(Last)

(First)

(Middle)

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person [*] <u>GOLDMAN SACHS GROUP INC</u>				2. Issuer Name and Ticker or Trading Symbol <u>Flywire Corp</u> [FLYW]							5. Relationship of Reporting Person(s (Check all applicable) X Director Officer (give title				10% O	wner			
(Last) (First) (Middle) 200 WEST STREET				3. Date of Earliest Transaction (Month/Day/Year) 12/06/2022								Officer (give title Other (below) below)							
(Street) NEW YORK NY 10282					Forr								rm filed I	Joint/Group Filing (Check Applicable Line) filed by One Reporting Person filed by More than One Reporting Person					
(City) (State) (Zip)																			
			Table I	- Non-	Deriva	ative	Sec	urities	Acqui	red,	Dispose	d of, or l	Benefici	ally Owne	ed				
Date				saction /Day/Yea	/Year) Exec		med on Date, Day/Year)	3. Transaction Code (Instr. 8)				(A) or 3, 4 and 5)	Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)		
									Code	v	Amount	(A) or (D)	Price	Transactio (Instr. 3 an	n(s) d 4)				
Voting C	ommon Sto	ck		12/0	6/2022	22			с		506,359	A	(1)	1,070	,903		I	See f (3)(4)(5	ootnote ⁽²⁾
Voting C	ommon Sto	ck		12/0	6/2022	.022			S		506,359	D	\$21.15	564,544			I Sec. (3)		ootnote ⁽²⁾
Voting C	ommon Sto	ck		12/0	12/07/2022				С		70,262	A	(6)	717,955			I Sec		ootnote ⁽²⁾
Voting C	ommon Sto	ck		12/0	12/07/2022						70,262	D	\$21.12	647,693			Ι		ootnote ⁽²⁾
			Tabl)isposed 1s, conve			ly Owned)	l				
1. Title of Derivative Security (Instr. 3)	Derivative Conversion Date Executio Security or Exercise (Month/Day/Year) if any		ned 4. n Date, Transacti Code (Ins			5. Number of Derivative		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5) Benefic Owned Followi Reporte		ive ties cially ing ed	10. Ownersl Form: Direct (I or Indire (I) (Instr	hip In Bo D) O ect (li	. Nature of direct eneficial wnership nstr. 4)		
					Code	v	(A)	(D)	Date Exerci	sable	Expiration Date	Title	Amount or Number of Shares		(Instr. 4	ction(s) 4)			
Non- Voting Common Stock	(1)	12/06/2022			с			506,359	(1)	(1)	Voting Common Stock	506,359	\$0.00	542	,441	I	Se (4	ee footnote ⁽²⁾⁽³⁾
Non- Voting Common Stock	(6)	12/07/2022		С				70,262	(6)		(6)	Voting Common Stock 70,262		\$0.00	472,149		I	Se (4	ee footnote ⁽²⁾⁽³⁾
		Reporting Person [*]																	
(Last) 200 WE	ST STREET	(First) [()	Middle)															
(Street) NEW Y	ORK	NY	1	0282			_												
(City)		(State)	(2	Zip)															
		Reporting Person [*]																	
(Last) 200 WE	ST STREET	(First) [(1	Middle)															
(Street) NEW Y	ORK	NY	1	0282															
(City)		(State)	(2	Zip)															
		Reporting Person [*] PSI Global H		<u>s, LLC</u>	2														

(Street) NEW YORK	NY	10282
(City)	(State)	(Zip)
1. Name and Address StoneBridge 2	s of Reporting Person 2020, <u>L.P.</u>	•
(Last) 200 WEST STRE	(First) EET	(Middle)
(Street) NEW YORK	NY	10282-2198
(City)	(State)	(Zip)
1. Name and Address Stonebridge 2	s of Reporting Person	
<u>50000000000</u>	020 0115110101	<u>ioidings II, L.P.</u>
(Last) 200 WEST STRE	(First)	(Middle)
(Last)	(First)	
(Last) 200 WEST STRE (Street)	(First) EET	(Middle)
(Last) 200 WEST STRE (Street) NEW YORK (City) 1. Name and Address	(First) GET NY	(Middle) 10282 (Zip)
(Last) 200 WEST STRE (Street) NEW YORK (City) 1. Name and Address	(First) EET NY (State) s of Reporting Person <u>Opportunity A(</u> (First)	(Middle) 10282 (Zip)
(Last) 200 WEST STRE (Street) NEW YORK (City) 1. Name and Address Bridge Street	(First) EET NY (State) s of Reporting Person <u>Opportunity A(</u> (First)	(Middle) 10282 (Zip) • dvisors, L.L.C.

Explanation of Responses:

1. The Non-Voting Common Stock is convertible into an equal number of shares of Voting Common Stock immediately prior to the execution of the sale of such shares as reported in Table I. On December 6, 2022, the reporting person consummated the sale of all 506,359 shares of Non-Voting Common Stock, resulting in the automatic conversion of such shares into Voting Common Stock upon the execution of the sale of such shares as reported in Table I.

2. This statement is being filed by The Goldman Sachs Group, Inc. ("GS Group"), Goldman Sachs & Co. LLC ("Goldman Sachs"), Goldman Sachs PSI Global Holdings, LLC ("GSPSI"), StoneBridge 2020, L.P. ("SB Fund"), StoneBridge 2020 Offshore Holdings II, L.P. ("SB Fund Offshore" and, together with SB Fund, the "SB Funds") and Bridge Street Opportunity Advisors, L.L.C. ("Bridge Street"). Ms. Jo Natauri serves as a member of the Board of Directors of the Issuer and is an employee of GS Group. Each of GS Group, Goldman Sachs, GSPSI, the SB Funds and Bridge Street is a director by deputization of the Issuer for purposes of Section 16 of the Securities Exchange Act of 1934, as amended. Each Reporting Person disclaims beneficial ownership of the securities reported herein except to the extent of its pecuniary interest therein, if any. (Continued in Footnote 3 below)

3. (Continued from Footnote 2 above). This report shall not be deemed an admission that any of the Reporting Persons are a member of a group or the beneficial owner of any securities not directly owned by the Reporting Person.

4. Goldman Sachs is a subsidiary of GS Group. Goldman Sachs is the investment manager of the SB Funds, and Bridge Street is the general partner of the SB Funds. Each of Bridge Street and GSPSI is wholly owned by GS Group.

5. Because of the relationships among GS Group, Goldman Sachs, Bridge Street, the SB Funds and GSPSI, each of GS Group and Goldman Sachs may be deemed a beneficial owner of any shares of the Issuer held by GSPSI and the SB Funds, and Bridge Street may be deemed a beneficial owner of any shares of the Issuer held by the SB Funds.

6. The Non-Voting Common Stock is convertible into an equal number of shares of Voting Common Stock immediately prior to the execution of the sale of such shares as reported in Table I. On December 7, 2022, the reporting person consummated the sale of all 70,262 shares of Non-Voting Common Stock, resulting in the automatic conversion of such shares into Voting Common Stock upon the execution of the sale of such shares as reported in Table I.

Remarks:

<u>/s/ Jamison Yardley, Attorney-in- fact</u>	12/08/2022
/s/ Jamison Yardley, Attorney-in- fact	12/08/2022
/s/ Jamison Yardley, Attorney-in- fact	12/08/2022
/s/ Jamison Yardley	12/08/2022
/s/ Jamison Yardley, Attorney-in- fact	12/08/2022
/s/ Jamison Yardley, Attorney-in- fact	12/08/2022
** Signature of Reporting Person	Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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