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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 4)

Booz Allen Hamilton Holding Corporation

(Name of Issuer)

Class A Common Stock, \$.01 par value (Title of Class of Securities)

099502106 (CUSIP Number)

Jeffrey Ferguson The Carlyle Group 1001 Pennsylvania Avenue, NW Suite 220 South Washington, D.C. 20004 (202) 729-5626

with copies to:
Douglas S. Manya
Booz Allen Hamilton Inc.
8283 Greensboro Drive
McLean, Virginia 22102
(703) 902-5000

Matthew E. Kaplan
Debevoise & Plimpton LLP
919 Third Avenue
New York, New York 10022
(212) 909-6000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

November 29, 2011 (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 that is the subject of this Schedule 13D, and is filing this schedule because of \$\$240.13d-1(e), 240.13d-1(g), or 240.13d-1(g), check the following box. \square

13 !

1	NAME OF REPORTING PERSON			
	Explorer Coinvest LLC			
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	
	(a) 	(b)		
3	SEC USI	: ON	LY	
4	COLIDCI	OF	PUNDS (SEE INSTRUCTIONS)	
4	SOURCI	LOF	FUNDS (SEE INSTRUCTIONS)	
	00			
5		IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
J	CILLCIC		abolicated of Elone Thoolesman is negotiable following for the first section of the first sec	
6	CITIZEN	SHI	P OR PLACE OF ORGANIZATION	
	Delawa	re		
		7	SOLE VOTING POWER	
NUM	BER OF		104,053,710 (1) shares	
SH	ARES	8	SHARED VOTING POWER	
BENEI	FICIALLY			
OWN	IED BY		0 shares	
	EACH		SOLE DISPOSITIVE POWER	
	ORTING			
	RSON		95,660,000 shares	
W	'ITH	10	SHARED DISPOSITIVE POWER	
			0 shares	
11	AGGRE	GATI	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
			0 (1) shares	
12	CHECK	IF TI	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS) □	
13	PERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);	
	04.0007	(1)		
	81.28%			
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)	
	OO (T :	mita	ad Liability Company)	
	OO (Limited Liability Company)			

⁽¹⁾ Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

⁽²⁾ All share percentage calculations in this Amendment to Schedule 13D are based on 128,024,763 outstanding shares of Class A common stock.

1	NAME OF REPORTING PERSON.			
	Carlyle I	artn	ers V US, L.P.	
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	
	(a) ☑ (b) □			
	` '	`		
3	SEC US	E ON	VLY	
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)	
	00			
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
6	CITIZEN	ISHI	IP OR PLACE OF ORGANIZATION	
	Delawa	ıre		
		7	SOLE VOTING POWER	
NII IM	BER OF		0 shares	
_	ARES	8	SHARED VOTING POWER	
	FICIALLY			
	NED BY		104,053,710 (1) shares	
	ACH	9		
	ORTING	5	OOLD DISTOSTITULE OWER	
	RSON		0 shares	
	/ITH	10		
		10	STRICED DISTOSTITVE TOWER	
			95,660,000 shares	
11	ACCDE	СЛТ	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	AGGKE	GAI	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	104.05	3 71	$\Omega(1)$ shares	
12	104,053,710 (1) shares CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
12	CHECK II. THE VOCKEDATE VINORIAL IN KOM (11) EVOLUDE? CEKTAIN SURKE? (SEE INSTRUCTIONS)			
10				
13	PERCEN	VI. O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);	
	01 200	(1)		
	81.28%	_ ` /		
14	TYPE O	F RE	EPORTING PERSON (SEE INSTRUCTIONS)	
	DNI			
	PN			

(1) Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

-				
1	NAME OF REPORTING PERSON.			
	TC Group V US, L.P.			
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	
	(a) ☑	(t	o) \square	
3	SEC USI	E ON	ILY	
4	COLIDCI	7.00	PELINDS (SEE INSTRUCTIONS)	
4	SOURCI	L OF	FUNDS (SEE INSTRUCTIONS)	
	00			
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
6		ISHI	P OR PLACE OF ORGANIZATION	
	Delawa			
		7	SOLE VOTING POWER	
NIIM	BER OF		0 shares	
	ARES	8	SHARED VOTING POWER	
	FICIALLY		104 0E2 710 (1) shares	
OWNED BY EACH		9	104,053,710 (1) shares SOLE DISPOSITIVE POWER	
	ORTING	J	SOLE DISTOSTIVE TOWER	
	RSON		0 shares	
M	/ITH	10	SHARED DISPOSITIVE POWER	
			95,660,000 shares	
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	104.050.540.(4)			
12	104,053,710 (1) shares CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
12	CILCIC		TE TIGGLE SITE TIME OF THE WORLD ENGINE CITE THE CITE OF	
13	PERCEN	IT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);	
	81.28%	(1)		
14			PORTING PERSON (SEE INSTRUCTIONS)	
	PN			
l	FIN			

⁽¹⁾ Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

1	NAME OF REPORTING PERSON.				
	TC Group V US, L.L.C.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) ☑ (b) □				
	(a) ☑	`			
3	SEC US	E ON	ILY		
4	SOURCE OF FUNDS (SEE INSTRUCTIONS)				
	00				
5		IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6		ISHI	P OR PLACE OF ORGANIZATION		
	Delawa				
	Delawa	11 e 7	SOLE VOTING POWER		
/ SOLE VOTING POWER		,	SOLE VOTING TOWER		
NUM	BER OF		0 shares		
	ARES	8	SHARED VOTING POWER		
	FICIALLY NED BY		104,053,710 (1) shares		
EACH		9	SOLE DISPOSITIVE POWER		
	ORTING RSON		0 shares		
W	/ITH	10			
			95,660,000 shares		
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	104.05	2 74	0.43		
12			0 (1) shares HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)		
12	CHECK IF THE AGGREGATE AMOUNT IN KOW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);		
	81.28%				
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)		
	00 (Li	mite	ed Liability Company)		
	`				

