LSI LOGIC CORP Form 8-K/A July 20, 2001 Table of Contents

## SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

## FORM 8-K/A

## Amendment No. 2

## **CURRENT REPORT**

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report: June 11, 2001 (Date of earliest event reported)

## LSI LOGIC CORPORATION

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation)

0-11674

(Commission File No.)

94-2712976

(IRS Employer Identification No.)

## 1551 McCarthy Boulevard Milpitas, California 95035

(Address of principal executive offices and zip code)

Registrant s telephone number, including area code: (408) 433-8000

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**Signatures** 

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Item 2: Acquisition or Disposition of Assets

On June 15, 2001, LSI Logic Corporation (LSI Logic) filed a Form 8-K, as amended on June 18, 2001 (Form 8-K), to report the acquisition of shares of C-Cube Microsystems Inc. (C-Cube) common stock in connection with a subsequent offering period to the offer by Clover Acquisition Corp., a wholly owned subsidiary of LSI Logic (Merger Sub), to acquire all of the outstanding shares of C-Cube, and to report the merger of Merger Sub into C-Cube, as a result of which C-Cube became a wholly owned subsidiary of LSI Logic. Pursuant to Item 7 of Form 8-K, LSI Logic indicated that it would file certain financial information as soon as practicable after the filing of Form 8-K. This Amendment No. 2 to Form 8-K is filed to provide the required financial information.

#### Item 7: Financial Statements, Pro Forma Financial Information and Exhibits

### (a) Financial Statements of Business Acquired:

The unaudited condensed consolidated balance sheet of C-Cube as at March 31, 2001, the unaudited condensed consolidated statements of income and cash flows of C-Cube for the three months ended March 31, 2001 and the notes related thereto included at pages 3-10 of the Quarterly Report on Form 10-Q filed by C-Cube with the Securities and Exchange Commission on May 15, 2001, are herein incorporated by reference. Copies of such condensed consolidated financials statements are attached hereto as Exhibit 99.2.

The audited consolidated balance sheet of C-Cube as at December 31, 2000, the audited consolidated statements of operations, stockholders equity and cash flows of C-Cube for the year then ended, the notes related thereto and the related auditor s report included at pages F-2 through F-23 of the Registration Statement on Form S-4 (Registration No. 333-58862), filed by LSI Logic with the Securities and Exchange Commission on April 13, 2001, as amended, are herein incorporated by reference. Copies of such consolidated financials statements are attached hereto as Exhibit 99.3.

#### (b) Pro Forma Financial Information:

The following unaudited pro forma combined condensed financial information combines LSI Logic s and C-Cube s historical audited consolidated financial statements for the twelve months ended December 31, 2000 and historical unaudited consolidated financial statements for the three months ended March 31, 2001, giving effect to the merger as if it had occurred as of the beginning of the period for the statement of operations, respectively, and as of March 31, 2001 for the balance sheet. The unaudited pro forma combined condensed financial statements are presented for illustrative purposes only and are not necessarily indicative of the consolidated financial position or results of operations for future periods or the results that actually would have been realized had LSI Logic and C-Cube been a consolidated company during the periods presented. The unaudited pro forma combined condensed financial statements, including the notes thereto, are qualified in their entirety by reference to, and should be read in conjunction with, the historical consolidated financial statements and the notes thereto of LSI Logic which were previously reported in LSI Logic s Annual Report on Form 10-K for the year ended December 31, 2000 and the Quarterly Report on Form 10-Q for the quarter ended March 31, 2001, respectively, and also to C-Cube s Annual Report on Form 10-K for the year ended December 31, 2000 and the Quarterly Report on Form 10-Q for the quarter ended March 31, 2001, respectively.

