PROXYMED INC /FT LAUDERDALE/ Form SC 13D/A March 04, 2004

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 2)

PROXYMED, INC. (Name of Issuer)

COMMON STOCK, PAR VALUE \$0.001 PER SHARE (Title of Class of Securities)

744290305 (CUSIP Number)

THOMAS J. MURPHY
C/O GENERAL ATLANTIC SERVICE CORPORATION
3 PICKWICK PLAZA
GREENWICH, CONNECTICUT 06830
TEL. NO.: (203) 629-8600
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

MARCH 2, 2004
(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), 1(f) or 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-1(a) 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).

______ _____ 744290305 Page 2 of 29 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON General Atlantic Partners, LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) [_] 3 SEC USE ONLY SOURCE OF FUNDS 00 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)-----CITIZENSHIP OR PLACE OF ORGANIZATION Delaware SOLE VOTING POWER -0-NUMBER OF SHARES SHARED VOTING POWER BENEFICIALLY OWNED BY EACH 3,381,802 REPORTING PERSON WITH SOLE DISPOSITIVE POWER -0-10 SHARED DISPOSITIVE POWER 3,381,802 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,381,802 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 26.8%

14	TYPE OF REPORTING PE	RSON			
	00				
74429030	5				age 3 of 2
1	NAME OF REPORTING PE S.S. OR I.R.S. IDENT		ON NO. OF ABOVE PERSON		
	General Atl	antic Pa	artners 74, L.P.		
2	CHECK THE APPROPRIAT	E BOX II	F A MEMBER OF A GROUP	(- <i>)</i>	[X]
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	00				
5	CHECK BOX IF DISCLOS	URE OF I	LEGAL PROCEEDINGS IS REQ	UIRED PUR	SUANT TO
6	CITIZENSHIP OR PLACE	OF ORGA			
	Delaware				
		7	SOLE VOTING POWER		
			-0-		
	NUMBER OF SHARES	8	SHARED VOTING POWER		
BENEFIC	REPORTING		3,381,802		
	PERSON WITH	9	SOLE DISPOSITIVE POW	======= ER	
			-0-		
		10	SHARED DISPOSITIVE PO	OWER	
			3,381,802		
11	AGGREGATE AMOUNT BEN	EFICIALI	LY OWNED BY EACH REPORTIN		
	3,381,802				
12	CHECK BOX IF THE AGG	REGATE A	AMOUNT IN ROW (11) EXCLU	DES CERTA	IN SHARES
					[_]

	26.8%				
14	TYPE OF REPORTING P	ERSON			
	PN				
744290	 305	_		 Ра	 age 4 of 29
		_			
1	NAME OF REPORTING P		N NO. OF ABOVE PERSON		
	General At	lantic Pa	rtners 77, L.P.		
2	CHECK THE APPROPRIA	TE BOX IF	A MEMBER OF A GROUP	(a) (b)	
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
	00				
5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e)	SURE OF L	EGAL PROCEEDINGS IS REQU	IRED PURS	SUANT TO
					[_]
6	CITIZENSHIP OR PLAC	E OF ORGA	NIZATION		
	Delaware				
		7	SOLE VOTING POWER		
	NUMBER OF		-0-		
DENEE	NUMBER OF SHARES ICIALLY OWNED BY EACH	8	SHARED VOTING POWER		
DENEF	REPORTING		3,381,802		
	PERSON WITH	9	SOLE DISPOSITIVE POWE		
			-0-		
		10			
			3,381,802		
11	AGGREGATE AMOUNT BE	NEFICIALL	Y OWNED BY EACH REPORTIN	G PERSON	
	3,381,802				
12			MOUNT IN ROW (11) EXCLUD		

