SECURITIES AND EXCHANGE COMMIS WASHINGTON, D.C. 20549	SION						
SCHEDULE 13G (Rule 13d-102)							
INFORMATION TO BE INCLUDED IN TO RULES 13d-1(b),(c), AND (d) PURSUANT TO RULE 13d-2(b) (Amendment No. 1)1							
MANPOWER INC. (Name of Issuer)							
COMMON STOCK (Title of Class of Securities)							
56418H100 (CUSIP Number)							
02/29/2000 (Date of Event Which Requires	Filing of this Staten	ment)					
Check the appropriate box to d Schedule is filed:	esignate the rule pur	rsuant to which this					
[X] Rule 1	3d-1 (b)						
[] Rule 1	.3d-1 (c)						
[] Rule 1	3d-1 (d)						
1The 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 the disclosures provided in a prior cover page.							
The information required in not be deemed to be "filed" the Securities Exchange Act to the liabilities of that s to all other provisions of t	for the purpose of Se of 1934 (the "Act") o ection of the Act, bu	ection 18 of or otherwise subject ut shall be subject					
[Continued on the following pa	ges]						
CUSIP No. 56418H100 13		Page 2 of 7 Pages					
1. NAMES OF REPORTING PERSON I.R.S. IDENTIFICATION NO.	S						
Wellington Management 04-2683227							
2. CHECK THE APPROPRIATE BOX							
3. SEC USE ONLY							
4. CITIZENSHIP OR PLACE OF O							
	5. SOLE VOTING POWER						
NUMBER OF	0						
SHARES BENEFICIALLY	6. SHARED VOTING POWER						
OWNED BY EACH							
	6 210 <u>6</u> 00						
REPORTING PERSON	6,219,600 7. SOLE DISPOSITIVE						

									DISPOSIT 5,800	IVE POWE	ER
					AMOUNT BE			NED B	Y EACH R	EPORTING	G PERSON
		7	7,7	35	5,800						
10.	SHAR	SE C	3		IF AGGREGA						RTAIN
	PEF	RCE		0	F CLASS RI	EPRESENTE	ED BY	AMOUI	NT IN RO		
· 12.		PΕ		R	REPORTING						
CUS:	IP No).	56	41	.8H100	13	3G			Page	3 of 7 Pages
Iter	n 1(a	a).	. N	am	ne of Issu	er:					
					MANPOWE	R INC.					
Iter	n 1(b	o).	. A	dd	lress of I	ssuer's F	Princ	ipal B	Executiv	e Office	es:
						Ironwood ee WI 53					
Iter	n 2(a	a).	. N	am	ne of Perso	on Filino	g:				
					Welling	ton Manaq	gemen	t Comp	pany, LL	P (''WM0	C'')
Iter	n 2(b	o).			lress of P	rincipal	Busi	ness (Office o	r, if No	one,
			ĸ	.63		e Street					
						Massachi	usett	s 02:	109		
Iter	n 2(c	:).	. С	it	izenship:						
					Massach	usetts					
Iter	n 2(c	d).	. Т	it	le of Cla	ss of Sec	curit	ies:			
					COMMON	STOCK					
Iter	n 2(e	9).	. С	US	SIP Number	:					
					56418H1	90					
Iter	m 3.				nis Statemo 2(b) or (c						
	(a)	[]	Broker or	dealer r	regis	tered	under S	ection 1	15 of the Act
	(b)	[]	Bank as d	efined ir	ı Sec	tion :	3(a)(6)	of the A	Act.
	(c)	[]	Insurance the Act.	Company	as d	efine	d in Sec	tion 3(a	a)(19) of
CUS:	IP No).	56	41	.8H100		13G			Page 4	of 7 Pages
	(d)	[]	Investmen				ed under	Section	n 8 of the
	(e)]	Χ]	An invest Rule 13	ment advi d-1(b)(1)			cordance	with	
	(f)	[An employo					nt fund	in accordanc
	(g)	[Х]	A parent	holding d	compa	ny or	control	person	in accordanc

with Rule 13d-1(b)(1)(ii)(G); see item 7;

- (h) [] A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act;
- (i) [] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act;
- (j) [] Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

If this statement is filed pursuant to Rule 13d-1(c), check this box $[\]$

Item 4. Ownership.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

- (a) Amount beneficially owned: WMC, in its capacity as investment adviser, may be deemed to beneficially own 7,735,800 shares of the Issuer which are held of record by clients of WMC.
- (b) Percent of class: 10.20%
- (c) Number of shares as to which such person has:

(i) Sole power to vote or to direct the vote

(ii) Shared power to vote or to direct the vote 6,219,600

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

(iv) Shared power to dispose or to direct the disposition of

7,735,800

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Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following

[].

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

The securities as to which this Schedule is filed by WMC, in its capacity as investment adviser, are owned of record by clients of WMC. Those clients have the right to receive, or the power to direct the receipt of, dividends from, or the proceeds from the sale of, such securities. No such client is known to have such right or power with respect to more than five percent of this class of securities, except as follows:

None

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

See Exhibit A

Item 8. Identification and Classification of Members of the Group.

Not Applicable. This schedule is not being filed Pursuant to Rule 13d-1(b)(1)(ii)(J) or Rule 13d-1(d).

Item 9. Notice of Dissolution of Group.

Not Applicable.

Item 10. Certification.

(a) The following certification shall be included if the statement

is filed pursuant to Rule 13d-1(b):

"By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the

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effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection withor as a participant in any transaction having that purpose or effect. "

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.

By:--//Brian P. Hillery//--Name: Brian P. Hillery

Title: Assistant Vice President

Date: March 10, 2000

 * Signed pursuant to a Power of Attorney dated January 15, 1997 and filed with the SEC on January 24, 1997.

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Exhibit A

Pursuant to the instructions in Item 7 of this Schedule 13G, the identity and the Item 3 classification of the relevant subsidiary are: Wellington Trust Company, NA, 75 State Street, Boston MA 02109, a wholly-owned subsidiary of Wellington Management Company, LLP and a bank as defined in Section 3(a)(6) of the Securities Exchange Act of 1934.