The following unaudited pro forma combined condensed financial statements give effect to the merger of LSI Logic and C-Cube using the purchase method of accounting and the assumptions and adjustments described below. The allocation of the purchase price will be finalized following finalization of independent appraisals to determine the fair value of tangible and identifiable intangible assets, including in-process research and development. Based on an analysis of fair value, the excess of the purchase price over the fair

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value of net tangible assets on C-Cube s balance sheet will then be allocated to identifiable intangible assets and goodwill. LSI Logic is currently in the process of obtaining the data necessary to determine the fair value of tangible and identifiable intangible assets, including in-process research and development. For the purposes of determining the fair value of both in-process and developed technology, LSI Logic is focused on determining C-Cube s forecasted revenues and costs as well as their stage of completion or remaining product life by individual project or product. The types of projects in-process relate to digital set-top box, DVD and CODEC-based applications such as personal video recording, home media servers, recordable DVD, residential gateway and streaming video.

The total estimated amount of goodwill and identified intangible assets is \$562 million with an estimated average useful life of approximately six years. Because the valuation has not been completed, the actual amount of goodwill and identifiable intangible assets and the related average useful life could vary from these estimates.

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## UNAUDITED PRO FORMA COMBINED CONDENSED FINANCIAL STATEMENTS

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## LSI Logic Corporation Unaudited Pro Forma Combined Condensed Balance Sheet (in thousands)

	Histor	rical		
	LSI Logic	C-Cube	Pro	
Assets	March 3	1, 2001	Forma Adjustment (Note 2)	S Pro Forma
Cash, cash equivalents and short-term investments Accounts receivable, net	\$1,059,568	\$66,662		\$1,126,230
359,57122,197 381,768 Inventories				
358,87913,218 372,097				
Prepaid expenses and other current assets				
133,27722,150 155,427				
Total current assets				
1,911,295124,227 2,035,522				
Property and equipment, net				
1,333,93416,364 1,350,298				
Goodwill and other intangibles				
554,42325,620561,522( <b>a</b> )1,141,565				
Other assets				
282,92457,953 340,877				

Total assets \$4,082,576\$224,164\$561,522\$4,868,262 <b>Liabilities and Stockholders Equity</b> Current liabilities \$558,115\$32,09514,142( <b>b</b> )\$604,352  Current portion of long-term obligations 57723,566 24,14  Total current liabilities 558,69255,66114,142628,495  Total long-term obligations and deferred tax liabilities 1,054,9941,221 1,056,21
Current liabilities \$558,115\$32,09514,142(b)\$604,352 Current portion of long-term obligations 57723,566 24,14  Total current liabilities 558,69255,66114,142628,495 Total long-term obligations and deferred tax liabilities 1,054,9941,221 1,056,21
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558,69255,66114,142628,495 Total long-term obligations and deferred tax liabilities 1,054,9941,221 1,056,21
558,69255,66114,142628,495 Total long-term obligations and deferred tax liabilities 1,054,9941,221 1,056,21
558,69255,66114,142628,495 Total long-term obligations and deferred tax liabilities 1,054,9941,221 1,056,21
Total long-term obligations and deferred tax liabilities 1,054,9941,221 1,056,21
Minority interest in subsidiaries
5,571408 5,97 Stockholders equity:
Common stock
1,805,262165,331626,423( <b>c</b> )2,597,016 Retained earnings
640,9043,456(80,956)( <b>d</b> )563,404 Accumulated other comprehensive income
17,153(1,913)1,913( <b>e</b> )17,153
Total stockholders equity 2,463,319166,874547,3803,177,573
Total liabilities and stockholders equity \$4,082,576\$224,164\$561,522\$4,868,262

The accompanying notes are an integral part of these unaudited pro forma combined condensed financial statements.

