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

SCHEDULE 13D UNDER THE SECURITIES EXCHANGE ACT OF 1934

PRIMUS TELECOMMUNICATIONS GROUP, INCORPORATED (Name of Issuer)

COMMON STOCK, \$0.01 PAR VALUE PER SHARE (Title of Class of Securities)

741929 10 3 (CUSIP Number)

Paul Hong, Esq.

AIG Global Sports and Entertainment Fund, L.P.

AIG Global Emerging Markets Fund, L.L.C.

GEM Parallel Fund, L.P.

c/o AIG Capital Partners, Inc.

175 Water Street

New York, NY 10038

Tel. No.: (212) 458-2156

(Name, Address and Telephone Number of Person

December 31, 2002 (Date of Event which Requires Filing of this Statement)

Authorized to Receive Notices and Communications)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this Schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. [\_\_]

Note: Schedules filed in paper format shall include a signed original and five copies of the Schedule, including all Exhibits. See Section 240.13d-7(b) for other parties to whom copies are to be sent.

## 741929 10 3

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).

AIG GLOBAL SPORTS AND ENTERTAINMENT FUND, L.P. (I.R.S. NO. 52-2190010)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ]
  - (b) [X]
- 3. SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) [ ]
- 6. Citizenship or Place of Organization

## CAYMAN ISLANDS

7. Sole Voting Power

8,243,800 shares of common stock, par value \$0.01 per share Number of Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 8,243,800 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- Percent of Class Represented by Amount in Row (11) 13.
- 14. Type of Reporting Person (See Instructions) PN

## 741929 10 3

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).

AIG GSEF, L.P. (I.R.S. NO. 98-0210589)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ]
  - [x] (b)
- 3. SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) [ ]
- 6. Citizenship or Place of Organization

## CAYMAN ISLANDS

7. Sole Voting Power

8,243,800 shares of common stock, par value \$0.01 per share Number of Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 8,243,800 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- Percent of Class Represented by Amount in Row (11) 13.
- 14. Type of Reporting Person (See Instructions) PN

## 741929 10 3

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).

AIG GSEF INVESTMENTS, LTD. (I.R.S. NO. 98-0210590)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a)
  - (b) [X]
- 3. SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) [ ]
- 6. Citizenship or Place of Organization

## CAYMAN ISLANDS

7. Sole Voting Power

8,243,800 shares of common stock, par value \$0.01 per share Number of Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 8,243,800 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- 13. Percent of Class Represented by Amount in Row (11)
- 14. Type of Reporting Person (See Instructions) 00

## 741929 10 3

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).

AIG CAPITAL PARTNERS, INC. (I.R.S. NO. 13-3856440)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ]
  - (b) [X]
- 3. SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) []
- 6. Citizenship or Place of Organization

#### **DELAWARE**

7. Sole Voting Power

8,243,800 shares of common stock, par value \$0.01 per share Number of Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 8,243,800 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- 13. Percent of Class Represented by Amount in Row (11)
- 14. Type of Reporting Person (See Instructions) CO

## 741929 10 3

Names of Reporting Persons.
 I.R.S. Identification Nos. of above persons (entities only).

AIG GLOBAL EMERGING MARKETS FUND, L.L.C. (I.R.S. NO. 13-3960880)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ]
  - (d)
- 3. SEC Use Only
- Source of Funds (See Instructions)
   00
- 5. Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) [ ]
- 6. Citizenship or Place of Organization

**DELAWARE** 

7. Sole Voting Power

Number of 7,454,840 shares of common stock, par value \$0.01 per share Shares

Beneficially 8. Shared Voting Power

Owned by Each

Reporting 9. Sole Dispositive Power
Person With 7,454,840 shares of common stock, par value \$0.01 per share

- 10. Shared Dispositive Power
- 11. Aggregate Amount Beneficially Owned by Each Reporting Person 7,454,840 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- 13. Percent of Class Represented by Amount in Row (11) 10.3%
- 14. Type of Reporting Person (See Instructions) 00

3.

## 741929 10 3

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).

GEM PARALLEL FUND, L.P. (I.R.S. NO. 52-2159897)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ] [x] (b)
  - SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) []
- 6. Citizenship or Place of Organization

**DELAWARE** 

7. Sole Voting Power

Number of 788,920 shares of common stock, par value \$0.01 per share

Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 11. 788,920 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- Percent of Class Represented by Amount in Row (11) 13.
- 14. Type of Reporting Person (See Instructions) PN

## 741929 10 3

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).

