TROVER SOLUTIONS INC Form SC 13E3/A May 03, 2004

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE 13E-3

(Amendment No. 1)

(RULE 13e-100)

TRANSACTION STATEMENT UNDER SECTION 13(e) OF THE SECURITIES EXCHANGE ACT OF 1934 AND RULE 13e-3 THEREUNDER

RULE 13e-3 TRANSACTION STATEMENT UNDER SECTION 13(e) OF THE SECURITIES EXCHANGE ACT OF 1934

Trover Solutions, Inc. (Name of the Issuer)

Thomas Weisel Capital Partners, L.P. Tailwind Capital Partners LLC TWP CEO Founders Circle (QP), L.P. TWP CEO Founders Circle (AI), L.P. Thomas Weisel Capital Management LLC Thomas Weisel Partners Group LLC Thomas Weisel Capital Partners Employee Fund, L.P. TSI Holding Co., Inc. TSI Acquisition Co., Inc. Patrick B. McGinnis Robert G. Bader, Jr. Mark J. Bates Robert L. Jefferson Debra M. Murphy Douglas R. Sharps

Trover Solutions, Inc.

(Names of Person(s) Filing Statement)

Common Stock, par value \$.001 per share

(Title of Class of Securities)

42220K101

(CUSIP Number of Class of Securities)

Douglas M. Karp Managing Partner Tailwind Capital Partners LLC 390 Park Avenue, 17th Floor New York, New York 10022 Telephone: (212) 271-3700 Jill L. Force, Chair, Special Committee of the Board of Directors Trover Solutions, Inc. 1600 Watterson Tower Louisville, Kentucky 40218 Telephone: (502) 454-1340

(Name, Address, and Telephone Numbers of Person Authorized to Receive Notices and Communications on Behalf of the Person(s) Filing Statement)

With copies to:

John T. Capetta Kelley Drye & Warren LLP Two Stamford Plaza 281 Tresser Boulevard Stamford, Connecticut 06901 Telephone (203) 324-1400 John A. Healy Clifford Chance US LLP 200 Park Avenue New York, New York 10166 Telephone: (212) 878-8000

This statement is filed in connection with (check the appropriate box):

- a. x The filing of solicitation materials or an information statement subject to Regulation 14A, Regulation 14C or Rule 13e-3(c) under the Securities Exchange Act of 1934.
- b. o The filing of a registration statement under the Securities Act of 1933.
- c. o A tender offer.
- c. o None of the above.

Check the following box if the soliciting materials or information statement referred to in checking box (a) are preliminary copies: x

Check the following box if the filing is a final amendment reporting the results of the transaction: o

Calculation of Filing Fee

Transaction Valuation*	Amount of Filing Fee
\$63,461,271	\$8,041

- * For purposes of calculating the filing fee only, the transaction valuation was based upon the sum of (i) the product of 8,500,963 shares of common stock, par value \$0.001 per share, of Trover Solutions, Inc. and the merger consideration of \$7.00 per share and (ii) the proposed aggregate cash payment of \$3,954,530 to be paid to persons holding options to acquire shares of common stock of Trover Solutions, Inc. in consideration of cancellation of such options. The filing fee is equal to \$8,041.
- x Check the box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

Amount Previously Paid:	\$8,038	Filing Party:	Trover Solutions, Inc.
Form or Registration	Schedule 14A, File No. 000-22585	Date Filed:	March 11, 2004

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Introduction

This Amendment No. 1 (this Amendment) to the Rule 13e-3 Transaction Statement on Schedule 13E-3 (as amended, the Schedule 13E-3), first filed March 11, 2004, is being filed by Thomas Weisel Capital Partners, L.P. (TWCP); Tailwind Capital Partners LLC (Tailwind); TWP CEO Founders Circle (QP), L.P.; TWP CEO Founders Circle (AI), L.P.; Thomas Weisel Capital Management LLC; Thomas Weisel Partners Group LLC; Thomas Weisel Capital Partners Employee Fund, L.P.; TSI Holding Co., Inc. (Parent); TSI Acquisition Co., Inc. (Acquisition Corp.); Patrick B. McGinnis; Robert G. Bader, Jr.; Mark J. Bates; Robert L. Jefferson; Debra M. Murphy; Douglas R. Sharps and Trover Solutions, Inc. (Trover and together with the other filing persons, the Filing Persons).