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## LSI Logic Corporation Unaudited Pro Forma Combined Condensed Statement of Operations (in thousands, except per share amounts)

Revenues	
Costs and expenses:	
Cost of revenues	32119,581 1,687,913
Research and development	32117,301 1,007,713
	78,93671,892 450,828
Selling, general and administrativ	
Acquired in-process research and	06,96252,486 359,448 development
Acquired in-process research and	77,438 77,43
Restructuring of operations and or	
items, net	2.501 2.50
Amortization of non-cash deferred	2,781 2,78
compensation(*)	1 Stock
	,14619,709( <b>a</b> )75,968
Amortization of intangibles	
72,6481,0	00493,587( <b>b</b> )167,239
Total costs and expenses	
	09113,2962,821,615
Income/(loss) from operations	
• •	940(113,296)181,101
Interest expense	
	,573)(3,058) (44,631)
Interest income and other, net	51,7666,338 58,104
Gain on sale of equity securities	31,7000,330 30,104
1 7	80,1004,583 84,683

Historical	
LSI Logic C-Cube	Pro
Year Ended	Forma Adjustments Pro Forma (Note
<b>December 31, 2000</b>	3) Combined
\$2,737,667 \$265,049	\$3,002,716

Income/(loss) before income taxes and minority interest
379,75012,803(113,296)279,257
Provision for income taxes
142,9593,407 146,366
<u> </u>
<del></del>
Income before minority interest 236,7919,396(113,296)132,891
Minority interest in net income of subsidiaries
19172 263
<del></del>
<del></del>
Income from continuing operations(**)
\$236,600\$9,324\$(113,296)\$132,628
<u> </u>
Basic earnings per share: Income from continuing operations
\$0.76 \$0.38
<u> </u>
Diluted earnings per share:
Income from continuing operations
\$0.70 \$0.35
<del></del>
Shares used in computing per chare amounts:
Shares used in computing per share amounts: Basic
310,81338,267( <b>c</b> )349,080
<del></del>
<del></del>
Diluted
354,33722,288( <b>d</b> )376,625
<del></del>
/#\A
(*) Amortization of non-cash deferred stock compensation, if not shown separately, of \$2.3 m \$28.4 million would have been included in cost of revenues, research and development, and so
\$20.1 minton would have been included in cost of revenues, research and development, and se

llion, \$45.3 million and lling, general and administrative expenses, respectively, for the year ended December 31, 2000.

(\*\*) For the fiscal year ended December 31, 2000, C-Cube reported discontinued operations associated with

DiviCom. See the Notes to the Consolidated Financial Statements of C-Cube Microsystems Inc. in the Annual Report on Form 10-K for the year ended December 31, 2000.

The accompanying notes are an integral part of these unaudited pro forma combined condensed financial statements.

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# LSI Logic Corporation Unaudited Pro Forma Combined Condensed Statement of Operations (in thousands, except per share amounts)

Historical			
LSI Logic	C-Cube	_	
Three Month	ns Ended	Pro Forma Adjustments	Pro Forma
March 31	, 2001	(Note 3)	Combined
\$517,199	\$50,052		\$567,251

Revenues	
Costs and expenses:	
Cost of revenues	
	311,14523,066 334,211
Research and develop	ment
	118,76714,722 133,489
Selling, general and ac	dministrative
	78,97111,680 90,651
Amortization of non-c	eash deferred stock
compensation (*)	
	21,267 4,927( <b>a</b> )26,194
Amortization of intang	gibles
	27,08911423,397( <b>b</b> )50,600
Total costs and expens	
5.	57,23949,58228,324635,145

Interest	(loss) from operations (40,040)470(28,324)(67,894) expense (9,940)(586) (10,526) income and other, net
Gain on	9,2121,590 10,80 sale of equity securities 5,302 5,3
interest	(35,466)1,474(28,324)(62,316) //provision for income taxes (4,451)397 (4,054)
	ncome before minority interest (31,015)1,077(28,324)(58,262) y interest in net income/(loss) of ries 233(135) 9
(Loss)/ i	income from continuing operations \$(31,248)\$1,212\$(28,324)\$(58,360)
Basic ea	
Basic ea (Loss) fi	\$(31,248)\$1,212\$(28,324)\$(58,360)  urnings per share: rom continuing operations

Diluted

320,36938,267(e)358,636

(\*) Amortization of non-cash deferred stock compensation, if not shown separately, of \$0.5 million, \$19.2 million and \$6.5 million would have been included in cost of revenues, research and development, and selling, general and administrative expenses, respectively, for the three months ended March 31, 2001.

