### GLOBE SPECIALTY METALS INC

Form 4 July 30, 2014

## FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

**OMB APPROVAL** 

OMB Number:

3235-0287 January 31,

2005

0.5

Expires:

Estimated average

X 10% Owner

burden hours per response...

Check this box if no longer subject to Section 16. Form 4 or Form 5

**SECURITIES** Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

may continue. See Instruction

obligations

30(h) of the Investment Company Act of 1940

1(b).

(Last)

(Print or Type Responses)

1. Name and Address of Reporting Person \* Kestenbaum Alan

2. Issuer Name and Ticker or Trading Symbol

5. Relationship of Reporting Person(s) to

Issuer

**GLOBE SPECIALTY METALS** 

INC [GSM]

(Check all applicable)

**Executive Chairman** 

(First) (Middle)

3. Date of Earliest Transaction (Month/Day/Year) 07/28/2014

X\_ Officer (give title Other (specify below)

C/O GLOBE SPECIALTY METALS, INC., 600 BRICKELL **AVENUE, STE 1500** 

(Street)

(State)

(Zip)

4. If Amendment, Date Original

6. Individual or Joint/Group Filing(Check

Applicable Line)

\_X\_\_ Director

Filed(Month/Day/Year)

\_X\_ Form filed by One Reporting Person Form filed by More than One Reporting

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

MIAMI, FL 33131

(City)

						-			·
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securit or Dispos (Instr. 3,	ed of	5)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	07/28/2014		Code V S	Amount 25,000	(D)	Price \$ 20.357	9,564,112	D	
Common Stock	07/29/2014		S	25,000	D	\$ 20.1137	9,539,112	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control

#### number.

# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Title a	and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transactio	onNumber	Expiration D	ate	Amount	of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Underly	ing	Security	Secui
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securitie	es	(Instr. 5)	Bene
	Derivative				Securities			(Instr. 3	and 4)		Own
	Security				Acquired						Follo
					(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						
					4, and 5)						
									mannt		
									mount		
						Date	Expiration	O1			
						Exercisable	Date		lumber		
				C 1 W	(A) (D)			of			
				Code V	(A) (D)			S	hares		

## **Reporting Owners**

Reporting Owner Name / Address	Relationships					
. 9	Director	10% Owner	Officer	Other		
Kestenbaum Alan C/O GLOBE SPECIALTY METALS, INC. 600 BRICKELL AVENUE, STE 1500 MIAMI, FL 33131	X	X	Executive Chairman			

## **Signatures**

/s/ Stephen Lebowitz, attorney-in-fact

07/30/2014

\*\*Signature of Reporting Person

Date

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

The average sales price over several transactions is \$20.357: 100 @ \$20.23; 500 @ \$20.24; 200 @ \$20.25; 200 @ \$20.26; 300 @ \$20.27; 400 @ \$20.28; 2000 @ \$20.29; 3200 @ \$20.30; 1400 @ \$20.31; 100 @ \$20.315; 1799 @ \$20.32; 1401 @ \$20.33; 1600 @ \$20.34; 1691

The average sales price over several transactions is \$20.1137: 300 @ \$20.00; 293 @ \$20.01; 107 @ \$20.02; 300 @ \$20.03; 900 @ \$20.04; 700 @ \$20.045; 1600 @ \$20.05; 500 @ \$20.055; 1394 @ \$20.06; 2700 @ \$20.07; 400 @ \$20.075; 900 @ \$20.08; 704 @

(2) \$20.085; 1558 @ \$20.09; 1200 @ \$20.10; 100 @ \$20.105; 1100 @ \$20.11; 100 @ \$20.115; 900 @ \$20.12; 700 @ \$20.13; 1600 @ \$20.14; 844 @ \$20.15; 800 @ \$20.16; 400 @ \$20.17; 998 @ \$20.18; 800 @ \$20.19; 302 @ \$20.20; 900 @ \$20.21; 200 @ \$20.22; 100 @ \$20.23; 267 @ \$20.24; 533 @ \$20.25; 200 @ \$20.26; 100 @ \$20.27; 100 @ \$20.28; 223 @ \$20.29; 135 @ \$20.30; 42 @ \$20.32.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Reporting Owners 2

