UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934

(Amendment No. 2)

BENEFITFOCUS, INC.

(Name of Issuer)

Common Stock, \$0.001 par value

(Title of Class of Securities)

08180D106

(CUSIP Number)

David Thomas, Esq. Goldman Sachs & Co. LLC 200 West Street New York, New York 10282-2198 (212) 902-1000

With a copy to:

Michael Levitt, Esq. Freshfields Bruckhaus Deringer US LLP 601 Lexington Avenue New York, NY 10022-4664 (212) 277-4004

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

May 24, 2018

(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 §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box: \Box

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §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).

	CUSIP No. 0	8180D106		Page 2 of 24		
1	NAME OF REF	ORTING PE	RSON			
	THE GOLDM	AN SACHS	GROUP, INC.			
2	CHECK THE A (a) □ (b) ⊠					
3	SEC USE ONL	Y				
4	SOURCE OF F	UNDS (See I	nstructions)			
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NU	NUMBER OF		SOLE VOTING POWER 0			
	SHARES EFICIALLY	8	SHARED VOTING POWER 3,774,735			
O	WNED BY EACH	9	SOLE DISPOSITIVE POWER 0			
	EPORTING RSON WITH	10	SHARED DISPOSITIVE POWER 3,774,735			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,774,735					
12	CHECK BOX I	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 12%*					
14	TYPE OF REPORTING PERSON (See Instructions) HC-CO					

^{*} All calculations of percentage ownership in this Schedule 13D with respect to the Reporting Persons are based upon a total of 31,339,469 shares of common stock, par value \$0.001, of Benefitfocus, Inc. ("Benefitfocus" or the "Issuer"), outstanding as of March 31, 2018, as reported by Benefitfocus in its Prospectus filed with the U.S. Securities and Exchange Commission on May 23, 2018.

	CUSIP No. 08	8180D106				Page 3 of 24	
	_				·		
1	NAME OF REP	ORTING P	ERSON				
	GOLDMAN SA	GOLDMAN SACHS & CO. LLC					
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
	(a) □ (b) ⊠	(a) □ (b) ⊠					
3	SEC USE ONL	Y					
4	SOURCE OF FU	UNDS (See	Instructions)				
	AF						
5	CHECK IF DISC PURSUANT TO			ROCEEDINGS IS REQUIRED			
	-					X	
6	New York	CITIZENSHIP OR PLACE OF ORGANIZATION New York					
.				ΓING POWER			
NU	JMBER OF		0				
	SHARES VEFICIALLY	8	SHARED 3,774,735	VOTING POWER			
O	WNED BY EACH	9	SOLE DIS	POSITIVE POWER			
	EPORTING RSON WITH	10	SHARED 3,774,735	DISPOSITIVE POWER			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,774,735						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 12%						
14	TYPE OF REPORTING PERSON (See Instructions) BD-IA						

	CUSIP No. 0	8180D106	Page 4 of 24				
1	NAME OF REP	ORTING P	ERSON				
	GS CAPITAL	GS CAPITAL PARTNERS VI PARALLEL, L.P.					
2	CHECK THE A (a) □ (b) ⊠						
3	SEC USE ONL	Y					
4	SOURCE OF F	UNDS (See	Instructions)				
5		CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
NU	NUMBER OF		SOLE VOTING POWER 0				
	SHARES NEFICIALLY	8	SHARED VOTING POWER 480,442				
O	WNED BY EACH	9	SOLE DISPOSITIVE POWER 0				
			SHARED DISPOSITIVE POWER 480,442				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 480,442						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		Х				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.5%						
14	TYPE OF REPORTING PERSON (See Instructions) PN						

	CUSIP No. 08	8180D106		Page 5 of 24			
	<u> </u>						
1	NAME OF REP	ORTING P	ERSON				
	GS ADVISORS	GS ADVISORS VI, L.L.C.					
2		PPROPRIA	TE BOX IF A MEMBER OF A GROUP				
	(a) □ (b) ⊠						
3	SEC USE ONL	Y					
4	SOURCE OF FU	JNDS (See	(instructions)				
	AF	(
5			OF LEGAL PROCEEDINGS IS REQUIRED				
	PURSUANT TO) ITEMS 2(d) or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
			SOLE VOTING POWER				
NU	JMBER OF		0				
	SHARES VEFICIALLY	8	SHARED VOTING POWER 480,442				
O	WNED BY EACH	9	SOLE DISPOSITIVE POWER 0				
			SHARED DISPOSITIVE POWER 480,442				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 480,442						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.5%						
14	TYPE OF REPORTING PERSON (See Instructions) OO						

	CUSIP No. 0	8180D106	Pa	ge 6 of 24			
1	NAME OF REP						
	GS CAPITAL 1	GS CAPITAL PARTNERS VI OFFSHORE FUND, L.P					
2	CHECK THE A (a) □ (b) ⊠						
3	SEC USE ONL	Y					
4	SOURCE OF F	UNDS (See	Instructions)				
5		CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)					
6		CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands					
NU	UMBER OF	7	SOLE VOTING POWER 0				
	SHARES NEFICIALLY	8	SHARED VOTING POWER 1,453,237				
O	OWNED BY EACH	9	SOLE DISPOSITIVE POWER 0				
			SHARED DISPOSITIVE POWER 1,453,237				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,453,237						
12	CHECK BOX I	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.6%						
14	TYPE OF REPORTING PERSON (See Instructions) PN						