The accompanying notes are an integral part of these unaudited pro forma combined condensed financial statements.

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# LSI LOGIC CORPORATION NOTES TO UNAUDITED PRO FORMA COMBINED CONDENSED FINANCIAL STATEMENTS (in thousands)

#### Note 1. Basis of Presentation

On March 26, 2001, LSI Logic signed a definitive merger agreement (Merger Agreement) to acquire C-Cube Microsystems Inc. (C-Cube) in a transaction to be accounted for as a purchase. In accordance with the Merger Agreement, LSI Logic agreed to commence an exchange offer whereby it would offer 0.79 of a share of LSI Logic common stock for each outstanding share of C-Cube common stock. Under the terms of the Merger Agreement, the exchange offer would be followed by a merger in which LSI Logic would acquire, at the same exchange ratio, the remaining shares of C-Cube common stock not previously acquired in the exchange offer. Upon completion of the merger, LSI Logic agreed to assume all options and warrants to purchase shares of C-Cube common stock and convert them into options and warrants to purchase shares of the LSI Logic common stock. The merger was subject to customary closing conditions, including the tender for exchange of at least a majority of the outstanding shares of C-Cube common stock (including for purposes of the calculation of the majority of shares, certain outstanding options and warrants to purchase C-Cube shares.) On April 24, 2001, the Federal Trade Commission granted early termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act. On April 26, 2001, the registration statement on Form S-4 filed on April 13, 2001 in connection with the exchange offer was declared effective by the Securities and Exchange Commission. The initial exchange offer commenced on April 13, 2001 and expired at midnight on May 10, 2001. Approximately 43.6 million shares of C-Cube common stock (including shares tendered through notice of guaranteed delivery) were validly tendered and not properly withdrawn prior to the expiration of the initial exchange offer, which constituted approximately 86 percent of the total number of outstanding shares of C-Cube common stock. LSI Logic elected to provide a subsequent offering period in connection with the exchange offer. The subsequent offering period commenced on May 11, 2001 and expired at midnight on May 24, 2001. Through May 24, 2001, LSI Logic acquired approximately 45.2 million shares of C-Cube common stock which represented approximately 89 percent of the total number of outstanding shares of C-Cube common stock. On May 25, 2001, LSI Logic extended the subsequent offering period in connection with the exchange offer through midnight on June 8, 2001. During the subsequent offering period, LSI Logic exchanged each share of C-Cube common stock at the same exchange ratio offered in the initial exchange offer. Shares of C-Cube common stock tendered during the subsequent offering period could not be withdrawn. Through June 8, 2001, LSI Logic acquired more than 90 percent of the outstanding shares of C-Cube common stock, and completed the acquisition of C-Cube on June 11, 2001. As a result of this acquisition, C-Cube became a wholly owned subsidiary of LSI Logic.

The purchase price of the C-Cube acquisition is estimated to be approximately \$855 million, which has been determined as follows (in thousands):

Value for common shares issued \$716,732 Fair value of options assumed

116,174

Fair value of warrants assumed

8,121

Estimated direct acquisition costs

14,142

Total purchase price	
- com Posterior Poste	\$855,169

LSI Logic will issue approximately 38.3 million shares of its common stock, 10.6 million options and 0.8 million warrants in exchange for the outstanding ordinary shares, options and warrants of C-Cube, respectively. This data is based upon C-Cube s outstanding shares on the date of consummation of the merger.

Common stock has been valued using an average price of LSI Logic common stock for a few days

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before and after the announcement of the merger. The fair value of the options and warrants assumed was determined using the Black-Scholes method. In accordance with FASB Interpretation No. 44 (FIN 44), Accounting for Transactions Involving Stock Compensation an Interpretation of APB 25, that portion of the intrinsic value of unvested options of C-Cube relating to the vesting period following consummation of the transaction has been allocated to deferred stock compensation. Deferred stock compensation will be amortized over the estimated vesting of the related options. For purposes of preparing the unaudited pro forma combined condensed financial statements, LSI Logic calculated the intrinsic value of the unvested options using the closing price of its common stock on the date of consummation of the merger.