The transaction which is the subject of this Schedule 13E-3 is a proposed merger (the Merger) of Acquisition Corp. with and into Trover, on the terms and subject to the conditions set forth in an Agreement and Plan of Merger, dated as of February 19, 2004, by and among Parent, Acquisition Corp. and Trover (the Merger Agreement). In the Merger each share of Trover s common stock, par value \$.001 per share, that remains outstanding immediately prior to the effective time of the Merger, other than shares held by Parent or Acquisition Corp. or held in treasury by Trover or any subsidiary of Trover, and except for shares as to which the holder thereof duly exercises statutory dissenter s rights, will be converted into the right to receive \$7.00 in cash, without interest.

Patrick B. McGinnis has entered into a definitive agreement with Parent providing for his continued employment with Trover following the merger on terms substantially similar to those contained in his current employment agreement with Trover.

Concurrently with the filing of this Schedule 13E-3, Trover is filing with the Securities and Exchange Commission pursuant to the requirements of the Securities Exchange Act of 1934, as amended (the Exchange Act), an amended preliminary proxy statement (the Proxy Statement) relating to a special meeting of Trover s stockholders at which the stockholders will be asked to vote on a proposal to adopt the Merger Agreement. The information set forth in the Proxy Statement, including all appendices thereto, is expressly incorporated by reference into this Schedule 13E-3 and the responses to each item in this Schedule 13E-3 are qualified in their entirety by the information contained in the Proxy Statement. The Proxy Statement is in preliminary form and is subject to completion or amendment.

In filing this Schedule 13E-3, the Filing Persons do not concede that Trover is controlled by or under common control with TWCP; Tailwind; TWP CEO Founders Circle (QP), L.P.; TWP CEO Founders Circle (AI), L.P.; Thomas Weisel Capital Management LLC; Thomas Weisel Partners Group LLC; Thomas Weisel Capital Partners Employee Fund, L.P.; Parent; Acquisition Corp.; Patrick B. McGinnis; Robert G. Bader, Jr.; Mark J. Bates; Robert L. Jefferson; Debra M. Murphy or Douglas R. Sharps or that any of their respective affiliates is an affiliate of Trover within the meaning of Rule 13e-3 under the Exchange Act. The information contained in this Schedule 13E-3 and the Proxy Statement concerning each Filing Person was supplied by that Filing Person and no Filing Person takes responsibility for the accuracy of information relating to any other Filing Person.

ITEM 1. Summary Term Sheet.

The information provided in the Proxy Statement under the captions Summary and Questions and Answers about Voting Procedures and Related Matters is incorporated herein by reference.

ITEM 2. Subject Company Information.

(a) Name and Address The information provided in the Proxy Statement under the caption The Participants is incorporated herein by reference.

(b) Securities

The information provided in the Proxy Statement under the caption The Special Meeting Record Date; Voting Information is incorporated herein by reference.