13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	26.8%					
14	TYPE OF REPORTING PE	RSON				
	PN					
74429030	5 				Page	e 5 of 29
1	NAME OF REPORTING PE S.S. OR I.R.S. IDENT		N NO. OF ABOVE PERS	ON		
	GAP Coinves	stment Pa	rtners II, L.P.			
2	CHECK THE APPROPRIAT	E BOX IF	A MEMBER OF A GROU		(a) (b)	
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
	00					
5	CHECK BOX IF DISCLOS	SURE OF L	EGAL PROCEEDINGS IS	REQUIRED	PURSUZ	
						[_]
6	CITIZENSHIP OR PLACE	OF ORGA	NIZATION			
	Delaware 					
		7	SOLE VOTING POWE	R		
	NUMBER OF		-0-			
BENEETC.	SHARES IALLY OWNED BY EACH	8	SHARED VOTING PO	WER		
DLINEI IC.	REPORTING PERSON		3,381,802			
	WITH	9	SOLE DISPOSITIVE	POWER		
			-0-			
		10	SHARED DISPOSITI	VE POWER		
			3,381,802			
11	AGGREGATE AMOUNT BEN	EFICIALL	Y OWNED BY EACH REP	ORTING PE	RSON	
	3,381,802					

WIII	 10	-0- SHARED DIS	POSITIVE POW	 JER	
WIIT		-0-			
MIIU					
PERSON WITH		SOLE DISPO	SITIVE POWER	 \	
IALLY OWNED BY EACH REPORTING		3,381,802			
NUMBER OF SHARES	8	SHARED VOT			
		-0-			
netawate	 7	SOLE VOTIN	 IG POWER		
	OF OKGAI	NIZAIIUN			
OTTIGENOUTE OF STREET					[_]
CHECK BOX IF DISCLOST ITEMS 2(d) or 2(e)	JRE OF LE	EGAL PROCEEDI	NGS IS REQUI	RED PUR	SUANT TO
00					
SOURCE OF FUNDS					
SEC USE ONLY					
			A GROUP		[X] [_]
GAP Coinvest	iments II	II, LLC 			
		N NO. OF ABOV	E PERSON		
5					age 6 of 2
PN					
TYPE OF REPORTING PE	RSON				
26.8%					
PERCENT OF CLASS REP	 RESENTED	BY AMOUNT IN	ROW (11)		
					[_]
	26.8% TYPE OF REPORTING PER PN PN Source of Funds OO CHECK BOX IF DISCLOSE ITEMS 2 (d) or 2 (e) CITIZENSHIP OR PLACE Delaware NUMBER OF SHARES IALLY OWNED BY EACH REPORTING	Z6.8% TYPE OF REPORTING PERSON PN Source of Funds OO CHECK BOX IF DISCLOSURE OF LITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGAN Delaware 7 NUMBER OF SHARES SHARES SHARES SHALLY OWNED BY EACH REPORTING	TYPE OF REPORTING PERSON PN Source of Funds OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 7 SOLE VOTIN -0- NUMBER OF SHARES IALLY OWNED BY EACH REPORTING 3,381,802	TYPE OF REPORTING PERSON PN Sole VOTING POWER TYPE OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON GAP Coinvestments III, LLC CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP SEC USE ONLY SOURCE OF FUNDS OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 7 SOLE VOTING POWER -0- NUMBER OF SHARES 8 SHARED VOTING POWER IALLY OWNED BY EACH REPORTING 3,381,802	TYPE OF REPORTING PERSON PN Sole voting person Sole voting person CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP SEC USE ONLY Source of funds OO CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware 7 SOLE VOTING POWER -0- NUMBER OF SHARES SHARES SHARED VOTING POWER 11LLY OWNED BY EACH REPORTING 3,381,802

