VIVENDI UNIVERSAL Form SC 13D/A May 03, 2002

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

SCHEDULE 13D (RULE 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a)

UNDER THE SECURITIES EXCHANGE ACT OF 1934

(AMENDMENT NO. 3) *

VIVENDI UNIVERSAL S.A. (NAME OF ISSUER)

ORDINARY SHARES, NOMINAL VALUE 5.50 EUROS PER SHARE (TITLE OF CLASS OF SECURITIES)

F9798210 (CUSIP NUMBER)

SARAH E. COGAN

SIMPSON THACHER & BARTLETT
425 LEXINGTON AVENUE, NEW YORK, NEW YORK 10017
(212) 455-3575

(NAME, ADDRESS AND TELEPHONE NUMBER OF PERSON AUTHORIZED TO RECEIVE NOTICES AND COMMUNICATIONS)

MAY 3, 2002

(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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box / /.

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

SCHEDULE 13D

CUSIP NO. F9798210 PAGE 2 OF 27

I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)

EDGAR M. BRONFMAN, individually, as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman, as Managing Partner of Bronfman Associates and as trustee or director of certain charitable foundations.

CUSIP	NO. F9798210	PAGE 3 O	F	27
	SCHEDULE 13D			
	IN			
14	TYPE OF REPORTING PERSON*			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLU	DES CERTAIN SH	ARES'	*
	33,376,563			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTI	NG PERSON		
	32,922,715			
	453,848 10 SHARED DISPOSITIVE POWER			
WI	TH 32,922,715 9 SOLE DISPOSITIVE POWER			
REPO PER	RTING 8 SHARED VOTING POWER SON			
BENEFI OWNE EA	CIALLY D BY 453,848			
NUMB SHA	ER OF 7 SOLE VOTING POWER			
	UNITED STATES			
6	ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION			/ /
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQ	UIRED PURSUANT	TO	
4	SOURCES OF FUNDS*			
3	SEC USE ONLY		(b)	/ /
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*		(a)	/ /

1		REPORTING PERSONS IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	
	trust fo	CHARLES R. BRONFMAN, individually, as trustee under a cer or the benefit of descendants of the late Samuel Bronfman a c or trustee of certain charitable foundations.	
2	CHECK TH	HE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) / /
3	SEC USE	ONLY	(b) / /
4	SOURCES	OF FUNDS*	
5		OX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT (d) or 2(e)	TO / /
6	CITIZENS	SHIP OR PLACE OF ORGANIZATION	
	CA	ANADA	
	ER OF RES	7 SOLE VOTING POWER	
BENEFICIALLY OWNED BY EACH REPORTING		433,893 8 SHARED VOTING POWER	
	SON TH	3,570,015 9 SOLE DISPOSITIVE POWER	
		433,893 10 SHARED DISPOSITIVE POWER	
		3,570,015	
11	AGGREGAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		4,003,908	
12	CHECK BO	OX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHA	ARES*
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
		0.4%	
14	TYPE OF	REPORTING PERSON*.	
		IN	
		SCHEDULE 13D	

CUSIP	NO. F9798210 PAGE 4	OF	27
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)		
	PHYLLIS LAMBERT, as trustee under a certain trust for the ber descendants of the late Samuel Bronfman and as director of ce charitable foundations.		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a)	/ /
3	SEC USE ONLY	(b)	/ /
4	SOURCES OF FUNDS*		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSITEMS 2(d) or 2(e)	SUANT TO	/ /
6	CITIZENSHIP OR PLACE OF ORGANIZATION		
	CANADA		
SHA	BER OF 7 SOLE VOTING POWER ARES ICIALLY		
OWNI E <i>I</i> REPO	ED BY 0 ACH 8 SHARED VOTING POWER ORTING RSON		
	ITH 2,247,976 9 SOLE DISPOSITIVE POWER		
	0 10 SHARED DISPOSITIVE POWER		
	2,247,976		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	2,247,976		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI	N SHARES	5* //
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		
	0.2%		
14	TYPE OF REPORTING PERSON*		

SCHEDULE 13D

	NO. F9798210			OF	
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES	ONLY)		
	SAMUEL BRONFMAN II, individually and as trustee of a foundation. $\label{eq:samuel}$	cert	ain c	haritak	ole
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*			(a)	//
3	SEC USE ONLY			(b)	//
4	SOURCES OF FUNDS*				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIITEMS 2(d) or 2(e)	IRED	PURSU	ANT TO	/ /
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	UNITED STATES				
	BER OF 7 SOLE VOTING POWER				
BENEFI OWNE EA REPO	CCIALLY ED BY 147,392 ACH 8 SHARED VOTING POWER DRTING				
	RSON ITH 192,000 9 SOLE DISPOSITIVE POWER				
	147,392 10 SHARED DISPOSITIVE POWER				
	192,000				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING	G PER	SON		
	339,392				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDE	ES CE	RTAIN	SHARES	5*
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	LESS THAN 0.1%				
14	TYPE OF REPORTING PERSON*				