⁽¹⁾ Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

1	NAME OF REPORTING PERSON. TC Group Investment Holdings, L.P.			
2		THE	Z APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) □ □	
3	SEC US	E ON	ILY	
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)	
	00			
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION	
	Delawa	ıre		
		7	SOLE VOTING POWER	
			0 shares	
	BER OF ARES	8	SHARED VOTING POWER	
	AKES FICIALLY	-	SIERLED VOINGTOWER	
	NED BY		104,053,710 (1) shares	
	ACH	9	SOLE DISPOSITIVE POWER	
	ORTING RSON		0 shares	
	/ITH	10	SHARED DISPOSITIVE POWER	
		10	SHARED DISTOSHITYET OWER	
			95,660,000 shares	
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	104.05	3 71	0.(1) shares	
12	104,053,710 (1) shares CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
13	PERCEN	T O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);	
	81.28%			
14	TYPE O	FRE	PORTING PERSON (SEE INSTRUCTIONS)	
	PN			

(1) Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

1	NAME OF REPORTING PERSON.					
	TCG Ho					
2	(a) 🗹	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) □ (b) □				
3	SEC USI	E ON	ILY			
4		E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	Delawa	ıre				
		7	SOLE VOTING POWER			
NUMBER OF 0 shares						
_	ARES	8	SHARED VOTING POWER			
	FICIALLY NED BY		104,053,710 (1) shares			
	ACH DRTING	9	SOLE DISPOSITIVE POWER			
PE	RSON		0 shares			
W	/ITH	10	SHARED DISPOSITIVE POWER			
			95,660,000 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	104,053,710 (1) shares					
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11);					
	81.28%	(1)				
14			PORTING PERSON (SEE INSTRUCTIONS)			
	PN					

⁽¹⁾ Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

1	NAME OF REPORTING PERSON.				
	DBD Investors V, L.L.C.				
2	CHECK (a) ☑	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) □ (b) □			
3	SEC USI	E ON	ILY		
4	SOURCI	E OF	FUNDS (SEE INSTRUCTIONS)		
	00				
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION		
	Delawa	ıre			
		7	SOLE VOTING POWER		
NUM	NUMBER OF 0 shares				
SH	ARES	8	SHARED VOTING POWER		
	FICIALLY NED BY		104,053,710 (1) shares		
	ACH ORTING	9	SOLE DISPOSITIVE POWER		
PERSON			0 shares		
W	/ITH	10	SHARED DISPOSITIVE POWER		
			95,660,000 shares		
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	104,053,710 (1) shares				
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
13	PERCEN	IT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);		
	81.28%				
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)		
	OO (Limited Liability Company)				

⁽¹⁾ Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

1	NAME OF REPORTING PERSON.			
	DBD Investors V Holdings, L.L.C.			
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	
	(a) 🗹	(t	\bigcirc	
3	SEC US	E ON	ILY	
4	SOURCE OF FUNDS (SEE INSTRUCTIONS)			
	00			
5	OO OO	IE D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
3	CHECK	II. D	isclosoke of Legal Proceedings is required for soant To Hews 2(u) or 2(e)	
6	CITIZE	NSHI	P OR PLACE OF ORGANIZATION	
	Delawa	are		
		7	SOLE VOTING POWER	
O charge			0 shares	
	BER OF ARES	8	SHARED VOTING POWER	
BENEI	FICIALLY			
	NED BY		104,053,710 (1) shares	
	ACH ORTING	9	SOLE DISPOSITIVE POWER	
PERSON			0 shares	
W	/ITH	10	SHARED DISPOSITIVE POWER	
			95,660,000 shares	
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	104.05	3 71	0 (1) shares	
12			HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)	
40				
13	PERCEI	NI O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);	
	81.28%	ó (1)		
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)	
	OO (Limited Liability Company)			

⁽¹⁾ Includes 8,393,710 shares over which Explorer Coinvest LLC holds a voting proxy with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements."

1	NAME OF REPORTING PERSON.					
		Ralph W. Shrader				
2	CHECK (a) ☑		APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
3	SEC USE ONLY					
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEI	NSHI	P OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
	7 SOLE VOTING POWER					
NIIM	NUMBER OF 178,072 (1) shares					
SH	SHARES		SHARED VOTING POWER			
	FICIALLY NED BY		1,513,580 (1) shares			
E	ACH	9	• • • • • • • • • • • • • • • • • • • •			
	ORTING RSON		178,072 (1) shares			
V	VITH	10				
			2,216,510 (1) shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	2,394,5	82 ((1) shares			
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
	$\square(1)$					
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	1.86%					
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)			
	IN					

(1) Includes shares pursuant to which the reporting person has granted a voting proxy with respect to certain matters to Explorer Coinvest LLC. See "Item 6—Irrevocable Proxy and Tag-Along Agreements." Excludes shares of common stock beneficially owned by the other parties to the Amended and Restated Stockholders Agreement, dated as of November 8, 2010 (the "Stockholders Agreement"). The reporting person disclaims beneficial ownership of such excluded shares. See "Item 6—Stockholders Agreement."

1	NAME OF REPORTING PERSON.				
	Francis J. Henry, Jr.				
2	CHECK (a) ☑		APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)		
3	SEC USE ONLY				
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)		
	00				
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION		
	United	Stat	tes of America		
		7	SOLE VOTING POWER		
NHM	NUMBER OF 231,899 (1) shares				
SH	ARES	8	SHARED VOTING POWER		
	FICIALLY NED BY	'	107,510 (1) shares		
E.	ACH	9	SOLE DISPOSITIVE POWER		
	ORTING RSON		231,899 (1) shares		
W	/ITH	10			
			107,510 (1) shares		
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	339,40	9 (1) shares		
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
	olimins(1)				
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);		
	0.27%				
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)		
	IN				

