COGENT COMMUNICATIONS GROUP INC

Form SC 13G February 14, 2003

	(OMB	APPRO'	VAL	
OMB	Numbe	 er:		3235	 -0145
Expi	ires:	Dec	cember	31,	2005
Esti	imate	d av	<i>r</i> erage	bur	den

hours per response.....11

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549

SCHEDULE 13G

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)

Cogent Communications Group, Inc. (Name of Issuer) Common Stock (Title of Class of Securities) 19239V104 (CUSIP Number) December 31, 2002 _____ (Date of Event Which Requires Filing of this Statement) Check the appropriate box to designate the rule pursuant to which this Schedule is filed: |_| Rule 13d-1(b) |_| Rule 13d-1(c) |X| Rule 13d-1(d) Page 1 of 22 pages Exhibit Index Contained on Page 21. CUSIP No. 19239V104 Page 2 of 22 Pages NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

Worldview Technology Partners IV, L.P. ("WVTP IV")

2	CHECK THE	APPROPI	RIATE BOX IF A MEMBER OF A GROUP*	(a)	1_1
				(b)	X
3	SEC USE ON	ILY			
4	CITIZENSHI	IP OR PI	LACE OF ORGANIZATION		
	Delaware				
		5	SOLE VOTING POWER		
NUMBER OF			548,531 shares, except that Worldview ("WVC IV"), the general partner of World Partners IV, L.P. ("WVTP IV"), Worl L.L.C. ("WVE I"), the general partne James Wei ("Wei"), Michael Orsak ("Or Tanaka ("Tanaka"), the members of WVE to have shared power to vote these share	view Techno dview Equit r of WVC IV, sak") and Su I, may be de	ology y I, and asumu
SHARES	6	SHARED VOTING POWER			
OWN	BENEFICIALLY OWNED BY EACH REPORTING PERSON		See response to row 5.		
REP		7	SOLE DISPOSITIVE POWER		
PERSON WITH		548,531 shares, except that WVC IV, the of WVTP IV, WVE I, the general partne Wei, Orsak and Tanaka, the members deemed to have shared power to dispose o	r of WVC IV, of WVE I, ma	and ay be	
		8	SHARED DISPOSITIVE POWER		
			See response to row 7.		
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERS	ON	
	548,531 sh	nares.			
10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT	AIN SHARES*	
	1_1				
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)		
	4.04%				
12	TYPE OF RE	EPORTING	G PERSON*		
	PN				
		,	SEE INSTRUCTION BEFORE FILLING OUT!		
CUSIP	No. 19239	9V104	Pa	ge 3 of 22 P	ages
1			NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Worldview	Techno	logy International IV, L.P. ("WVTI IV")		

2	CHECK THE	APPROP	RIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X			
3	SEC USE O	NLY				
4	CITIZENSH	IP OR P	LACE OF ORGANIZATION			
	Delaware					
		5	SOLE VOTING POWER			
			89,115 shares, except that WVC IV, the general partner of WVTI IV, WVE I, the general partner of WVC IV, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to vote these shares.			
	BER OF ARES	6	SHARED VOTING POWER			
	ICIALLY ED BY		See response to row 5.			
	ACH ORTING	7	SOLE DISPOSITIVE POWER			
PERSON WITH			89,115 shares, except that WVC IV, the general partner of WVTI IV, WVE I, the general partner of WVC IV, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to dispose of these shares.			
		8	SHARED DISPOSITIVE POWER			
			See response to row 7.			
 9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	89,115 sh	ares.				
 L 0	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*					
	1_1					
 .1		F CLASS	REPRESENTED BY AMOUNT IN ROW (9)			
	Less than		NEITHERNIES ET THIONIC IN NOW (5)			
LZ	TYPE OF R	EPORIIN	G PERSON^			
	PN 					
			*SEE INSTRUCTION BEFORE FILLING OUT!			
CUSIP	No. 1923	9V104	Page 4 of 22 Pages			
 L			NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
	Worldview	Strate	gic Partners IV, L.P. ("WVSP IV")			
 <u>2</u>	 CHECK THE	APPROP	RIATE BOX IF A MEMBER OF A GROUP*			