	CUSIP No. 08	8180D106	Page 7 of 24			
1	NAME OF REP					
2						
3	SEC USE ONL	Y				
4	SOURCE OF FU AF	UNDS (See	Instructions)			
5		CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware					
NU	NUMBER OF		SOLE VOTING POWER 0			
	SHARES NEFICIALLY	8	SHARED VOTING POWER 1,453,237			
O,	WNED BY EACH	9	SOLE DISPOSITIVE POWER 0			
	EPORTING RSON WITH	10	SHARED DISPOSITIVE POWER 1,453,237			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,453,237					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 4.6%					
14	TYPE OF REPO	ORTING PE	RSON (See Instructions)			

	CUSIP No. 08	8180D106		Page 8 of 24			
1		NAME OF REPORTING PERSON GS CAPITAL PARTNERS VI FUND, L.P.					
2	CHECK THE A (a) □ (b) ⊠						
3	SEC USE ONL	Y					
4	SOURCE OF FU	JNDS (See 1	nstructions)				
5	CHECK IF DISC PURSUANT TO		OF LEGAL PROCEEDINGS IS REQUIRED () or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
NU	MBER OF	7	SOLE VOTING POWER 0				
	SHARES EFICIALLY	8	SHARED VOTING POWER 1,747,172				
O	WNED BY EACH	9	SOLE DISPOSITIVE POWER 0				
	REPORTING 10 SHARED I PERSON WITH 1,747,172		SHARED DISPOSITIVE POWER 1,747,172				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,747,172						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 5.6%						
14	TYPE OF REPO	ORTING PE	RSON (See Instructions)				

	CUSIP No. 08	8180D106		Page 9 of 24			
1		NAME OF REPORTING PERSON GSCP VI ADVISORS, L.L.C.					
2	CHECK THE A. (a) □ (b) ⊠	PPROPRIA	TE BOX IF A MEMBER OF A GROUP				
3	SEC USE ONL	Y					
4	SOURCE OF FU AF	JNDS (See l	nstructions)				
5	CHECK IF DISC PURSUANT TO		OF LEGAL PROCEEDINGS IS REQUIRED (1) or 2(e)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
NU	MBER OF	7	SOLE VOTING POWER 0				
	SHARES EFICIALLY	8	SHARED VOTING POWER 1,747,172				
O	WNED BY EACH	9	SOLE DISPOSITIVE POWER 0				
			SHARED DISPOSITIVE POWER 1,747,172				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,747,172						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES			X			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 5.6%						
14	TYPE OF REPO	ORTING PE	RSON (See Instructions)				

	CUSIP No. 0	8180D106		Page 10 of 24			
1	NAME OF REP	PORTING PI	ERSON				
	GS CAPITAL	GS CAPITAL PARTNERS VI GMBH & CO. KG					
2	CHECK THE A (a) □ (b) ⊠						
3	SEC USE ONL	Y					
4	SOURCE OF F	UNDS (See	Instructions)				
5	CHECK IF DIS PURSUANT TO		OF LEGAL PROCEEDINGS IS REQUIRED fl) or 2(e)				
6	CITIZENSHIP (Germany	CITIZENSHIP OR PLACE OF ORGANIZATION Germany					
NU	UMBER OF	7	SOLE VOTING POWER 0				
	SHARES NEFICIALLY	8	SHARED VOTING POWER 62,095				
O	OWNED BY EACH	9	SOLE DISPOSITIVE POWER 0				
	REPORTING 10 SHARED 62,095		SHARED DISPOSITIVE POWER 62,095				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 62,095						
12	CHECK BOX I	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%						
14	TYPE OF REPORTING PERSON (See Instructions) PN						

	CUSIP No. 0	8180D106	Page 11	of 24		
1	NAME OF REF	PORTING PI	ERSON			
	GOLDMAN, S	ACHS MA	NAGEMENT GP GMBH			
2	CHECK THE A (a) □ (b) ⊠					
3	SEC USE ONL	Y				
4	SOURCE OF F	UNDS (See	Instructions)			
5		CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)				
6	CITIZENSHIP Germany	CITIZENSHIP OR PLACE OF ORGANIZATION Germany				
NU	UMBER OF	7	SOLE VOTING POWER 0			
	SHARES NEFICIALLY	8	SHARED VOTING POWER 62,095			
0	WNED BY EACH	9	SOLE DISPOSITIVE POWER 0			
			SHARED DISPOSITIVE POWER 62,095			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 62,095					
12	CHECK BOX I	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES x				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%					
14	TYPE OF REPORTING PERSON (See Instructions) OO					

This Amendment No. 2 (this "Amendment No. 2") amends and supplements certain information in the Schedule 13D filed on March 6, 2015, as amended by the Schedule 13D/A filed on August 13, 2015 (the "Original 13D" and, together with this Amendment No. 2, the "Schedule 13D") on behalf of THE GOLDMAN SACHS GROUP, INC. ("GS Group"); GOLDMAN SACHS & CO. LLC ("Goldman Sachs"); GS CAPITAL PARTNERS VI PARALLEL, L.P. ("GS Parallel"); GS ADVISORS VI, L.L.C. ("GS Advisors"); GS CAPITAL PARTNERS VI OFFSHORE FUND, L.P. ("GS Offshore"); GSCP VI OFFSHORE ADVISORS, L.L.C. ("GSCP Offshore Advisors"); GS CAPITAL PARTNERS VI FUND, L.P. ("GS Capital"); GSCP VI ADVISORS, L.L.C. ("GSCP Advisors"); GS CAPITAL PARTNERS VI FUND, SACHS MANAGEMENT GP GMBH ("GS GMBH", together with the foregoing entities, the "Reporting Persons"). GS Parallel, GS Germany, GS Capital, and GS Offshore are collectively referred to herein as the "GS Investors".

Except as set forth below, all Items of the Schedule 13D remain unchanged. All capitalized terms not otherwise defined herein shall have the meanings ascribed to such terms in the Original 13D.