1	NAME OF REPORTING PERSON.				
	Lloyd Howell, Jr.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)				
	(a) ☑	,	o) □		
3	SEC USE ONLY				
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)		
	00				
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
6	CITIZEN	NSHI	IP OR PLACE OF ORGANIZATION		
	United	Stat	tes of America		
		7	SOLE VOTING POWER		
NHM	NUMBER OF 123,124 (1) shares				
SH	ARES	8			
	FICIALLY NED BY		36,990 (1) shares		
E.	ACH	9	· · ·		
REPORTING PERSON			123,124 (1) shares		
W	/ITH	10			
			36,990 (1) shares		
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	160,114	4 (1) shares		
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
	$\square(1)$				
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);		
	0.13%	(1)			
14			EPORTING PERSON (SEE INSTRUCTIONS)		
	IN				
	'				

1	NAME OF REPORTING PERSON.					
	Joseph L	Joseph Logue				
2		THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) ☑	(t	o)			
3	SEC US	E ON	NLY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
	CITIZEN	ICIII	IP OR PLACE OF ORGANIZATION			
6	CITIZEI	NSHI	P OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
		7	SOLE VOTING POWER			
_	BER OF		153,071 (1) shares			
_	ARES FICIALLY	8	SHARED VOTING POWER			
	FICIALLY NED BY		0 shares			
EACH		9	SOLE DISPOSITIVE POWER			
	ORTING					
	RSON /ITH		153,071 (1) shares			
, v	ип	10	SHARED DISPOSITIVE POWER			
			0 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	152.07	1 (1) shares			
12	153,071 (1) shares CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
12	CHECK	11. 1	THE AGGREGATE AMOUNT IN NOW (11) EXCEODES CERTAIN STIARES (SEE INSTRUCTIONS)			
	$\square(1)$					
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.12%	(1)				
14		` /	EPORTING PERSON (SEE INSTRUCTIONS)			
	IN					

1	NAME OF REPORTING PERSON.					
	Joseph V	Joseph W. Mahaffee				
2	CHECK	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) ☑	(t	o)			
3	SEC US	E ON	VLY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6		ICLII	IP OR PLACE OF ORGANIZATION			
U	CITIZEI	NONI	IF OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
		7	SOLE VOTING POWER			
NUM	BER OF		358,123 (1) shares			
_	ARES	8	SHARED VOTING POWER			
	FICIALLY NED BY		0 shares			
	ACH	9				
	ORTING					
	RSON		358,213 (1) shares			
W	/ITH	10	SHARED DISPOSITIVE POWER			
			0 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	250.42	2 (1	\ 1			
10	358,123 (1) shares CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
12	CHECK	IF I	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
	☑ (1)					
13		O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.28%	(1)				
14		` /	EPORTING PERSON (SEE INSTRUCTIONS)			
	111110		20111101210011 (022 11.01100110)			
	IN					

1	NAME OF REPORTING PERSON.					
	John D. l					
2	CHECK (a) ☑	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) □ (b) □				
	` /	`				
3	SEC US	E ON	JLY			
4	SOURCI	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	United	Sta	tes of America			
		7	SOLE VOTING POWER			
NUM	BER OF		331,527 (1) shares			
_	ARES	8	SHARED VOTING POWER			
	FICIALLY NED BY		0 shares			
	ACH ORTING	9	SOLE DISPOSITIVE POWER			
PE	RSON		331,527 (1) shares			
W	/ITH	10	SHARED DISPOSITIVE POWER			
			0 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
) shares			
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
	\square (1)					
13	PERCEN	IT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.26%	(1)				
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)			
	IN					
	1					

	•					
1	NAME OF REPORTING PERSON.					
	John M.	John M. McConnell				
2		THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) ☑	(t	o)			
3	SEC US	E ON	ILY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6		ICIII	P OR PLACE OF ORGANIZATION			
0	CITIZEI	иэпі	P OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
		7	SOLE VOTING POWER			
NUM	BER OF		201,162 (1) shares			
SH	ARES	8	SHARED VOTING POWER			
	FICIALLY	•	0 shares			
	NED BY ACH	9				
	ORTING	9	SOLE DISPOSITIVE POWER			
	RSON		201,162 (1) shares			
W	/ITH	10				
			0 shares			
11	AGGRE	CAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	MOGKL	O/11	E MINOUNT BENEFICIALLY OWNED BY EACH REPORTING LEASON			
	201,162 (1) shares					
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
	\square (1)					
13	PERCEN	VT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.16%	(1)				
14	TYPE O	FRE	PORTING PERSON (SEE INSTRUCTIONS)			
	IN					
	11.7					

1	NAME OF REPORTING PERSON.					
	Robert S	Robert S. Osborne				
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) 	(t	o) 🗆			
3	SEC US	E ON	VLY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	PF					
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEI	ISHI	P OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
		7	SOLE VOTING POWER			
NII IM	BER OF		75,940 (1) shares			
_	ARES	8	SHARED VOTING POWER			
	FICIALLY					
	NED BY		0 shares			
	ACH	9				
	ORTING	5	OOLD DISTOSTITE TO WER			
	RSON		75,940 (1) shares			
	/ITH	10				
		10	SHINED DISTOSTITY ETOWER			
			0 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
11	HOOKE	0711	E MINOCIVI BENEFICINEDI OVINED BI ENGII NEI ONTINO I ENGON			
	75,940 (1) shares					
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
12	CITECIO	11 1	TIL MOOKEOMIE MINOOMI IN KOW (II) EMCEODES CERTAIN STRIKES (SEE INSTROCTIONS)			
	√ (1)					
10						
13	PERCEI	NI O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.06% (1)					
1.4		` /	PRODUING DEDCON (CEE INCEDITORIO)			
14	TYPEO	r KE	PORTING PERSON (SEE INSTRUCTIONS)			
	TNI					
	IN					

1	NAME OF REPORTING PERSON.					
	Patrick F	Patrick F. Peck				
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) ☑	(t	o) \square			
3	SEC US	E ON	ILY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5		IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
		7	SOLE VOTING POWER			
	BER OF		93,733 (1) shares			
	ARES	8	SHARED VOTING POWER			
BENEFICIALL OWNED BY			9,540 (1) shares			
	ACH	9	SOLE DISPOSITIVE POWER			
	ORTING					
	RSON /ITH		93,733 (1) shares			
, v	/11H	10	SHARED DISPOSITIVE POWER			
			9,540 (1) shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	103,273 (1) shares					
12			HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
	☑ (1)					
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.08%	(1)				
14		<u> </u>	PORTING PERSON (SEE INSTRUCTIONS)			
	TNT					
]	IN					