						(a) (b)	<u>_</u> X	
3	SEC USE ON	1LY						
4	CITIZENSHI	IP OR P	LACE OF ORGANIZATION					
	Delaware							
		5	SOLE VOTING POWER					
NUMBER OF SHARES BENEFICIALLY OWNED BY			4,048 shares, except that WVC IV, the WVSP IV, WVE I, the general partner Orsak and Tanaka, the members of WVE have shared voting power to vote thes	of WVC I, may	IV,	and	Wei,	
		6	SHARED VOTING POWER					
OWN	OWNED BY EACH REPORTING		See response to row 5.					
REPORTING		7	SOLE DISPOSITIVE POWER					
PERSON WITH		4,048 shares, except that WVC IV, the WVSP IV, WVE I, the general partner Orsak and Tanaka, the members of WVE have shared power to dispose of these	of WVC I, may	IV,	and	Wei,		
		8	SHARED DISPOSITIVE POWER					
			See response to row 7.					
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING P	ERSON				
	4,048 shar	res.						
10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES C	ERTAIN	SHAR	ES*		
	1_1							
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)							
	Less than 1%							
12	TYPE OF REPORTING PERSON*							
	PN							
			*SEE INSTRUCTION BEFORE FILLING OUT!					
CUSIP	No. 19239	9V104		Page	5 of	22 P	ages	
1	NAMES OF F			NLY)				
	Worldview	Capita	l IV, L.P. ("WVC IV")					
2	CHECK THE	APPROP	RIATE BOX IF A MEMBER OF A GROUP*			(a)	_	

3	SEC USE ONI	 Y	
4	CITIZENSHIP	OR P	LACE OF ORGANIZATION
NIIMR	BER OF	5	SOLE VOTING POWER 641,694 shares, of which 548,531 are directly owned by WVTP IV; 89,115 are directly owned by WVTI IV; and 4,048 are directly owned by WVSP IV. WVC IV, the general partner of WVTP IV, WVTI IV and WVSP IV, WVE I, the general partner of WVC IV, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to vote these shares.
SHA	ARES	6	SHARED VOTING POWER
	CIALLY D BY		See response to row 5.
	ACH DRTING	7	SOLE DISPOSITIVE POWER
	RSON TH		641,694 shares, of which 548,531 are directly owned by WVTP IV; 89,115 are directly owned by WVTI IV; and 4,048 are directly owned by WVSP IV. WVC IV, the general partner of WVTP IV, WVTI IV and WVSP IV, WVE I, the general partner of WVC IV, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to dispose of these shares.
		8	SHARED DISPOSITIVE POWER
			See response to row 7.
9	AGGREGATE A		BENEFICIALLY OWNED BY EACH REPORTING PERSON
10	CHECK BOX I	F THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)
	4.73%		THE THE DESCRIPTION OF THE PROPERTY OF THE PRO
12	TYPE OF REP	ORTIN	G PERSON*
	PN		
			*SEE INSTRUCTION BEFORE FILLING OUT!
CUSIP	No. 19239V	104	Page 6 of 22 Pages
	NAMES OF RE		NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
	Worldview T	'echno	logy Partners III, L.P. ("WVTP III")

2	CHECK THE	APPROPF	RIATE BOX IF A MEMBER OF A GROUP*	(a) (b)			
3	SEC USE ON	 LY					
4	CITIZENSHI	P OR PI	ACE OF ORGANIZATION				
	Delaware						
		5	SOLE VOTING POWER				
NUMBER OF SHARES BENEFICIALLY			1,294,289 shares, except that Worldview Capital I.P. ("WVC III"), the general partner of WVTP III, I, the general partner of WVC III, and Wei, Orsak Tanaka, the members of WVE I, may be deemed to be shared power to vote these shares.				
SH	SHARES	6	SHARED VOTING POWER				
OWN	ED BY		See response to row 5.				
REP	EACH REPORTING 7 PERSON WITH	7	SOLE DISPOSITIVE POWER				
			1,294,289 shares, except that WVC III, the general partner of WVTP III, WVE I, the general partner of WVC III, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to dispose of these shares.				
	8	SHARED DISPOSITIVE POWER					
			See response to row 7.				
9	AGGREGATE .	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	1,294,289	shares					
10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN S	SHARES*			
	1_1						
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)				
	9.53%						
12	TYPE OF RE	PORTING	; PERSON*				
	PN						
		*	SEE INSTRUCTION BEFORE FILLING OUT!				
CUSIP	No. 19239		Page 7	of 22 P	ages		
1	NAMES OF R	EPORTIN					
	Worldview	Technol	ogy International III, L.P. ("WVTI III")				