AIG CAPITAL MANAGEMENT CORP. (I.R.S. NO. 13-3776802)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ]
  - (b) [X]
- 3. SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) []
- 6. Citizenship or Place of Organization

**DELAWARE** 

7. Sole Voting Power

8,243,760 shares of common stock, par value \$0.01 per share Number of Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 8,243,760 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- 13. Percent of Class Represented by Amount in Row (11)
- 14. Type of Reporting Person (See Instructions) CO

## 741929 10 3

Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only).

AIG ASSET MANAGEMENT SERVICES, INC. (I.R.S. NO. 13-3805094)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ]
  - (b) [X]
- 3. SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) []
- 6. Citizenship or Place of Organization

### **DELAWARE**

7. Sole Voting Power

8,243,760 shares of common stock, par value \$0.01 per share Number of Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 8,243,760 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [X]
- 13. Percent of Class Represented by Amount in Row (11)
- 14. Type of Reporting Person (See Instructions) CO

## 741929 10 3

1.	Names	Names of Reporting Persons.						
	I.R.S.	Identification	Nos.	of	above	persons	(entities	only).

AIG GLOBAL INVESTMENT GROUP, INC. (I.R.S. NO. 13-3870953)

- Check the Appropriate Box if a Member of a Group (See Instructions) 2.
  - (a) [ ]
  - [x] (b)
- 3. SEC Use Only
- Source of Funds (See Instructions)
- Check box if disclosure of legal proceedings is required pursuant to Item 5. 2(d) or 2(e) []
- 6. Citizenship or Place of Organization

**DELAWARE** 

7. Sole Voting Power

Number of 16,487,560 shares of common stock, par value \$0.01 per share Shares

Beneficially 8. Shared Voting Power

Owned by Each

9. Sole Dispositive Power

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 11. 16,487,560 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) [ ]
- 13. Percent of Class Represented by Amount in Row (11)
- 14. Type of Reporting Person (See Instructions) CO, HC

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1.	Names	lames of Reporting Persons.						
	I.R.S.	Identification	Nos.	of	above	persons	(entities	only).

AMERICAN INTERNATIONAL GROUP, INC. (I.R.S. NO. 13-2592361)

- 2. Check the Appropriate Box if a Member of a Group (See Instructions)
  - (a) [ ]
  - (b) [X]
- 3. SEC Use Only
- Source of Funds (See Instructions)
   00
- 5. Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) [ ]
- 6. Citizenship or Place of Organization

**DELAWARE** 

7. Sole Voting Power

Number of 16,487,560 shares of common stock, par value \$0.01 per share Shares

Beneficially 8. Shared Voting Power

Owned by Each

or onarea vocang rower

Reporting

9. Sole Dispositive Power

Person With 16,487,560 shares of common stock, par value \$0.01 per share

- 10. Shared Dispositive Power
- Aggregate Amount Beneficially Owned by Each Reporting Person 16,487,560 shares of common stock, par value \$0.01 per share
- 12. Check box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) []
- 13. Percent of Class Represented by Amount in Row (11) 20.3%
- 14. Type of Reporting Person (See Instructions)
   CO, HC

#### ITEM 1. SECURITY AND ISSUER

This Schedule 13D relates to the shares of common stock, par value \$0.01 per share (the "Common Stock") of Primus Telecommunications Group, Incorporated, a Delaware corporation (the "Issuer"). The address of the principal executive offices of the Issuer is 1700 Old Meadow Road, McLean, VA 22102.

## ITEM 2. IDENTITY AND BACKGROUND

# (a) through (c) and (f):

This Schedule 13D is being filed on behalf of the following entities (collectively, the "Filers"):