(c)	Trading Market and Price	The information provided in the Proxy Statement under the caption Common Stock Market and Market Price is incorporated herein by reference.	
(d)	Dividends	The information provided in the Proxy Statement under the caption Dividends is incorporated herein by reference.	
(e)	Prior Public Offerings	Not applicable.	
(f)	Prior Stock Purchases	The information provided in the Proxy Statement under the caption Common Stock Purchase Information Purchases by Trover is incorporated herein by reference.	
ITEM .	3. Identity and Background	of Filing Person.	
(a) (c	e) Identity and Backgr the Filing Persons	ound of The information provided in the Proxy Statement under the captions Summary The Participants, The Participants, Security Ownership of Certain Beneficial Owners and Management and in Appendix D is incorporated herein by reference.	
ITEM 4	4. Terms of the Transaction		
(a)	Material Terms		
(1)	Tender Offers	Not applicable.	
(2)(i)	Transaction Descrip	tion The information provided in the Proxy Statement under the caption Summary is incorporated herein by reference.	
(2)(ii)	Consideration	The information provided in the Proxy Statement under the captions Summary Purpose and Effects of the Merger and Questions and Answers about Voting Procedures and Related Matters is incorporated herein by reference.	
(2)(iii)	Reasons for Transac	tion The information provided in the Proxy Statement under the captions Special Factors Background of the Merger , Special Factors Recommendation of the Special Committee and of the Board of Directors; Fairness of the Merger and Special Factors Purpose and Structure of the Merger is incorporated herein by reference.	
(2)(iv)	Vote Required for A	pproval The information provided in the Proxy Statement under the captions Summary Stockholder Approval Required and The Special Meeting Record Date; Voting Information is incorporated herein by reference.	
(2)(v)	Differences in the R Security Holders	ights of Not applicable.	

(2)(vi) Accounting Treatment Not applicable.

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(2)(vii)	Income Tax Consequences	The information provided in the Proxy Statement under the captions Summary U.S. Federal Income Tax Consequences and Material U.S. Federal Income Tax Consequences is incorporated herein by reference.
(c)	Different Terms	The information provided in the Proxy Statement under the caption Special Factors Interests of Trover s Directors and Executive Officers is incorporated herein by reference.
(d)	Appraisal Rights	The information provided in the Proxy Statement under the captions Summary Appraisal Rights, The Special Meeting Appraisal Rights and in Appendix C is incorporated herein by reference.
(e)	Provisions for Unaffiliated Security Holders	Not applicable.
(f)	Eligibility for Listing or Trading	Not applicable.
ITEM 5. Pa	st Contacts, Transactions, Negotiat	ions And Agreements.
(a)	Transactions.	The information provided in the Proxy Statement under the captions Special Factors Background of the Merger and Special Factors Interests of Trover s Directors and Executive Officers is incorporated herein by reference.
(b)-(c)	Significant Corporate Events; Negotiations or Contacts.	The information provided in the Proxy Statement under the captions Special Factors Background of the Merger and Special Factors Interests of Trover s Directors and Executive Officers is incorporated herein by reference.
(e)	Agreements Involving the Subject Company s Securities	Not applicable.
ITEM 6. Pu	rposes of the Transaction and Plan	s or Proposals.
(b)	Use of Securities Acquired	The information provided in the Proxy Statement under the captions Special Factors Effects of the Merger and Special Factors Interests of Trover s Directors and Executive Officers is incorporated herein by reference.
(c)(1) (8)	Plans	The information provided in the Proxy Statement under the captions Special Factors Effects of the Merger and Special Factors Interests of Trover s Directors and Executive Officers Management of the Surviving Corporation is incorporated herein by reference.

ITEM 7. Purposes, Alternatives, Reasons and Effects.

(a)-(d)	Purposes; Alternatives,	The information provided in the Proxy Statement under the captions
	Reasons, Effects	Special Factors Background of the Merger, Special Factors Position of
		the Tailwind Entities and the Management Investors as to the Fairness
		of the Merger, Special Factors Purpose and Structure of the Merger;
		Special Factors Effects of the Merger and