The purchase price for pro forma purposes has been allocated to tangible assets acquired and liabilities assumed based on the fair value of C-Cube s assets and liabilities. LSI Logic s management has engaged an independent appraiser to value the intangible assets, including amounts allocable to C-Cube s in-process research and development. The in-process research and development will be expensed immediately. For the purposes of these unaudited pro forma combined condensed balance sheets, the acquired in-process research and development has been assigned a value of \$78 million based on management estimates. The in-process research and development charge of \$78 million is not reflected in the unaudited pro forma combined condensed statement of operations. The exact amount of the in-process research and development charge will be determined upon completion of the independent appraisal and may be different from the amount presented in these unaudited pro forma combined condensed financial statements. The in-process research and development charge relates to C-Cube s products in development for which technological feasibility has not been established.

The allocation of purchase price is estimated as follows (in thousands):

Tangible net assets acquired		\$166,874
Intangible assets, including goodwill	561,522	
Acquired in-process research and development	,	
Deferred stock compensation	77,500	
	49,273	
Total purchase price		
	\$855,169	

The unaudited pro forma combined condensed balance sheet reflects the acquisition of C-Cube as of March 31, 2001. The unaudited pro forma combined condensed statements of operations reflect the acquisition of C-Cube as if such acquisition had occurred at the beginning of the periods presented.

## Note 2. Unaudited Pro Forma Combined Condensed Balance Sheet

The following adjustments were applied to the historical balance sheets of LSI Logic and C-Cube at March 31, 2001 to arrive at the unaudited pro forma combined condensed balance sheet:

- a) To record estimated value of intangible assets, including goodwill.
- b) To record the estimated transaction costs of \$14 million. Estimated transaction costs include all costs directly attributable to the transaction including, but not limited to, fees for the financial advisors, accountants and attorneys and other related costs.
- c) To record the increase in stockholders equity of LSI Logic of \$841 million as a result of the issuance of common stock and fair value of the LSI Logic options and warrants issued in exchange for outstanding options and warrants of C-Cube, to record deferred stock compensation of \$49 million and to eliminate C-Cube s historical common stock as a result of the purchase transaction.
- d) To reflect the estimated one-time charge for acquired in-process research and development of approximately \$78 million and to eliminate the historical retained earnings of C-Cube as a result of the purchase transaction.

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e) To eliminate C-Cube s historical accumulated other comprehensive income.

## Note 3. Unaudited Pro Forma Combined Condensed Statements of Operations

The following adjustments were applied to the historical audited statements of operations for LSI Logic and C-Cube for the year ended December 31, 2000 and to the historical unaudited statements of operations for the three months ended March 31, 2001, respectively, to arrive at the unaudited pro forma combined condensed statement of operations as though the acquisition took place on January 1, 2000 and January 1, 2001, respectively.

- Adjustment to recognize amortization of deferred stock compensation over the remaining vesting period of the options assumed for each period presented.
- b) Adjustment to recognize amortization of identified intangibles arising from the merger over their estimated useful lives of six years for each period presented.

## Note 4. Unaudited Pro Forma Combined Income Per Share from Continuing Operations

The following adjustments were applied to the historical audited statements of operations for LSI Logic and C-Cube for the year ended December 31, 2000 and to the historical unaudited statements of operations for the three months ended March 31, 2001 to arrive at the unaudited pro forma combined condensed statement of operations as though the acquisition took place on January 1, 2000 and January 1, 2001, respectively.

- a) Adjustment to reflect the estimated number of LSI Logic common shares to be issued in exchange for C-Cube common shares.
- b) Adjustment to reflect the estimated number of shares to be issued in exchange for C-Cube common shares of 38.3 million plus common equivalents from C-Cube options assumed of 5.3 million and warrants assumed of 0.8 million less common equivalent shares of 22.0 million and interest expense of \$11 million, net of taxes associated with the 1999 LSI Logic Convertible Notes excluded from the calculation because of their antidilutive effect only on the unaudited pro forma combined condensed diluted earnings per share.
- c) In computing diluted earnings per share for the three month period ended March 31, 2001, options and warrants to purchase approximately 42.2 million shares were excluded from the computation of diluted shares because of their antidilutive effect on earnings per share.