SCHEDULE 13D

 CUSIP	NO. F979821	.0						OF	
1	NAME OF REF	PORTING PERS		VE PERSON	S (ENTITIE				
	the benefit	FMAN, JR., i t of descend charitable f	dants of the						
2	CHECK THE A	APPROPRIATE	BOX IF A MI	EMBER OF	A GROUP*			(a)) / /
3	SEC USE ONI	LY						(b)) / /
4	SOURCES OF	FUNDS*							
5	CHECK BOX I	IF DISCLOSUF or 2(e)	RE OF LEGAL	PROCEEDI	NGS IS REQ	UIRED	PURSU	ANT TO	/ /
6	CITIZENSHIF	OR PLACE (OF ORGANIZA	TION					
	UNITE	ED STATES							
	BER OF 7	SOLE VOI	TING POWER						
OWNE	CIALLY D BY ACH				3,423,458				
REPO	ORTING 8 RSON	SHARED V	OTING POWER	R					
	TH			3	1,733,219				
	9	SOLE DIS	SPOSITIVE PO	OWER					
					3,423,458				
	10) SHARED I	DISPOSITIVE	POWER					
				3	1,733,751				
11	AGGREGATE A	AMOUNT BENEF	CICIALLY OWN	NED BY EA	CH REPORTI	NG PER	SON		
				35	,157,209				
12	CHECK BOX I	IF THE AGGRE	EGATE AMOUNT	T IN ROW	(11) EXCLU	IDES CE	RTAIN	SHARES	S* //
13	PERCENT OF	CLASS REPRE	ESENTED BY A	AMOUNT IN	ROW (11)				
					3.4%				
14	TYPE OF REF	PORTING PERS	SON*						

IN

SCHEDULE 13D

CUSIP NO	. F9798210	PAGE	7	OF	 27
	AME OF REPORTING PERSONS .R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIE	ES ONLY	·)		
	ATTHEW BRONFMAN, individually and as trustee under he benefit of descendants of the late Samuel Bronf		tain	trust 1	for
2 C	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*			(a)	/ /
3 S	EC USE ONLY			(b)	/ /
4 S	OURCES OF FUNDS*				
	HECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQ	QUIRED	PURSU	ANT TO	/ /
6 C	ITIZENSHIP OR PLACE OF ORGANIZATION				
	UNITED STATES				
NUMBER SHAR BENEFICI OWNED	ALLY				
PERSO	ING 8 SHARED VOTING POWER N				
WITH	31,541,219 9 SOLE DISPOSITIVE POWER				
	192 10 SHARED DISPOSITIVE POWER				
	31,541,219				
11 A	GGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORT	ING PER	SON		
	31,541,411				
12 C	HECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLU	JDES CE	RTAIN	SHARES	S* //
13 P	ERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	3.1%				
14 T	YPE OF REPORTING PERSON*				

IN

SCHEDULE 13D

CUSIP	NO. F97	98210 			PAGE	8 	OF	27
1			RTING PERSONS IFICATION NO. OF ABOV	E PERSONS (ENTIT	IES ONLY)		
	the ben	efit (RONFMAN, individually of descendants of the itable foundations.					
2	CHECK T	HE AP	PROPRIATE BOX IF A ME.	MBER OF A GROUP*			(a)	//
3	SEC USE	ONT.Y					(b)	/ /
4	SOURCES							
5	CHECK B ITEMS 2		DISCLOSURE OF LEGAL r 2(e)	PROCEEDINGS IS R	EQUIRED	PURSU	ANT TO	/ /
6	CITIZEN	SHIP	OR PLACE OF ORGANIZAT	ION				
	C	ANADA						
	BER OF	7	SOLE VOTING POWER					
	CIALLY D BY			3,942,66	1			
REPO	ACH DRTING RSON	8	SHARED VOTING POWER					
WI	TH			9,753,74	5			
		9	SOLE DISPOSITIVE PO	WER				
				3,942,66	1			
		10	SHARED DISPOSITIVE	POWER				
				9,753,74	5			
11	AGGREGA	TE AM	OUNT BENEFICIALLY OWN	ED BY EACH REPOR	TING PER	SON		
				13,696,406				
				TN DOW (11) EVO	TIIDEC CE	RTAIN	CHVDEC	3*
12	CHECK B	OX IF	THE AGGREGATE AMOUNT	IN NOW (II) EAC	LODES CE	1(11111)	SHANE	/ /