	•					
1	NAME OF REPORTING PERSON.					
	Horacio	Horacio D. Rozanski				
2	CHECK	THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) ☑	(t	o) \square			
3	SEC US	E ON	JLY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEI	NSHI	P OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
		7				
NUM	BER OF		209,117 (1) shares			
_	ARES	8	SHARED VOTING POWER			
	FICIALLY NED BY		0 shares			
	ACH	9				
	ORTING	5	SOLE DISTOSTIVE TO WER			
	RSON		209,117 (1) shares			
W	/ITH	10	SHARED DISPOSITIVE POWER			
			0 shares			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	D00 444	7 (4)	N 1			
40) shares			
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
	☑ (1)					
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.16%	(1)				
14		` /	PORTING PERSON (SEE INSTRUCTIONS)			
	IN					

1	NAME OF REPORTING PERSON.					
	Samuel I					
2	CHECK (a) ☑	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)				
	()	`	\square			
3	SEC US	E ON	NLY STATE OF THE S			
4	SOURCI	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEN	ISHI	P OR PLACE OF ORGANIZATION			
	United	Sta	tes of America			
		7	SOLE VOTING POWER			
NUM	BER OF		521,040 (1) shares			
SH	ARES	8	SHARED VOTING POWER			
	FICIALLY NED BY		0 shares			
	ACH ORTING	9	SOLE DISPOSITIVE POWER			
PE	RSON		521,040 (1) shares			
W	/ITH	10	SHARED DISPOSITIVE POWER			
			0 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	521,040	0 (1) shares			
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
	$\square(1)$					
13	PERCEN	VT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.41%	(1)				
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)			
	IN					

-					
1	NAME OF REPORTING PERSON.				
	Ronald T. Kadish				
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)		
	(a) ☑	`	\bigcirc		
3	SEC US	E ON	ILY		
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)		
	00				
5		IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)		
	CITIZEN	TCITI	P OR PLACE OF ORGANIZATION		
6	CITIZE	изні	P OR PLACE OF ORGANIZATION		
	United	Stat	tes of America		
		7	SOLE VOTING POWER		
NUM	BER OF		53,800 (1) shares		
SH	ARES	8	SHARED VOTING POWER		
	FICIALLY NED BY		0 shares		
E.	ACH	9	SOLE DISPOSITIVE POWER		
	ORTING RSON		53,800 (1) shares		
	/ITH	10			
11	ACCRE	CAT	0 shares		
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	53,800				
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)		
	$\square(1)$				
13		O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);		
	0.04%	(1)			
14			PORTING PERSON (SEE INSTRUCTIONS)		
	IN				

1	NAME OF REPORTING PERSON.						
	,	Gary D. Labovich					
2			APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)				
	(a) ☑	•	o)				
3	SEC US	E ON	ILY				
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)				
	00						
5	CHECK	IF D	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)				
6	CITIZEN	NSHI	P OR PLACE OF ORGANIZATION				
	United	Stat	tes of America				
		7	SOLE VOTING POWER				
NUM	BER OF		107,870 (1) shares				
SH	ARES	8	SHARED VOTING POWER				
	FICIALLY NED BY		0 shares				
E.	ACH	9	SOLE DISPOSITIVE POWER				
REPORTING PERSON			107,870 (1) shares				
W	/ITH	10					
			0 shares				
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	107,87	0 (1) shares				
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
	$\square(1)$						
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);				
	0.08%	(1)					
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)				
	IN						

1	NAME OF REPORTING PERSON.					
		Richard J. Wilhelm				
2			E APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)			
	(a) ☑	`	o) □			
3	SEC US	E ON	NLY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEN	ISHI	IP OR PLACE OF ORGANIZATION			
	United	Sta	tes of America			
		7	SOLE VOTING POWER			
NIIM	BER OF		107,228 (1) shares			
	ARES	8				
	FICIALLY NED BY		82,700 shares			
EACH		9	·			
REPORTING PERSON			107,228 (1) shares			
W	/ITH	10				
			82,700 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	189,92	8 (1) shares			
12			HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
	$\square(1)$					
13		VT O	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.15% (1)					
14			EPORTING PERSON (SEE INSTRUCTIONS)			
	IN					
	11.					

1	NAME OF REPORTING PERSON.					
	Karen M. Dahut					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)					
	(a) ☑	`	o) \square			
3	SEC US	E ON	ILY			
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)			
	00					
5	CHECK	IF D	SISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZEN	NSHI	P OR PLACE OF ORGANIZATION			
	United	Stat	tes of America			
		7	SOLE VOTING POWER			
NHM	BER OF		89,613 (1) shares			
SHARES		8	· ·			
	FICIALLY NED BY	٠	6,970 shares			
EACH		9	SOLE DISPOSITIVE POWER			
REPORTING PERSON			89,613 (1) shares			
W	/ITH	10	SHARED DISPOSITIVE POWER			
			6,970 shares			
11	AGGRE	GAT	E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	96,583	(1)	shares			
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
	$\square(1)$					
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);			
	0.08%	(1)				
14			PORTING PERSON (SEE INSTRUCTIONS)			
	IN					
	11.4					

	•			
1	NAME OF REPORTING PERSON.			
			Thompson	
2		THE	APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	
	(a) ☑	(t	o)	
3	SEC US	E ON	VLY	
4	SOURC	E OF	FUNDS (SEE INSTRUCTIONS)	
	00			
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	United States of America			
	Officed	7		
		,	SOLE VOTING TOWER	
NUM	BER OF		68,291 (1) shares	
_	ARES	8	SHARED VOTING POWER	
BENEI	FICIALLY			
	NED BY		0 shares	
	ACH ORTING	9	SOLE DISPOSITIVE POWER	
	RSON		68,291 (1) shares	
	/ITH	10		
		10	SHARED DISTOSTITVE FOWER	
			0 shares	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	60.004	(4)	•	
	68,291 (1) shares			
12	CHECK	IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)	
	$\square(1)$			
13	PERCEN	O TV	F CLASS REPRESENTED BY AMOUNT IN ROW (11);	
	0.05% (1)			
14	TYPE O	F RE	PORTING PERSON (SEE INSTRUCTIONS)	
	IN			
	,,			

