CUSIP No. 63910B102

Page 1 of 15 pages

OMB APPROVAL
OMB Number: 3235-0145
Expires: December 31, 2005
Estimated average burden hours
per response. . . 15

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

SCHEDULE 13D Under the Securities Exchange Act of 1934 (Amendment No. _)

> Nautilus, Inc. (Name of Issuer)

Common Stock
----(Title of Class of Securities)

63910B102 ------(CUSIP Number)

Direct any Notices and Communications to:

George J. Mazin, Esq. Dechert LLP 30 Rockefeller Plaza New York, NY 10112

February 13, 2006

(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 ss.ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. [X]

The information required in 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.

CUSIP No. 63910B102

Page 2 of 15 pages

NAME OF REPORTING PERSON

SS. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

ENDOWMENT CAPITAL, L.P.
77-0621714

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [x]

SEC USE ONLY

3

4 SOURCE OF FUNDS

WC

5	CHECK IF DISCLO	HECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)			
6	CITIZENSHIP OR DELAWARE				
7 NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		7	SOLE VOTING POWER		
		8	SHARED VOTING POWER 3,193,829		
·	WITH9 10		SOLE DISPOSITIVE POWER 0		
			SHARED DISPOSITIVE POWER 3,193,829		
11	AGGREGATE AMC	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	CHECK BOX IF	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []			
13	PERCENT OF CL	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9.56%			
14	TYPE OF REPOR	TYPE OF REPORTING PERSON			
	1 N				

No. 63910B1	102		Page 3 of 15 pages				
		-					
1	NAME OF REPORT SS. OR I.R.S.		SON ICATION NO. OF ABOVE PERSON				
	LONG DRIVE, L. 84-1639266	Р.					
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [x] (b) []					
3	SEC USE ONLY						
4	SOURCE OF FUND	S					
	WC						
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) []						
6	CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE						
	JMBER OF	7	SOLE VOTING POWER				
BENEFIC E	SHARES ICIALLY OWNED BY EACH REPORTING PERSON	8	SHARED VOTING POWER 3,193,829				
	WITH	9	SOLE DISPOSITIVE POWER				
		10	SHARED DISPOSITIVE POWER				
11	AGGREGATE AM	OUNT BEN	3,193,829 NEFICIALLY OWNED BY EACH REPORTING PERSON				
	9.56%						
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []						
13	PERCENT OF C	LASS REF	PRESENTED BY AMOUNT IN ROW (9)				
	9.56%						

PN

14 TYPE OF REPORTING PERSON

CUSIP No. 63910B102		Page 4 of 15 pages		
NAME OF REP				
ENDOWMENT C 77-0621719	APITAL GROU	JP, LLC		
CHECK THE A		BOX IF A MEMBER OF A GROUP (a) [X] (b) []		
SEC USE ONL				
4 SOURCE OF F	UNDS			
AF				
		E LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)		
	OR PLACE C	OF ORGANIZATION		
NUMBER OF	7	SOLE VOTING POWER		
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERS	8	SHARED VOTING POWER 3,193,829		
WITH	9	SOLE DISPOSITIVE POWER 0		
	10	SHARED DISPOSITIVE POWER 3,193,829		
11 AGGREGATE	AMOUNT BEN	IEFICIALLY OWNED BY EACH REPORTING PERSON		
9.56%				
12 CHECK BOX	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []			
13 PERCENT C	F CLASS REP	PRESENTED BY AMOUNT IN ROW (9)		
9.56%				
14 TYPE OF R	EPORTING PE			

CO

CUSIP No. 63910B102	-	Page 5 of 15 pages			
	-				
	ING PERS	ON CATION NO. OF ABOVE PERSON			
04-377119	CAPITAL GROUP, L.P.				
2		BOX IF A MEMBER OF A GROUP (a) [x] (b) []			
SEC USE ONLY					
4 SOURCE OF FUND	S				
AF					
CITIZENSHIP OR 6 DELAWARE		F ORGANIZATION			
NUMBER OF SHARES	7	SOLE VOTING POWER			
BENEFICIALLY OWNED BY EACH REPORTING PERSON	8	SHARED VOTING POWER 3,193,829			
WITH	9	SOLE DISPOSITIVE POWER			
	10	SHARED DISPOSITIVE POWER 3,193,829			
11 AGGREGATE AM	OUNT BEN	EFICIALLY OWNED BY EACH REPORTING PERSON			
9.56%					
12 CHECK BOX IF	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []				
13 PERCENT OF C	LASS REP	RESENTED BY AMOUNT IN ROW (9)			
9.56%					
14 TYPE OF REPO					