	3,381,802					
12	CHECK BOX IF THE AGGRI	EGATE AM	OUNT IN ROW (11)	EXCLUDES	CERTAIN	SHARES
13	PERCENT OF CLASS REPRI	 ESENTED	BY AMOUNT IN ROW	(11)		
	26.8%					
14	TYPE OF REPORTING PERS	SON				
	00					
74429030	5				 Page	 e 7 of 29
1	NAME OF REPORTING PERSONS. OR I.R.S. IDENTIN		NO. OF ABOVE PER	SON.		
	GAP Coinvestr	ments IV	, LLC			
2	CHECK THE APPROPRIATE	BOX IF	A MEMBER OF A GRC	UP	(a) (b)	
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
	00					
5	CHECK BOX IF DISCLOSUM ITEMS 2(d) or 2(e)	RE OF LE	GAL PROCEEDINGS I	S REQUIRI	ED PURSUA	ANT TO
						[_]
6	CITIZENSHIP OR PLACE (OF ORGAN	IZATION			
	Delaware					
		7				
	NUMBER OF		-0-			
	NUMBER OF SHARES	8	SHARED VOTING P	OWER		
BENEFIC	IALLY OWNED BY EACH REPORTING		3,381,802			
	PERSON WITH	9	SOLE DISPOSITIV			
			-0-			
		10	SHARED DISPOSIT	IVE POWE	 R	

3,381,802

11	AGGREGATE AMOUNT BENEF	ICIALLY	OWNED BY EAC	CH RE	PORTING	PERSON	
	3,381,802						
12	CHECK BOX IF THE AGGRE	GATE AMO	UNT IN ROW	(11)	EXCLUDES	CERTAIN	SHARES
							[_]
13	PERCENT OF CLASS REPRES	SENTED B	Y AMOUNT IN	ROW	(11)		
	26.8%						
14	TYPE OF REPORTING PERSO	ON					
	00						
74429030	5 						e 8 of 29
1	NAME OF REPORTING PERSONS.S. OR I.R.S. IDENTIF		NO. OF ABOVE	E PER	SON		
	GapStar, LLC						
2	CHECK THE APPROPRIATE I	BOX IF A	MEMBER OF A	A GRO	UP	(a) (b)	
3	SEC USE ONLY						
4	SOURCE OF FUNDS						
	00						
5	CHECK BOX IF DISCLOSURE	E OF LEG	AL PROCEEDIN	NGS I	S REQUIR	ED PURSU <i>I</i>	ANT TO
	ITEMS 2(d) or 2(e)						[_]
6	CITIZENSHIP OR PLACE OF	F ORGANI	ZATION				
	Delaware						
		7	SOLE VOTING		 ER		
			-0-				
	NUMBER OF SHARES	8	SHARED VOTI	ING P			
BENEFIC	IALLY OWNED BY EACH REPORTING		3,381,802				
	PERSON WITH	9	SOLE DISPOS		E POWER		

10 SHARED DISPOSITIVE POWER 3,381,802 ______ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,381,802 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 26.8% 14 TYPE OF REPORTING PERSON 00 744290305 Page 9 of 29 _____ NAME OF REPORTING PERSON 1 S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON GAPCO GmbH & Co. KG (a) (b) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP [X] -----SEC USE ONLY SOURCE OF FUNDS 00 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) ______ CITIZENSHIP OR PLACE OF ORGANIZATION Germanv _____ SOLE VOTING POWER -0-_____ NUMBER OF SHARED VOTING POWER SHARES BENEFICIALLY OWNED BY EACH REPORTING 3,381,802 PERSON

WITH		9	SOLE DISPOSITIVE POWER			
			-0-			
		10	SHARED DISPOSITIVE PO	 Wer		
			3,381,802			
11	AGGREGATE AMO	UNT BENEFICIALLY	OWNED BY EACH REPORTIN	G PERSON		
	3,38	1,802				
12	CHECK BOX IF	THE AGGREGATE AM	OUNT IN ROW (11) EXCLUD	ES CERTAIN	SHARES	
					[_]	
13	PERCENT OF CL	ASS REPRESENTED	BY AMOUNT IN ROW (11)			
	26.8	00				
14	TYPE OF REPOR	TING PERSON				
	PN					
74429030)5			Page	10 of 29	
	NAME OF REPOR					
1			NO. OF ABOVE PERSON			
		O Management Gmbl				
2	CHECK THE APP	ROPRIATE BOX IF 2	A MEMBER OF A GROUP	(a) (b)	[X] [_]	
3	SEC USE ONLY					
4	SOURCE OF FUN	DS				
	00					
5	CHECK BOX IF I ITEMS 2(d) or		GAL PROCEEDINGS IS REQU	IRED PURSUA	ANT TO	
					[_]	
6	CITIZENSHIP O	R PLACE OF ORGAN	IZATION			
	Germ	any 				
		7	SOLE VOTING POWER			
	NUMBER OF		-0-			
	NUMBER OF SHARES	8	SHARED VOTING POWER			

