KBR, INC. Form SC 13G/A May 17, 2007

SECURITIES & EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G/A\* (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2(b)

> KBR Inc. (Name of Issuer)

Common Stock (Title of Class of Securities)

> 48242W106 (CUSIP Number)

May 8, 2007 (Date of event which requires filing of this statement)

Check the appropriate box to designate the rule pursuant to which this Schedule 13G/A is filed:

[ ] Rule 13d-1(b)
[X] Rule 13d-1(c)
[ ] Rule 13d-1(d)

(Page 1 of 10 Pages)

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\*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 the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for purposes 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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(1) NAMES OF REPORTING PERSONS
 I.R.S. IDENTIFICATION NO. OF ABOVE
 PERSONS (ENTITIES ONLY)

\_\_\_\_\_

Tontine Partners, L.P.

1

(2)	CHECK	THE	APPROPR:	IATE BOX	IF A MEMI	BER OF A GROU	D **	(a) (b)	
(3)	SEC U	ISE O	NLY						
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware								
NUMBER OF		(5)	SOLE VO	TING POW	ER	-0-			
SHARES									
BENEFICIA		(6)	SHARED V	VOTING P	OWER	11,545,7	51		
EACH REPORTING		(7)	SOLE DIS	SPOSITIV	E POWER	-0-			
PERSON WI	TH	(8)	SHARED I	DISPOSIT	IVE POWER	11,545,7	51		
(9)			AMOUNT H EPORTING		ALLY OWNEI	11,545,7	51		
(10)			IF THE A		E AMOUNT IN SHARES	**			[]
(11)			F CLASS H IN ROW		 TED	6.84%			
(12)	TYPE	OF R	EPORTING	PERSON	* *	 PN			
			** SEE ]	INSTRUCT	IONS BEFO	RE FILLING OU	 Г!		
CUSIP No.	48242	W106			13G/A		Page	3 of 10	Pages
(1)	I.R.S	. ID	REPORTING ENTIFICA: ENTITIES	TION NO.	OF ABOVE				
(2)	СНЕСК	 THE	APPROPR:	IATE BOX		ontine Manager  BER OF A GROU		L.L.C. (a) (b)	
(3)	SEC U	ISE O							
(4)	CITIZ	ENSH	IP OR PLA		 RGANIZATI( aware	N			
NUMBER OF		(5)	SOLE VO	TING POW	 Er				