PN

CUSIP No. 63910B102			Page 6 of 15 pages					
	NAME OF REPORTING PERSON SS. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON							
	PHILIP TIMON ###-##-###							
2	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [x] (b) []							
3 	EC USE ONLY							
4 S	OURCE OF FUNDS							
	.F 							
5 C	HECK IF DISCLO	SURE OF	LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)]				
 C 6	CITIZENSHIP OR PLACE OF ORGANIZATION							
	UNITED STATES OF AMERICA							
NUME	ER OF	7	SOLE VOTING POWER 0					
	RES - LLY OWNED		SHARED VOTING POWER					
	BY EACH REPORTING PERSON WITH -	8	3,193,829					
WI		9	SOLE DISPOSITIVE POWER					
			0					
			SHARED DISPOSITIVE POWER					
		10	3,193,829					
11	AGGREGATE AMO	UNT BENE	EFICIALLY OWNED BY EACH REPORTING PERSON					
	9.56%							
12								
13	PERCENT OF CL	ASS REPR	RESENTED BY AMOUNT IN ROW (9)					
	9.56%							
14	TYPE OF REPOR	TING PER						

IN

CUSIP No. 63910B102	Page 7 of 15 pages

ITEM 1. (a). Name of Issuer: Nautilus, Inc.

(b). Address of Issuer's Principal Executive Offices:

1400 NE 136th Avenue Vancouver, Washington 98684

- (c). Title of Class of Securities: Common Stock
- (d). CUSIP Number: 63910B102
- ITEM 2. This Statement is being filed jointly by each of the following persons
- (i) Endowment Capital, L.P., is a Delaware limited partnership ("Endowment"), which is engaged in the private investment fund business. The address of its principal business office is 1105 North Market Street, 15th Floor, Wilmington, DE 19801. Endowment has not, during the past five years, been convicted in a criminal proceeding of any nature whatsoever, nor has Endowment been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction of any nature whatsoever during the past five years;
- (ii) Long Drive, L.P., a Delaware limited partnership ("Long Drive"), which is engaged in the private investment fund business. The address of its principal business office is 1105 North Market Street, 15th Floor, Wilmington, DE 19801. Long Drive has not, during the past five years, been convicted in a criminal proceeding of any nature whatsoever, nor has Long Drive been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction of any nature whatsoever during the past five years;
- (iii) Endowment Capital Group, LLC, a Delaware limited liability company, which serves as general partner to Endowment and Long Drive (the "General Partner"), and is engaged in the business of managing the business affairs of each. The address of its principal business office is 1105 North Market Street, 15th Floor, Wilmington, DE 19801. The General Partner has not, during the past five years, been convicted in a criminal proceeding of any nature whatsoever, nor has the General Partner been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction of any nature whatsoever during the past five years;
- (iv) Endowment Capital Group, L.P., a Delaware limited partnership, which serves as investment manager to Endowment and Long Drive (the "Manager"). The address of its principal business office is 1105 North Market Street, 15th Floor, Wilmington, DE 19801. The Manager has not, during the past five years, been convicted in a criminal proceeding of any nature whatsoever, nor has the Manager been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws, during the past five years; and
- (v) Mr. Philip Timon, whose business address is 1105 North Market Street, 15th Floor, Wilmington, DE 19801, who serves as the managing member of the General Partner and the managing

CUSIP No. 63910B102

Page 8 of 15 pages

member of the Manager's general partner, and in such capacity is principally responsible for the management of the affairs of Endowment, Long Drive, the General Partner and the Manager. Mr. Timon has not, during the past five years, been convicted in a criminal proceeding of any nature whatsoever, nor has Mr. Timon been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction of any nature whatsoever during the past five years. Mr. Timon is a United States citizen.