- (i) AIG Global Sports and Entertainment Fund, L.P., a Cayman Islands limited partnership ("AIGGSEF"), having its principal office at Ugland House, South Church Street, George Town, Grand Cayman, Cayman Islands, is an investment fund engaged in the business of making proprietary investments;
- (ii) AIG GSEF, L.P., a Cayman Islands limited partnership ("AIGGSEFGP"), having its principal office at Ugland House, South Church Street, George Town, Grand Cayman, Cayman Islands, is the sole general partner of AIGGSEF;
- (iii) AIG GSEF Investments, Ltd., a Cayman Islands limited company ("AIGGSEFI"), having its principal office at Ugland House, South Church Street, George Town, Grand Cayman, Cayman Islands, is the sole general partner of AIGGSEFGP;
- (iv) AIG Capital Partners, Inc., a Delaware corporation ("AIGCP"), having its principal office at 175 Water Street, New York, NY 10038, is the sole shareholder of AIGGSEFI and is engaged in the business of originating and managing AIG's international private equity investments in emerging markets;
- (v) AIG Global Emerging Markets Fund, L.L.C., a Delaware limited liability company ("AIGGEM"), having its principal office at 175 Water Street, New York, NY 10038, is an investment fund engaged in the business of making proprietary investments;
- (vi) GEM Parallel Fund, L.P., a Delaware limited partnership ("GEM Parallel"), having its principal office at 175 Water Street, New York, NY 10038, is an investment fund engaged in the business of making proprietary investments;
- (vii) AIG Capital Management Corp., a Delaware corporation ("AIGCMC"), having its principal office at 70 Pine Street, New York, NY 10270, is the sole managing member of AIGGEM and is the sole general partner of GEM Parallel and is engaged in the business of organizing and managing the invested assets of institutional private equity investment funds;
- (viii) AIG Asset Management Services, Inc., a Delaware corporation ("AIGAMS"), having its principal office at 70 Pine Street, New York, NY 10270, is the sole shareholder of AIGCMC and is a holding company;

- (ix) AIG Global Investment Group, Inc., a Delaware corporation ("AIGGIG"), having its principal office at 70 Pine Street, New York, NY 10270, is the sole shareholder of AIGCP and AIGAMS and is a holding company; and
- (x) American International Group, Inc., a Delaware corporation ("AIG"), having its principal office at 70 Pine Street, New York, NY 10270, is the sole shareholder of AIGGIG and is a holding company which through its subsidiaries engaged in a broad range of insurance and insurance-related activities and financial services in the United States and abroad.

Starr International Company, Inc., a private holding company incorporated in Panama ("SICO"), The Starr Foundation, a New York not-for-profit corporation ("The Starr Foundation"), and C.V. Starr & Co, Inc., a Delaware corporation ("Starr"), have the right to vote approximately 12%, 2.3% and 1.8%, respectively, of the outstanding common stock of AIG. The principal executive offices of SICO are located at 29 Richmond Road, Pembroke, Bermuda. The principal executive offices of The Starr Foundation and Starr are located at 70 Pine Street, New York, NY 10270.

The names of the executive officers and directors (collectively, "Covered Persons") of each of AIG, AIGGIG, AIGCP, AIGGSEFI, AIGAMS, AIGCMC, SICO, The Starr Foundation and Starr, their business addresses and principal occupations are set forth in Annex A attached hereto, which is incorporated herein by reference in its entirety. The business address indicated for each Covered Person is also the address of the principal employer for such Covered Person. Each of the Covered Persons is a United States citizen, except for Messrs. Manton and Tse, who are British Subjects, Mr. Johnson who is a British National and Mr. Cohen who is a Canadian citizen.

# (d) and (e):

During the last five years, none of the Filers, SICO, The Starr Foundation or Starr nor, to the best knowledge of each such Filer, SICO, The Starr Foundation or Starr, their respective Covered Persons has (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding has been 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.

# ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

On December 31, 2002, pursuant to that certain Stock Purchase Agreement (the "Purchase Agreement") dated as of such date by and among the Issuer, AIGGSEF, AIGGEM, GEM Parallel (AIGGSEF, AIGGEM and GEM Parallel being referred to herein as the "Lead Investors") and Duke Hotels Limited ("Duke," and together with the Lead Investors, the "Investors"), which Purchase Agreement is filed herewith as Exhibit 2 and incorporated herein by reference in its entirety, (i) AIGGSEF purchased 206,095 shares of the Issuer's Series C Convertible Preferred Stock, par value \$0.01 per share (the "Series C Preferred"), for

\$15,458,475.73, (ii) AIGGEM purchased 186,371 shares of Series C Preferred for \$13,979,099.60, and (iii) GEM Parallel purchased 19,723 shares of Series C Preferred for \$1,479,376.13. Each of AIGGSEF, AIGGEM and GEM Parallel obtained the funds used to purchase their respective shares of Series C Preferred by contributions from their respective members or general and limited partners, as applicable. Each share of Series C Preferred is initially convertible at any time at the option of the holder thereof into forty (40) shares of Common Stock.