BENEFICIALLY OWNED BY EACH REPORTING 3,381,802 PERSON _____ WITH SOLE DISPOSITIVE POWER -0-_____ SHARED DISPOSITIVE POWER 3,381,802 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,381,802 ______ 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES _____ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 26.8% 14 TYPE OF REPORTING PERSON CO ._____ _____ Page 11 of 29 744290305

Item 1. Security and Issuer.

This Amendment No. 2 ("Amendment No. 2") to Schedule 13D is filed by the undersigned to amend and supplement the Schedule 13D, dated April 5, 2002 (the "Original Schedule 13D"), as amended by Amendment No. 1, dated December 5, 2003 ("Amendment No. 1"), with respect to the shares of Common Stock, par value \$0.001 per share (the "Common Stock"), of ProxyMed, Inc., a Florida corporation (the "Company"). The address of the principal executive office of the Company is 2555 Davie Road, Suite 110, Fort Lauderdale, Florida 33317.

Item 2. Identity and Background.

 $\label{eq:continuous} \mbox{Item 2 is hereby amended and restated in its entirety as } \mbox{follows:}$

This statement is being filed by a group, as defined in Rule 13d-5 of the General Rules and Regulations under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). The members of the group are General Atlantic Partners, LLC, a Delaware limited liability company ("GAP"), General Atlantic Partners 74, L.P., a Delaware limited partnership ("GAP 74"), General Atlantic Partners 77, L.P., a Delaware limited partnership ("GAP 77"), GAP Coinvestment Partners II, L.P., a Delaware limited partnership ("GAPCO II"), GAP Coinvestments III, LLC, a Delaware limited liability company ("GAPCO III"), GAP Coinvestments IV, LLC, a Delaware limited liability company ("GAPCO IV"), GapStar, LLC, a Delaware limited liability company ("GapCO GmbH & Co. KG, a German limited partnership ("KG"), and GAPCO Management GmbH, a German corporation ("GmbH Management" and, collectively with GAP, GAP 74, GAP 77, GAPCO

II, GAPCO III, GAPCO IV, GapStar and KG, the "Reporting Persons"). The Reporting Persons (other than KG and GmbH Management) are located at 3 Pickwick Plaza, Greenwich, Connecticut 06830. KG and

744290305	Page 12 of 29

GmbH Management are located c/o General Atlantic Partners GmbH, Koenigsallee 62, 40212 Duesseldorf, Germany. Each of the Reporting Persons is engaged in acquiring, holding and disposing of interests in various companies for investment purposes. The general partner of GAP 74 and GAP 77 is GAP. GAP is also the Managing Member of GapStar. GmbH Management is the general partner of KG. The managing members of GAP are Steven A. Denning, Peter L. Bloom, Peter L.S. Currie, Mark F. Dzialga, Erik Engstrom, Klaus Esser, David C. Hodgson, William O. Grabe, William E. Ford, Braden R. Kelly, Rene M. Kern, Marc F. McMorris, Matthew Nimetz, Clifton S. Robbins, Franchon M. Smithson, Tom C. Tinsley, Philip P. Trahanas, Florian Wendelstadt and John Wong (collectively, the "GAP Managing Members"). The GAP Managing Members (other than certain GAP Managing Members) are also the general partners of GAPCO II and the managing members of GAPCO III and GAPCO IV. The business address of each of the GAP Managing Members (other than Messrs. Esser, Currie, Kelly, Tinsley, Wendelstadt and Wong) is 3 Pickwick Plaza, Greenwich, Connecticut 06830. The business address of Mr. Esser is Koenigsallee 62, 40212, Duesseldorf, Germany. The business address of Mr. Wendelstadt is 83 Pall Mall, Sixth Floor, London SW1Y 5ES, United Kingdom. The business address of Messrs. Currie and Kelly is 228 Hamilton Avenue, Palo Alto, California 94301. The business address of Mr. Tinsley is 2401 Pennsylvania Avenue NW, Suite 480, Washington DC 20037. The business address of Mr. Wong is 24 Raffles Place, 29-04 Clifford Center, Singapore 048621. Messrs. Esser, Kern and Wendelstadt are citizens of Germany; Mr. Engstrom is a citizen of Sweden; and Mr. Wong is a citizen of Singapore. Each of the GAP Managing Members, other than Messrs. Engstrom, Esser, Kern, Wendelstadt and Wong,