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. order-top-width: 0; border-left-width: 1; border-right-width: 1; border-bottom-width: 1"> Common Stock08/27/2007 S 100 D \$ 21.3097 22,700 I By trust Common Stock08/27/2007 S 900 D \$ 21.31

1,0 Sto	\$800 I By trust Common Stock08/27/2007 S 300 D \$ 21.3105 21,500 I By trust Common Stock08/27/2007 S 278 D \$ 21.312 20,422 I By trust Common Stock08/27/2007 S 385 D \$ 21.313 20,037 I By trust Common ock08/27/2007 S 300 D \$ 21.3134 19,737 I By trust Common Stock08/27/2007 S 300 D \$ 21.3137 19,437 I By st Common Stock08/27/2007 S 700 D \$ 21.314 18,737 BENEFICIALLY
	OWNED BY
	EACH
	REPORTING
	PERSON
	WITH
5	SOLE VOTING POWER
	414,341
6	SHARED VOTING POWER
	0
7	SOLE DISPOSITIVE POWER
	1,901,869
8	SHARED DISPOSITIVE POWER
	0
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
10	1,901,869 CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11	Not applicable PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

9.8%
12 TYPE OF REPORTING PERSON

IA

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#### **UNITED STATES**

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 2)

**DISCLAIMER:** Information in this Schedule 13G is provided solely for the purpose of complying with Sections 13(d) and 13(g) of the Act and regulations promulgated thereunder, and is not to be construed as an admission that Wells Fargo & Company or any of its subsidiaries is the beneficial owner of the securities covered by this Schedule 13G for any purpose whatsoever.

Item 1	(a)	Name of Issuer:
Item 1	(b)	Open Solutions Inc.  Address of Issuer s Principal Executive Offices:
		300 Winding Brook Drive
		Glastonbury, CT 06033
Item 2	(a)	Name of Person Filing:
		Wells Fargo & Company
		Wells Capital Management Incorporated
Item 2	(b)	Address of Principal Business Office or if none, Residence:
		1. Wells Fargo & Company
		420 Montgomery Street
		San Francisco, CA 94104

2. Wells Capital Management Incorporated

525 Market Street, 10th Floor

San Francisco, CA 94105

- Item 2 (c) Citizenship:
  - 1. Wells Fargo & Company: Delaware
  - 2. Wells Capital Management Incorporated: California
- Item 2 (d) Title of Class of Securities:

Common Stock

Item 2 (e) CUSIP Number:

68371P102

Item 3 The person filing is a:

- 1. Wells Fargo & Company: Parent Holding Company in accordance with 240.13d-1(b)(1)(ii)(G)
- 2. Wells Capital Management Incorporated: Registered Investment Advisor in accordance with Regulation 13d-1(b)(1)(ii)(E)

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Item 4	Ownership:
Item 5	See 5-11 of each cover page. Information as of July 31, 2005.  Ownership of Five Percent or Less of a Class:
Item 6	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 ".  Ownership of More than Five Percent on Behalf of Another Person:
Item 7	Not applicable.  Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent
	Holding Company:  See Attachment A
Item 8	Identification and Classification of Members of the Group:
	Not applicable.
Item 9	Notice of Dissolution of Group:
	Not applicable.
Item 10	Certification:
	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 effect of changing or influencing the control of the issuer of the securities and were not acquired and are

not held in connection with or 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.

Date: August 17, 2005

WELLS FARGO & COMPANY

By: /s/ Laurel A. Holschuh

Laurel A. Holschuh, Senior Vice President and Secretary

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### ATTACHMENT A

The Schedule 13G to which this attachment is appended is filed by Wells Fargo & Company on behalf of the following subsidiaries:
Wells Capital Management Incorporated (1)
Wells Fargo Bank, National Association (2)
Wells Fargo Funds Management, LLC (1)

<sup>(1)</sup> Classified as a registered investment advisor in accordance with Regulation 13d-1(b)(1)(ii)(E).

<sup>(2)</sup> Classified as a bank in accordance with Regulation 13d-1(b)(1)(ii)(B).