and Ticker or Trading **GOLDMAN SACHS GROUP INC** Issuer Symbol **Endurance International Group** (Check all applicable) Holdings, Inc. [EIGI] (Last) (First) (Middle) 3. Date of Earliest Transaction Director 10% Owner Officer (give title Other (specify (Month/Day/Year) below) below) 200 WEST STREET 03/11-04:00/2015 (Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Filing(Check Filed(Month/Day/Year) Applicable Line) Form filed by One Reporting Person \_X\_ Form filed by More than One Reporting NEW YORK, NY 10282 Person (Zip) (City) (State) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 1.Title of 2. Transaction Date 2A. Deemed 7. Nature of 3. 4. Securities Acquired (A) 5. Amount of 6. Security (Month/Day/Year) Execution Date, if Transaction Disposed of (D) Securities Ownership Indirect (Instr. 3) Code (Instr. 3, 4 and 5) Beneficially Form: Beneficial any (Month/Day/Year) (Instr. 8) Owned Direct (D) Ownership Following or Indirect (Instr. 4) Reported (I) (A) Transaction(s) (Instr. 4) or (Instr. 3 and 4) Code V Amount (D) Price See footnotes Common 2,923,608 15,378,121 (1) (2) (3) (4) 03/11-04:00/2015 S \$19 D I Stock (4)(5)(6)(7)(8)(5) (6) (7) (8) (9)

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

(9-02)

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 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of<br>Derivative<br>Security<br>(Instr. 3) | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative<br>Security | 3. Transaction Date<br>(Month/Day/Year) | 3A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year) | 4.<br>Transacti<br>Code<br>(Instr. 8) | 5.<br>orNumber<br>of<br>Derivative<br>Securities<br>Acquired<br>(A) or<br>Disposed<br>of (D)<br>(Instr. 3,<br>4, and 5) | Expiration E<br>(Month/Day<br>e | . Date Exercisable and<br>Expiration Date<br>Month/Day/Year) |       | le and<br>int of<br>rlying<br>ities<br>. 3 and 4) | 8. Price of<br>Derivative<br>Security<br>(Instr. 5) | 9. Nu<br>Deriv<br>Secu<br>Bene<br>Owne<br>Follo<br>Repo<br>Trans<br>(Instr |
|---|---|---|---|---------------------------------------|---|---------------------------------|--|-------|---|---|--|
|   |   |   |   | Code V                                | (A) (D)   | Date<br>Exercisable             | Expiration<br>Date   | Title | Amount<br>or<br>Number<br>of<br>Shares            |   |  |

# **Reporting Owners**

| Reporting Owner Name / Address  |          |           |         |       |
|---|----------|-----------|---------|-------|
|   | Director | 10% Owner | Officer | Other |
| GOLDMAN SACHS GROUP INC<br>200 WEST STREET<br>NEW YORK, NY 10282                    |          |           |         |       |
| GOLDMAN SACHS & CO<br>200 WEST STREET<br>NEW YORK, NY 10282                         |          |           |         |       |
| GS Capital Partners VI Parallel LP<br>200 WEST STREET<br>NEW YORK, NY 10282         |          |           |         |       |
| GS Capital Partners VI Offshore Fund, L.P.<br>200 WEST STREET<br>NEW YORK, NY 10282 |          |           |         |       |
| GS Capital Partners VI Fund, L.P.<br>200 WEST STREET<br>NEW YORK, NY 10282          |          |           |         |       |
| GS Capital Partners VI GmbH & Co KG<br>200 WEST STREET<br>NEW YORK, NY 10282        |          |           |         |       |
| MBD 2011, L.P.<br>200 WEST STREET<br>NEW YORK, NY 10282                             |          |           |         |       |
| MBD 2011 Offshore, L.P.<br>200 WEST STREET<br>NEW YORK, NY 10282                    |          |           |         |       |

MBD 2011 Holdings, L.P. 200 WEST STREET NEW YORK, NY 10282

Bridge Street 2011, L.P. 200 WEST STREET NEW YORK, NY 10282

## Signatures

| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
|---|------------------|
| **Signature of Reporting Person           | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| **Signature of Reporting Person           | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| **Signature of Reporting Person           | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| <u>**</u> Signature of Reporting Person   | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| <u>**</u> Signature of Reporting Person   | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| **Signature of Reporting Person           | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| <u>**</u> Signature of Reporting Person   | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| <u>**</u> Signature of Reporting Person   | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| **Signature of Reporting Person           | Date             |
| /s/ Kevin P. Treanor,<br>Attorney-in-fact | 03/13-04:00/2015 |
| **Signature of Reporting Person           | Date             |

### **Explanation of Responses:**

\* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

(1)

#### Edgar Filing: GS Capital Partners VI Parallel LP - Form 4

This statement is being filed by The Goldman Sachs Group, Inc. ("GS Group"), Goldman, Sachs & Co. ("Goldman Sachs"), GS Capital Partners VI Parallel, L.P. ("GS Parallel"), GS Capital Partners VI Offshore Fund, L.P. ("GS Offshore"), GS Capital Partners VI Fund, L.P. ("GS Cap Partners VI"), GS Capital Partners VI GmbH & Co. KG ("GS Germany"), MBD 2011 Holdings, L.P. ("MBD Holdings"), Bridge Street 2011, L.P. ("Bridge Street"), Bridge Street 2011 Offshore, L.P. ("Bridge Street Offshore" and, together with GS Parallel, GS Offshore, GS Cap Partners VI, GS Germany, MBD Holdings, and Bridge Street, the "GS Funds"), MBD 2011, L.P. ("MBD"), MBD 2011 Offshore, L.P. ("MBD Offshore"), (continued in next footnote)