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Material U.S. Federal Income Tax Consequences is incorporated herein by reference. ITEM 8. Fairness of the Transaction.					
(a)-(b)	Fairness; Factors Considered in Determining Fairness	The information provided in the Proxy Statement under the captions Special Factors Background of the Merger , Special Factors Recommendation of the Special Committee and of the Board of Directors; Fairness of the Merger and Special Factors Position of the Tailwind Entities and the Management Investors as to the Fairness of the Merger is incorporated herein by reference.			
(c)	Approval of Security Holders	The information provided in the Proxy Statement under the caption The Special Meeting Record Date; Voting Information is incorporated herein by reference.			
(d)	Unaffiliated Representative	The information provided in the Proxy Statement under the captions Special Factors Background of the Merger , Special Factors Recommendation of the Special Committee and of the Board of Directors; Fairness of the Merger , Special Factors Position of the Tailwind Entities and the Management Investors as to the Fairness of the Merger and Special Factors Opinion of Houlihan Lokey Howard & Zukin Financial Advisors, Inc. is incorporated herein by reference.			
(e)	Approval of Directors	The information provided in the Proxy Statement under the captions Special Factors Background of the Merger and Special Factors Recommendation of the Special Committee and of the Board of Directors; Fairness of the Merger is incorporated herein by reference.			
(f)	Other Offers	The information provided in the Proxy Statement under the caption Special Factors Background of the Merger is incorporated herein by reference.			

ITEM 9. Reports, Opinions, Appraisals and Negotiations.

(a)-(c)	Report, Opinion, or	The information provided in the Proxy Statement under the captions
	Appraisal; Preparer and	Summary Opinion of Financial Advisor, Special Factors Background
	Summary of the Report;	of the Merger, Special Factors Opinion of Houlihan Lokey Howard &
	Availability of Documents	Zukin Financial Advisors, Inc. and in Appendix B is incorporated
		herein by reference.

ITEM 10. Source And Amounts Of Funds Or Other Consideration.

(a),(b),(d)	Source of Funds;	The information of the informati	ation provided in the	Prox	y Statement unde	r the captions
	Conditions; Borrowed Funds	Summary	Merger Financing	and	Special Factors	Financing of the
		Merger is	incorporated herein	by ref	ference.	

(c) Expenses The information provided in the Proxy Statement under the caption Estimated Fees and Expenses of the Merger is incorporated herein by reference.

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ITEM 11. Interest in Securities of the Subject Company.

(a)	Securities Ownership	The information provided in the Proxy Statement under the caption Security Ownership of Certain Beneficial Owners and Management is incorporated herein by reference.
(b)	Securities Transactions	The information provided in the Proxy Statement under the caption Common Stock Purchase Information Recent Transactions is incorporated herein by reference.
ITEM 12. Th	e Solicitation or Recommendation	
(d)	Intent to Tender or Vote in a Going-Private Transaction	The information provided in the Proxy Statement under the captions The Special Meeting Record Date; Voting Information and Special Factors Position of the Tailwind Entities and the Management Investors as to the Fairness of the Merger is incorporated herein by reference.
(e)	Recommendations to Others	The information provided in the Proxy Statement under the caption Special Factors Recommendation of the Special Committee and of the Board of Directors; Fairness of the Merger is incorporated herein by reference.
ITEM 13. Fir	nancial Statements.	
(a)	Financial Information	The information provided in the Proxy Statement under the caption Trover Selected Historical Financial Data is incorporated herein by reference. The audited financial statements of Trover for the fiscal years ended December 31, 2003 and December 31, 2002 are incorporated herein by reference to Trover s Annual Report on Form 10-K for the fiscal year ended December 31, 2003, which was filed with the Securities and Exchange Commission on March 19, 2004.
(b)	Pro Forma Information	Not applicable.
ITEM 14. Pe	rsons/Assets, Retained, Employed,	, Compensated or Used.
(a), (b)	Solicitations or Recommendations; Employees and Corporate Assets	The information provided in the Proxy Statement under the captions The Special Meeting Proxies; Revocation and The Special Meeting Expenses of Proxy Solicitation is incorporated herein by reference.

ITEM 15. Additional Information.

(b) Other Material Information The information contained in the Proxy Statement as a whole is incorporated herein by reference.

ITEM 16. Exhibits.

(a) Preliminary proxy statement on Schedule 14A filed with the Securities and Exchange Commission on April 30, 2004 (incorporated herein by reference).