#### ITEM 4. PURPOSE OF TRANSACTION.

Each of AIGGSEF, AIGGEM, GEM Parallel Fund acquired the securities reported herein for investment purposes and may, from time to time, depending on such Investor's evaluation of the market for the Common Stock, other opportunities available to it, its financial requirements and other possible future developments, decide to increase or decrease its holdings of the Series C Preferred or the Common Stock into which the Series C Preferred is convertible, including, without limitation, by converting all or any portion of the shares of Series C Preferred into shares of Common Stock in accordance with the terms of the Certificate of Designation in respect of the Series C Preferred filed herewith as Exhibit 3, which is incorporated herein by reference in its entirety (the "Certificate of Designation"). The response to Item 3 hereof is incorporated herein by reference in its entirety.

Pursuant to the terms of the Purchase Agreement, which is incorporated herein by reference in its entirety, the Lead Investors are obligated to purchase up to an aggregate of 121,097 additional shares of Series C Preferred, as subject to adjustment in the event of stock splits and similar events, at one or more Subsequent Closings (as defined in the Purchase Agreement) for an aggregate maximum purchase price of \$9,083,048.54 in the event that certain conditions specified in the Purchase Agreement are satisfied, including satisfaction of one or more of the conditions specified in Section 5.16 of the Purchase Agreement. The maximum number of shares of Series C Preferred, as subject to adjustment in the event of stock splits and similar events, that each of AIGGSEF, AIGGEM and GEM Parallel Fund is obligated to purchase is 60,548, 54,754 and 5,795, respectively. The maximum aggregate purchase price payable by each of AIGGSEF, AIGGEM and GEM Parallel Fund for such shares is \$4,541,524.27, \$4,106,900.40 and \$434,623.87, respectively.

Pursuant to the terms of the Certificate of Designation, the Investors currently have the right, among other rights set forth in the Certificate of Designation, to elect and appoint one director (the "Preferred Director") to the Board of Directors of the Issuer, to approve the authorization or issuance of certain equity securities of the Issuer that are senior to or pari passu with shares of Series C Preferred, to approve any amendment to the organizational documents of the Issuer that would materially and adversely affect the rights of the holders of shares of Series C Preferred and to exercise preemptive rights on a pro rata basis with the other Investors in connection with certain future issuances of securities by the Issuer. In addition, without the majority approval of the Preferred Director and the other non-management directors of the Issuer, voting together as a group, the Issuer may not undertake certain corporate or other actions as specified in the Certificate of Designation. The Investors are also entitled to performance adjustment payments under certain circumstances, which may be payed in cash or by adjusting the conversion ratio

applicable to the Series C Preferred in the discretion of the Board of Directors of the Issuer, and weighted average anti-dilution protection in the event of certain dilutive issuances by the Issuer, which may result in additional adjustments to the conversion ratio applicable to the Series C Preferred. Although the extent to which the conversion ratio may be increased is limited due to a floor on the Effective Conversion Price (as defined in the Certificate of Designation), the foregoing rights may be deemed to impede the acquisition of control of the Issuer by a third-party.

The Investors have exercised the right to appoint and elect one director and have appointed and elected Mr. Paul G. Pizzani as a director of the Issuer. As a result, the size of the Board of Directors of the Issuer has been increased to eight directors. So long as the Investors continue to hold such right in accordance with the terms of the Certificate of Designation, it is anticipated that such right will continue to be exercised by the Investors in the future.

As a result of the transactions contemplated by the Purchase Agreement, the capitalization of the issuer has changed and is subject to further change in the event that additional shares of Series C Preferred are issued pursuant to the terms of the Purchase Agreement upon satisfaction of the applicable conditions specified in the Purchase Agreement. In addition, the capitalization of the Issuer is subject to change upon any mandatory or optional conversion of all or any portion of the Series C Preferred into shares of Common Stock in accordance with the terms and provisions of the Certificate of Designation.

Pursuant to that certain Registration Rights Agreement (the "Registration Rights Agreement"), filed herewith as Exhibit 4 and incorporated herein by reference in its entirety, by and among the Issuer and each of the Investors, each of the Investors has been granted certain demand and "piggyback" registration rights entitling such Investors, subject to the limitations set forth therein, to have their respective Registrable Securities (as defined therein) registered under the Securities Act of 1933, as amended. Upon the exercise of such rights, the Investors may dispose of Common Stock of the Issuer received upon conversion of shares of Series C Preferred.

The foregoing summary of certain provision of the Certificate of Designation, the Purchase Agreement and the Registration Rights Agreement does not purport to be complete and is qualified in its entirety by reference to such documents as filed herewith as Exhibits.