Endowment, Long Drive, the General Partner, the Manager, and Philip Timon are sometimes also referred to herein individually as a "Reporting Person" and collectively as "Reporting Persons".

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

Reporting Persons have invested an amount of aggregate \$35,820,943.66 (exclusive of brokerage commissions) in the securities of the Issuer reported hereunder. Some of these funds were invested directly in the shares of the Issuer, and some were invested in put and call options with shares of the Issuer underlying such options. The sources of the funds used to purchase the shares of the Issuer held by the Reporting Persons and the options sold or purchased by the Reporting Persons are the partnership assets of each of Endowment and Long Drive, representing the capital contributions of the General Partner and each limited partner of Endowment and Long Drive (including Philip Timon).

ITEM 4. Purpose of Transaction.

The securities of the Issuer reported hereunder by the Reporting Persons were acquired as a long-term investment in the Issuer by Endowment and Long Drive. In managing the investment portfolio of Endowment and Long Drive, the Manager utilizes a fundamental, research-driven process to identify companies as being fundamentally undervalued and possessing the potential for high growth. In implementing this process, the Manager identified the Issuer as a company satisfying its rigorous investment criteria.

The Reporting Persons reserve the right to discuss various views and opinions with respect to the Issuer and its business plans with the Issuer or the members of its senior management. The discussion of such views and opinions may extend from ordinary day-to-day business operations to matters such as nominees for representation on the Issuer's board of directors, senior management decisions and extraordinary business transactions.

persons are not engaged in plans or presently The Reporting contemplating proposals involving any of the items (b) through (j) of Item 4 of Schedule 13D. However, the Reporting Persons may determine to engage in plans or make proposals involving any such items in the future.

ITEM 5. Interest in Securities of the Issuer.

(a). Aggregate shares held by each Reporting Person

> Endowment Capital, L.P. 3,193,829

Long Drive, L.P. 3,193,829 Page 9 of 15 pages

Endowment Capital Group, LLC(1) 3,193,829
Endowment Capital Group, L.P.(2) 3,193,829
Philip Timon(3) 3,193,829

Percentage of class:

Endowment Capital, L.P.	9.56%
Long Drive, L.P.	9.56%
Endowment Capital Group, LLC	9.56%
Endowment Capital Group, L.P.	9.56%
Philip Timon	9.56%

- (b). Number of shares as to which such person has:
 - (1) Sole power to vote or to direct the vote:
 - (i) Endowment Capital, L.P.
 - (ii) Long Drive, L.P.
 - (iii) Endowment Capital Group, LLC 0
 - (iv) Endowment Capital Group, L.P. 6
 - (v) Philip Timon 6
 - (2) Shared power to vote or to direct the vote:
 - (i) Endowment Capital, L.P. 3,193,829
 - (ii) Long Drive, L.P. 3,193,829
 - (iii) Endowment Capital Group, LLC 3,193,829

(1) Endowment Capital Group, LLC is the General Partner of Endowment Capital, L.P. and Long Drive, L.P., subject to the overall control of the managing member, Philip Timon.

- (2) Endowment Capital Group, L.P. is the investment manager of Endowment Capital, L.P. and Long Drive, L.P., subject to the overall control of Philip Timon, the managing member of its general partner, and thus could be deemed to share the power to vote and dispose or direct the disposition of such Shares.
- (3) Philip Timon as the managing member is deemed to possess a controlling interest in the general partner of Endowment Capital Group, L.P. and thus could be deemed to share the power to vote and dispose or direct the disposition of such Shares.

CUSIP No. 63910B102	Page 10 of 15 pages

(iv)	Endowment Capital Group, L.P.	3,193,829
(v)	Philip Timon	3,193,829
(3)	Sole power to dispose or to direct	the disposition of:
(i)	Endowment Capital, L.P.	0
(ii)	Long Drive, L.P.	0
(iii)	Endowment Capital Group, LLC	0
(iv)	Endowment Capital Group, L.P.	0
(v)	Philip Timon	0
(4)	Shared power to dispose or to dire	ect the disposition of:
(i)	Endowment Capital, L.P.	3,193,829
(ii)	Long Drive, L.P.	3,193,829
(iii)	Endowment Capital Group, LLC	3,193,829
(iv)	Endowment Capital Group, L.P.	3,193,829
(v)	Philip Timon	3,193,829

(c). Transactions in Securities of the Issuer during the past 60 days.