1.3%

14 TYPE OF REPORTING PERSON*

ΙN SCHEDULE 13D PAGE 9 OF 27 CUSIP NO. F9798210 1 NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) ELLEN J. BRONFMAN HAUPTMAN, individually, as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman and as director of a certain charitable foundation. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) / / (b) / / SEC USE ONLY 3 SOURCES OF FUNDS* 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION CANADA NUMBER OF 7 SOLE VOTING POWER SHARES BENEFICIALLY OWNED BY 690,500 8 SHARED VOTING POWER EACH REPORTING PERSON WITH 6,418,869 9 SOLE DISPOSITIVE POWER 690,500 10 SHARED DISPOSITIVE POWER 6,418,869 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 7,109,369 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

14 TYPE OF REPORTING PERSON*

	I	IN			
	SEC USE ONLY SOURCES OF FUNDS* CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUAN ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES NUMBER OF 7 SOLE VOTING POWER SHARES NEFICIALLY DWNED BY 0 EACH 8 SHARED VOTING POWER REPORTING PERSON WITH 32,730,431 9 SOLE DISPOSITIVE POWER 10 SHARED DISPOSITIVE POWER 32,730,431 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 32,730,431				
		ITIES ONLY	·)		
		for the be	nefit	of	
2 CHE	CK THE APPROPRIATE BOX IF A MEMBER OF A GROUP) *		(a)	/
3 SEC	USE ONLY			(b)	/ ,
4 SOU	RCES OF FUNDS*				
		REQUIRED	PURSU	ANT TO	/ .
6 CIT	IZENSHIP OR PLACE OF ORGANIZATION				
	UNITED STATES				
	F 7 SOLE VOTING POWER				
REPORTING	8 SHARED VOTING POWER	0			
		131			
	10 SHARED DISPOSITIVE POWER	0			
	32,730,4	131			
11 AGGI	REGATE AMOUNT BENEFICIALLY OWNED BY EACH REPO	ORTING PER	SON		
	32,730,43	31			
12 CHE	CK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EX	KCLUDES CE	RTAIN	SHARES	;* / ,

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

3.2%

14 TYPE OF REPORTING PERSON*

					IN				
				SCHEDULE 13	BD				
	NO. F979							OF	
	NAME OF	REPOR	TING PERSONS	OF ABOVE PEF	RSONS (ENTITIE				
			UCK, III, as f the late Sa		er certain tru an.	ısts fo	r the	benef	it of
2	CHECK TH	iE APP	ROPRIATE BOX	IF A MEMBER	OF A GROUP*			(a) / /
3	SEC USE	ONLY						(b) / /
4	SOURCES	OF FU	NDS*						
5	CHECK BO			LEGAL PROCE	EEDINGS IS REζ	QUIRED	PURSU	ANT TO	/ /
6	CITIZENS	SHIP C	R PLACE OF OF	GANIZATION					
	UU	1ITED	STATES						
SHA	RES	7	SOLE VOTING	POWER					
OWNE EA REPO	RTING	8	SHARED VOTIN	G POWER	0				
	SON TH	9	SOLE DISPOSI	TIVE POWER	32,730,431				
		10	SHARED DISPO	SITIVE POWEF	0				
					32,730,431				
11	AGGREGAT	E AMO	UNT BENEFICIA	LLY OWNED BY	ZEACH REPORTI	ING PER	SON		
					32,730,431				
12	CHECK BO	X IF	THE AGGREGATE	AMOUNT IN F	ROW (11) EXCLU	JDES CE	RTAIN	SHARE	S* //

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

3.2%

14 TYPE OF REPORTING PERSON*

ΙN SCHEDULE 13D CUSIP NO. F9798210 PAGE 12 OF 27 NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) JOHN S. WEINBERG, individually, as trustee under a certain trust for the benefit of John S. Weinberg and as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) / / (b) / / SEC USE ONLY 3 SOURCES OF FUNDS* 4 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES 7 SOLE VOTING POWER NUMBER OF SHARES BENEFICIALLY OWNED BY 800 8 SHARED VOTING POWER EACH REPORTING PERSON WITH 32,734,831 9 SOLE DISPOSITIVE POWER 800 10 SHARED DISPOSITIVE POWER 32,734,831 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 32,735,631 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

3.2% 14 TYPE OF REPORTING PERSON* ΙN SCHEDULE 13D CUSIP NO. F9798210 PAGE 13 OF 27 NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) ARNOLD M. LUDWICK, as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman and as a director of certain charitable foundations. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) / / (b) / / 3 SEC USE ONLY SOURCES OF FUNDS* CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION CANADA 7 SOLE VOTING POWER NUMBER OF SHARES BENEFICIALLY OWNED BY EACH 8 SHARED VOTING POWER REPORTING PERSON WITH 7,505,769 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 7,505,769 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