Except as contemplated by the Certificate of Designation, the Purchase Agreement and the Registration Rights Agreement or as otherwise set forth in this Item 4, none of the Filers, SICO, The Starr Foundation or Starr nor, to the best knowledge of each such Filer, SICO, The Starr Foundation or Starr, their respective Covered Persons has any present plans or proposals which relate to or would result in:

- (i) the acquisition by any person of additional securities of the Issuer, or the disposition of securities of the Issuer;
- (ii) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of is subsidiaries;
- (iii) a sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries;

- (iv) any change in the present Board of Directors or management of the Issuer, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the Board of Directors;
- (v) any material change in the present capitalization or dividend policy of the Issuer;
- (vi) any other material change in the Issuer's business or corporate structure;
- (vii) changes in the Issuer's Certificate of Incorporation, By-laws or instruments corresponding thereto or other actions which may impede the acquisition of control of the issuer by any person;
- (viii)causing a class of securities of the Issuer to cease to be quoted on The Nasdaq Stock Market, Inc.
- (ix) a class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Exchange Act; or
- (x) any action similar to any of those enumerated above.

# ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

## (a) and (b):

The information required by these paragraphs is set forth in Items 7 through 11 and 13 of each of the cover pages of this Schedule 13D and is incorporated herein by reference. Such information is based upon the number of shares of Common Stock represented by the Issuer to be issued and outstanding as of December 31, 2002.

(c):

Other than the transactions contemplated by the Purchase Agreement and described in response to Item 4 hereof, none of the Filers, SICO, The Starr Foundation or Starr nor, to the best knowledge of each such Filer, SICO, The Starr Foundation or Starr, their respective Covered Persons has effected any transactions in the Common Stock or the Series C Preferred during the past sixty days.

# (d) and (e):

Not applicable.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

The only contracts, arrangements, understandings or relationships that currently exist between any of the Filers or any of the Covered Persons and any other person with respect to securities of the Issuer are the Purchase Agreement and the Registration Rights Agreement, each of which is filed herewith as an Exhibit and is incorporated herein in its entirety by reference. Except as otherwise set forth in this Schedule 13D and the Exhibits filed herewith, there are no contracts,

arrangements, understandings or relationships between any of the Filers or any of the Covered Persons and any other person with respect to any securities of the Issuer, including any contract, arrangement, understanding or relationship concerning the transfer or the voting of any securities of the Issuer, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or loss, or the giving or withholding of proxies.

## ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

- Joint Filing Agreement by and among the Filers as required by Rule 13d-1(k)(1).
- Stock Purchase Agreement, dated as of December 31, 2002, by and among the Issuer and each of the Investors (incorporated by reference to Exhibit 99.1 to the Issuer's Current Report on Form 8-K, as filed with the Securities and Exchange Commission on January 2, 2003).
- Certificate of Designation in respect of the Series C Preferred (incorporated by reference to Exhibit 4.1 to the Issuer's Current Report on Form 8-K, as filed with the Securities and Exchange Commission on January 2, 2003).
- 4. Registration Rights Agreement, dated as of December 31, 2002, by and among the Issuer and each of the Investors (incorporated by reference to Exhibit 99.2 to the Issuer's Current Report on Form 8-K, as filed with the Securities and Exchange Commission on January 2, 2003).

# **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: January 10, 2003 AIG GLOBAL SPORTS AND ENTERTAINMENT FUND, L.P.

By: AIG GSEF, L.P.
Its general partner

By: AIG GSEF Investments, Ltd., its general partner

By: /s/ Peter Yu

Name: Peter Yu

Title: Director

Date: January 10, 2003 AIG GSEF, L.P.

By: AIG GSEF Investments, Ltd., its general partner

By: /s/ Peter Yu

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Name: Peter Yu Title: Director

Date: January 10, 2003 AIG GSEF INVESTMENTS, LTD.

By: /s/ Peter Yu

\_\_\_\_\_\_

Name: Peter Yu Title: Director

Date: January 10, 2003 AIG CAPITAL PARTNERS, INC.

By: /s/ Peter Yu

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Name: Peter Yu Title: President Date: January 10, 2003

AIG GLOBAL EMERGING MARKETS FUND, L.L.C.

By: AIG Capital Management Corp.,

its managing member

By: /s/ Peter Yu

Name: Peter Yu Title: Managing Director and

Vice President

Date: January 10, 2003

GEM PARALLEL FUND, L.P.

By: AIG Capital Management Corp.,

its general partner

By: /s/ Peter Yu

Name: Peter Yu

Title: Managing Director

Date: January 10, 2003 AIG CAPITAL MANAGEMENT CORP.