				-0-	
SHARES					<u> </u>
BENEFICIAL	LY (6)	SHARED VOTI	ING POWER	11,545,751	
OWNED BY				11,010,701	<u> </u>
EACH	(7)	SOLE DISPOS	SITIVE POWER	-0-	
REPORTING					
PERSON WIT	H (8)	SHARED DISE	POSITIVE POWER	11,545,751	
		E AMOUNT BENE REPORTING PEF	EFICIALLY OWNED	11,545,751	
. ,			REGATE AMOUNT CERTAIN SHARES	**	]
		DF CLASS REPF I IN ROW (9)	RESENTED	6.84%	
(12)	TYPE OF F	REPORTING PEF	RSON **	00	
CUSIP No.	48242W106	5	100/0		
(1)		5	13G/A	Page 4 of 10	Pages
	I.R.S. II	REPORTING PE	ERSONS N NO. OF ABOVE LY)		
	I.R.S. II PERSONS	REPORTING PE DENTIFICATION (ENTITIES ONI	ERSONS NO. OF ABOVE LY) Ton	tine Overseas Associates,	
	I.R.S. II PERSONS	REPORTING PE DENTIFICATION (ENTITIES ONI	ERSONS NO. OF ABOVE LY) Ton		L.L.C. [X]
(2)	I.R.S. II PERSONS	REPORTING PE DENTIFICATION (ENTITIES ONI E APPROPRIATE	ERSONS NO. OF ABOVE LY) Ton	tine Overseas Associates, ER OF A GROUP ** (a)	L.L.C. [X]
(2)	I.R.S. II PERSONS CHECK THE SEC USE (	REPORTING PE DENTIFICATION (ENTITIES ONI 	ERSONS NO. OF ABOVE LY) Ton	tine Overseas Associates, ER OF A GROUP ** (a) (b)	L.L.C. [X]
(2)	I.R.S. II PERSONS CHECK THE SEC USE ( CITIZENSE	REPORTING PE DENTIFICATION (ENTITIES ONI 	ERSONS NO. OF ABOVE LY) Ton E BOX IF A MEMB OF ORGANIZATIO Delaware	tine Overseas Associates, ER OF A GROUP ** (a) (b)	L.L.C. [X]
(2) (3) (4)	I.R.S. II PERSONS CHECK THE SEC USE ( CITIZENSE	REPORTING PE DENTIFICATION (ENTITIES ONI E APPROPRIATE DNLY HIP OR PLACE	ERSONS NO. OF ABOVE LY) Ton E BOX IF A MEMB OF ORGANIZATIO Delaware	tine Overseas Associates, ER OF A GROUP ** (a) (b)	L.L.C. [X]
(2) (3) (4) NUMBER OF SHARES	I.R.S. II PERSONS CHECK THE SEC USE ( CITIZENSE (5)	REPORTING PE DENTIFICATION (ENTITIES ONI E APPROPRIATE ONLY HIP OR PLACE SOLE VOTING	ERSONS NO. OF ABOVE LY) Ton E BOX IF A MEMB OF ORGANIZATIO Delaware G POWER	tine Overseas Associates, ER OF A GROUP ** (a) (b)	L.L.C. [X]
(2) (3) (4) NUMBER OF SHARES	I.R.S. II PERSONS CHECK THE SEC USE ( CITIZENSE (5)	REPORTING PE DENTIFICATION (ENTITIES ONI E APPROPRIATE DNLY HIP OR PLACE	ERSONS NO. OF ABOVE LY) Ton E BOX IF A MEMB OF ORGANIZATIO Delaware G POWER	tine Overseas Associates, ER OF A GROUP ** (a) (b)	L.L.C. [X]
(2) (3) (4) NUMBER OF SHARES BENEFICIAL	I.R.S. II PERSONS CHECK THE SEC USE ( CITIZENSE (5) LY (6)	REPORTING PE DENTIFICATION (ENTITIES ONI E APPROPRIATE ONLY HIP OR PLACE SOLE VOTING	ERSONS NO. OF ABOVE (Y) Ton BOX IF A MEMB OF ORGANIZATIO Delaware G POWER	tine Overseas Associates, ER OF A GROUP ** (a) (b) N -0-	L.L.C. [X]

PERSON WI	TH	(8)	SHARED	DISPOSITIVE		6,871,125		
(9)				BENEFICIALLY G PERSON	OWNED	6,871,125		
(10)				AGGREGATE AM DES CERTAIN SI				[]
			F CLASS IN ROW	REPRESENTED (9)		4.07%		
(12)	TYPE	OF R	EPORTIN	G PERSON **		IA		
			** SEE	INSTRUCTIONS	BEFORE F	ILLING OUT!		
CUSIP No.	48242	2W106		13G	/A	Pag	ge 5 of 10	) Pages
(1)	I.R.S	S. ID		NG PERSONS ATION NO. OF 2 S ONLY)		Jeffrey	L. Gendel	
(2)	CHECP	 K THE	APPROPI	RIATE BOX IF 2	A MEMBER	OF A GROUP **	(a)	[X] []
(3)	SEC U	JSE O	NLY					
(4)	CITIZ	ZENSH	IP OR PI	LACE OF ORGAN United				
NUMBER OF		(5)	SOLE VO	DTING POWER		-0-		
BENEFICIA OWNED BY	LLY	(6)	SHARED	VOTING POWER		18,416,876		
EACH		(7)	SOLE DI	ISPOSITIVE PO	NER	-0-		
REPORTING PERSON WI		(8)	SHARED	DISPOSITIVE	POWER	18,416,876		
(9)				BENEFICIALLY	OWNED			