ITEM 2. IDENTITY AND BACKGROUND

Item 2 of the Original 13D is hereby amended by replacing in their entirety Schedules I, II-A, II-B, II-C and III, incorporated therein by reference, with Schedules I, II-A, II-B, II-C and III, hereto, respectively, which Schedules I, II-A, II-B, II-C and III are incorporated herein by reference.

ITEM 4. PURPOSE OF TRANSACTION

Item 4 of the Original 13D is hereby amended by adding the following immediately before the final two paragraphs thereof:

"Pursuant to an underwriting agreement, dated May 21, 2018 (the "<u>Underwriting Agreement</u>"), by and among the Company, the GS Investors and J.P. Morgan Securities LLC (the "<u>Underwriter</u>"), the Underwriter agreed to purchase from the GS Investors and the GS Investors agreed to sell to the Underwriter an aggregate of 2,500,000 Shares at a price of \$33.03 per share (the "<u>Sale</u>"). In addition, pursuant to the Underwriting Agreement, the GS Investors granted the Underwriter an option to purchase an additional 375,000 shares for 30 days following the date of the Underwriting Agreement at the same price (the "<u>Over-Allotment Option</u>").

The Underwriting Agreement contains standard terms and conditions for a public offering including customary representations and warranties and indemnity provisions. The Sale was consummated on May 24, 2018.

Pursuant to the Underwriting Agreement, the GS Investors signed a lock-up agreement pursuant to which they agreed that, subject to specified exceptions, without the prior written consent of J.P. Morgan Securities LLC, each GS Investor will not, during the period ending 30 days after the date of the final prospectus: (i) offer, sell, contract to sell, pledge, grant any option to purchase, make any short sale or otherwise dispose of any Shares, or any options or warrants to purchase any Shares, or any securities convertible into, exchangeable for or that represent the right to receive Shares, whether now owned or hereinafter acquired, owned directly by the GS Investor (including holding as a custodian) or with respect to which the GS Investor has beneficial ownership within the rules and regulations of the SEC (collectively, the "Lock-Up Shares"); or (ii) engage in any hedging or other transaction which is designed to or which reasonably could be expected to lead to or result in a sale or disposition of the Lock-Up Shares (including without limitation any short sale or any purchase, sale or grant of put or call option or any other right with respect to any of the Lock-Up Shares or with respect to any security that includes, relates to, or derives any significant part of its value from such shares).

The foregoing description of the Underwriting Agreement and the lock-up agreement is not intended to be complete and is qualified in its entirety by the complete text of the Underwriting Agreement, which is incorporated herein by reference to Exhibit 1.1 to the Company's Form 8-K filed on May 23, 2018, and the lock-up agreement filed as Exhibit 7.06 hereto."

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

Item 5 of the Original 13D is hereby amended as follows:

(i) In connection with the Sale, Subsection (a) of Item 5 of the Original 13D is amended and restated in its entirety as follows:

"In its Prospectus filed with the SEC on May 23, 2018, Benefit focus reported that as of March 31, 2018, 31,339,469 Shares were outstanding.

As of May 24, 2018, GS Group and Goldman Sachs may each be deemed to beneficially own an aggregate of 3,774,735 Shares, representing approximately 12% of the outstanding Shares. The Reporting Persons disclaim beneficial ownership of Shares held in client accounts with respect to which GS Group or a wholly-owned subsidiary has investment discretion.

As of May 24, 2018, GS Parallel and GS Advisors may each be deemed to beneficially own 480,442 Shares, representing approximately 1.5% of the outstanding Shares.

As of May 24, 2018, GS Offshore and GSCP Offshore Advisors may each be deemed to beneficially own 1,453,237 Shares, representing approximately 4.6% of the outstanding Shares.

As of May 24, 2018, GS Capital and GSCP Advisors may each be deemed to beneficially own 1,747,172 Shares, representing approximately 5.6% of the outstanding Shares.

As of May 24, 2018, GS Germany and GS GMBH may each be deemed to beneficially own 62,095 Shares, representing approximately 0.2% of the outstanding Shares.

In accordance with the SEC Release No. 34-39538 (January 12, 1998) (the "Release"), this filing reflects the securities beneficially owned by certain operating units (collectively, the "Goldman Sachs Reporting Units") of GS Group and its subsidiaries and affiliates (collectively, "GSG"). This filing does not reflect securities, if any, beneficially owned by any operating units of GSG whose ownership of securities is disaggregated from that of the Goldman Sachs Reporting Units in accordance with the Release. The Goldman Sachs Reporting Units disclaim beneficial ownership of the securities beneficially owned by (i) any client accounts with respect to which the Goldman Sachs Reporting Units or their employees have voting or investment discretion or both, or with respect to which there are limits on their voting or investment authority or both and (ii) certain investment entities of which the Goldman Sachs Reporting Units act as the general partner, managing general partner or other manager, to the extent interests in such entities are held by persons other than the Goldman Sachs Reporting Units.

As described below, the Reporting Persons may be deemed to be members of a "group" with Mercer LLC ("Mercer"), Mason R. Holland, Jr. ("Holland"), and Shawn Jenkins ("Jenkins"). Based on the Company's Proxy Statement on Schedule 14A filed on April 20, 2018, as of April 9, 2018, Mercer beneficially owns 2,817,526 Shares and each of Holland and Jenkins beneficially owns 2,672,489 and 2,749,104 Shares, respectively. Accordingly, after the Sale, each of Mercer, Holland, Jenkins and the Reporting Persons may be deemed to beneficially own an aggregate of 11,982,065 Shares, representing beneficial ownership of approximately 38.2% of the Shares. In addition, each of Holland, Jenkins and the Reporting Persons may be deemed to beneficially own an aggregate of 9,164,539 Shares, representing beneficial ownership of approximately 29.2% of the Shares.