Amendment No. 4 to Schedule 13D

This Amendment to Schedule 13D is being filed to report the addition of Karen M. Dahut and Elizabeth M. Thompson as reporting persons. The Schedule 13D originally filed on December 16, 2010, as amended by the Schedule 13D/A filed on April 4, 2011, the Schedule 13D/A filed on July 15, 2011 and the Schedule 13D/A filed on August 12, 2011 is hereby further amended and supplemented as set forth below in this Amendment No. 4.

Item 2. Identity and Background

Item 2 is hereby amended by adding the following to the end of the table listing the name, address, principal business/occupation and citizenship of the new reporting persons and adding the statements below the table with respect to the new reporting persons and by deleting the information with respect to CG Appleby.

Name	Address of Business/Principal Office	Principal Business/Occupation	Jurisdiction of Organization/ <u>Citizenship</u>
Karen M. Dahut	c/o Booz Allen Hamilton Holding Corporation 8283 Greensboro Drive McLean, Virginia 22102	Senior Vice President	United States of America
Elizabeth M. Thompson	c/o Booz Allen Hamilton Holding Corporation 8283 Greensboro Drive McLean, Virginia 22102	Senior Vice President & Chief Personnel Officer	United States of America

Item 3. Source and Amount of Funds or Other Consideration

Item 3 is hereby amended to add the following to the end of this section:

Ms. Dahut acquired her shares of Class A common stock: (1) by exchanging shares of Booz Allen Hamilton Inc. and options to acquire shares of Booz Allen Hamilton Inc. for Booz Allen Hamilton Holding Corporation's Class A common stock, Class C common stock and options to acquire Class A common stock in connection with the acquisition of Booz Allen Hamilton Inc. by Explorer Coinvest LLC (as described more fully in the original filing of this Schedule 13D); and/or (2) in connection with options received as compensation, using personal funds to pay the exercise price of shares acquired on exercise. Ms. Thompson, acquired her shares of Class A common stock in connection with options received as compensation, using personal funds to pay the exercise price of shares acquired on exercise. Mr. Henry acquired 49,621 additional shares of Class A common stock upon the exercise of stock options previously granted to him under the Booz Allen Hamilton Holding Corporation Officers' Rollover Stock upon the exercise of stock options previously granted to him under the Booz Allen Hamilton Holding Corporation Officers' Rollover Stock Plan for an aggregate exercise price of \$229.04 using personal funds.

Item 5. Interest in Securities of the Issuer

Item 5 is hereby amended in its entirety as follows:

(a)-(b) The responses of each of the persons filing this Amendment to Schedule 13D (each a "Reporting Person") with respect to Rows 11, 12 and 13 of the cover pages of this Amendment to Schedule 13D that relate to the aggregate number and percentage of Class A common stock (including but not limited to footnotes to such information) are incorporated herein by reference. Such percentages were calculated based on 128,024,763 outstanding shares of Class A common stock.

The responses of each of the Reporting Persons with respect to Rows 7, 8, 9 and 10 of the cover pages of this Amendment to Schedule 13D that relate to the number of shares as to which each of the persons or entities referenced in Item 2 above has sole power or shared power to vote or to direct the vote and sole or shared power to dispose or to direct the disposition (including but not limited to footnotes to such information) are incorporated herein by reference.

Each of Explorer Coinvest LLC, Carlyle Partners V US, L.P., TC Group V US, L.P., TC Group V US, L.L.C., TC Group Investment Holdings, L.P., TCG Holdings II, L.P., DBD Investors V, L.L.C. and DBD Investors V Holdings, L.L.C. may be deemed to beneficially own 104,053,710 shares of Class A common stock, including 95,660,000 shares of Class A common stock owned directly by Explorer Coinvest LLC and 8,393,710 shares of Class A common stock over which Explorer Coinvest LLC holds an irrevocable proxy that entitles it to vote the shares with respect to certain matters. See "Item 6—Irrevocable Proxy and Tag-Along Agreements." Carlyle Partners V US, L.P. is the managing member of Explorer Coinvest LLC. TC Group V US, L.P. is the sole general partner of Carlyle Partners V US, L.P. TC Group V US, L.L.C. is the sole general partner of TC Group Investment Holdings, L.P. is the managing member of TC Group V US, L.L.C. TCG Holdings II, L.P. is the sole general partner of TC Group Investment Holdings, L.P. DBD Investors V, L.L.C. is the sole general partner of TCG Holdings II, L.P. DBD Investors V Holdings, L.L.C. is the managing member of DBD Investors V, L.L.C. and, in such capacity, exercises investment discretion and control of the shares beneficially owned by Explorer Coinvest LLC. Each of Carlyle Partners V US, L.P., TC Group V US, L.L.C. is managed by a three-person managing board, and all board action relating to the voting or disposition of these shares requires approval of a majority of the board. The members of the managing board are William E. Conway, Jr., Daniel A. D'Aniello and David M. Rubenstein, all of whom disclaim beneficial ownership of these shares.