744290305	Page	13	of	29

is a citizen of the United States. The present principal occupation or employment of each of the GAP Managing Members is as a managing member of GAP.

None of the Reporting Persons and none of the above individuals has, during the last five years, been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction or subject to any judgment, decree or final order finding any violation of federal or state securities laws or enjoining future violations of, or prohibiting or mandating activities subject to, such laws.

Item 3. Source and Amount of Funds or Other Consideration.

 $\label{eq:continuous} \mbox{Item 3 is hereby amended and restated in its entirety as follows:}$

The Original Schedule 13D was filed as a result of the closing of the transactions, on April 5, 2002, contemplated by the Stock and Warrant Purchase Agreement, dated March 26, 2002, by and among the Company, GAP 74, GAPCO II, GapStar and KG (the "Original Stock Purchase Agreement"), pursuant to

which the Company sold to GAP 74, GAPCO II, GapStar and KG an aggregate of 1,569,366 shares of Common Stock at a price per share of \$15.93, resulting in an aggregate purchase price of \$25,000,000 and warrants to purchase 549,279 shares of Common Stock (the "Original Warrants") for an aggregate purchase price of \$25,000. The exercise price for the Original Warrants is \$15.93. The Original Warrants expire on April 5, 2004.

On July 8, 2003, pursuant to the terms of the Original Stock Purchase Agreement, the Company issued and sold to GAP 74, GAPCO II, GapStar and KG warrants to purchase 243,882 shares of Common Stock (the "Additional Warrants") for an aggregate purchase price of \$1,000. The exercise price of the Additional Warrants is \$16.50 per share. The Additional Warrants are exercisable in annual traunches of 81,294

744290305	Page 14 of 29

shares based on the periodic achievement of certain revenue thresholds by the Company related to a services agreement the Company entered into on July 3, 2003 with First Data Resources, Inc. The Additional Warrants may not be exercised, if ever, until December 31, 2004, and therefore the Reporting Persons are not currently deemed to "beneficially own" the shares of Common Stock underlying the Additional Warrants (as provided in Rule 13d-3(d) of the General Rules and Regulations of the Exchange Act) and they are excluded from the aggregate number of shares listed in this Amendment No. 1.

This Amendment No. 2 is being filed as a result of the closing of the transactions, on March 2, 2004, contemplated by the Stock Purchase Agreement, dated as of December 5, 2003, among the Company, GAP 77, GAPCO II, GapStar, KG and certain other parties named therein (the "Second Stock Purchase Agreement"), pursuant to which the Company sold to GAP 77, GAPCO III, GAPCO IV, GapStar and KG an aggregate of 1,263,157 shares of Common Stock at a price per share of \$14.25, resulting in an aggregate purchase price of \$17,999,987.25. See Item 6 for an additional description of the Second Stock Purchase Agreement.

All of the funds were obtained from contributions from partners of GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, KG and GapStar.

Item 4. Purpose of Transaction.

 $\label{eq:total_state} \text{Item 4 is hereby amended and restated in its entirety as follows:}$

The Reporting Persons acquired (or will be acquiring) beneficial ownership of the shares of Common Stock described in this Amendment No. 2 for investment purposes. From time to time the Reporting Persons may acquire additional shares of Common Stock and dispose of some or all of the shares of Common Stock

744290305	Page 15 of 29

owned by them. Additionally, on the date that is sixty days prior to the first date that the Additional Warrants may be exercised, and on each of the two succeeding anniversaries of such date, the Reporting Persons may acquire beneficial ownership of up to an additional 81,294 shares of Common Stock

underlying the Additional Warrants.