The following transactions were effected on the open market during the past 60 days (as indicated in the following table, certain of the following transactions were not direct transactions in the securities of the Issuer, but rather, were transactions in put and call options with shares of the Issuer underlying such options):

CUSIP No. 63910B102 Page 11 of 15 pages

(c). Transactions in Securities of the Issuer during the past 60 days.

Reporting Person	Date	Transaction	Symbol	Description	# of Share or Units	s Price per Share or Unit (\$)
Endowment	12/14/200	5 SL	NLS	NLS shares	24,380	20.1024
Long Drive	12/14/200	5 SL	NLS	NLS shares	13,620	20.1024
Endowment	12/27/200	5 SL	NLS	NLS shares	3,399	19.0528
Long Drive	12/27/200	5 SL	NLS	NLS shares	1,901	19.0528
Endowment	12/27/200	5 SL	NLS	NLS shares	898	19.0021
Long Drive	12/27/200	5 SL	NLS	NLS shares	502	19.0021
Endowment	12/28/200	5 SL	NLS	NLS shares	4,361	18.9724
Long Drive	12/28/200	5 SL	NLS	NLS shares	2,439	18.9724
Endowment	12/28/200	5 SL	NLS	NLS shares	5,964	18.9656
Long Drive	12/28/200	5 SL	NLS	NLS shares	3,336	18.9656
Endowment	12/29/200		NLS	NLS shares	5,066	19.0125
Long Drive	12/29/200		NLS	NLS shares	2,834	19.0125
Endowment	12/29/200	5 SL	NLS	NLS shares	5,900	18.9738
Long Drive	12/29/200	-	NLS	NLS shares	3,300	18.9738
Endowment	1/6/2006	SL	NLS	NLS shares	1,352	19.1264
Long Drive	1/6/2006	SL	NLS	NLS shares	1,148	19.1264
Endowment	1/9/2006	SL	NLS	NLS shares	10,265	19.3529
Long Drive	1/9/2006	SL	NLS	NLS shares	5,735	19.3529
Endowment	1/10/2006		NLS	NLS shares	3,210	19.4300
Long Drive	1/10/2006		NLS	NLS shares	1,790	19.4300
Endowment	1/11/2006		NLS	NLS shares	3,847	19.5637
Long Drive	1/11/2006		NLS	NLS shares	2,153	19.5637
Endowment	1/12/2006		NLS	NLS shares	22,461	20.8286
Long Drive	1/12/2006		NLS	NLS shares	12,539	20.8286
Endowment	1/12/2006	_	NLS	NLS shares	44,663	21.0035
Long Drive	1/12/2006		NLS	NLS shares	24,937	21.0035
Endowment	1/18/2006		NLS	NLS shares	219,461	13.9379
Long Drive	1/18/2006		NLS	NLS shares	122,539	13.9379
Endowment	1/18/2006		NLS	NLS shares	11,230	14.5469
Long Drive	1/18/2006		NLS	NLS shares	6,270	14.5469
Endowment	1/19/2006		NLS	NLS shares	30,931	14.0794
Long Drive	1/19/2006	BY	NLS	NLS shares	17,269	14.0794
Endowment	1/19/2006	BY	NLS+GC	Call NLS Jul 15.00	3,530	1.4545
Long Drive	1/19/2006	ВҮ	NLS+GC	Call NLS Jul 15.00	1,970	1.4545
Endowment	1/19/2006	SS	NLS+SV	Put NLS Jul 12.50	3,530	1.0091
Long Drive	1/19/2006	SS	NLS+SV	Put NLS Jul 12.50	1,970	1.0091