Dr. Shrader may be deemed to beneficially own an aggregate of 2,394,582 shares of Class A common stock, including (i) 19,753 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 74,349 shares of Class A common stock held directly, (iii) 1,356,900 shares of Class A common stock held by the Ralph W. Shrader Revocable Trust, (iv) 156,680 shares of Class A common stock issuable upon conversion of an equal number of shares of Class C common stock held by the Ralph W. Shrader Revocable Trust that may be converted within 60 days, (v) 83,970 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days and (vi) 702,930 shares of Class A common stock issuable upon conversion of an equal number of Class B common stock held by the Shrader Trust FBO Bryan Shrader, Shrader Trust FBO Jeffrey Shrader and Shrader Trust FBO Mark Shrader (collectively, the "Shrader Trusts"). Dr. Shrader shares investment power and voting power over the 1,513,580 shares held by the Ralph W. Shrader Revocable Trust with his wife, Janice W. Shrader. Dr. Shrader may be deemed to share power to direct the disposition of the 702,930 shares held by the Shrader Trusts because he has the right to substitute assets with the trusts (and thereby may be deemed to have the right to acquire shares held by the trusts), subject to the trustees' reasonable satisfaction that the substitute assets received by the trusts are of equal value to the trust property exchanged therefor. Dr. Shrader disclaims beneficial ownership of the shares held by the Shrader Trusts.

Mr. Henry may be deemed to beneficially own an aggregate of 339,409 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 49,621 shares of Class A common stock held directly, (iii) 107,510 shares of Class A common stock held by the Francis J. Henry, Jr. Trust, (iv) 39,290 shares of Class A common stock issuable upon conversion of an equal number of shares of Class C common stock that may be converted within 60 days, and (v) 128,970 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days. Mr. Henry shares investment and voting power over the shares held by the Francis J. Henry, Jr. Trust with his wife, Stephanie J. Henry.

Mr. Howell may be deemed to beneficially own an aggregate of 160,114 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 12,616 shares of Class A common stock held directly, (iii) 36,990 shares of Class A common stock held by the Lloyd Howell, Jr. Trust, (iv) 4,510 shares of Class A common stock issuable upon conversion of an equal number of shares of Class C common stock that may be converted within 60 days and (v) 91,980 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days. Mr. Howell shares investment and voting power over the shares held by the Lloyd Howell, Jr. Trust with his wife, Patricia S. Howell.

Mr. Logue may be deemed to beneficially own an aggregate of 153,071 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 28,083 shares of Class A common stock held directly, and (iii) 110,970 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

Mr. Mahaffee may be deemed to beneficially own an aggregate of 358,123 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 52,675 shares of Class A common stock held directly, (iii) 114,120 shares of Class A common stock held by the Joseph W. Mahaffee Revocable Trust, (iv) 39,340 shares of Class A common stock issuable upon conversion of an equal number of shares of Class C

common stock that may be converted within 60 days, and (v) 137,970 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days. Mr. Mahaffee is the sole trustee of the Joseph W. Mahaffee Revocable Trust and has sole investment power and voting power over the shares held by the trust.

Mr. Mayer may be deemed to beneficially own an aggregate of 331,527 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 136,209 shares of Class A common stock held directly, (iii) 61,330 shares of Class A common stock issuable upon conversion of an equal number of shares of Class C common stock that may be converted within 60 days, and (iv) 119,970 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

Mr. McConnell may be deemed to beneficially own an aggregate of 201,162 shares of Class A common stock, including (i) 17,842 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan and (ii) 183,320 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

Mr. Osborne may be deemed to beneficially own an aggregate of 75,940 shares of Class A common stock, including (i) 5,900 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 33,050 shares of Class A common stock held directly, (iii) 36,990 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

Mr. Peck may be deemed to beneficially own an aggregate of 103,273 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 9,540 shares of Class A common stock held by the Patrick F. Peck Trust, (iii) 33,725 shares of Class A common stock issuable upon the conversion of an equal number of shares of Class C common stock that may be converted within 60 days and (iv) 45,990 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days. Mr. Peck shares investment and voting power over the shares held by the Patrick F. Peck Trust with his wife, Debra A. Peck.

Mr. Rozanski may be deemed to beneficially own an aggregate of 209,117 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 119,779 shares of Class A common stock held directly, (iii) 29,330 shares of Class A common stock issuable upon the conversion of an equal number of shares of Class C common stock that may be converted within 60 days and (iv) 45,990 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

Mr. Strickland may be deemed to beneficially own an aggregate of 521,040 shares of Class A common stock, including (i) 17,842 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 61,958 shares of Class A common stock held directly, (iii) 215,040 shares of Class A common stock held by the Samuel Strickland Revocable Trust, (iv) 106,230 shares of Class A common stock issuable upon conversion of an equal number of shares of Class C common stock that may be converted within 60 days and (v) 119,970 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days. Mr. Strickland is the sole trustee of the Samuel Strickland Revocable Trust and has sole investment power and voting power over the shares held by the trust.

Mr. Kadish may be deemed to beneficially own an aggregate of 53,800 shares of Class A common stock, including (i) 4,720 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 46,980 shares of Class A common stock held directly and (iii) 2,100 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

Mr. Labovich may be deemed to beneficially own an aggregate of 107,870 shares of Class A common stock, including (i) 5,900 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 64,980 shares of Class A common stock held directly and (iii) 36,990 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

Mr. Wilhelm may be deemed to beneficially own an aggregate of 189,928 shares of Class A common stock, including (i) 14,018 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan (ii) 36,990 shares of Class A common stock held directly, (iii) 82,700 shares of Class A common stock held by the Richard J. Wilhelm Trust and (iv) 56,220 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days. Mr. Wilhelm shares investment and voting power over the shares held by the Richard J. Wilhelm Trust with his wife, K. Shelly Porges.

Ms. Dahut may be deemed to beneficially own an aggregate of 96,583 shares of Class A common stock, including (i) 4,720 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 56,903 shares of Class A common stock held directly, (iii) 6,970 shares of Class A common stock issuable upon conversion of an equal number of shares of Class C common stock held by the Karen M. Dahut Trust that may be converted within 60 days and (iv) 27,990 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days. Ms. Dahut shares investment power and voting power over the 6,970 shares held by the Karen M. Dahut Trust with her husband, William L. Dahut.

Ms. Thompson may be deemed to beneficially own an aggregate of 68,291 shares of Class A common stock, including (i) 1,321 shares of restricted Class A common stock granted under the Booz Allen Hamilton Holding Corporation Equity Incentive Plan, (ii) 10,000 shares of Class A common stock held directly and (iii) 56,970 shares of Class A common stock issuable upon the exercise of options that may be exercised within 60 days.