2	CHECK THE A	APPROPF		(a) (b)	_ X		
3	SEC USE ONI	 LY					
4	CITIZENSHI	P OR PI	ACE OF ORGANIZATION				
	Delaware						
		5	SOLE VOTING POWER				
NILIM			319,032 shares, except that WVC III, the general of WVTI III, WVE I, the general partner of WVC I Wei, Orsak and Tanaka, the members of WVE I, deemed to have shared power to vote these shares.	III, , may	and		
SH	BER OF ARES	6	SHARED VOTING POWER				
BENEFICIALLY OWNED BY			See response to row 5.				
	ACH ORTING	7	SOLE DISPOSITIVE POWER				
	RSON ITH		319,032 shares, except that WVC III, the general of WVTI III, WVE I, the general partner of WVC IWei, Orsak and Tanaka, the members of WVE I, deemed to have shared power to dispose of these	III, , may	and y be		
		8	SHARED DISPOSITIVE POWER				
			See response to row 7.				
9	AGGREGATE A	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	319,032 sha	ares.					
10	CHECK BOX	 IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARE	 ES*			
	1_1						
11		CLASS	REPRESENTED BY AMOUNT IN ROW (9)				
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)						
1.0	2.35%						
12	TYPE OF REPORTING PERSON*						
	PN 						
		*	SEE INSTRUCTION BEFORE FILLING OUT!				
CUSIP	No. 19239		Page 8 of 2	22 Pa	ages		
1	NAMES OF RE	EPORTIN	NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	Worldview S	Strateg	gic Partners III, L.P. ("WVSP III")				
2	CUECK TUE		TATE BOY IF A MEMBED OF A CDOUD*				

			(a) (b)	. — .
3	SEC USE ON	1LY		
4	CITIZENSHI	IP OR P	LACE OF ORGANIZATION	
	Delaware			
		5	SOLE VOTING POWER	
NUMBER OF SHARES			28,679 shares, except that WVC III, the general part of WVSP III, WVE I, the general partner of WVC III Wei, Orsak and Tanaka, the members of WVE I, deemed to have shared voting power to vote these shared	I, and may be
SH	ARES	6	SHARED VOTING POWER	
OWN	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		See response to row 5.	
REP			SOLE DISPOSITIVE POWER	
		28,679 shares, except that WVC III, the general part of WVSP III, WVE I, the general partner of WVC III Wei, Orsak and Tanaka, the members of WVE I, is deemed to have shared power to dispose of these shared	I, and may be	
		8	SHARED DISPOSITIVE POWER	
			See response to row 7.	
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	28,679 sha	ares.		
10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	 k
	_ 			
11	PERCENT OF	F CLASS	REPRESENTED BY AMOUNT IN ROW (9)	
	Less than	1%		
12	TYPE OF RE	EPORTIN	IG PERSON*	
	PN			
			*SEE INSTRUCTION BEFORE FILLING OUT!	
CUSIP	No. 19239	9V104	Page 9 of 22	Pages
1			ING PERSONS CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Worldview	III Ca	arrier Fund, L.P. ("WVCF III")	
2	CHECK THE	APPROP	PRIATE BOX IF A MEMBER OF A GROUP* (a)	