Date: January 10, 2003

By: /s/ Peter Yu

Name: Peter Yu

Title: Managing Director

Date: January 10, 2003 AIG ASSET MANAGEMENT SERVICES, INC.

By: /s/ Win J. Neuger

Name: Win J. Neuger

Title: Director & President

AIG GLOBAL INVESTMENT GROUP, INC.

By: /s/ Win J. Neuger

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Name: Win J. Neuger
Title: Chairman & Chief
Executive Officer

Date: January 10, 2003 AMERICAN INTERNATIONAL GROUP, INC.

By: /s/ Kathleen E. Shannon

Name: Kathleen E. Shannon Title: Vice President &

Secretary

# AMERICAN INTERNATIONAL GROUP, INC.

# **DIRECTORS**

M. Bernard Aidinoff Sullivan & Cromwell

125 Broad Street

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Eli Broad SunAmerica Inc.

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Bedford, New York 10506

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1050 Massachusetts Avenue

Cambridge, Massachusetts 02138

Ellen V. Futter American Museum of Natural History

Central Park West at 79th Street

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M.R. Greenberg American International Group, Inc.

70 Pine Street

New York, New York 10270

Carla A. Hills Hills & Company

1200 19th Street, N.W. - 5th Floor

Washington, DC 20036

Richard C. Holbrooke The Council on Foreign Relations

58 E. 68th Street

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Edward E. Matthews American International Group, Inc.

70 Pine Street

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Howard I. Smith American International Group, Inc.

70 Pine Street

New York, New York 10270

Martin J. Sullivan American International Group, Inc.

70 Pine Street

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Thomas R. Tizzio American International Group, Inc.

70 Pine Street

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Edmund S.W. Tse American International Assurance Co., Ltd.

1 Stubbs Road

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SunAmerica Inc. 1 SunAmerica Center 1999 Avenue of the Stars Los Angeles, California 90067

Frank G. Wisner American International Group, Inc.

70 Pine Street

New York, New York 10270

Frank G. Zarb The NASDAQ Stock Market, Inc.

Four Times Square

New York, New York 10036

# AMERICAN INTERNATIONAL GROUP, INC.

# **EXECUTIVE OFFICERS**

M.R. Greenberg Chairman & Chief Executive Officer

70 Pine Street

Jay S. Wintrob

New York, New York 10270

Edward E. Matthews Senior Vice Chairman - Investments &

70 Pine Street Financial Services
New York, New York 10270

Thomas R. Tizzio 70 Pine Street New York, New York 10270 Senior Vice Chairman - General Insurance

Edmund S.W. Tse American International Assurance Co., Ltd. 1 Stubbs Road Hong Kong Senior Vice Chairman & Co-Chief Operating Officer

Howard I. Smith 70 Pine Street New York, New York 10270 Vice Chairman, Chief Administrative Officer & Chief Financial Officer

Martin J. Sullivan 70 Pine Street New York, New York 10270 Vice Chairman & Co-Chief Operating Officer

Frank G. Wisner 70 Pine Street New York, New York 10270 Vice Chairman - External Affairs

John A. Graf 2929 Allen Parkway Houston, Texas 77019 Executive Vice President - Retirement Savings

Donald Kanak American International Building 1-3 Marunouchi, 1-chome Chiyoda-ku, Tokyo, Japan Executive Vice President & Chief Executive Officer of AIG Companies in Japan

Rodney O. Martin, Jr. 2929 Allen Parkway Houston, Texas 77019 Executive Vice President - Life Insurance

Win J. Neuger 70 Pine Street New York, New York 10270 Executive Vice President & Chief Investment Officer

Jay S. Wintrob 1 SunAmerica Center 1999 Avenue of the Stars Los Angeles, California 90067 Executive Vice President - Retirement Savings

Kristian P. Moor 70 Pine Street New York, New York 10270 Executive Vice President - Domestic General Insurance

R. Kendall Nottingham Executive Vice President - Life Insurance 70 Pine Street New York, New York 10270 Robert B. Sandler Executive Vice President - Senior Casualty 70 Pine Street Actuary & Senior Claims Officer New York, New York 10270 William N. Dooley Senior Vice President - Financial Services 70 Pine Street New York, New York 10270 Senior Vice President - Administration Lawrence W. English 70 Pine Street New York, New York 10270 Senior Vice President - Human Resources Axel I. Freudmann 70 Pine Street New York, New York 10270 Richard W. Scott Senior Vice President - Investments 70 Pine Street New York, New York 10270 Ernest T. Patrikis Senior Vice President & General Counsel 70 Pine Street New York, New York 10270 Steven J. Bensinger Vice President & Treasurer 70 Pine Street New York, New York 10270 Vice President & Controller Michael J. Castelli 70 Pine Street New York, New York 10270 Vice President & Director of Internal Audit Keith Duckett 70 Pine Street New York, New York 10270 Vice President & Director of Taxes Peter K. Lathrop 70 Pine Street New York, New York 10270 Vice President & Chief Credit Officer Robert E. Lewis 70 Pine Street New York, New York 10270

