VOICESTREAM WIRELESS CORP /DE

Form 5 February 14, 2001

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

FORM 5

ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pur	uant to Section 16(a) of the Securities Exchange Act of 1934	,
Section	17(a) of the Public Utility Holding Company Act of 1935 or	
	Section 30(f) of the Investment Company Act of 1940	
Check bo	if no longer subject to Section 16. Form 4 or Form 5	

[] Check box if no longer subject obligations may continue. See I				n 4 or Form 5	
[] Form 3 Holdings Reported					
[] Form 4 Transactions Reported					
1.	Name and Address of Reporting Per	======== rson*	====			
	O'Toole, Terence		М.			
	(Last) (First) c/o Goldman, Sachs & Co. 85 Broad Street		(Mi	iddle	÷)	
		(Street)				
	New York,	New York				10004
	(City)	(State)				(Zip)
2.	Issuer Name and Ticker or Trading	g Symbol				
	VoiceStream Wireless Corporation (VSTR)	n 				
3.	I.R.S. Identification Number of H					======= luntary)
4.	Statement for Month/Year					
	FYE December 31, 2000					
5.	If Amendment, Date of Original (N					
6.	Relationship of Reporting Person (Check all applicable)	(s) to Issue	==== r			
	[X] Director [] Officer (give title below	м)	[]	10% Owner Other (specif	y below)

			orting								
	Table I Non-Derivative Securities Acquired, Disposed of, or Beneficially Security										
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	m Filed by One Reporting Person m Filed by More than One Reporting Person Table I Non-Derivative Securities Acquired, Disposed of, or Benefici										
				ng Person ne Reporting Person							
		Table I	 [Non-	====== Derivative	Securities	Acquired, D	======= isposed of,	or Benefi			
		======	 	=======	 	 					
						Securities		(A) or			
	Check applicable line) X] Form Filed by One Re					=					
				L:							
l. Title of Sed	curity		•								
(Instr. 3)			(Month/ 	Day/Year) 	(Instr. 8)		(D) 				
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Common Stock	ς		i 		 	 		 			
Common Stock	ς		 		 	1 1	I				
			line for	each class	of securit	ies benefic	cially				
t If the for	_	_	than on	e Reporti	ng Person,	see Instr	uction				
ORM 5 (cont	cinued)										
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	Tabl										
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	•			•) of I		•	Amount			
	•				•		•				
	•			•		ا الماسات					
				-			(Instr. 3	and 4)			
1.	lof	action	Code	of (D)	(Mont	h/Day/Year)	İ				
Title of	Deriv-	Date	(Instr	(Instr.	3,		-	or			

	ative Secur- ity	Day/			i		ΙE	xer-	Expira- tion Date	Ì		Number of Shares
Omnipoint Corp 7% Cumulative Convertible Preferred Stoc		 	 		 	 	 	Immed.	 N/A	 Common	Stock	 186
Stock Option (right to buy)	 \$112.6875	 5		 	 	 	 	06	 1/14/10	 Common	Stock	 1,000
Stock Option (right to buy)	 \$11.32						 	07	 12/31/09	 Common	Stock	 939
Stock Option (right to buy)	 \$9.25						 	Immed.	 1/1/08	 Common	Stock	 250
Stock Option (right to buy)	 \$9.25			 	 	 	 	09	 1/1/08	 Common	Stock	 704

Explanation of Responses:

01: The Reporting Person is a managing director of Goldman, Sachs & Co. ("Goldman Sachs"). Goldman Sachs is an indirect wholly-owned subsidiary of The Goldman Sachs Group, Inc. ("GS Group"). The Reporting Person disclaims beneficial ownership of the securities reported herein except to the extent of his pecuniary interest therein, if any.

02: Includes an exempt $\mbox{acquisition}$ of 600 shares of Common Stock in connection with a basket transaction.

Goldman Sachs may be deemed to own beneficially and directly and GS Group may be deemed to own beneficially and indirectly 8,745 shares of Common Stock. GS Group may be deemed to own beneficially and directly 68,821 shares of Common Stock. Goldman Sachs and GS Group may be deemed to own beneficially and indirectly in the aggregate 9,730,208 shares of Common Stock through certain investment partnerships (the "Limited Partnerships") of which affiliates of Goldman Sachs and GS Group are the general partner or managing general partner. Goldman Sachs is the investment manager of one of the Limited Partnerships.

- 03: The securities reported herein may be deemed to be beneficially owned directly by The Hull Group, L.L.C. ("Hull"). Hull is a wholly-owned subsidiary of GS Group.
- 04: Each share of Omnipoint Corp. 7% Cumulative Convertible Preferred Stock ("Omnipoint Convertible Stock") converts into 1.3257 shares of VoiceStream Wireless Corporation Common Stock and \$12.8552 in cash, at any time, at the option of the holder.
- 05: Goldman Sachs may be deemed to own beneficially and directly and GS Group may be deemed to own beneficially and indirectly 140 shares of Omnipoint Convertible Stock.

06: These options were granted pursuant to the VoiceStream Wireless Corporation 2000 Management Incentive Stock Option Plan to the Reporting Person. The Reporting Person has an understanding with GS Group pursuant to which he holds the stock options for the benefit of GS Group. The options are exercisable in four equal annual installments, beginning January 14, 2001.

07: These options were granted pursuant to the VoiceStream Wireless Corporation 2000 Management Incentive Stock Option Plan to the Reporting Person. The Reporting Person has an understanding with GS Group pursuant to which he holds the stock options for the benefit of GS Group. The options are exercisable in four equal annual installments, beginning January 1, 2000.

08: These options were granted pursuant to the VoiceStream Wireless Corporation 2000 Management Incentive Stock Option Plan to the Reporting Person. The Reporting Person has an understanding with GS Group pursuant to which he holds the stock options for the benefit of GS Group.

09: These options were granted pursuant to the VoiceStream Wireless Corporation 2000 Management Incentive Stock Option Plan to the Reporting Person. The Reporting Person has an understanding with GS Group pursuant to which he holds the stock options for the benefit of GS Group. These options vest in three equal annual installments, beginning January 1, 2000.

By: s/Roger S. Begelman February 14, 2001

**Signature of Reporting Person Date

Attorney-in-fact

** 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 provided is insufficient, see Instruction 6 for procedure.

Alternatively, this Form is permitted to be submitted to the Commission in electronic format at the option of the Reporting Person pursuant to Rule 101(b) (4) of Regulation S-T.