(c) On September 2, 2011, Mr. Rozanski exercised options to purchase 22,904.099 shares of Class A common stock at a per share exercise price of \$0.01. Mr. Rozanski sold to the Issuer, and the Issuer purchased for cash, 5.099 of such shares, which represented the total number of fractional options exercised and was required by the terms of the Booz Allen Hamilton Holding Corporation Officers' Rollover Stock Plan.

On September 13, 2011, Mr. Henry exercised options to purchase 49,625.55 shares of Class A common stock at a per share exercise price of \$0.01. Mr. Henry sold to the Issuer, and the Issuer purchased for cash, 4.55 of such shares, which represented the total number of fractional options exercised and was required by the terms of the Booz Allen Hamilton Holding Corporation Officers' Rollover Stock Plan.

Explorer Coinvest LLC's beneficial ownership over shares of Class A common stock decreased by 1,581,109 as a result of dispositions of shares over which Explorer Coinvest LLC previously held a voting proxy, as offset by an increase due to the exercise of options by persons over whose shares Explorer Coinvest LLC holds a voting proxy. See "Item 6—Irrevocable Proxy and Tag-Along Agreements," as described in the original filing of this Schedule 13D.

- (d) Not applicable.
- (e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

Item 6 is hereby amended by adding the following to the end of the section thereof entitled "Stockholders Agreement":

Following their appointment as executive officers, Mmes. Dahut and Thompson became subject to the obligations of executive officers under the Stockholders Agreement, including the voting provisions and requirements to sell shares, effective November 29, 2011 and November 30, 2011, respectively.

Item 7. Material to be Filed as Exhibits

Item 7 is hereby supplemented by adding the following exhibits in appropriate numerical order

Exhibit No.	Description				
99.1.4	Joint Filing Agreement.				
99.11	Powers of Attorney.				

SIGNATURE

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.

EXPLORER COINVEST, LLC

By: Carlyle Partners V US, L.P., as its Managing Member

By: TC Group V US, L.P., as its General Partner

By: TC Group V US, L.L.C., as its General Partner

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its Managing Member

By: *

Name: David M. Rubenstein Title: Managing Director

CARLYLE PARTNERS V US, L.P.

By: TC Group V US, L.P., as its General Partner

By: TC Group V US, L.L.C., as its General Partner

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its Managing Member

By:

Name: David M. Rubenstein Title: Managing Director

TC GROUP V US, L.P.

By: TC Group V US, L.L.C., as its General Partner

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its Managing Member

By: *

Name: David M. Rubenstein Title: Managing Director

TC GROUP V US, L.L.C.

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its Managing Member

By: *

Name: David M. Rubenstein Title: Managing Director

TC GROUP INVESTMENT HOLDINGS, L.P.

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its Managing Member

By: *

Name: David M. Rubenstein Title: Managing Director

TCG HOLDINGS II, L.P.

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its Managing Member

By: *

Name: David M. Rubenstein Title: Managing Director

DBD INVESTORS V, L.L.C.

By: DBD Investors V Holdings, $$	L.L.C., as its Managing Member
Bv: *	

Name: David M. Rubenstein Title: Managing Director

DBD INVESTORS V HOLDINGS, L.L.C.

By: *

Name: David M. Rubenstein Title: Managing Director

**

Ralph W. Shrader

**

Francis J. Henry, Jr.

**

Lloyd Howell, Jr.

**

Joseph Logue

**

Joseph W. Mahaffee

**

John D. Mayer

**

John M. McConnell

**

Robert S. Osborne

**

Patrick F. Peck

**

Horacio D. Rozanski

**

Samuel R. Strickland

**

Ronald T. Kadish

**

Gary D. Labovich

**

Richard J. Wilhelm

**
Karen M. Dahut

* The undersigned, by signing his name hereto, executes this Schedule pursuant to the Power of Attorney executed on behalf of the above-named entities and individuals and filed herewith.

By: /s/ R. Rainey Hoffman

Elizabeth M. Thompson

R. Rainey Hoffman Attorney-in-Fact

** The undersigned, by signing his name hereto, executes this Schedule pursuant to the Power of Attorney executed on behalf of the above-named entities and individuals and filed herewith.

By: /s/ Terence Kaden

Terence Kaden Attorney-in-Fact INDEX TO EXHIBITS

Exhibit No.
99.1.4Description99.1.4Joint Filing Agreement.99.11Powers of Attorney.

Joint Filing Agreement

The undersigned hereby agree that they are filing this statement jointly pursuant to Rule 13d-1(k)(1). Each of them is responsible for the timely filing of such Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

In accordance with Rule 13d-1(k)(1) promulgated under the Securities and Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing with each other on behalf of each of them of such a statement on Schedule 13D and any amendments thereto with respect to the common stock beneficially owned by each of them, of Booz Allen Hamilton Holding Corporation, a Delaware corporation. This Joint Filing Agreement shall be included as an exhibit to such Schedule 13D and amendments thereto.

[Remainder of this page has been left intentionally blank]

IN WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of the 9 day of December, 2011.

EXPLORER COINVEST, LLC

By: Carlyle Partners V US, L.P., as its Managing Member

By: TC Group V US, L.P., as its General Partner

By: TC Group V US, L.L.C., as its General Partner

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its General Partner

By: *

Name: David M. Rubenstein Title: Managing Director

CARLYLE PARTNERS V US, L.P.

By: TC Group V US, L.P., as its General Partner

By: TC Group V US, L.L.C., as its General Partner

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its General Partner

By: *

Name: David M. Rubenstein Title: Managing Director

TC GROUP V US, L.P.

By: TC Group V US, L.L.C., as its General Partner

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its General Partner $\,$

By: *

Name: David M. Rubenstein Title: Managing Director

TC GROUP V US, L.L.C.