GS Advisors VI, L.L.C. ("GS Advisors VI"), Goldman, Sachs Management GP GmbH ("GS GmbH"), GSCP VI Advisors, L.L.C. ("GSCP VI Advisors"), GSCP VI Offshore Advisors, L.L.C. ("GSCP VI Offshore Advisors"), MBD Advisors, L.L.C. ("MBD

- (2) Advisors"), MBD 2011 Offshore Advisors, Inc. ("MBD Offshore Advisors"), Bridge Street 2011 Advisors L.L.C. ("Bridge Street Advisors"), and Bridge Street 2011 Offshore Advisors, Inc. ("Bridge Street Offshore Advisors" and, together with GS Group, Goldman Sachs, the GS Funds, GS Advisors VI, GS GmbH, GSCP VI Advisors, GSCP VI Offshore Advisors, MBD, MBD Offshore, MBD Advisors, MBD Offshore Advisors, and Bridge Street Advisors, the "Reporting Persons").
- (3) Due to the electronic system's limitation of 10 Reporting Person per joint filing, this statement is being filed in duplicate.

Pursuant to an underwriting agreement, dated March 6, 2015 (the "Underwriting Agreement"), and in connection with the registered public offering of shares of Common Stock, par value \$0.0001 per share (the "Common Stock"), of Endurance International Group Holdings, Inc., pursuant to the final prospectus dated March 6, 2015, which offering was consummated on March 11, 2015, the GS Funds

(4) sold an aggregate of 2,542,268 shares of Common Stock. GS Cap Partners VI sold 1,100,401 shares of Common Stock, GS Offshore sold 915,275 shares of Common Stock, GS Parallel sold 302,592 shares of Common Stock, GS Germany sold 39,108 shares of Common Stock, Bridge Street sold 88,341 shares of Common Stock, Bridge Street Offshore sold 38,772 shares of Common Stock, and MBD Holdings sold 57,779 shares of Common Stock.

On March 6, 2015, the underwriters exercised their option under the Underwriting Agreement to purchase additional shares of Common Stock from the selling stockholders. Pursuant to such option to purchase additional shares of Common Stock, the GS Funds sold an aggregate of 381,340 additional shares of Common Stock. GS Cap Partners VI sold 165,060 shares of Common Stock, GS Offshore sold

(5) aggregate of 561,546 additional shares of Common Stock. GS Cap Faithers VF sold 105,606 shares of Common Stock, GS Onshore sold 137,291 shares of Common Stock, GS Parallel sold 45,389 shares of Common Stock, GS Germany sold 5,866 shares of Common Stock, Bridge Street sold 13,251 shares of Common Stock, Bridge Street Offshore sold 5,816 shares of Common Stock, and MBD Holdings sold 8,667 shares of Common Stock.

Goldman Sachs and GS Group may be deemed to beneficially own indirectly, in the aggregate, the 15,378,121 shares of Common Stock beneficially owned directly by the GS Funds because affiliates of Goldman Sachs and GS Group are the general partner, managing

(6) beneficially owned directly by the GS Funds because affiliates of Goldman Sachs and GS Group are the general partner, managing limited partner, managing general partner, managing partner, managing member or member of each of the GS Funds. Goldman Sachs is a wholly-owned subsidiary of GS Group. Goldman Sachs is the investment manager of certain of the GS Funds.

GS Parallel beneficially owns directly 1,830,369 shares of Common Stock, which may be deemed to be beneficially owned indirectly by GS Parallel's general partner, GS Advisors VI. GS Offshore beneficially owns directly 5,536,478 shares of Common Stock, which may be deemed to be beneficially owned indirectly by GS Offshore's general partner, GSCP VI Offshore Advisors. GS Cap Partners VI beneficially owns directly 6,656,301 shares of Common Stock, which may be deemed to be beneficially owned indirectly by GS Cap

(7) Benchelary owns directly 0,000,501 shares of Common Stock, which may be deemed to be benchelarly owned indirectly by GS Cap Partners VI's general partner, GSCP VI Advisors. GS Germany beneficially owns directly 236,565 shares of Common Stock, which may be deemed to be beneficially owned indirectly by GS Germany's general partner, GS GmbH. MBD Holdings beneficially owns directly 349,502 shares of Common Stock, which may be deemed to be beneficially owned indirectly by MDB Holdings' general partner, MBD Offshore Advisors.

MBD, a limited partner of MBD Holdings, and MBD's general partner, MBD Advisors, each may be deemed to beneficially own indirectly 269,139 shares of Common Stock by reason of the direct beneficial ownership of such shares by MBD Holdings. MBD Offshore, a limited partner of MBD Holdings, and MBD Offshore's general partner, MBD Offshore Advisors, each may be deemed to beneficially own indirectly 80,363 shares of Common Stock by reason of the direct beneficial ownership of such shares by MBD

- (8) Bridge Street beneficially owns directly 534,373 shares of Common Stock, which may be deemed to be beneficially owned indirectly by Bridge Street's general partner, Bridge Street Advisors. Bridge Street Offshore beneficially owns directly 234,533 shares of Common Stock, which may be deemed to be beneficially owned indirectly by Bridge Street Offshore's general partner, Bridge Street Offshore's gene
- (9) The Reporting Persons disclaim beneficial ownership of the securities reported herein except to the extent of their pecuniary interest therein, if any.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.