7,505,769

12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*

13

13	PERCENT	OF CI	LASS REPRES	ENTED BY A	MOUNT IN	ROW (11)				
						0.7%				
14	TYPE OF	REPOF	RTING PERSO	N*						
						IN				
				SCHEDUI	LE 13D					
 CUSIP 	NO. F97	 98210 							OF	
1			RTING PERSO		E PERSON	S (ENTITI	ES ONLY)		
			NEBERG, as of the late			ain trust:	s for t	he bei	nefit d	of
2	CHECK T	HE APE	PROPRIATE B	OX IF A MEN	MBER OF	A GROUP*			(a)	/ /
3	SEC USE	ONLY							(b)	/ /
4	SOURCES	OF FU	JNDS*							
5	CHECK BO		DISCLOSURE 2 (e)	OF LEGAL I	PROCEEDI	NGS IS RE	QUIRED	PURSU	ANT TO	/ /
6	CITIZEN	SHIP (OR PLACE OF	ORGANIZAT	ION					
	C	ANADA								
	ER OF RES	7	SOLE VOTI	NG POWER						
OWNE EA REPO	RTING	8	SHARED VO	TING POWER		0				
	SON TH	9	SOLE DISP	OSITIVE PO	WER	8,623,038				
		10	SHARED DI	SPOSITIVE I	POWER	0				
						8,623,038				
11	AGGREGA	TE AMO	OUNT BENEFI	CIALLY OWN	ED BY EA	CH REPORT	ING PER	SON		
					8	,623,038				
12	CHECK B	OX IF	THE AGGREG	ATE AMOUNT	IN ROW	(11) EXCL	UDES CE	RTAIN	SHARES	S* //

13	PERCENT	OF CI	ASS REPRESENTED BY A	AMOUNT IN ROW (11)								
				0.8%								
14	TYPE OF	REPOF	TING PERSON*									
				IN								
			SCHEDI	ULE 13D								
CUSIP	NO. F979	98210 			PAGE 15	OF	27 					
1			TING PERSONS FICATION NO. OF ABO	VE PERSONS (ENTITI	ES ONLY)							
			, as trustee under a f the late Samuel B		or the benefi	t of						
2	CHECK TH	HE APF	ROPRIATE BOX IF A MI	EMBER OF A GROUP*		(a)	/ /					
3	SEC USE	EC USE ONLY										
4	SOURCES	OF FU	NDS*									
5	CHECK BO		DISCLOSURE OF LEGAL 2(e)	PROCEEDINGS IS RE	QUIRED PURSU	ANT TO	/ /					
6	CITIZENS	SHIP C	R PLACE OF ORGANIZA	TION								
	CA	ANADA										
	ER OF RES	7	SOLE VOTING POWER									
OWNE EA REPO	RTING	8	SHARED VOTING POWER	0 R)							
	SON TH	9	SOLE DISPOSITIVE PO	2,247,500 OWER)							
		10	SHARED DISPOSITIVE	POWER)							
				2,247,500)							
11	AGGREGAT	TE AMO	UNT BENEFICIALLY OWN	NED BY EACH REPORT	ING PERSON							
				2,247,500								
12	CHECK BO	X IF	THE AGGREGATE AMOUN	T IN ROW (11) EXCI	LUDES CERTAIN	SHARES	* / /					

13	PERCENT	OF CI	ASS REPRESEN	NTED BY AM	MOUNT]	N ROW (11)				
						0.2%				
14	TYPE OF	REPOF	RTING PERSON'	*						
						IN				
				SCHEDUI	LE 13D					
CUSIP	NO. F979	8210							OF	27
1			RTING PERSONS		E PERSO	DNS (ENTITI				
			ERG, individu of descendant					ain t	rust fo	or
2	CHECK TH	IE APE	ROPRIATE BOX	K IF A MEM	MBER OF	' A GROUP*			(a)) / /
3	SEC USE	ONLY							(b)) / /
4	SOURCES	OF FU	JNDS*							
5	CHECK BC		DISCLOSURE (OF LEGAL P	PROCEE	INGS IS RE	EQUIRED	PURSU.	ANT TO	/ /
6	CITIZENS	SHIP C	R PLACE OF (ORGANIZATI	ION					
	CA	NADA								
	ER OF RES	7	SOLE VOTING	POWER						
OWNE EA REPC	RTING	8	SHARED VOT	ING POWER		750)			
	SON TH	9	SOLE DISPOS	SITIVE POW	VER	2,247,500)			
		10	SHARED DISE	POSITIVE P	POWER	750)			
						2,247,500)			
11	AGGREGAT	E AMO	OUNT BENEFICE	IALLY OWNE	ED BY E	ACH REPORT	TING PEF	RSON		
						2,248,250				
12	CHECK BC	X IF	THE AGGREGAT	TE AMOUNT	IN ROV	7 (11) EXCI	LUDES CE	RTAIN	SHARE	S* //