CUSIP No. 63910B102 Page 12 of 15 pages

Reporting Person	Date	Transaction	Symbol	Description	# of Shares or Units	Price per Share or Unit (\$)
Endowment	1/19/2006	BY	OND+AC	Call NL Jan 15.00	3,209	2.1444
Long Drive	1/19/2006	BY	OND+AC	Call NLS Jan 15.00	1,791	2.1444
Endowment	1/19/2006	SS	OND+MV	Put NLS Jan 12.50	3,209	1.5625
Long Drive	1/19/2006	SS	OND+MV	Put NLS Jan 12.50	1,791	1.5625
Endowment	2/1/2006	SL	NLS+GC	Call NLS Jul 15.00	2,567	2.5959
Long Drive	2/1/2006	SL	NLS+GC	Call NLS Jul 15.00	1,433	2.5959
Endowment	2/2/2006	SL	NLS+GC	Call NLS Jul 15.00	963	2.4500
Long Drive	2/2/2006	SL	NLS+GC	Call NLS Jul 15.00	537	2.4500
Endowment	2/2/2006	SL	OND+AC	Call NLS Jan 15.00	3, 209	3.0100
Long Drive	2/2/2006	SL	OND+AC	Call NLS Jan 15.00	1,791	3.0100

CUSIP No. 63910B102 Page 13 of 15 pages

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

There are no contracts, arrangements, understandings or relationships in place among any of the Reporting Persons with respect to the Securities of the Issuer. The General Partner serves as the General Partner to both Endowment and Long Drive. The Manager serves as the investment manager to both Endowment and Long Drive. Each of the General Partner and the Manager are subject to the overall control of Philip Timon, as managing member of the General Partner and managing member of the general partner of the Manager, and thus could be deemed to share the power to vote and dispose or direct the disposition of such Shares. Thus, the Reporting Persons could be deemed a "group" pursuant to Rule 13d-1(k) of Regulation 13D-G; however, the Reporting Persons neither admit nor deny that any such group exists. Nothing in this Schedule 13D shall be deemed an admission by any of the Reporting Persons that such person is a "beneficial owner" of the securities covered by this Schedule 13D.

CUSIP No. 63910B102	Page 14 of 15 pages

SIGNATURES

ENDOWMENT CAPITAL, L.P.

Date: February 15, 2006 By: /s/ Philip Timon

Philip Timon, managing member of Endowment Capital Group, LLC,

general partner

LONG DRIVE, L.P.

Date: February 15, 2006 By: /s/ Philip Timon

Philip Time and a second of

Philip Timon, managing member of Endowment Capital Group, LLC,

general partner

ENDOWMENT CAPITAL GROUP, LLC

Date: February 15, 2006 By: /s/ Philip Timon

Philip Timon, managing member

ENDOWMENT CAPITAL GROUP, L.P.

Date: February 15, 2006 By: /s/ Philip Timon

Philip Timon, managing member of Endowment Capital Management, LLC,

general partner

PHILIP TIMON

Date: February 15, 2006 By: /s/ Philip Timon

CUSIP No. 63910B102 Page 15 of 15 pages

EXHIBIT 1 -- AGREEMENT OF JOINT FILING

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned hereby agrees that the foregoing statement on Schedule 13D is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13D, shall be filed on behalf of each of the undersigned without the necessity of filing additional joint acquisition statements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning him or it contained therein, but shall not be responsible for the completeness and accuracy of information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

IN WITNESS WHEREOF, the undersigned hereby execute this Agreement on the 15th day of February, 2006.

ENDOWMENT CAPITAL, L.P.

Date: February 15, 2006 By: /s/ Philip Timon

Philip Timon, managing member of Endowment Capital Group, LLC,

general partner

LONG DRIVE, L.P.

Date: February 15, 2006 By: /s/ Philip Timon

Philip Timon, managing member of Endowment Capital Group, LLC,

general partner

ENDOWMENT CAPITAL GROUP, LLC

Date: February 15, 2006 By: /s/ Philip Timon

Philip Timon, managing member

ENDOWMENT CAPITAL GROUP, L.P.

Date: February 15, 2006 By: /s/ Philip Timon

Philip Timon, managing member of

Endowment Capital Management, LLC,

general partner

PHILIP TIMON

Date: February 15, 2006 By: /s/ Philip Timon