3	SEC USE ONI	 LY				
4		 P OR P	LACE OF ORGANIZATION			
	Delaware 					
		5	SOLE VOTING POWER			
NUMBER OF			31,724 shares, except that WVC III, the general partner of WVCF III, WVE I, the general partner of WVC III, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared voting power to vote these shares.			
SH	IARES	6	SHARED VOTING POWER			
NWO	'ICIALLY IED BY		See response to row 5.			
REF	CACH PORTING	7	SOLE DISPOSITIVE POWER			
	PERSON WITH		31,724 shares, except that WVC III, the general partner of WVCF III, WVE I, the general partner of WVC III, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to dispose of these shares.			
		8	SHARED DISPOSITIVE POWER			
			See response to row 7.			
9	AGGREGATE A	 AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	31,724 shan	res.				
10	CHECK BOX	 TF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*			
	1_1					
 11	PERCENT OF	CI.ASS	REPRESENTED BY AMOUNT IN ROW (9)			
11						
	Less than 1	⊥% 				
12	TYPE OF REI	PORTIN	G PERSON*			
	PN					
			*SEE INSTRUCTION BEFORE FILLING OUT!			
CUSIE	No. 19239	V104	Page 10 of 22 Pages			
1						
	Worldview (~ani+a	l III, L.P. ("WVC III")			
		capica				
2			RIATE BOX IF A MEMBER OF A GROUP*			
2			RIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X			

4 CI	TIZENSHIP OR	PLACE OF ORGANIZATION
De	laware	
	5	SOLE VOTING POWER
NUMBER OF		1,673,724 shares, of which 1,294,289 are directly owned by WVTP III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVC III, the general partner of WVTP III, WVTI III, WVSP II, and WVCF III, WVE I, the general partner of WVC III, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to vote these shares.
SHARE	S 6	SHARED VOTING POWER
OWNED :		See response to row 5.
EACH REPORT	_	SOLE DISPOSITIVE POWER
PERSO: WITH	N	1,673,724 shares, of which 1,294,289 are directly owned by WVTP III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVC III, the general partner of WVTP III, WVTI III, WVSP II, and WVCF III, WVE I, the general partner of WVC III, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to dispose of these shares.
	8	SHARED DISPOSITIVE POWER
		See response to row 7.
9 AG	GREGATE AMOUN	T BENEFICIALLY OWNED BY EACH REPORTING PERSON
1,	673,724 share	s.
10 CH	ECK BOX IF TH	E AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
_	1	
11 PE	RCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (9)
12	.33%	
12 TY	PE OF REPORTI	NG PERSON*
PN		
		*SEE INSTRUCTION BEFORE FILLING OUT!
CUSIP No	. 19239V104	Page 11 of 22 Pages
	MES OF REPORT	ING PERSONS CATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

2	CHECK THE	APPROPF	RIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) X
3	SEC USE O	NLY	
4	CITIZENSH	IP OR PI	ACE OF ORGANIZATION
	Delaware		
		5	SOLE VOTING POWER
			2,315,418 shares, of which 548,531 are directly owned by WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 are directly owned by WVTP III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVE I, the general partner of WVC IV and WVC III, the respective general partners of WVTP IV, WVTI IV and WVSP IV, and WVTP III, WVTI III, WVSP III and WVCF III, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to vote these shares.
	NUMBER OF SHARES 6 BENEFICIALLY OWNED BY EACH REPORTING 7		SHARED VOTING POWER
			See response to row 5.
DI			SOLE DISPOSITIVE POWER
	PERSON WITH	,	2,315,418 shares, of which 548,531 are directly owned by WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 are directly owned by WVSP IV; 1,294,289 are directly owned by WVTI III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVE I, the general partner of WVC IV and WVC III, the respective general partners of WVTP IV, WVTI IV and WVSP IV, and WVTP III, WVTI III, WVSP III and WVCF III, and Wei, Orsak and Tanaka, the members of WVE I, may be deemed to have shared power to dispose of these shares.
		8	SHARED DISPOSITIVE POWER
			See response to row 7.
9	AGGREGATE 2,315,418		BENEFICIALLY OWNED BY EACH REPORTING PERSON
10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*
 11		 F CLASS	REPRESENTED BY AMOUNT IN ROW (9)
	17.06%		2 2.222 22 22000 (3)
12	TYPE OF R	EPORTING	: PFRSON*

0.0

*SEE INSTRUCTION BEFORE FILLING OUT!

CUSIP No. 19239V104

Page 12 of 22 Pages

1 NAMES OF REPORTING PERSONS

I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

James Wei ("Wei")

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*

(a) |_|

(b) |X

3 SEC USE ONLY

4 CITIZENSHIP OR PLACE OF ORGANIZATION

Canadian Citizen

5 SOLE VOTING POWER

0 shares.