None of the Reporting Persons or, to the knowledge of any of the Reporting Persons, any of the persons listed on Schedules I, II-A, II-B, or II-C hereto may be deemed to beneficially own any Shares other than as set forth herein.

(ii) Subsection (c) is amended and restated in its entirety as follows:

"Except as otherwise described herein, no transactions in the Shares were effected by the Reporting Persons or, to the knowledge of any of the Reporting Persons, any of the persons listed on Schedules I, II-A, II-B, or II-C hereto, during the period from March 25, 2018 to May 24, 2018."

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Item 7 is hereby amended by adding the following exhibits in appropriate numerical order

7.05 Underwriting Agreement, dated as of May 21, 2018, by and among Benefitfocus, J.P. Morgan Securities LLC and the selling stockholders named therein (incorporated by reference to Exhibit 1.1 to the Company's Form 8-K filed on May 23, 2018).

7.06 Lock-Up Agreement of the GS Investors, dated as of May 21, 2018.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: May 29, 2018

THE GOLDMAN SACHS GROUP, INC.

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GOLDMAN SACHS & CO. LLC

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GS CAPITAL PARTNERS VI FUND, L.P.

By: GSCP VI Advisors, L.L.C.

its General Partner

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GSCP VI ADVISORS, L.L.C.

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GS CAPITAL PARTNERS VI OFFSHORE FUND, L.P.

By: GSCP VI Offshore Advisors, L.L.C.

its General Partner

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GSCP VI OFFSHORE ADVISORS, L.L.C.

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GS CAPITAL PARTNERS VI GMBH & CO. KG

By: GS Advisors VI, L.L.C.

its Managing Limited Partner

By: /s/ Yvette Kosic

Name: Yvette Kosic
Title: Attorney-in-fact

GOLDMAN, SACHS MANAGEMENT GP GMBH

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GS CAPITAL PARTNERS VI PARALLEL, L.P.

By: GS Advisors VI, L.L.C.

its General Partner

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

GS ADVISORS VI, L.L.C.

By: /s/ Yvette Kosic

Name: Yvette Kosic Title: Attorney-in-fact

SCHEDULE I

The name of each director of The Goldman Sachs Group, Inc. is set forth below.

Private Investor

Mark O. Winkelman

The business address of each person listed below is c/o Goldman Sachs & Co. LLC, 200 West Street, New York, New York 10282.

Each person is a citizen of the United States of America except for Lakshmi N. Mittal, who is a citizen of India, Mark O. Winkelman, who is a citizen of the Netherlands, and Adebayo O. Ogunlesi is also a citizen of Nigeria. The present principal occupation or employment of each of the listed persons is set forth below.

Name	PRESENT PRINCIPAL OCCUPATION
Lloyd C. Blankfein	Chairman of the Board and Chief Executive Officer of The Goldman Sachs Group, Inc.
M. Michele Burns	Former Chairman and CEO, Mercer LLC; Former CFO of each of: Marsh & McLennan Companies, Inc., Mirant Corp. and Delta Air Lines, Inc.
Mark A. Flaherty	Former Vice Chairman, Wellington Management Company
William W. George	Senior Fellow at the Harvard Business School and Former Chairman and Chief Executive Officer of Medtronic, Inc.
James A. Johnson	Chairman of Johnson Capital Partners
Ellen J. Kullman	Former Chair and Chief Executive Officer of DuPont
Lakshmi N. Mittal	Chairman and Chief Executive Officer of ArcelorMittal S.A.
Adebayo O. Ogunlesi	Chairman and Managing Partner of Global Infrastructure Partners
Peter Oppenheimer	Former Senior Vice President and Chief Financial Officer of Apple, Inc.
David A. Viniar	Former Chief Financial Officer of The Goldman Sachs Group, Inc.

SCHEDULE II-A

The name, position and present principal occupation of each executive officer of (i) GSCP VI Advisors, L.L.C., the sole general partner of GS Capital Partners VI Fund, L.P. and the sole managing limited partner of GS Capital Partners VI GmbH & Co. KG; (ii) GSCP VI Offshore Advisors, L.L.C., the sole general partner of GS Capital Partners VI Offshore Fund, L.P.; and (iii) GS Advisors VI, L.L.C., the sole general partner of GS Capital Partners VI Parallel, L.P. are set forth below.

The business address for all the executive officers listed below is c/o Goldman Sachs & Co. LLC, 200 West Street, New York, New York 10282, except as follows: The business address of each of Philippe Camu, Martin A. Hintze, James H. Reynolds, Andrew E. Wolff, Matteo Botto Poala, Michael Bruun, Tim Campbell, Mike Ebeling, Matthias Hieber, Emilie Railhac, Michele Titi-Cappelli, Penny McSpadden and Maximilliano Ramirez-Espain is Peterborough Court, 133 Fleet Street, London EC4A 2BB, England. The business address of each of Stephanie Hui, Xiang Fan, Michael Hui, Jay Hyun Lee and Joanne Xu is Cheung Kong Center, 68th Floor, 2 Queens Road, Central, Hong Kong. The business address of each of Joseph P. DiSabato and David Campbell is 555 California Street, San Francisco, CA 94104. The business address of Julianne Ramming is 2001 Ross Avenue, Suite 2800, Dallas, TX 75201. The business address of Amit Raje and Lavanya Ashok is Rational House, 951-A, Appasaheb Marathe Marg, Prabhadevi, Mumbai 400 025, India. The business address of each of Tianqing Li and Bin Zhu is Winland International Center, 7 Finance Street, Xicheng District, Beijing 100033, People's Republic of China. The business address of each of Mitchell S. Weiss, Jason Levesque and Mark G. Riemann is 30 Hudson Street, Jersey City, NJ 07302-4699. The business address of each of Ankur Sahu and Yuji Matsumoto is Roppongi Hills Mori Tower, 47th floor, 10-1 Roppongi 6-chome, Minato-ku, Tokyo 106-6147 Japan. The business address of Cristiano Camargo is Rua Leopoldo Couto Magalhaes Junior 700, 16 andar, Itaimi Bibi, 04542-000 Sao Paulo-SP, Brazil.

