SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b), (c) and (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(b)

		ACKBAUD, INC.		
		me of Issuer)		
	COMMON STOCK, PA	AP VALUE ¢A (001 DED SHADE	
		 Class of Secu		
	(11116 01 (71433 OI 3000	11 11163)	
		09227Q100		
	(CL	USIP Number)		
		eb. 14, 2005		
	of Event Which Re		ng of this Statement)	
Check the appropri is filed:	ate box to designa	ate the rule	pursuant to which thi	s Schedule
	[]	Rule 130	d-1(b)	
	[]	Rule 130	d-1(c)	
	[x]	Rule 130	d-1(d)	
		CHEDULE 13G		
CUSIP N	o. 09227Q100		Page 2 of 11	
1		FICATION NO.	OF ABOVE PERSON (ENTI	
	неттшаг	i & Frieuman	Capital Partners III,	L.P.
2	CHECK THE APPROF		A MEMBER OF A GROUP	(a) [] (b) []
	•	•		
3	SEC USE ONLY			
4	CITIZENSHIP OR F Califor		ANIZATION	
	5 SOLE VOT	 TING POWER		
NUMBER OF	0			
	6 SHARED \	 VOTING POWER		
SHARES	26,506,7			

BENEFICIALLY	
OWNED	7 SOLE DISPOSITIVE POWER 0
BY EACH	
REPORTING	8 SHARED DISPOSITIVE POWER 26,506,731
PERSON WITH	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 26,506,731
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) []
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 62.3%
12	TYPE OF REPORTING PERSON (See Instructions) PN

	SCHEDULE 13G
	No. 09227Q100 Page 3 of 11
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) H&F Orchard Partners III, L.P.
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (See Instructions) (b) []
3	SEC USE ONLY
4	CITIZENSHIP OR PLACE OF ORGANIZATION California
NUMBER OF	5 SOLE VOTING POWER 0
SHARES	6 SHARED VOTING POWER 1,948,299
BENEFICIALLY	
OWNED	7 SOLE DISPOSITIVE POWER 0
BY EACH	
REPORTING	8 SHARED DISPOSITIVE POWER 1,948,299
PERSON WITH	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,948,299
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) []
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 4.6%
12	TYPE OF REPORTING PERSON (See Instructions) PN

		SCHEDULE 13G										
CUSIP No			Page 4 of 11									
1		REPORTING PERSON IDENTIFICATION NO. H&F International P	OF ABOVE PERSON (ENTIT	IES ONLY)								
2	CHECK T (See In	(a) [] (b) []										
3	SEC USE											
4	CITIZEN	SHIP OR PLACE OF ORGA California	NIZATION									
NUMBER OF	5	SOLE VOTING POWER 0										
SHARES	6	SHARED VOTING POWER 580,715										
BENEFICIALLY												
OWNED	7 SOLE DISPOSITIVE POWER 0											
BY EACH												
REPORTING	8	SHARED DISPOSITIVE P 580,715	POWER									
PERSON WITH												
9			Y OWNED BY EACH REPORT									
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions)											
11	PERCENT 1.4%		BY AMOUNT IN ROW (9)									
12		REPORTING PERSON (Se	ee Instructions)									

	SCHEDULE 13G
	No. 09227Q100 Page 5 of 11
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY) H&F Investors III, Inc.
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (See Instructions) (b) []
3	SEC USE ONLY
4	CITIZENSHIP OR PLACE OF ORGANIZATION California
NUMBER OF	5 SOLE VOTING POWER 0
SHARES	6 SHARED VOTING POWER 29,035,745
BENEFICIALLY	
OWNED	7 SOLE DISPOSITIVE POWER 0
BY EACH	
REPORTING	8 SHARED DISPOSITIVE POWER 29,035,745
PERSON WITH	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 29,035,745
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) []
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 68.2%
12	TYPE OF REPORTING PERSON (See Instructions) CO

	SCHEDULE 13	G											
CUSIP No	o. 09227Q100	Page 6 of 11											
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION N F. Warren Hellma	NO. OF ABOVE PERSON (ENTITIES ONLY)											
2	CHECK THE APPROPRIATE BOX (See Instructions)	IF A MEMBER OF A GROUP (a) [] (b) []											
3	SEC USE ONLY												
4	CITIZENSHIP OR PLACE OF O United States of												
NUMBER OF	5 SOLE VOTING POWER 0												
SHARES	6 SHARED VOTING POW 29,035,745	ER											
BENEFICIALLY													
OWNED	7 SOLE DISPOSITIVE 0	POWER											
BY EACH													
REPORTING	8 SHARED DISPOSITIV 29,035,745	E POWER											
PERSON WITH													
9	AGGREGATE AMOUNT BENEFICE 29,035,745	ALLY OWNED BY EACH REPORTING PERSON											
10	CERTAIN SHARES (See Instr	E AMOUNT IN ROW (9) EXCLUDES uctions) []											
11	PERCENT OF CLASS REPRESEN 68.2%	TED BY AMOUNT IN ROW (9)											
12	TYPE OF REPORTING PERSON IN	(See Instructions)											

- ------

CUSIP No. 09227Q100 Page 7 of 11

ITEM 1(a): NAME OF ISSUER:

Blackbaud, Inc.

ITEM 1(b): ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:

2000 Daniel Island Drive, Charleston, South Carolina 29492

ITEM 2(a): NAME OF PERSON FILING:

This statement is filed on behalf of Hellman & Friedman Capital Partners III, L.P., a California limited partnership, H&F International Partners III, L.P., a California limited partnership, H&F Orchard Partners III, L.P., a California limited partnership (collectively, the "H&F Investors"), H&F Investors III, Inc., a California C corporation ("H&F Inc."), and F. Warren Hellman.