13 PI	ERCENT O	F CLASS R	EPRESENTED	BY AMOUNT	IN ROW (11)			
					0.2%			
14 T	YPE OF R	EPORTING 1	PERSON*					
					IN			
			SC	HEDULE 13D				
CUSIP NO	. F9798:	210 				PAGE 17		
		EPORTING E		ABOVE PERS	ONS (ENTITIE	S ONLY)		
				_	trustee unde Samuel Bronf		trust	for
2 CI	HECK THE	APPROPRI	ATE BOX IF	A MEMBER C	F A GROUP*		(a)	/ /
3 SI	SEC USE ONLY						/ /	
4 S0	SOURCES OF FUNDS*							
		IF DISCL() or 2(e)	OSURE OF LE	GAL PROCEE	DINGS IS REQ	UIRED PURSU	ANT TO	/ /
6 C	ITIZENSH	NSHIP OR PLACE OF ORGANIZATION						
	UNI	TED STATE	S					
NUMBER SHARE: BENEFICIA	S	7 SOLE	VOTING POW	ER				
OWNED DEACH REPORT:	BY ING	8 SHAR	ED VOTING P	OWER	261,568			
WITH		9 SOLE	DISPOSITIV	E POWER	0			
	:	10 SHAR	ED DISPOSIT	IVE POWER	261,568			
					0			
11 A	GGREGATE	AMOUNT B	ENEFICIALLY	OWNED BY	EACH REPORTI	NG PERSON		
					261,568			
12 CI	HECK BOX	IF THE A	GGREGATE AM	OUNT IN RO	W (11) EXCLU	DES CERTAIN	SHARES	*

13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
	LESS THAN 0.1%							
14	TYPE OF REPORTING PERSON*							
	IN							
	SCHEDULE 13D							
	NO. F9798210	PAGE 18 OF 27						
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)							
	ANDELL INVESTMENTS (LUXEMBOURG) S.A.R.L., a corporation organized under the laws of Luxembourg.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a)							
3	SEC USE ONLY							
4	SOURCES OF FUNDS*							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) / /							
6	CITIZENSHIP OR PLACE OF ORGANIZATION							
LUXEMBOURG								
NUMB SHA	ER OF 7 SOLE VOTING POWER RES							
	D BY 10,000,000 CH 8 SHARED VOTING POWER RTING							
PER WI								
	10,000,000							
	10 SHARED DISPOSITIVE POWER							
)						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORT	ING PERSON						
	10,000,000							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCL	JUDES CERTAIN SHARES*						

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

1.0%

14 TYPE OF REPORTING PERSON*

CO

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This Statement on Schedule 13D, as amended, to which this amendment relates (the "Schedule 13D"), filed pursuant to Rule 13d-1 of the Rules and Regulations under the Securities Exchange Act of 1934, as amended, by each of the individuals and entities identified on the cover pages to this Schedule 13D (such persons and entities, collectively, the "Reporting Persons"), relating to the ordinary shares, nominal value 5.50 euros per share (the "Ordinary Shares"), of Vivendi Universal S.A., a societe anonyme organized under the laws of France ("Vivendi Universal"), is hereby amended as set forth below.

ITEM 4. PURPOSE OF TRANSACTION.

Item 4 is hereby amended and supplemented as follows:

Following the resignation of Edgar Bronfman, Jr. as Executive Vice Chairman of Vivendi Universal as of March 31, 2002, the Reporting Persons intend to review the performance of their investment in Vivendi Universal from time to time. Depending on various factors, including the business, prospects and financial position of Vivendi Universal, the current and anticipated future price levels of the ADSs and the Exchangeable Shares (as the case may be) and currency exchange rates, the conditions in the securities markets and general economic and industry conditions, as well as the benefits of diversification and the other investment opportunities available to them, the Reporting Persons will take such actions with respect to their investment in Vivendi Universal as they deem appropriate in light of the circumstances existing from time to time, subject to the Governance Agreement. Subject to the Governance Agreement, the Reporting Persons may purchase additional equity in Vivendi Universal or may, and hereby reserve the right to, dispose of some or all of their holdings in the open market, in public offerings, in privately negotiated transactions or in other transactions, including derivative transactions.