All executive officers listed below are United States citizens, except as follows: James H. Reynolds is a citizen of France; Adrian M. Jones is a citizen of Ireland; Martin Hintze, Mike Ebeling and Oliver Thym are citizens of Germany; Julian C. Allen, Anthony Arnold, Tim Campbell and Stephanie Hui are citizens of the United Kingdom; Philippe Camu is a citizen of Belgium; Matteo Botto Poala and Michele Titi-Cappelli are citizens of Italy; Ankur Sahu, Lavanya Ashok, Harsh Nanda and Amit Raje are citizens of India; David Campbell is a citizen of Australia; Maximilliano Ramirez-Espain is a citizen of Spain; Nicole Agnew is a citizen of Canada; Matthias Hieber is a citizen of Austria; Michael Bruun is a citizen of Denmark; Cristiano Camargo is a citizen of Brazil; Xiang Fan and Joanne Xu are citizens of the People's Republic of China; Michael Hui, Tianquing Li and Bin Zhu are citizens of the People's Republic of China (Hong Kong permanent residents); and Jay Hyun Lee is a citizen of the Republic of Korea.

Name	Position	Present Principal Occupation
Richard A. Friedman	Director and President	Managing Director of Goldman Sachs & Co. LLC
Philippe Camu	Vice President	Managing Director of Goldman Sachs International
Thomas G. Connolly	Vice President	Managing Director of Goldman Sachs & Co. LLC
Joseph P. DiSabato	Vice President	Managing Director of Goldman Sachs & Co. LLC
Elizabeth C. Fascitelli	Vice President and Treasurer	Managing Director of Goldman Sachs & Co. LLC
Bradley J. Gross	Vice President	Managing Director of Goldman Sachs & Co. LLC
Matthias Hieber	Vice President	Managing Director of Goldman Sachs International
Martin A. Hintze	Vice President	Managing Director of Goldman Sachs International
Stephanie Hui	Vice President	Managing Director of Goldman Sachs (Asia) L.L.C.
Adrian M. Jones	Vice President	Managing Director of Goldman Sachs & Co. LLC
Michael E. Koester	Vice President	Managing Director of Goldman Sachs & Co. LLC
Scott Lebovitz	Vice President	Managing Director of Goldman Sachs & Co. LLC

Yuji Matsumoto Vice President Managing Director of Goldman Sachs Japan, Co., Ltd. Sumit Raipal Vice President Managing Director of Goldman Sachs & Co. LLC James H. Reynolds Vice President Managing Director of Goldman Sachs International Vice President Ankur Sahu Managing Director of Goldman Sachs Japan, Co., Ltd. Vice President Oliver Thym Managing Director of Goldman Sachs & Co. LLC Andrew E. Wolff Vice President Managing Director of Goldman Sachs International Nicole Agnew Vice President Managing Director of Goldman Sachs & Co. LLC Julian C. Allen Managing Director of Goldman Sachs & Co. LLC Vice President Kirsten Anthony Vice President Managing Director of Goldman Sachs & Co. LLC Allison Beller Vice President Managing Director of Goldman Sachs & Co. LLC Vice President Matteo Botto Poala Managing Director of Goldman Sachs International Vice President Managing Director of Goldman Sachs International Michael Bruun Vice President Managing Director of Goldman Sachs & Co. LLC David Campbell Tim Campbell Vice President Managing Director of Goldman Sachs International Cristiano Camargo

Vice President Managing Director of Goldman Sachs do Brasil Banco Múltiplo S.A.

Christopher A. Crampton Vice President Managing Director of Goldman Sachs & Co. LLC Mike Ebeling Vice President Managing Director of Goldman Sachs International Managing Director of Goldman Sachs (Asia) L.L.C. Xiang Fan Vice President Charles H. Gailliot Managing Director of Goldman Sachs & Co. LLC Vice President Michael Hui Vice President Managing Director of Goldman Sachs (Asia) L.L.C. Jonathan Hunt Vice President Managing Director of Goldman Sachs & Co. LLC Vice President Managing Director of Goldman Sachs (Asia) L.L.C. Jay Hyun Lee Tianqing Li Vice President Managing Director of Goldman Sachs (Asia) L.L.C. Harsh Nanda Vice President Managing Director of Goldman Sachs & Co. LLC Edward Pallesen Vice President Managing Director of Goldman Sachs & Co. LLC Vice President Managing Director of Goldman Sachs International Emilie Railhac

Amit Raje Vice President Managing Director of Goldman Sachs (India) Securities Private Limited

Andrew Rhee Vice President Managing Director of Goldman Sachs & Co. LLC Michele Titi-Cappelli Vice President Managing Director of Goldman Sachs International

Managing Director of Goldman Sachs & Co. LLC Peter Vermette Vice President Peter A. Weidman Vice President Managing Director of Goldman Sachs & Co. LLC Mark Wetzel Vice President Managing Director of Goldman Sachs & Co. LLC Vice President Managing Director of Goldman Sachs (Asia) L.L.C. Joanne Xu Vice President Bin Zhu Managing Director of Goldman Sachs (Asia) L.L.C. Penny McSpadden Vice President Managing Director of Goldman Sachs International Maximilliano Ramirez-Espain Vice President Managing Director of Goldman Sachs International Laurie E. Schmidt Vice President Managing Director of Goldman Sachs & Co. LLC William Y. Eng Vice President Susan Hodgkinson Vice President & Secretary Vice President Scott Kilpatrick