The H&F Investors are the direct owners of the Shares (as defined below). The sole general partner of the H&F Investors is H&F Investors III, a California general partnership. The managing general partner of H&F Investors III is Hellman & Friedman Associates III, L.P., a California limited partnership, and the managing general partner of Hellman & Friedman Associates III, L.P. is H&F Inc. The sole shareholder of H&F Inc. is The Hellman Family Revocable Trust (the "Trust"). Mr. Hellman is a director of H&F Inc. and a trustee of the Trust. The investment decisions of H&F Inc. are made by an investment committee, of which Mr. Hellman is a voting member. The investment committee indirectly exercises sole voting and investment power with respect to the Shares held by the H&F Investors. As a member of the investment committee, Mr. Hellman could be deemed to beneficially own such shares, but he disclaims such beneficial ownership except to the extent of his indirect pecuniary interest in such shares.

The H&F Investors, H&F Inc. and Mr. Hellman are making this single, joint filing because they may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, although neither the fact of this filing nor anything herein shall be deemed to be an admission by the H&F Investors, H&F Inc. or Mr. Hellman that such a group exists.

ITEM 2(b): ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE:

The principal business office of each Reporting Person is One Maritime Plaza, 12th Floor, San Francisco, California 94111.

ITEM 2(c): CITIZENSHIP:

See the responses to Item 4 on the attached Cover Pages

SCHEDULE 13G										
CUS	SIP No. 09227Q100	Page 8 of 11								
TEM 2(d):	TITLE OF CLASS OF SECURITIES:									
	common stock, par value \$0.00	1 per share (the "Shares")								
TEM 2(e):	CUSIP NUMBER:									
	09227Q100									
TEM 3:	IF THIS STATEMENT IS FILED PU 13D-2(B) OR (C), CHECK WHETHE									
	(a) [] Broker or dealer regi Exchange Act.	stered under Section 15 of the								
	(b) [] Bank as defined in Se	ction 3(a)(6) of the Exchange								
		defined in Section 3(a)(19) of								
		gistered under Section 8 of the t								
	(e) [] An investment adviser 13d-1(b)(1)(ii)(E);									
	(f) [] An employee benefit p accordance with Rule									
	(g) [] A parent holding comp accordance with Rule	any or control person in								
		as defined in Section 3(b) of								
	(i) [] A church plan that is	excluded from the definition of under Section 3(c)(14) of the								
	(j) [] Group, in accordance									
TEM 4:	OWNERSHIP.									
	(a) Amount Beneficially Owned	:								
	See the responses to Item	9 on the attached Cover Pages								
	(b) Percent of Class:									
	See the responses to Item	11 on the attached Cover Pages								
	(c) Number of shares as to wh	ich such persons have:								
	(i) Sole power to vote	or to direct the vote:								
	See the responses t Pages	o Item 5 on the attached Cover								
	(ii) Shared power to vot	e or to direct the vote:								

See the responses to Item 6 on the attached Cover Pages

CUSIP No. 09227Q100

Page 9 of 11

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

See the responses to Item 7 on the attached Cover Pages $\,$

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

See the responses to Item 8 on the attached Cover Pages

ITEM 5: OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS.

Not applicable

ITEM 6: OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

Not applicable

ITEM 7: IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE

SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable

ITEM 8: IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

Not applicable

ITEM 9: NOTICE OF DISSOLUTION OF A GROUP.

Not applicable

ITEM 10: CERTIFICATION.

Not applicable

SCHEDULE 130	
CUSIP No. 09227Q100	Page 10 of 11

SIGNATURES

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.

Dated: February 14, 2005

H&F INVESTORS III, INC.

By: /s/ Georgia Lee

Name: Georgia Lee Title: Vice President

															S	C	H	E	D	U	LE	Ξ	1	3

CUSIP No. 09227Q100 Page 11 of 11

INDEX OF EXHIBITS

EXHIBIT NUMBER

TITLE

1

Agreement with respect to Schedule 13G, dated as of February 14, 2005, by and between Hellman & Friedman Capital Partners III, L.P., H&F International Partners III, L.P., H&F Orchard Partners III, L.P., H&F Investors III, Inc. and F. Warren Hellman.

AGREEMENT WITH RESPECT TO SCHEDULE 13G

The undersigned hereby agree that any Statement on Schedule 13G to be filed with the Securities and Exchange Commission by any of the undersigned, including any amendment thereto, with respect to securities of Blackbaud Inc., a Delaware Corporation, may be filed by any of the undersigned on behalf of all of the undersigned.

IN WITNESS WHEREOF, the undersigned have caused the Agreement to be executed in counterparts by their duly authorized signatories as of the 14th day of February, 2005.

> HELLMAN & FRIEDMAN CAPITAL PARTNERS III, L.P. By its General Partner, H&F Investors III By its Managing General Partner, Hellman & Friedman Associates III, L.P. By its Managing General Partner, H&F Investors III, Inc.

By: /s/ Georgia Lee -----

Name: Georgia Lee Title: Vice President

H&F ORCHARD PARTNERS III, L.P. By its General Partner, H&F Investors III By its Managing General Partner, Hellman & Friedman Associates III, L.P. By its Managing General Partner, H&F Investors III, Inc.

By: /s/ Georgia Lee

Name: Georgia Lee Title: Vice President H&F INTERNATIONAL PARTNERS III, L.P. By its General Partner, H&F Investors III By its Managing General Partner, Hellman & Friedman Associates III, L.P. By its Managing General Partner, H&F Investors III, Inc.

By: /s/ Georgia Lee

Name: Georgia Lee Title: Vice President

H&F INVESTORS III, INC.

By: /s/ Georgia Lee

·

Name: Georgia Lee Title: Vice President

By: /s/ F. Warren Hellman

Name: F. Warren Hellman