By: TC Group Investment Holdings, L.P., as its Managing Member

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its General Partner

By: *

Name: David M. Rubenstein Title: Managing Director

TC GROUP INVESTMENT HOLDINGS, L.P.

By: TCG Holdings II, L.P., as its General Partner

By: DBD Investors V, L.L.C., as its General Partner

By: DBD Investors V Holdings, L.L.C., as its General Partner

By: *

Name: David M. Rubenstein Title: Managing Director

TCG HOLDINGS II, L.P.

By: DBD INVESTORS V ,L.L.C ., as its General Partner

By: DBD INVESTORS V Holdings, L.L.C., as its General Partner

By: *

Name: David M. Rubenstein Title: Managing Director

DBD INVESTORS V, L.L.C.

By: DBD INVESTORS V Holdings, L.L.C., as its General

Partner

By: *

Name: David M. Rubenstein Title: Managing Director

DBD INVESTORS V HOLDINGS, L.L.C.

By: *

Name: David M. Rubenstein Title: Managing Director

**
Ralph W. Shrader
**
Francis J. Henry, Jr.
** Lloyd Howell, Jr.
Lloyd Howell, Jr.
**
Joseph Logue
**
Joseph W. Mahaffee
**
John D. Mayer
**
John M. McConnell
** Robert S. Osborne
RODERT 3. OSDOTHE
**
Patrick F. Peck
**
Horacio D. Rozanski
**
Samuel R. Strickland
**

Ronald T. Kadish

**
Gary D. Labovich
**
Richard J. Wilhelm
**
Karen M. Dahut
**
Elizabeth M. Thompson

* The undersigned, by signing his name hereto, executes this Agreement pursuant to the Power of Attorney executed on behalf of the above-named entities and individuals.

By: /s/ R. Rainey Hoffman

R. Rainey Hoffman Attorney-in-Fact

** The undersigned, by signing his name hereto, executes this Agreement pursuant to the Power of Attorney executed on behalf of the above-named entities and individuals.

By: /s/ Terence Kaden

Terence Kaden Attorney-in-Fact

POWER OF ATTORNEY

Know by all these present, that the undersigned hereby constitutes and appoints each of Robert S. Osborne, Douglas S. Manya and Terence E. Kaden and each of them individually, the undersigned's true and lawful attorney-in-fact to:

- (1) execute for and on behalf of the undersigned, in the undersigned's capacity as an executive officer and/or beneficial owner of Booz Allen Hamilton Holding Corporation (the "Company"), (i) all forms and schedules in accordance with Section 13(d) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules thereunder, including all amendments thereto (a "Section 13 Schedule"), and (ii) a Form ID and any other forms required to be filed or submitted in accordance with Regulation S-T promulgated by the United States Securities and Exchange Commission (or any successor provision) in order to file a Section 13 Schedule electronically (a "Form ID", and, together with a Section 13 Schedule, the "Forms and Schedules"):
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms and Schedules, complete and execute any amendment or amendments thereto, and timely file such Forms and Schedules with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of each such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by each such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as he may approve in his discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that each such attorney-in-fact, or his substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that each such attorney-in-fact is serving in such capacity at the request of the undersigned, and is not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 of the Exchange Act.

The Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file any Forms and Schedules with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to each such attorney-in-fact.

From and after the date hereof, any Power of Attorney previously granted by the undersigned concerning the subject matter hereof is hereby revoked.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 24th day of October, 2011.

/s/ Elizabeth M. Thompson

Elizabeth M. Thompson

POWER OF ATTORNEY

Know by all these present, that the undersigned hereby constitutes and appoints each of Robert S. Osborne, Douglas S. Manya and Terence E. Kaden and each of them individually, the undersigned's true and lawful attorney-in-fact to:

- (1) execute for and on behalf of the undersigned, in the undersigned's capacity as an executive officer and/or beneficial owner of Booz Allen Hamilton Holding Corporation (the "Company"), (i) all forms and schedules in accordance with Section 13(d) of the Securities Exchange Act of 1934 (the "Exchange Act") and the rules thereunder, including all amendments thereto (a "Section 13 Schedule"), and (ii) a Form ID and any other forms required to be filed or submitted in accordance with Regulation S-T promulgated by the United States Securities and Exchange Commission (or any successor provision) in order to file a Section 13 Schedule electronically (a "Form ID", and, together with a Section 13 Schedule, the "Forms and Schedules");
- (2) do and perform any and all acts for and on behalf of the undersigned which may be necessary or desirable to complete and execute any such Forms and Schedules, complete and execute any amendment or amendments thereto, and timely file such Forms and Schedules with the United States Securities and Exchange Commission and any stock exchange or similar authority; and
- (3) take any other action of any type whatsoever in connection with the foregoing which, in the opinion of each such attorney-in-fact, may be of benefit to, in the best interest of, or legally required by, the undersigned, it being understood that the documents executed by each such attorney-in-fact on behalf of the undersigned pursuant to this Power of Attorney shall be in such form and shall contain such terms and conditions as he may approve in his discretion.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary or proper to be done in the exercise of any of the rights and powers herein granted, as fully to all intents and purposes as the undersigned might or could do if personally present, with full power of substitution or revocation, hereby ratifying and confirming all that each such attorney-in-fact, or his substitute or substitutes, shall lawfully do or cause to be done by virtue of this Power of Attorney and the rights and powers herein granted. The undersigned acknowledges that each such attorney-in-fact is serving in such capacity at the request of the undersigned, and is not assuming, nor is the Company assuming, any of the undersigned's responsibilities to comply with Section 13 of the Exchange Act.

The Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file any Forms and Schedules with respect to the undersigned's holdings of and transactions in securities issued by the Company, unless earlier revoked by the undersigned in a signed writing delivered to each such attorney-in-fact.

From and after the date hereof, any Power of Attorney previously granted by the undersigned concerning the subject matter hereof is hereby revoked.

IN WITNESS WHEREOF, the undersigned has caused this Power of Attorney to be executed as of this 24th day of October, 2011.

/s/ Karen M. Dahut

Karen M. Dahut