Vice President of Goldman Sachs & Co. LLC Vice President of Goldman Sachs & Co. LLC Vice President of Goldman Sachs & Co. LLC Julianne Ramming Vice President Vice President of Goldman Sachs & Co. LLC Clayton Wilmer Vice President Vice President of Goldman Sachs & Co. LLC Wei Yan Vice President Vice President of Goldman Sachs & Co. LLC **David Thomas**

Vice President. Assistant Secretary & Managing Director of Goldman Sachs & Co. LLC

General Counsel

Mitchell S. Weiss Vice President & Assistant Treasurer Managing Director of Goldman Sachs & Co. LLC Vice President & Assistant Treasurer Vice President of Goldman Sachs & Co. LLC Jason Levesque Vice President & Assistant Treasurer Mark G. Riemann Vice President of Goldman Sachs & Co. LLC Getty Chin Assistant Treasurer Managing Director of Goldman Sachs & Co. LLC

SCHEDULE II-B

The name and principal occupation of each member of the Corporate Investment Committee of the Merchant Banking Division of Goldman Sachs & Co. LLC, which exercises the authority of Goldman Sachs & Co. LLC in managing GSCP VI Advisors, L.L.C., GS Capital Partners VI Fund, L.P., GSCP VI Offshore Advisors, L.L.C., GS Capital Partners VI Offshore Fund, L.P., GS Advisors VI, L.L.C., GS Capital Partners VI Parallel, L.P., and GS Capital Partners VI GmbH & Co. KG, are set forth below.

The business address for each member listed below is c/o Goldman Sachs & Co. LLC, 200 West Street, New York, New York 10282, except as follows: The business address of each of Michael Bruun, Martin A. Hintze, Matthias Hieber, James Reynolds and Andrew E. Wolff is Peterborough Court, 133 Fleet Street, London EC4A 2BB, England. The business address of each of Stephanie Hui and Tianqing Li is Cheung Kong Center, 68th Floor, 2 Queens Road, Central, Hong Kong. The business address of Ankur A. Sahu is Roppongi Hills Mori Tower 47th floor, 10-1 Roppongi 6-chome, Tokyo 106-6147, Japan. The business address of Mitchell S. Weiss is 30 Hudson Street, Jersey city, NJ 07302-4699.

All members listed below are United States citizens, except as follows: Alex Golten and Stephanie Hui are citizens of the United Kingdom; James Reynolds is a citizen of France; Adrian M. Jones is a citizen of Ireland; Martin A. Hintze is a citizen of Germany; Matthias Hieber is a citizen of Austria; Ankur A. Sahu is a citizen of India; Nicole Agnew is a citizen of Canada; Michael Bruun is a citizen of Denmark and Tianqing Li is a citizen of the People's Republic of China (Hong Kong permanent resident).

Name

Richard A. Friedman Nicole Agnew Michael Bruun Thomas G. Connolly Christopher A. Crampton

Joe DiSabato Elizabeth C. Fascitelli Charles H. Gailliot Alex Golten Bradley J. Gross

Matthias Hieber
Martin A Hintze
Stephanie Hui
Adrian M. Jones
Michael E. Koester
Scott Lebovitz
Yael Levy

Sumit Rajpal James Reynolds Ankur A. Sahu Michael Simpson David Thomas Oliver Thym Mitchell S. Weiss

Andrew E. Wolff

Tianqing Li

PRESENT PRINCIPAL OCCUPATION

Managing Director of Goldman Sachs & Co. LLC Managing Director of Goldman Sachs & Co. LLC Managing Director of Goldman, Sachs International Managing Director of Goldman Sachs & Co. LLC Managing Director of Goldman, Sachs International Managing Director of Goldman, Sachs International Managing Director of Goldman Sachs (Asia) L.L.C. Managing Director of Goldman Sachs & Co. LLC Managing Director of Goldman Sachs (Asia) L.L.C.

Managing Director of Goldman Sachs & Co. LLC
Managing Director of Goldman, Sachs International
Managing Director of Goldman Sachs Japan Co., Ltd.
Managing Director of Goldman Sachs & Co. LLC
Managing Director of Goldman Sachs International

SCHEDULE II-C

The name, position and present principal occupation of each executive officer of Goldman Sachs Management GP GmbH, the sole general partner of GS Capital Partners VI GmbH & Co. KG, are set forth below.

The business address for Laurie E. Schmidt is c/o Goldman Sachs & Co. LLC, 200 West Street, New York, New York 10282. The business address for Michael Schramm is c/o Goldman Sachs AG, Messeturm, Friedrich-Ebert-Anlange 49, 60308 Frankfurt am Main, Germany.

Laurie E. Schmidt is a citizen of the United States and Michael Schramm is a citizen of Germany.

Name	Position	PRESENT PRINCIPAL OCCUPATION
Laurie E. Schmidt	Managing Director	Managing Director of Goldman Sachs & Co. LLC
Michael Schramm	Managing Director	Managing Director of Goldman Sachs AG