NUMBER OF
SHARES 6
BENEFICIALLY
OWNED BY
EACH
REPORTING
PERSON
WITH

SHARED VOTING POWER

2,315,418 shares, of which 548,531 are directly owned by WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 are directly owned by WVSP IV; 1,294,289 are directly owned by WVTP III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVC IV is the general partner of WVTP IV, WVTI IV and WVSP IV; WVC III is the general partner of WVTP III, WVTI III, WVSP III and WVCF II; WVE I is the general partner of WVC IV and WVC III; and Wei, a member of WVE I may be deemed to have shared power to vote these shares.

SOLE DISPOSITIVE POWER

O shares.

8 SHARED DISPOSITIVE POWER

2,315,418 shares, of which 548,531 are directly owned by WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 are directly owned by WVSP IV; 1,294,289 are directly owned by WVTP III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVC IV is the general partner of WVTP IV, WVTI IV and WVSP IV; WVC III is the general partner of WVTP III, WVTI III, WVSP III and WVCF II; WVE I is the general partner of WVC IV and WVC III; and Wei, a member of WVE I may be deemed to have shared power to dispose of these shares.

⁹ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	2,315,418	shares	•	
10	CHECK BOX	IF THE	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*	
	1_1			
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (9)	
	17.06%			
12	TYPE OF RE	PORTIN	G PERSON*	
	IN			
			*SEE INSTRUCTION BEFORE FILLING OUT!	
CUSIP	No. 19239	9V104	Page 13 of 22 Page	ges
1	NAMES OF R		NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Michael Or	sak ("	Orsak")	
2	CHECK THE	APPROP	RIATE BOX IF A MEMBER OF A GROUP* (a) (b)	
3	SEC USE ON			
4	CITIZENSHI	P OR P	LACE OF ORGANIZATION	
	U.S. Citiz	zen		
		5	SOLE VOTING POWER	
			0 shares.	
SH	BER OF ARES	6	SHARED VOTING POWER	
OWNI EZ REP(PE)	ICIALLY ED BY ACH ORTING RSON ITH		2,315,418 shares, of which 548,531 are directly owned WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 a directly owned by WVSP IV; 1,294,289 are directly owned by WVTP III; 319,032 are directly owned by WVTI II; 28,679 are directly owned by WVSP III; and 31,724 a directly owned by WVCF III. WVC IV is the general partner of WVTP IV, WVTI IV and WVSP IV; WVC III is the general partner of WVTP III, WVTI III, WVSP III and WVII; WVE I is the general partner of WVC IV and WVC III and Orsak, a member of WVE I may be deemed to he shared power to vote these shares.	are ned II; are ral the VCF
		7	SOLE DISPOSITIVE POWER	
			0 shares.	
		8	SHARED DISPOSITIVE POWER	
			2,315,418 shares, of which 548,531 are directly owned WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 a	_

directly owned by WVSP IV; 1,294,289 are directly owned by WVTP III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVC IV is the general partner of WVTP IV, WVTI IV and WVSP IV; WVC III is the general partner of WVTP III, WVTI III, WVSP III and WVCF II; WVE I is the general partner of WVC IV and WVC III; and Orsak, a member of WVE I may be deemed to have shared power to dispose of these shares.

shared power to dispose of these shares. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,315,418 shares. ______ 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 17.06% 12 TYPE OF REPORTING PERSON* IN ______ *SEE INSTRUCTION BEFORE FILLING OUT! Page 14 of 22 Pages CUSIP No. 19239V104 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Susumu Tanaka ("Tanaka") ______ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |_| 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Japanese Citizen _____ SOLE VOTING POWER 0 shares. NUMBER OF
SHARES 6
BENEFICIALLY _____ SHARED VOTING POWER OWNED BY 2,315,418 shares, of which 548,531 are directly owned by EACH WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 are directly owned by WVSP IV; 1,294,289 are directly owned REPORTING by WVTP III; 319,032 are directly owned by WVTI III; PERSON 28,679 are directly owned by WVSP III; and 31,724 are WITH directly owned by WVCF III. WVC IV is the general partner of WVTP IV, WVTI IV and WVSP IV; WVC III is the general partner of WVTP III, WVTI III, WVSP III and WVCF

II; WVE I is the general partner of WVC IV and WVC III; and Tanaka, a member of WVE I may be deemed to have shared power to vote these shares.