Charles M. Lucas 70 Pine Street New York, New York 10270

Vice President & Director of Market Risk Management

Steven A. Rautenberg

70 Pine Street New York, New York 10270 Vice President - Communications

Kathleen E. Shannon

70 Pine Street

New York, New York 10270

Vice President and Secretary

Brian T. Schreiber

Vice President - Strategic Planning

70 Pine Street

New York, New York 10270

AIG GLOBAL INVESTMENT GROUP, INC.

Edward E. Matthews

70 Pine Street

New York, New York 10270

Director

Win J. Neuger 70 Pine Street Director, Chairman of the Board of Directors and Chief Executive Officer

New York, New York 10270

Ernest T. Patrikis 70 Pine Street

New York, New York 10270

Director

AIG CAPITAL PARTNERS, INC.

William N. Dooley 70 Pine Street

Director and Vice Chairman of the Board of

Directors

New York, New York 10270

Ronald A. Latz 70 Pine Street

New York, New York 10270

Director

Edward E. Matthews 70 Pine Street

Director and Chairman of the Board of

Directors

New York, New York 10270

Larry K. Mellinger 175 Water Street, 23rd Floor New York, New York 10038

Director

Ernest T. Patrikis 70 Pine Street

New York, New York 10270

Director

Peter M. Yu

175 Water Street, 23rd Floor New York, New York 10038

Director, President and Chief Executive

Officer

Cesar C. Zalamea

175 Water Street, 23rd Floor New York, New York 10038

Director and Vice Chairman of the Board

of Directors

AIG GSEF INVESTMENTS, LTD.

Peter M. Yu

175 Water Street, 23rd Floor New York, New York 10038

Director

AIG ASSET MANAGEMENT SERVICES, INC.

Edward E. Matthews 70 Pine Street

Director and Chairman

New York, New York 10270

Director and President

Win J. Neuger 70 Pine Street

New York, New York 10270

AIG CAPITAL MANAGEMENT CORP.

Steven J. Bensinger

70 Pine Street

New York, New York 10270

William N. Dooley

70 Pine Street

New York, New York 10270

Director

Director

Ronald A. Latz 70 Pine Street

New York, New York 10270

Director

Win J. Neuger 70 Pine Street

New York, New York 10270

Director, Chairman of the Board of Directors and Chief Investment Officer

Helen Stefanis 70 Pine Street

New York, New York 10270

Director and President

STARR INTERNATIONAL COMPANY, INC. **EXECUTIVE OFFICERS & DIRECTORS** 

William N. Dooley

70 Pine Street

New York, New York 10270

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Donald Kanak

American International Building 1-3 Marunouchi, 1-chome Chiyoda-ku, Tokyo, Japan

Kevin Kelley

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Edward E. Matthews 70 Pine Street

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Kristian P. Moor 70 Pine Street

New York, New York 10270

Director

Director & Chairman of the Board

Director & President

Director

Director

Director

Director

L. Michael Murphy American International Building 29 Richmond Road Director, Vice President & Secretary

Win J. Neuger 70 Pine Street

New York, New York 10270

Director

R. Kendall Nottingham

Pembroke HM08 Bermuda

70 Pine Street New York, New York 10270 Director

Robert M. Sandler 70 Pine Street

New York, New York 10270

Director

Howard I. Smith 70 Pine Street

New York, New York 10270

Director

Martin J. Sullivan 70 Pine Street

New York, New York 10270

Director

Thomas R. Tizzio 70 Pine Street

New York, New York 10270

Director

Edmund S.W. Tse

1 Stubbs Road Hong Kong Director

Jay S. Wintrob

1 SunAmerica Center Los Angeles, California 90067 Director

THE STARR FOUNDATION OFFICERS & DIRECTORS

M.R. Greenberg 70 Pine Street

New York, New York 10270

Director and Chairman

Florence A. Davis 70 Pine Street

New York, New York 10270

Director and President

Marion I. Breen 70 Pine Street New York, New York 10270 Director and Vice President