Under the terms of the Original Stock Purchase Agreement, Braden R. Kelly was appointed to the Board of Directors of the Company (the "Board of Directors") effective as of April 5, 2002, and the Company agreed to cause an additional vacancy on the Board of Directors to be created and to cause such vacancy to be filled by a nominee of GAP 74. Accordingly, a vacancy was created and GAP 74 designated Kevin McNamara, who was appointed to the Board of Directors in September 2002.

None of the Reporting Persons has any other plans which relate to or would result in any of the items listed in paragraphs (a) through (j) of Item 4.

Item 5. Interest in Securities of the Issuer.

 $\label{eq:total_state} \text{Item 5 is hereby amended and restated in its entirety as } \\ \text{follows:}$

(a) As of the date hereof, GAP, GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar, KG and GmbH Management each own of record or have the right to exercise Original Warrants for, no shares of Common Stock, 1,741,258 shares of Common Stock, 1,166,184, shares of Common Stock, 236,441 shares of Common Stock, 63,943 shares of Common Stock, 15,930 shares of Common Stock, 153,264 shares of Common Stock, 4,782 shares of Common Stock and no shares of Common Stock, respectively, representing 0.0%, 13.8%, 9.2%, 1.9%, 0.5%, 0.1%, 1.2%, 0.04% and 0.0% of the Company's issued and outstanding shares of Common Stock, assuming the exercise of all of the Original Warrants.

By virtue of the fact that (i) the GAP Managing Members (other than certain GAP Managing Members) are also the general partners authorized and

744290305	Page 16 of 29

empowered to vote and dispose of the securities held by GAPCO II, (ii) the GAP Managing Members (other than certain GAP Managing Members) are also the managing members authorized and empowered to vote and dispose of the securities held by GAPCO III and GAPCO IV, (iii) GAP is the general partner of GAP 74 and GAP 77 and the managing member of GapStar and (iv) the GAP Managing Members are authorized and empowered to vote and dispose of the securities held by KG, the Reporting Persons may be deemed to share voting power and the power to direct the disposition of the shares of Common Stock, which each owns of record. As of the date hereof, each of the Reporting Persons may be deemed to own beneficially an aggregate of 3,381,802 shares of Common Stock, or 26.8% of the Common Stock assuming exercise of all of the Original Warrants.

- (b) Each of the Reporting Persons has the shared power to direct the vote and the shared power to direct the disposition of the 3,381,802 shares of Common Stock that may be deemed to be owned beneficially by each of them.
- (c) Except as set forth herein, to the knowledge of the Reporting Persons with respect to the persons named in response to paragraph (a), none of the persons named in response to paragraph (a) has effected any transactions in shares of Common Stock during the past 60 days.
- (d) No person other than the persons listed is known to have the right to receive or the power to direct the receipt of dividends from,

or the proceeds from the sale of, any securities owned by any member of the group.

(e) Not Applicable.

744290305 Page 17 of 29

Item 6. Contracts, Arrangements, Understandings or Relationship with Respect to the Issuer.

 $\label{eq:total_continuous} \mbox{Item 6 is hereby amended and restated in its entirety as} \\ \mbox{follows:}$

As noted above, the GAP Managing Members (other than certain GAP Managing Members) are authorized and empowered to vote and dispose of the securities held by GAPCO II, GAPCO III and GAPCO IV, and GAP is authorized and empowered to vote and dispose of the securities held by GAP 74, GAP 77 and GapStar. Certain of the GAP Managing Members are also authorized and empowered to vote and dispose of securities held by KG. Accordingly, GAP and the GAP Managing Members may, from time to time, consult among themselves and coordinate the Common Stock voting and disposition of the shares of the Company's shares of Common Stock, as well as such other action taken on behalf of the Reporting Persons with respect to the Company's shares of Common Stock as they deem to be in the collective interest of the Reporting Persons.