	(10)				AGGREGA DES CERT						[]
	(11)			CLASS IN ROW	REPRESE	NTED		10.9%			
	(12)	TYPE (	OF RE	PORTIN	G PERSON	**		IN			
				** SEE	INSTRUC	TIONS B	EFORE FI	LLING C	)UT !		
CUSIF	° No.	482420	W106			13G/A			Page	6 of 10	Pages
Item	1(a)	. 1	Name	of Iss	uer:						
	The 1	name of	f the	issue	r is KBR	Inc. (	the "Com	pany").			
Item	1(b)	. 7	Addre	ss of	Issuer's	Princi	pal Exec	utive C	)ffices:		
Stree					al execu n, Texas		fices ar	e locat	ed at 6	01 Jeff	erson
Item	2(a)	. 1	Name	of Per	son Fili	ng:					
	This	staten (i)	) T W		Partner						hip ("TP") owned by
		(ii	i) T c w	ontine rganize	ed under	the la	L.C., a ws of th ares of	e State	e of Del	aware (	
		(ii	ii) I c ( C t a	ontine ompany "TOA") versea he Cayn ccount	organiz , which s Fund, man Isla s, with	ed unde serves Ltd., a nds ("To respect	iates, L r the la as inves company OF"), an to the managed	ws of t tment m organi d certa shares	the Stat nanager zed und ain sepa of Comm	e of De to Tont er the rately n on Stoc	laware ine laws of
		(1	iv)	Jeffreg with re	y L. Gen espect t	dell, a o the s	United	States Commor	citizen n Stock	("Mr. owned d	Gendell"), irectly by
"Repo the F	rting	g Perso	ons." erson	Any di s are n	isclosur	es here	in with	respect	to per	sons ot	to as the her than inquiry to
Item	2(b)	. 7	Addre	ss of 1	Principa	l Busin	ess Offi	ce or,	if None	, Resid	ence:
Railr					siness o , Connec			f the F	(eportin	g Perso:	ns is 55

Item 2(c). Citizenship:

See Item 2(a) above.

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Item 2(d). Title of Class of Securities: Common Stock, no par value (the "Common Stock")

Item 2(e). CUSIP Number: 48242W106

Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:

- (a) [ ] Broker or dealer registered under Section 15 of the Act,
- (b) [ ] Bank as defined in Section 3(a)(6) of the Act,
- (c) [ ] Insurance Company as defined in Section 3(a)(19) of the Act,
- (d) [ ] Investment Company registered under Section 8 of the Investment Company Act of 1940,
- (e) [ ] Investment Adviser in accordance with Rule 13d-1 (b) (1) (ii) (E),
- (f) [ ] Employee Benefit Plan or Endowment Fund in accordance with Rule 13d-1 (b)(1)(ii)(F),
- (g) [ ] Parent Holding Company or control person in accordance with Rule 13d-1 (b) (1) (ii) (G),
- (h) [ ] Savings Association as defined in Section 3(b) of the Federal Deposit Insurance Act,
- (i) [ ] Church Plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940,
- (j) [] Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

Not applicable.

#### Item 4. Ownership.

A. Tontine Partners, L.P.

(a) Amount beneficially owned: 11,545,751

(b) Percent of class: 6.84% The percentages used herein and in the rest of Item 4 are calculated based upon the 168,783,490 shares of Common Stock issued and outstanding as of April 30 2007, as set forth in the Company's Schedule 10-Q filed for the quarterly period ended March 31, 2007.

- (c)(i) Sole power to vote or direct the vote: -0-
  - (ii) Shared power to vote or direct the vote: 11,545,751
- (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 11,545,751

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В.	<ul> <li>(a) Amount beneficial</li> <li>(b) Percent of class:</li> <li>(c) (i) Sole power to</li> <li>(ii) Shared power to</li> <li>(iii) Sole power to</li> </ul>	ly owned: 11,545,751 6.84%	vote: 11,545,751 disposition: -0-
C.	<ul><li>(a) Amount beneficial</li><li>(b) Percent of class:</li><li>(c) (i) Sole power to</li><li>(ii) Shared power t</li><li>(iii) Sole power to</li></ul>	ly owned: 6,871,125 4.07%	vote: 6,871,125 disposition: -0-
D.	(iii) Sole power to	10.9%	vote: 18,416,876 disposition: -0-
Item 5.	Ownership of Five Perce	nt or Less of a Class	

Not applicable.

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Item 6. Ownership of More than Five Percent on Behalf of Another Person.

TM, the general partner of TP, has the power to direct the affairs of TP, including decisions respecting the disposition of the proceeds from the sale of the shares. Mr. Gendell is the Managing Member of TM and TOA and in that capacity directs their operations. TOF as a client of TOA, has the power to direct the receipt of dividends from or the proceeds of the sale of such shares.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

Not applicable.

Item 9. Notice of Dissolution of Group.

Not applicable.

Item 10. Certification.

Each of the Reporting Persons hereby makes the following certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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SIGNATURES

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

DATED: May 17, 2007

/s/ JEFFREY L. GENDELL Jeffrey L. Gendell, individually, and as managing member of as managing member of Tontine Management, L.L.C., general partner of Tontine Partners, L.P., and as managing member of Tontine Overseas Associates, L.L.C.