SCHEDULE III

The Securities and Exchange Commission (the "SEC") has alleged that Goldman Sachs & Co. LLC ("Goldman Sachs") conducted inadequate due diligence in certain offerings and, as a result, failed to form a reasonable basis for believing the truthfulness of certain material representations in official statements issued in connection with those offerings. This resulted in Goldman Sachs offering and selling municipal securities on the basis of materially misleading disclosure documents. The SEC alleged that Goldman Sachs willfully violated Section 17(a)(2) of the Securities Act of 1933, as amended (the "Securities Act"). The violations discussed in the Order were self-reported by Goldman Sachs to the SEC pursuant to the Division of Enforcement's Municipalities Continuing Disclosure Cooperation Initiative. Without admitting or denying the violations, Goldman Sachs consented to the entry of an Order Instituting Administrative and Cease-and-Desist Proceedings, Pursuant to Section 8A of the Securities Act and Section 15(b) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), Making Findings, and Imposing Remedial Sanctions and a Cease-and-Desist Order on June 18, 2015 by the SEC pursuant to which Goldman Sachs: (I) shall cease and desist from committing or causing any violations and any future violations of Section 17(a)(2) of the Securities Act; (II) paid a civil money penalty in the amount of \$500,000 on June 25, 2015; and (III) shall comply with the undertakings enumerated in the Order, including retaining an independent consultant to conduct a review of Goldman Sachs's policies and procedures as they relate to municipal securities underwriting due diligence and requires Goldman Sachs to adopt the independent consultant's recommendations (unless the SEC finds a recommendation unduly burdensome, impractical, or inappropriate, in which case Goldman Sachs shall not be required to abide by, adopt, or implement that recommendation).

The SEC has found that Goldman Sachs did not have a system of risk management controls and supervisory procedures reasonably designed to manage the financial, regulatory, and other risks of market access in relation to its listed equity options business, which contributed to the entry of erroneous electronic options orders on multiple options exchanges on August 20, 2013. The SEC found that Goldman Sachs willfully violated Section 15(c)(3) of the Exchange Act and Rule 15c3-5 thereunder in relation to its controls and supervisory procedures addressing (I) the entry of orders that exceed appropriate price or size parameters or that indicate duplicative orders; and (III) the management of software changes that impact order flow. Without admitting or denying the violations, Goldman Sachs consented to the entry of an Order Instituting Administrative and Cease-and-Desist Proceedings, Pursuant to Sections 15(b) and 21C of the Exchange Act, Making Findings, and Imposing Remedial Sanctions and a Cease-and-Desist Order on June 30, 2015 by the SEC pursuant to which Goldman Sachs: (I) shall cease and desist from committing or causing any violations and any future violations of Section 15(c)(3) of the Exchange Act and Rule 15c3-5 thereunder; (II) is censured; and (III) paid a total civil money penalty of \$7 million on June 30, 2015.

The SEC alleged that Goldman Sachs violated Regulation SHO under the Exchange Act by improperly relying Goldman Sachs's automated locate function in the order management system without having confirmed the availability of the securities to be located. In addition, the SEC alleged that Goldman Sachs employees did not provide sufficient and accurate information with respect to these locates in Goldman Sachs's locate log, which must reflect the basis upon which Goldman Sachs provided the locates. The SEC alleged that Goldman Sachs willfully violated Rule 203(b)(1) of Regulation SHO and Section 17(a) of the Exchange Act. Without admitting or denying the violations, Goldman Sachs consented to the entry by the SEC of an Order Instituting Administrative and Cease-and-Desist Proceedings, pursuant to Sections 15(b) and 21C of the Exchange Act, Making Findings, and Imposing Remedial Sanctions and a Cease-and-Desist Order (Release No. 34-76899, Jan. 14, 2016). Pursuant to the Order, Goldman Sachs must cease and desist from committing or causing any violations and any future violations of Rule 203(b)(1) of Regulation SHO, and any violations and any future violations of Section 17(a) of the Exchange Act and Rule 203(b)(1)(iii) thereunder relating to short sale locate records. Also pursuant to the Order, Goldman Sachs was censured and paid a civil money penalty in the amount of \$15,000,000 on January 20, 2016. The SEC stated that, in determining to accept Goldman Sachs's offer of settlement, it considered certain remedial acts taken by Goldman Sachs.

Benefitfocus, Inc.

Lock-Up Agreement

May 21, 2018

Re: Benefitfocus, Inc. - Lock-Up Agreement

Ladies and Gentlemen:

The understands that the underwriter or underwriters (the "Underwriter") named in the Underwriting Agreement dated as of May 21, 2018 (the "Underwriting Agreement") with Benefitfocus, Inc., a Delaware corporation (the "Company"), and certain selling shareholders of the Company, providing for the public offering (the "Offering") by the Underwriter of shares (the "Shares") of the common stock, par value \$0.001 per share of the Company (the "Common Stock").

To induce the Underwriter to continue its efforts in connection with the Public Offering, the undersigned hereby agrees that, without the prior written consent of the Underwriter, the undersigned will not, during the period commencing on the date hereof and ending 30 days (the "Lock-Up Period") after the date of the final prospectus relating to the Public Offering (the "Prospectus") the undersigned will not offer, sell, contract to sell, pledge, grant any option to purchase, make any short sale or otherwise dispose of any shares of Common Stock, or any options or warrants to purchase any shares of Common Stock, or any securities convertible into, exchangeable for or that represent the right to receive shares of Common Stock, whether now owned or hereinafter acquired, owned directly by the undersigned (including holding as a custodian) or with respect to which the undersigned has beneficial ownership within the rules and regulations of the SEC (collectively the "Undersigned's Shares"). The foregoing restriction is expressly agreed to preclude the undersigned from engaging in any hedging or other transaction which is designed to or which reasonably could be expected to lead to or result in a sale or disposition of the Undersigned's Shares even if such Shares would be disposed of by someone other than the undersigned. Such prohibited hedging or other transactions would include without limitation any short sale or any purchase, sale or grant of any right (including without limitation any put or call option) with respect to any of the Undersigned's Shares or with respect to any security that includes, relates to, or derives any significant part of its value from such Shares.

If the undersigned has rights to require the Company to register the Undersigned's Shares, it hereby waives them during the Lock-Up Period.