## **Note 5. Recent Accounting Pronouncements**

On June 29, 2001, the Financial Accounting Standards Board (FASB) voted in favor of FASB Statement No. 142 (FAS 142), Goodwill and Other Intangible Assets. FASB expects to release FAS 142 in last half of July 2001. FAS 142 changes the accounting for goodwill from an amortization method to an impairment-only approach. Upon adoption of FAS 142, goodwill will be tested at the reporting unit annually and whenever events or circumstances occur indicating that goodwill might be impaired. Amortization of goodwill, including goodwill recorded in past business combinations, will cease. The adoption date for the Company will be January 1, 2002. The Company has not yet determined what the impact of FAS 142 will be on the Company's results of operations and financial position.

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## (c) Exhibits:

2.1

Agreement and

Plan of

Reorganization,

dated as of

March 26, 2001,

by and among

LSI Logic

Corporation,

Clover

Acquisition

Corp. and

C-Cube

Miscrosystems

Inc.

(incorporated by

reference to

Annex A of LSI

Logic

Corporation s

Registration

Statement on

Form S-4

(Registration

No. 333-58862),

filed on April 13,

2001, as

amended).

23.1

Consent of

Deloitte &

Touche LLP.

99.1

Text of press

release issued by

LSI Logic

Corporation,

dated June 11,

2001

(incorporated by

reference to the

filing pursuant to

Rule 425 under the Securities

Act of 1933 by

LSI Logic

Corporation on

June 11, 2001).

99.2

Condensed

consolidated

financial

statements of

C-Cube

Microsystems

Inc. included at

pages 3-10 of C-Cube Microsystems Inc. s Quarterly Report on Form 10-Q for the quarter ended March 31, 2001 filed on May 15, 2001. 99.3 Consolidated financial statements of C-Cube Microsystems Inc. previously filed at pages F-2 through F-23 of LSI Logic Corporation s Registration Statement on Form S-4 (Registration No. 333-58862), filed on April 13, 2001, as

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amended.

## **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: July 19, 2001

## LSI LOGIC CORPORATION

A Delaware Corporation

By: /s/ David G. Pursel

David G. Pursel Vice President, General Counsel and Secretary

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financial

## **Index to Exhibits**

Exhibit Number	Description of Document
2.1	
Agreement and	
Plan of	
Reorganization,	
dated as of	
March 26, 2001,	
by and among	
LSI Logic	
Corporation,	
Clover	
Acquisition	
Corp. and	
C-Cube	
Microsystems	
Inc.	
(incorporated by	
reference to	
Annex A of LSI	
Logic	
Corporation's	
Registration	
Statement on	
Form S-4	
(Registration	
No. 333-58862),	
filed on April 13,	
2001, as	
amended).	
23.1	
Consent of	
Deloitte &	
Touche LLP.	
99.1	
Text of press release issued by	
LSI Logic	
Corporation,	
dated June 11,	
2001	
(incorporated by	
reference to the	
filing pursuant to	
Rule 425 under	
the Securities	
Act of 1933 by	
LSI Logic	
Corporation on	
June 11, 2001).	
99.2	
Condensed	
consolidated	

statements of

C-Cube

Microsystems

Inc. included at

pages 3-10 of

C-Cube

Microsystems

Inc. s Quarterly

Report on Form

10-Q for the

quarter ended March 31, 2001

filed on May 15,

2001.

99.3

Consolidated

financial

statements of

C-Cube

Microsystems

Inc. previously

filed at pages F-2

through F-23 of

LSI Logic

Corporation s

Registration

Statement on

Form S-4

(Registration No.

333-58862), filed

on April 13,

2001, as

amended.