Other than as described above, and, in the case of each of Edgar M. Bronfman, Edgar Bronfman, Jr. and Samuel Minzberg, other than in his capacity as a director of Vivendi Universal, none of the Reporting Persons has any plans or proposals that relate to or would result in any of the actions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D (although each Reporting Person reserves the right to develop such plans).

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

Item 5 is hereby amended and restated as follows:

CURRENT OWNERSHIP

As of the date hereof and after giving effect to the transactions described below under "Recent Transactions," Bronfman Associates, a New York

general partnership ("BA"), owns directly 31,541,219 Vivendi Universal American Depositary Shares ("ADSs"), or approximately 3.1% of the Ordinary Shares. Edgar M. Bronfman is the Managing Partner of BA, the Edgar Miles Bronfman Trust (the "EMBT") directly and indirectly holds a 99% general partnership interest and the children of Edgar M. Bronfman, including Samuel Bronfman II, Edgar Bronfman, Jr. and Matthew Bronfman, directly and indirectly hold the other partnership interest in BA. The EMBT owns no Vivendi Universal Securities directly (the term "Vivendi Universal Securities" refers to, collectively, Ordinary Shares, ADSs, exchangeable shares

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("Exchangeable Shares") of Vivendi Universal Exchangeco Inc., a Canadian subsidiary of Vivendi Universal, and Vivendi Universal voting rights). Edgar M. Bronfman, Edgar Bronfman, Jr., Matthew Bronfman, Mildred Kalik, Mayo A. Shattuck III and John S. Weinberg are the trustees of the EMBT, and Edgar M. Bronfman, Mildred Kalik, Mayo A. Shattuck III and John S. Weinberg are the trustees of the PBBT/Edgar Miles Bronfman Family Trust (the "PBBT/EMBFT"), both of which are trusts for the benefit of Edgar M. Bronfman and his descendants. The PBBT/EMBFT owns directly 1,189,212 ADSs, or approximately 0.1% of the Ordinary Shares.

The Charles Rosner Bronfman Family Trust (the "CRBFT") and The Charles R. Bronfman Discretionary Trust (the "CRBDT"), trusts for the benefit of Charles R. Bronfman and his descendants, own directly (in the case of the CRBDT) or indirectly (in the case of the CRBFT) 6,373,038 Exchangeable Shares and 242,208 ADSs, or approximately 0.6% and less than 0.1% of the Ordinary Shares, respectively. The CRBFT is the sole voting shareholder of Esarbee Investments Limited, a corporation existing under the laws of Canada, which owns directly 6,373,038 Exchangeable Shares. Stephen R. Bronfman, Ellen J. Bronfman Hauptman, Arnold M. Ludwick and Robert S. Vineberg are the trustees of the CRBFT. Bruce I. Judelson is the trustee of the CRBDT.

The Stephen Rosner Bronfman Substitute Trust (the "SRBST"), a trust for the benefit of Stephen R. Bronfman and his descendants, is the sole shareholder of Stepworth Holdings Inc., a corporation existing under the laws of Canada, which owns directly 2,247,500 Exchangeable Shares, or approximately 0.2% of the Ordinary Shares. Charles R. Bronfman, Phyllis Lambert, Stephen R. Bronfman, E. Leo Kolber, Robert S. Vineberg and Samuel Minzberg are the trustees of the SRBST. Claridge SRB Investments Inc., a corporation existing under the laws of Canada ("SRB Investments"), owns directly 2,668,161 ADSs and 1,274,500 Ordinary Shares, or an aggregate of approximately 0.4% of the Ordinary Shares. Stephen R. Bronfman is the sole shareholder of SRB Investments.

CRB Associates, Limited Partnership, a Connecticut limited partnership ("CRB Associates"), owns directly 2,500 Exchangeable Shares, which represent less than 0.1% of the Ordinary Shares. The general partner of CRB Associates is the CRBFT, which holds a 98.2% general partnership interest. A corporation owned by a trust for the benefit of Stephen R. Bronfman holds a 1.8% limited partnership interest in CRB Associates.

Andell Investments (Luxembourg) S.a.r.l., a corporation organized under the laws of Luxembourg ("Andell"), owns directly 10,000,000 ADSs, or approximately 1.0% of the Ordinary Shares. Each of the C. Bronfman Family Trust (the "C.BFT") and the CB Family Trust ("CB FT") holds 40% of the capital stock of Andell, and The Charles Bronfman Trust (the "CBT") holds 20% of the capital stock of Andell. The C.BFT, CB FT and the CBT are trusts for the benefit of Charles R. Bronfman and his descendants.

Edgar M. Bronfman, Charles R. Bronfman and Phyllis Lambert are

siblings.

The Claridge Foundation, a charitable foundation, the members and directors of which include Charles R. Bronfman, Stephen R. Bronfman and Arnold M. Ludwick, owns directly 1,086,900 ADSs, or approximately 0.1% of the Ordinary Shares. The Chastell Foundation, a charitable foundation, the members and directors of which include Charles R.