T.C. Hsu

70 Pine Street

New York, New York 10270

Director

Edwin A.G. Manton 70 Pine Street

New York, New York 10270

Director

Edward E. Matthews

70 Pine Street

New York, New York 10270

Director

John J. Roberts 70 Pine Street

New York, New York 10270

Director

Howard I. Smith

70 Pine Street New York, New York 10270 Director and Treasurer

Ernest E. Stempel

American International Building

29 Richmond Road Pembroke HM08 Bermuda Director

Ремогоке нмов вегт

Edmund S. W. Tse 1 Stubbs Road Hong Kong

Director

Gladys Thomas

70 Pine Street New York, New York 10270 Vice President and Secretary

C.V. STARR & CO., INC. OFFICERS & DIRECTORS

William N. Dooley 70 Pine Street

New York, New York 10270

Director

M.R. Greenberg

70 Pine Street New York, New York 10270 Director, President & Chief Executive

Officer

Donald Kanak American International Building 1-3 Marunouchi, 1-chome Chiyoda-ku, Tokyo, Japan Director

Director

Director

Kevin Kelley 70 Pine Street

New York, New York 10270

Edward E. Matthews 70 Pine Street New York, New York 10270 Director & Senior Vice President

Kristian P. Moor 70 Pine Street

New York, New York 10270

Win J. Neuger Director

70 Pine Street

New York, New York 10270

R. Kendall Nottingham 70 Pine Street New York, New York 10270 Director

Robert M. Sandler 70 Pine Street

New York, New York 10270

Director & Senior Vice President

Director & Vice President

Howard I. Smith
70 Pine Street

New York, New York 10270

Martin J. Sullivan 70 Pine Street

New York, New York 10270

Director

Thomas R. Tizzio 70 Pine Street

New York, New York 10270

Director & Senior Vice President

Edmund S.W. Tse 1 Stubbs Road Hong Kong Director & Senior Vice President

Jay S. Wintrob 1 SunAmerica Center Los Angeles, California 90067

Treasurer

Director

Michael D. Warantz 70 Pine Street

New York, New York 10270

Kathleen E. Shannon 70 Pine Street New York, New York 10270 Secretary

## Agreement of Joint Filing

In accordance with Rule 13d-1(f), promulgated under the Securities Exchange Act of 1934, as amended, each of the undersigned hereby agrees to the joint filing on behalf of each of them of a Statement on Schedule 13D, and any amendments thereto, with respect to the Common Stock, \$0.01 par value per share, of Primus Telecommunications Group, Incorporated and that this Agreement may be included as an Exhibit to such filing.

This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original and all of which together shall be deemed to constitute one and the same Agreement.

IN WITNESS WHEREOF, each of the undersigned hereby executes this Agreement as of January 10, 2003.

AIG GLOBAL SPORTS AND ENTERTAINMENT FUND, L.P.

By: AIG GSEF, L.P.
Its general partner

By: AIG GSEF Investments, Ltd., its general partner

By: /s/ Peter Yu

Name: Peter Yu Title: Director

AIG GSEF, L.P.

By: AIG GSEF Investments, Ltd., its general partner

By: /s/ Peter Yu

Name: Peter Yu

Name: Peter Yu Title: Director

AIG GSEF INVESTMENTS, LTD.

By: /s/ Peter Yu

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Name: Peter Yu Title: Director AIG CAPITAL PARTNERS, INC.

By: /s/ Peter Yu

Name: Peter Yu Title: President

AIG GLOBAL EMERGING MARKETS FUND, L.L.C.

By: AIG Capital Management Corp., its managing member

By: /s/ Peter Yu

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Name: Peter Yu

Title: Managing Director and

Vice President

GEM PARALLEL FUND, L.P.

By: AIG Capital Management Corp., its general partner

By: /s/ Peter Yu

Name: Peter Yu

Title: Managing Director

AIG CAPITAL MANAGEMENT CORP.

By: /s/ Peter Yu

Name: Peter Yu

Title: Managing Director

AIG ASSET MANAGEMENT SERVICES, INC.

By: /s/ Win J. Neuger

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Name: Win J. Neuger

Title: Director & President

AIG GLOBAL INVESTMENT GROUP, INC.

By: /s/ Win J. Neuger

Name: Win J. Neuger Title: Chairman & Chief Executive Officer

AMERICAN INTERNATIONAL GROUP, INC.

By: /s/ Kathleen E. Shannon

Name: Kathleen E. Shannon Title: Vice President & Secretary