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(c)(1)	Opinion of Houlihan Lokey Howard & Zukin Financial Advisors, Inc., dated February 19, 2004 (incorporated herein by reference to Appendix B to the Proxy Statement).
(c)(2)	Materials presented by Houlihan Lokey Howard & Zukin Financial Advisors, Inc. to the Special Committee of the Board of Directors on February 19, 2004 (incorporated herein by reference to Exhibit (c)(2) to Schedule 13E-3 dated March 11, 2004).
(d)	Agreement and Plan of Merger among TSI Holding Co., Inc., TSI Acquisition Corp. Co., Inc. and Trover Solutions, Inc. dated February 19, 2004 (incorporated herein by reference to Appendix A to the Proxy Statement).
(f)	Section 262 of the Delaware General Corporation Law (incorporated herein by reference to Appendix C to the Proxy Statement).
(g)	Not applicable. 6

SIGNATURE

After due 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.

Thomas Weisel Capital Partners, L.P.

By: Tailwind Capital Partners LLC Its: General Partner

By: /s/ Douglas M. Karp Name: Douglas M. Karp Title: Managing Partner

Tailwind Capital Partners LLC

By: /s/ Douglas M. Karp Name: Douglas M. Karp Title: Managing Partner

TWP CEO Founders Circle (QP), L.P.

By: Tailwind Capital Partners LLC Its: General Partner

By: /s/ Douglas M. Karp Name: Douglas M. Karp Title: Managing Partner

TWP CEO Founders Circle (AI), L.P.

By: Tailwind Capital Partners LLC Its: General Partner

By: /s/ Douglas M. Karp Name: Douglas M. Karp Title: Managing Partner 7

Thomas Weisel Capital Management LLC

By: /s/ David Baylor Name: David Baylor Title: Chief Administrative Officer

Thomas Weisel Partners Group LLC

By: /s/ David Baylor Name: David Baylor Title: Chief Administrative Officer

Thomas Weisel Capital Partners Employee Fund, L.P.

By: Tailwind Capital Partners LLC Its: General Partner

By: /s/ Douglas M. Karp Name: Douglas M. Karp Title: Managing Partner

TSI Holding Co., Inc.

By: /s/ Douglas M. Karp Name: Douglas M. Karp Title: President

TSI Acquisition Co., Inc.

By: /s/ Douglas M. Karp Name: Douglas M. Karp Title: President 8

/s/ Patrick B. McGinnis
Patrick B. McGinnis
/s/ Robert G. Bader, Jr.
Robert G. Bader, Jr.
/s/ Mark J. Bates
Mark J. Bates
/s/ Robert L. Jefferson
Robert L. Jefferson
/s/ Debra M. Murphy
Debra M. Murphy
/s/ Douglas R. Sharps
Douglas R. Sharps
Trover Solutions, Inc.
By: /s/ Douglas R. Sharps Name: Douglas R. Sharps Title: Executive Vice President 9

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Exhibit Number	Description
(a)	Preliminary proxy statement on Schedule 14A filed with the Securities and Exchange Commission on April 30, 2004 (incorporated herein by reference).
(c)(1)	Opinion of Houlihan Lokey Howard & Zukin Financial Advisors, Inc., dated February 19, 2004 (incorporated herein by reference to Appendix B to the Proxy Statement).
(c)(2)	Materials presented by Houlihan Lokey Howard & Zukin Financial Advisors, Inc. to the Special Committee of the Board of Directors on February 19, 2004 (incorporated herein by reference to Exhibit (c)(2) to Schedule 13E-3 dated March 11, 2004).
(d)	Agreement and Plan of Merger among TSI Holding Co., Inc., TSI Acquisition Corp. Co., Inc. and Trover Solutions, Inc. dated February 19, 2004 (incorporated herein by reference to Appendix A to the Proxy Statement).
(f)	Section 262 of the Delaware General Corporation Law (incorporated herein by reference to Appendix C to the Proxy Statement).
(g)	Not applicable.

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