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Bronfman, Stephen R. Bronfman, Ellen J. Bronfman Hauptman and Arnold M. Ludwick, owns directly 43,331 ADSs, which represent less than 0.1% of the Ordinary Shares. The Samuel Bronfman Foundation, a charitable foundation, the trustees of which include Edgar M. Bronfman, Charles R. Bronfman, Samuel Bronfman II and Edgar Bronfman, Jr., owns directly 192,000 ADSs, which represent less than 0.1% of the Ordinary Shares. The Samuel and Saidye Bronfman Family Foundation, a charitable foundation, the directors of which include Phyllis Lambert and Stephen R. Bronfman, owns directly 192 ADSs, which represent less than 0.1% of the Ordinary Shares. The Saidye Bronfman Foundation, a charitable foundation, the directors of which include Edgar M. Bronfman, Charles R. Bronfman, Phyllis Lambert and Stephen R. Bronfman, owns directly 284 ADSs, which represent less than 0.1% of the Ordinary Shares.

Edgar M. Bronfman owns directly 888 ADSs and holds currently exercisable options to acquire 452,960 ADSs; Charles R. Bronfman owns directly 800 ADSs and holds currently exercisable options to acquire 433,093 ADSs; Samuel Bronfman II owns directly 192 ADSs and holds currently exercisable options to acquire 147,200 ADSs; Edgar Bronfman, Jr. owns directly 792 ADSs, holds currently exercisable options to acquire 3,422,666 ADSs and, through an investment in a 401(k) Plan with a value of \$26,234 as of December 4, 2000, owns indirectly approximately 532 ADSs; Matthew Bronfman owns directly 192 ADSs; Ellen J. Bronfman Hauptman owns directly 690,500 Ordinary Shares; John S. Weinberg owns directly 800 ADSs; and Samuel Minzberg owns directly 750 ADSs. A trust for the benefit of John S. Weinberg, of which he is a trustee, owns 4,400 ADSs. Bruce I. Judelson owns, through an Individual Retirement Account, 160 ADSs, and a trust for which Bruce I. Judelson is the sole trustee (the "BBH Trust") owns directly 19,200 ADSs. Except with respect to the ADSs held by Edgar Bronfman, Jr. through the 401(k) Plan, each of such persons has the sole power to vote, or direct the voting of, and the sole power to dispose of, or direct the disposition of, the ADSs stated to be owned directly by such person. In addition, the spouse of Edgar M. Bronfman owns directly 1,472 ADSs, and the spouse of Charles R. Bronfman owns indirectly 9,600 ADSs.

The power to vote, or direct the voting of, and the power to dispose of, or direct the disposition of, the Vivendi Universal Securities owned by each of the aforementioned trusts (both directly and, in the case of the CRBFT and the SRBST, indirectly as a sole shareholder of certain corporations mentioned above) and foundations is shared by the respective trustees or directors of such trusts or foundations, except with respect to the CRBDT and the BBH Trust, each of which has a single trustee with sole power to vote, or direct the voting of, and sole power to dispose of, or direct the disposition of, the Vivendi Universal Securities directly owned by such trust. The power to vote, or direct the voting of, and the power to dispose of, or direct the disposition of, the Vivendi Universal Securities owned by Andell is reported in the Schedule 13D as being held by Andell. The power to vote, or direct the voting of, and the power to dispose of, or direct the disposition of, the Vivendi Universal Securities owned by SRB Investments is reported in the Schedule 13D as being held by Stephen R. Bronfman, its sole shareholder.

Each person identified in the Schedule 13D expressly disclaims any

beneficial interest in the Vivendi Universal Securities, except for those ADSs and Ordinary Shares which are stated to be owned directly by such person, and except to the extent of such person's beneficial interest in a trust which owns Vivendi Universal Securities.

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The persons filing this statement expressly disclaim (i) that the trustees of the trusts referred to in the Schedule 13D act as a group with the trustees of any other trusts referred to in the Schedule 13D, and (ii) that any group exists with respect to the Vivendi Universal Securities referred to in the Schedule 13D.

The number of Vivendi Universal Securities over which each of the Reporting Persons exercises voting or dispositive power, either sole or shared, is set forth on the cover pages hereto. Such cover pages reflect the beneficial ownership of an aggregate of 62,036,170 Vivendi Universal Securities, which represent an aggregate of approximately 6.0% of the Ordinary Shares.