7 SOLE DISPOSITIVE POWER

0 shares.

8 SHARED DISPOSITIVE POWER

2,315,418 shares, of which 548,531 are directly owned by WVTP IV; 89,115 are directly owned by WVTI IV; 4,048 are directly owned by WVSP IV; 1,294,289 are directly owned by WVTP III; 319,032 are directly owned by WVTI III; 28,679 are directly owned by WVSP III; and 31,724 are directly owned by WVCF III. WVC IV is the general partner of WVTP IV, WVTI IV and WVSP IV; WVC III is the general partner of WVTP III, WVTI III, WVSP III and WVCF II; WVE I is the general partner of WVC IV and WVC III; and Tanaka, a member of WVE I may be deemed to have shared power to dispose of these shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

2,315,418 shares.

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*

1_1

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

17.06%

12 TYPE OF REPORTING PERSON*

IN

*SEE INSTRUCTION BEFORE FILLING OUT!

CUSIP No. 19239V104

Page 15 of 22 Pages

ITEM 1(a). NAME OF ISSUER: Cogent Communications Group, Inc.

ITEM 1(b). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:

1015 31st Street N.W., Suite 330 Washington, DC 20007

ITEM 2(a). NAME OF PERSON FILING:

This statement is filed by Worldview Technology Partners IV, L.P., a Delaware limited partnership ("WVTP IV"), Worldview Technology International IV, L.P., a Delaware limited partnership ("WVTI IV"), Worldview Strategic Partners IV, L.P., a Delaware limited partnership ("WVSP IV"), Worldview Capital IV, L.P., a Delaware limited partnership ("WVC IV"), Worldview Equity I, L.L.C., a Delaware limited liability company ("WVE I"), Worldview Technology Partners III, L.P., a Delaware limited partnership ("WVTP III"),

Worldview Technology International III, L.P., a Delaware limited partnership ("WVTI III"), Worldview Strategic Partners III, L.P., a Delaware limited partnership ("WVSP III"), Worldview III Carrier Fund, L.P., a Delaware limited partnership ("WVCF III"), Worldview Capital III, L.P., a Delaware limited partnership ("WVC II"), James Wei ("Wei"), Michael Orsak ("Orsak") and Susumu Tanaka ("Tanaka"). The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

WVC IV is the general partner of WVTP IV, WVTI IV and WVSP IV. WVE I is the general partner of WVC IV. WVC IV and WVE I may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by WVTP IV, WVTI IV and WVSP IV. Wei, Orsak and Tanaka are the managing members of WVE I, and may be deemed to have shared power to vote and shared power to dispose of the shares of issuer directly owned by WVTP IV, WVTI IV and WVSP IV.

WVC III is the general partner of WVTP III, WVTI III, WVSP III and WVCF III. WVE I is the general partner of WVC III. WVC III and WVE I may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by WVTP III, WVTI III, WVSP III and WVCF III. Wei, Orsak and Tanaka are the managing members of WVE I, and may be deemed to have shared power to vote and shared power to dispose of the shares of issuer directly owned by WVTP III, WVTI III, WVSP III and WVCF III.

ITEM 2(b). ADDRESS OF PRINCIPAL BUSINESS OFFICE, OR, IF NONE, RESIDENCE:

The address of the principal business office for each of the Reporting Persons is:

435 Tasso Street, Suite 120 Palo Alto, California 94301

CUSIP No. 19239V104

Page 16 of 22 Pages

ITEM 2(c) CITIZENSHIP:

WVC IV, WVTP IV, WVTI IV, WVSP IV, WVC III, WVTP III, WVTI III, WVSP III and WVCF III are Delaware limited partnerships. WVE I is a Delaware limited liability company. Wei is a Canadian citizen. Orsak is a United States citizen. Tanaka is a Japanese citizen.

ITEM 2(d). TITLE OF CLASS OF SECURITIES:

Common Stock.

ITEM 2(e). CUSIP NUMBER: 19239V104

ITEM 3. Not Applicable.