As described in Item 3 above, on March 26, 2002, GAP 74, GAPCO II, GapStar and KG entered into the Original Stock Purchase Agreement pursuant to which GAP 74, GAPCO II, GapStar and KG purchased, on April 5, 2002, an aggregate of 1,569,366 shares of Common Stock for an aggregate purchase price of \$25,000,000 and Original Warrants to purchase 549,279 shares of Common Stock (at an exercise price of \$15.93 per share of Common Stock) for an aggregate purchase price of \$25,000.

Pursuant to the Original Stock Purchase Agreement, the Company appointed Braden R. Kelly to the Board of Directors and agreed to cause another vacancy to be created and appoint a second designee of GAP 74 to fill such vacancy. Accordingly, a vacancy was created and GAP 74 designated Kevin McNamara, who was appointed to the Board of Directors in September 2002. As long as GAP 74, GAPCO II, GapStar and KG and their affiliates (as defined in Rule 12b-2 of the

744290305	Page 18 of 29

General Rules and Regulations under the Exchange Act), which includes GAP 77, GAPCO III and GAPCO IV, continue to beneficially own in the aggregate at least 5% of the shares of Common Stock outstanding (assuming exercise of the Original Warrants), at each annual meeting of the stockholders of the Company held for the purpose of electing directors of the Company, GAP 74 shall be entitled to designate two designees to the Board of Directors.

As described in Item 3 above, on December 5, 2003, GAP 77, GAPCO II, GapStar, KG and certain other parties named therein entered into the Second Stock Purchase Agreement pursuant to which GAP 77, GAPCO II, GapStar and KG were entitled to purchase from the Company an aggregate of 1,263,157 shares

of Common Stock at a price per share of \$14.25. On February 25, 2004, GAP 77 and KG assigned a portion of their respective rights and obligations, and GAPCO II assigned all of its rights and obligations, under the Second Stock Purchase Agreement to purchase shares of Common Stock from the Company to GAPCO III and GAPCO IV. Accordingly, at the closing under the Second Stock Purchase Agreement, which occurred on March 2, 2004, GAP 77, GAPCO III, GAPCO IV, GapStar and KG purchased an aggregate of 1,263,157 shares of Common Stock at a price per share of \$14.25, resulting in an aggregate purchase price of \$17,999,987.25.

Pursuant to the terms of the Second Stock Purchase Agreement, GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar and KG agreed to a one year "lock-up" provision with respect to all but an aggregate of 434,568 shares of Common Stock beneficially owned by each of GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar and KG on the date hereof (the "Restricted Shares"). Accordingly, GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar and KG may not transfer any

744290305	Page 19 of 29

Restricted Shares prior to March 2, 2005, except (i) GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar and KG may transfer, in the aggregate, so many Restricted Shares in any three month period as would be permitted pursuant to Rule 144(e)(1)(i) promulgated by the Securities and Exchange Commission under the Securities Act of 1933 (as in effect on December 5, 2003) whether or not Rule 144(e)(1)(i) is applicable and whether or not the other conditions set forth in Rule 144 are satisfied, (ii) to affiliates of GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar or KG, (iii) in connection with a sale of the Company and (iv) in any other transfer which has been approved in advance by the Board of Directors.

Simultaneously with the closing under the Second Stock Purchase Agreement, the Company, GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar, KG and certain other parties named therein entered into the Amended and Restated Registration Rights Agreement, dated March 2, 2004 (the "Registration Rights Agreement"). Pursuant to the Registration Rights Agreement, GAP 74, GAP 77, GAPCO II, GAPCO IV, GapStar and KG, as a group, have one demand registration right for an underwritten offering and customary "piggy-back" registration rights pursuant to which they will have a right to participate in registrations initiated by the Company or other stockholders of the Company. Additionally, GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar and KG have the right to request that the Company file a "shelf" registration statement on Form S-3 under the Securities Act, allowing for public sales of some or all of the shares of Common Stock held by such parties on a continuous basis.