Percentages set forth on such cover pages and in this Item 5 were calculated based on 1,088,486,598 outstanding Ordinary Shares, which Vivendi Universal has advised the Reporting Persons represent the number of outstanding Ordinary Shares as of March 31 2002, less 57,291,803 Ordinary Shares, which Vivendi Universal has advised the Reporting Persons represent Ordinary Shares held in treasury by Vivendi Universal as of such date. Vivendi Universal has advised the Reporting Persons that the number of outstanding Ordinary Shares includes Ordinary Shares corresponding to the outstanding ADSs and Exchangeable Shares.

RECENT TRANSACTIONS

On March 7, 2002, Edgar M. Bronfman exercised employee stock options, which were to expire on March 17, 2002, for 41,120 ADSs and sold the 41,120 ADSs at an average price of \$41.99 per ADS in market sales.

On March 7, 2002, Samuel Bronfman II exercised employee stock options, which were to expire on March 17, 2002, for 8,700 ADSs and sold the 8,700 ADSs at an average price of \$41.99 per ADS in market sales.

On March 8, 2002, Edgar M. Bronfman exercised employee stock options, which were to expire on March 17, 2002, for 34,400 ADSs and sold the 34,400 ADSs at an average price of 42.29 per ADS in market sales.

On March 8, 2002, Samuel Bronfman II exercised employee stock options, which were to expire on March 17, 2002, for 7,300 ADSs and sold the 7,300 ADSs at an average price of \$42.29 per ADS in market sales.

On March 12, 2002, Charles R. Bronfman exercised employee stock options, which were to expire on March 17, 2002, for 63,040 ADSs and sold the 63,040 ADSs, which were to expire on March 17, 2002, at an average price of \$39.30 per ADS in market sales.

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SIGNATURES

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

DATED: May 3, 2002

EDGAR M. BRONFMAN, individually, as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman, as Managing Partner of Bronfman Associates and as trustee or director of certain charitable foundations

By: /s/ Frank W. Raysor, II

Frank W Payeor II

Frank W. Raysor, II
Attorney-in-Fact (Pursuant to a Power of
Attorney previously filed with the
Securities and Exchange Commission)

THE HON. CHARLES R. BRONFMAN, individually, as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman and as director or trustee of certain charitable foundations

By: /s/ Michel Boucher

Michel Boucher

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

PHYLLIS LAMBERT, as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman and as director of certain charitable foundations

By: /s/ Michel Boucher

Michel Boucher

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

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SAMUEL BRONFMAN II, individually and as trustee of a certain charitable foundation

By: /s/ Frank W. Raysor, II

Frank W. Raysor, II
Attorney-in-Fact (Pursuant to a Power of
Attorney previously filed with the
Securities and Exchange Commission)

EDGAR BRONFMAN, JR., individually, as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman and as trustee of a certain charitable foundation

By: /s/ Frank W. Raysor, II

Frank W. Raysor, II
Attorney-in-Fact (Pursuant to a Power of
Attorney previously filed with the
Securities and Exchange Commission)

MATTHEW BRONFMAN, individually and as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman

By: /s/ Frank W. Raysor, II

Frank W. Raysor, II Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

STEPHEN R. BRONFMAN, individually, as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman and as director of certain charitable foundations

By: /s/ Michel Boucher

Michel Boucher Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

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ELLEN J. BRONFMAN HAUPTMAN, individually, as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman and as director of a certain charitable foundation

By: /s/ Michel Boucher

Michel Boucher Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

MILDRED KALIK, as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman

/s/ Mildred Kalik

MAYO A. SHATTUCK, III, as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman

By: /s/ Mildred Kalik

Mildred Kalik

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

JOHN S. WEINBERG, individually, as trustee under a certain trust for the benefit of John S. Weinberg and as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman

By: /s/ Mildred Kalik

Mildred Kalik Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

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ARNOLD M. LUDWICK, as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman and as a director of certain charitable foundations

By: /s/ Michel Boucher

Michel Boucher

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

ROBERT S. VINEBERG, as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman

By: /s/ Michel Boucher

Michel Boucher

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

E. LEO KOLBER, as trustee under certain trusts for the benefit of descendants of the late

Samuel Bronfman

By: /s/ Michel Boucher

Michel Boucher

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

SAMUEL MINZBERG, individually and as trustee under certain trusts for the benefit of descendants of the late Samuel Bronfman

By: /s/ Michel Boucher

Michel Boucher

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

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BRUCE I. JUDELSON, individually and as trustee under a certain trust for the benefit of descendants of the late Samuel Bronfman

By: /s/ Michel Boucher

Michel Boucher

Attorney-in-Fact (Pursuant to a Power of Attorney previously filed with the Securities and Exchange Commission)

ANDELL INVESTMENTS (LUXEMBOURG) S.A.R.L.

By: /s/ Michel Boucher

Michel Boucher Attorney-in-Fact