ITEM 4. OWNERSHIP:

The approximate percentages of shares of Common Stock reported as beneficially owned by the Reporting Persons is based upon 3,483,898 shares of Common Stock outstanding as of November 8, 2002, as reported in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2002, plus 2,600,000 shares of Common Stock issuable upon conversion of the Issuer's

issued and outstanding Series A Preferred Stock (the "Series A Preferred"), 2,514,046 shares of Common Stock issuable upon conversion of the Issuer's issued and outstanding Series B Preferred Stock (the "Series B Preferred"), and 4,977,340 shares of Common Stock issuable upon conversion of the Issuer's issued and outstanding Series C Preferred Stock (the "Series C Preferred"), all as reported in the Issuer's Quarterly Report on Form 10-Q for the fiscal quarter ended September 30, 2002. For all computations with respect to this Schedule 13G, the percentage beneficially owned by each reporting person was calculated on a fully diluted, as converted basis of all of the Issuer's issued and outstanding Series A Preferred, Series B Preferred and Series C Preferred, including shares held by third parties.

Amounts shown as beneficially owned by each of WVTP IV, WVC IV, WVE I, Wei, Orsak and Tanaka include the 548,531 shares of Common Stock into which the shares of Series C Preferred held by WVTP IV may be converted.

Amounts shown as beneficially owned by each of WVTI IV, WVC IV, WVE I, Wei, Orsak and Tanaka include the 89,115 shares of Common Stock into which the shares of Series C Preferred held by WVTP IV may be converted.

Amounts shown as beneficially owned by each of WVSP IV, WVC IV, WVE I, Wei, Orsak and Tanaka include the 4,048 shares of Common Stock into which the shares of Series C Preferred held by WVTP IV may be converted.

Amounts shown as beneficially owned by each of WVTP III, WVC III, WVE I, Wei, Orsak and Tanaka include (i) 729,094 shares of Common Stock into which the shares of Series A Preferred held by WVTP III may be converted, (ii) 322,994 shares of Common Stock into which the shares of Series B Preferred held by WVTP III may be converted, and (iii) 242,200 shares of Common Stock into which the shares of Series C Preferred held by WVTP III may be converted.

Amounts shown as beneficially owned by each of WVTI III, WVC III,

CUSIP No. 19239V104

Page 17 of 22 Pages

WVE I, Wei, Orsak and Tanaka include (i) 179,749 shares of Common Stock into which the shares of Series A Preferred held by WVTI III may be converted, (ii) 79,597 shares of Common Stock into which the shares of Series B Preferred held by WVTI III may be converted, and (iii) 59,686 shares of Common Stock into which the shares of Series C Preferred held by WVTI III may be converted.

Amounts shown as beneficially owned by each of WVSP III, WVC III, WVE I, Wei, Orsak and Tanaka include (i) 16,157 shares of Common Stock into which the shares of Series A Preferred held by WVSP III may be converted, (ii) 7,156 shares of Common Stock into which the shares of Series B Preferred held by WVSP III may be converted, and (iii) 5,366 shares of Common Stock into which the shares of Series C Preferred held by WVSP III may be converted.

Amounts shown as beneficially owned by each of WVCF III, WVC III, WVE I, Wei, Orsak and Tanaka include (i) 18,130 shares of Common Stock into which the shares of Series B Preferred held by WVCF III

may be converted and (ii) 13,595 shares of Common Stock into which the shares of Series C Preferred held by WVCF III may be converted.

The following information with respect to the ownership of the Common Stock of the issuer by the persons filing this Statement is provided as of December 31, 2002:

(a) Amount beneficially owned:

See Row 9 of cover page for each Reporting Person.

(b) Percent of Class:

See Row 11 of cover page for each Reporting Person.

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or to direct the vote:
 See Row 5 of cover page for each Reporting Person.
 - (ii) Shared power to vote or to direct the vote:
 See Row 6 of cover page for each Reporting Person.

CUSIP No. 19239V104

Page 18 of 22 Pages

- (iii) Sole power to dispose or to direct the disposition of:

 See Row 7 of cover page for each Reporting Person.
- (iv) Shared power to dispose or to direct the disposition of:
 See Row 8 of cover page for each Reporting Person.
- ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS:

 Not applicable.
- ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON:

Under certain circumstances set forth in the limited partnership agreements of WVC IV, WVTP IV, WVTI IV, WVSP IV, WVC III, WVTP III, WVTI III, WVSP III and WVCF II and the limited liability company agreement of WVE I, the general and limited partners and members of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a partner or member.