 $\qquad \qquad \text{The foregoing summaries of the Original Stock Purchase } \\ \text{Agreement, the Original Warrants, the Second Stock Purchase Agreement and the } \\ \text{Registration Rights}$

744290305	Page 20 of 29

Agreement are qualified in their entirety by reference to Exhibits 6, 7, 8 and 9 which are incorporated by reference herein. Item 7. Materials to be Filed as Exhibits.

Exhibit	1:	Agreement relating to the filing of joint acquisition statements as required by Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended.
Exhibit	2:	Power of Attorney dated January 5, 2004 appointing Thomas J. Murphy Attorney-in-Fact for GAP.
Exhibit	3:	Power of Attorney dated January 5, 2004 appointing Thomas J. Murphy Attorney-in-Fact for GAPCO II.
Exhibit	4:	Power of Attorney dated March 3, 2004 appointing Thomas J. Murphy Attorney-in-Fact for GAPCO III.
Exhibit	5:	Power of Attorney dated March 3, 2004 appointing Thomas J. Murphy Attorney-in-Fact for GAPCO IV.
Exhibit	6:	Stock and Warrant Purchase Agreement, dated March 26, 2002, by and among ProxyMed, Inc., General Atlantic Partners 74, L.P., GAP Coinvestment Partners II, L.P., GapStar, LLC and GAPCO GmbH & Co. KG (incorporated by reference to Exhibit 10.1 of the Company's Form 8-K as filed with the Securities and Exchange Commission on March 29, 2002).
Exhibit	7:	Form of Common Stock Purchase Warrants (incorporated by reference to Exhibit 5 of the Original Schedule 13D as filed with the Securities and Exchange Commission on April 8, 2002).
Exhibit	8:	Stock Purchase Agreement, dated as of December 5, 2003, by and among the Company, GAP 77, GAPCO II, GapStar, KG and certain other parties named therein (incorporated by reference to Exhibit 2.2 of Form S-4 as filed by the Company with the Securities and Exchange Commission on December 9, 2003).
744290305		Page 21 of 29
Exhibit	9:	Amended and Restated Registration Rights Agreement, by and among the Company, GAP 74, GAP 77, GAPCO II, GAPCO III, GAPCO IV, GapStar, KG and certain other parties named therein.

744290305 Page		Page 22 of 2
744290303		raye 22 01 2.
	SIGN	NATURES
		and to the best of my knowledge and set forth in this statement is true,
Dated March 4, 2004.		
	GENE	ERAL ATLANTIC PARTNERS, LLC
	By:	/s/ Thomas J. Murphy
		Name: Thomas J. Murphy Title: Attorney-in-Fact
	GENE	ERAL ATLANTIC PARTNERS 74, L.P.
	Ву:	General Atlantic Partners, LLC, Its general partner
	By:	/s/ Thomas J. Murphy
		Name: Thomas J. Murphy Title: Attorney-in-Fact
	GENE	ERAL ATLANTIC PARTNERS 77, L.P.
	Ву:	General Atlantic Partners, LLC, Its general partner
	By:	/s/ Thomas J. Murphy
		Name: Thomas J. Murphy Title: Attorney-in-Fact
	GAP	COINVESTMENT PARTNERS II, L.P.
	By:	/s/ Thomas J. Murphy
		Name: Thomas J. Murphy Title: Attorney-in-Fact
	GAP	COINVESTMENTS III, LLC
	By:	/s/ Thomas J. Murphy
		Name: Thomas J. Murphy Title: Attorney-in-Fact
744290305		Page 23 of 2

18

GAP COINVESTMENTS IV, LLC

By: /s/ Thomas J. Murphy

Name: Thomas J. Murphy
Title: Attorney-in-Fact

GAPSTAR, LLC

By: General Atlantic Partners, LLC, Its managing member

By: /s/ Thomas J. Murphy

Name: Thomas J. Murphy Title: Attorney-in-Fact

GAPCO GMBH & CO. KG

By: GAPCO Management GmBH,
Its general partner

By: /s/ Thomas J. Murphy

Name: Thomas J. Murphy
Title: Procuration Officer

GAPCO MANAGEMENT GMBH

By: /s/ Thomas J. Murphy

Name: Thomas J. Murphy
Title: Procuration Officer