Notwithstanding the foregoing, the undersigned may transfer the Undersigned's Shares (a) to the Company if the Company exercises its right to repurchase, at any time after the termination of employment or consulting relationship by an employee or consultant for any reason, any Shares purchased pursuant to the exercise of options, or (b) with the prior written consent of the Underwriters on behalf of the Underwriter. Additionally, the undersigned may transfer the Undersigned's Shares without the prior written consent of the Underwriters (i) as a bona fide gift or gifts; (ii) to any trust for the direct or indirect benefit of the undersigned or the immediate family of the undersigned, or if the undersigned is a trust, to its grantor or beneficiaries pursuant to its terms; (iii) as a distribution to limited partners, members or stockholders of the undersigned; (iv) to another corporation, partnership or other business entity that controls, is controlled by or is under common control with, the undersigned; (v) to the Company pursuant to the exercise of stock options for Shares that have been granted by the Company prior to, and are outstanding as of the date of the Underwriting Agreement under employee benefit plans on the terms of such plans as described in the final prospectus relating to the Offering, where the Shares received upon any such exercise are held by the undersigned, individually or as fiduciary, in accordance with the terms of this Lock-Up Agreement, in each case on a "cashless" or "net exercise" basis (which, for the avoidance of doubt shall not include "cashless" exercise programs involving a broker or other third party); or (vi) to the Company to satisfy withholding taxes for any equity award granted prior to the date of the Underwriting Agreement, such as upon exercise, vesting, lapse of substantial risk of forfeiture, or other similar taxable event, in each case on a "cashless" or "net exercise" basis (which, for the avoidance of doubt shall not include "cashless" exercise programs involving a broker or other third party); provided that the donee, trustee, distributee, or transferee thereof, as applicable, agrees to be bound in writing by the restrictions set forth herein, and provided further that any such donation, distribution or transfer shall not involve a disposition for value. For purposes of this Lock-Up Agreement, "immediate family" shall mean any relationship by blood, marriage or adoption, not more remote than first cousin.

Furthermore, the undersigned may (i) sell Shares purchased by the undersigned on the open market following the offering if and only if (a) such sales are not required to be reported in any public report or filing with the SEC and (b) the undersigned does not otherwise voluntarily effect any public filing or report regarding such sales; (ii) establish a trading plan that complies with Rule 10b5-1 under the Securities Exchange Act of 1934, as amended, relating to the sale of securities by the Company, provided that the securities subject to such plan may not be sold until after the expiration of the Lock-Up Period and provided further that the establishment of such plan will not result in any public filing or other public announcement of such plan by the undersigned or the Company during the Lock-Up Period; and (iii) exercise an option to purchase shares of Common Stock granted under any stock incentive plan of the Company described in the final prospectus used to sell the Shares.

This Lock-Up Agreement shall not apply to any Shares sold by the undersigned to the Underwriter in the Offering. The undersigned understands that if (i) the Underwriting Agreement does not become effective on or before June 1, 2018, (ii) the Underwriting Agreement (other than the provisions thereof which survive termination) shall terminate or be terminated prior to payment for and delivery of the Common Stock to be sold thereunder, (iii) the Company advises the Underwriters or the Underwriters advise the Company in writing prior to the execution of the Underwriting Agreement, that it has (or they have) determined to abandon or withdraw or not to proceed with the Offering or (iv) the registration statement for the Offering is withdrawn from the SEC, then this Lock-Up Agreement will terminate and the undersigned will be released from all obligations under this Lock-Up Agreement notwithstanding anything to the contrary contained in this Lock-Up Agreement.

In the event that during the Lock-Up Period the Underwriters waive any prohibition on the transfer of more than 100,000 shares of the Common Stock held by any person or entity that (i) is an institutional investor or member of the Company's board of directors subject to such prohibition and (ii) beneficially owns 5% or more of the outstanding shares of Common Stock, the Underwriters shall be deemed to have also waived the prohibitions set forth in this Agreement that would otherwise have applied to the undersigned with respect to the same percentage of the undersigned's shares of Common Stock. Any other consent, release or waiver under this Lock-Up Agreement shall require the prior written consent of both Underwriters.

The undersigned also agrees and consents to the entry of stop transfer instructions with the Company's transfer agent and registrar against the transfer of the Undersigned's Shares except in compliance with the foregoing restrictions.

Notwithstanding anything herein to the contrary, Goldman, Sachs & Co. and its affiliates, other than the undersigned, may engage in underwriting, brokerage, investment advisory, financial advisory, anti-raid advisory, merger advisory, financing, asset management, trading, market making, hedging, arbitrage, principal investing and other similar activities conducted in the ordinary course of their affiliates' business.

The undersigned understands that the Company and the Underwriter are relying upon this Lock-Up Agreement in proceeding toward consummation of the offering. The undersigned further understands that this Lock-Up Agreement is irrevocable and shall be binding upon the undersigned's heirs, legal Underwriters, successors, and assigns.

[Signature Page Follows]

Very truly yours,

GS CAPITAL PARTNERS VI FUND, L.P.

BY: GSCP VI Advisors, L.L.C.

its General Partner

BY: /s/ Joseph P. DiSabato

Name: Joseph P. DiSabato Title: Vice President

GS CAPITAL PARTNERS VI OFFSHORE FUND, L.P.

BY: GSCP VI Offshore Advisors, L.L.C.

its General Partner

BY: /s/ Joseph P. DiSabato

Name: Joseph P. DiSabato Title: Vice President

GS CAPITAL PARTNERS VI GmbH & CO. KG

BY: GS Advisors VI, L.L.C. its Managing Limited Partner

BY: /s/ Joseph P. DiSabato

Name: Joseph P. DiSabato Title: Vice President

GS CAPITAL PARTNERS VI PARALLEL, L.P.

BY: GS Advisors VI, L.L.C.

its General Partner

BY: /s/ Joseph P. DiSabato

Name: Joseph P. DiSabato Title: Vice President