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:

By making this filing, the Reporting Persons acknowledge that they

may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, in connection with the securities of the Issuer (a "Section 13 Group"). In addition, the Reporting Persons acknowledge that they could be deemed to constitute a Section 13 Group with each other party to that certain Amended and Restated Stockholders Agreement of the Company, dated October 16, 2001, as incorporated by reference from Exhibit 4.1 to the Company's Form S-4/A filed with the Securities and Exchange Commission on January 7, 2002. Each Reporting Person disclaims the existence of a Section 13 Group and disclaims beneficial ownership of all shares of Common Stock or securities convertible into or exercisable for Common Stock other than any shares or other securities reported herein as being owned by it, him or her, as the case may be.

CUSIP No. 19239V104

Page 19 of 22 Pages

ITEM 9. NOTICE OF DISSOLUTION OF GROUP:

Not applicable.

ITEM 10. CERTIFICATION:

Not applicable.

CUSIP No. 19239V104

Page 20 of 22 Pages

SIGNATURES

After reasonable 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.

Date: February 14, 2003

JAMES WEI

By: /s/ James Wei

WVTP IV, in his capacity as a member of WVE I, the general partner of WVC IV, the general partner of WVTP IV, on behalf of WVTI IV, in his capacity as a member of WVE I, the general partner of WVC IV, the general partner of WVTI IV, on behalf of WVSP IV, in his capacity as a member of WVE I, the general partner of WVC IV, the general partner of WVSP IV, on behalf of WVC IV, in his capacity as a member of WVE I, the general partner of WVC I, and on behalf of WVE I in his capacity as a member thereof; on behalf of WVTP III, in his capacity as a member of WVE I, the general partner of WVC I, the general partner of WVC I

James Wei, individually, and on behalf of

III, the general partner of WVTP III, on behalf of WVTI III, in his capacity as a member of WVE I, the general partner of WVC III, the general partner of WVTI III, on behalf of WVSP III, in his capacity as a member of WVE I, the general partner of WVC III, the general partner of WVSP III, on behalf of WVCF III, in his capacity as a member of WVE I, the general partner of WVC III, in his capacity as a member of WVE I, the general partner of WVC III, and on behalf of WVE I in his capacity as a member thereof.

MICHAEL ORSAK

By: /s/ Michael Orsak

Michael Orsak

SUSUMU TANAKA

By: /s/ Susumu Tanaka

Susumu Tanaka

CUSIP No. 19239V104 Page 21 of 22 Pages

EXHIBIT INDEX

Exhibit Found on Sequentially Numbered Page

Exhibit A: Agreement of Joint Filing 22

CUSIP No. 19239V104 Page 22 of 22 Pages

EXHIBIT A

Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Cogent Communications Group, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Date: February 14, 2003

JAMES WEI

By: /s/ James Wei

James Wei, individually, and on behalf of WVTP IV, in his capacity as a member of WVE I, the general partner of WVC IV, the general partner of WVTP IV, on behalf of WVTI IV, in his capacity as a member of WVE I, the general partner of WVC IV, the general partner of WVTI IV, on behalf of WVSP IV, in his capacity as a member of WVE I, the general partner of WVC IV, the general partner of WVSP IV, on behalf of WVC IV, in his capacity as a member of WVE I, the general partner of WVC I, and on behalf of WVE I in his capacity as a member thereof; on behalf of WVTP III, in his capacity as a member of WVE I, the general partner of WVC III, the general partner of WVTP III, on behalf of WVTI III, in his capacity as a member of WVE I, the general partner of WVC III, the general partner of WVTI III, on behalf of WVSP III, in his capacity as a member of WVE I, the general partner of WVC III, the general partner of WVSP III, on behalf of WVCF III, in his capacity as a member of WVE I, the general partner of WVC III, the general partner of WVCF III, on behalf of WVC III, in his capacity as a member of WVE I, the general partner of WVC III, and on behalf of WVE I in his capacity as a member thereof.

MICHAEL ORSAK

By: /s/ Michael Orsak
-----Michael Orsak

SUSUMU TANAKA