## SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C.

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SCHEDULE 13G/A (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)

(Amendment No. \_\_2\_\_)(1)

Gartner Group, Inc.

(Name of Issuer)

Class A Common Stock

(Title of Class of Securities)

366651107 -----(CUSIP Number)

December 31, 2000

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule 13G is filed:

[ ] Rule 13d-1(b)

[ ] Rule 13d-1(c)

[X] Rule 13d-1(d)

(1) The 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 disclosures provided in a prior cover page.

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 (however, see the Notes).

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(Continued on following page(s))

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CUSIP NO. 366651107

1. NAME OF REPORTI S.S. OR I.R.S.	NG PERSON IDENTIFICATION NO. ABOVE PERSON		
	orporated 06-1506026		
	PRIATE BOX IF A MEMBER OF A GROUP		
	(a) (b)		
3. SEC USE ONLY			
4. CITIZENSHIP OR	PLACE OF ORGANIZATION		
Delaware			
NUMBER OF SHARES	5. SOLE VOTING POWER 6,792,081		
	6. SHARED VOTING POWER 117,376		
REPORTING PERSON WITH	7. SOLE DISPOSITIVE POWER 6,792,081		
WIIU	8. SHARED DISPOSITIVE POWER 117,376		
9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 6,909,457			
10. CHECK BOX IF T CERTAIN SHARES	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES * ( )		
11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 12.80%			
12. TYPE OF REPORTING PERSON* CO			

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

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C -	CUSIP NO. 366651107				
1	NAME OF REPORTS	ING PERSON IDENTIFICATION NO. ABOVE PERSON			
_	IMS Health Lice	ensing Associates, L.P. 98-0137321			
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP					
_		(a) (b)			
3	3. SEC USE ONLY				
4. CITIZENSHIP OR PLACE OF ORGANIZATION					
_	Delaware				
SHA BEN OWN EAC REP	JMBER OF HARES	5. SOLE VOTING POWER -0-			
	ENEFICIALLY WNED BY ACH	6. SHARED VOTING POWER 117,376			
	EPORTING ERSON ITH	7. SOLE DISPOSITIVE POWER -0-			
		8. SHARED DISPOSITIVE POWER 117,376			
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 117,376				
1	10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* ( )				
1	11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.22%				
1	12. TYPE OF REPORTING PERSON* PN				
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\*SEE INSTRUCTIONS BEFORE FILLING OUT!

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ITEM 1	(a).	NAME OF ISSUER
		Gartner Group, Inc.
ITEM 1		ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES
56 Top (	Gallant	Road, Stamford, Connecticut 06904-2212
ITEM 2	(a).	NAME OF PERSON FILING
		Incorporated ("IMS HEALTH") and its subsidiary, Licensing Associates, L.P. ("IMSHLA")
ITEM 2	(b).	ADDRESS OF PRINCIPAL BUSINESS OFFICE
Westport	t, Conn	business office of IMS HEALTH is located at 200 Nyala Farms, ecticut 06880. The principal business office of IMSHLA is located, 6330 CHAM Switzerland.
ITEM 2	(c).	CITIZENSHIP
limited	partne	incorporated under the laws of the State of Delaware. IMSHLA is a rship established under the laws of the State of Delaware.
		TITLE OF CLASS OF SECURITIES
		Class A Common Stock
		SIP NUMBER  366651107
ITEM 3.		
		Not Applicable
		OWNERSHIP wing information is provided as of December 31, 2000:
(2)	\	t Panaficially Owned

(a) Amount Beneficially Owned

IMS HEALTH is the owner of record and beneficially of 6,792,081 shares of Class A Common Stock. IMSHLA is the owner of record and beneficially of 117,376 shares of Class A Common Stock. With an 87.85% interest in IMSHLA, IMS HEALTH may be deemed to be a beneficial owner of the shares held by IMSHLA, for an aggregate beneficial ownership by IMS HEALTH of 6,909,457 shares.

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IMS HEALTH - 12.80% IMSHLA - 0.22%
(c) NUMBER OF SHARES AS TO WHICH IMS HEALTH and IMSHLA HAVE:
(i) sole power to vote or to direct the vote: IMS HEALTH - 6,792,081 IMSHLA - None
<pre>(ii) shared power to vote or to direct the vote:    IMS HEALTH - 117,376    IMSHLA - 117,376</pre>
(iii) sole power to dispose or to direct the disposition of: IMS HEALTH - 6,792,081 IMSHLA - None
<pre>(iv) shared power to dispose or to direct the   disposition of:   IMS HEALTH - 117,376   IMSHLA - 117,376</pre>
ITEM 5. OWNERSHIP OF FIVE PERCENT OR LESS OF 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 GROUP
Not applicable
ITEM 10. CERTIFICATION
Not applicable
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(b) Percent of Class:

## SIGNATURE

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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 13, 2001

IMS HEALTH INCORPORATED

By: /s/ MATTHEW L. FRIEDMAN

Name: Matthew L. Friedman

Title: Vice President and Treasurer

IMS HEALTH LICENSING ASSOCIATES, L.P.

By: /s/ PETER ECHSER

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Peter Echser, on behalf of the General Partner,

IMS Pharminform Holding, AG

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## **AGREEMENT**

Westport, CT February 13, 2001

IMS Health Incorporated ("IMS HEALTH") and IMS Health Licensing Associates, L.P. ("IMSHLA") hereby agree to file a joint Schedule 13G under the Securities Exchange Act of 1934 (the "Act") in connection with their beneficial ownership of common stock issued by Gartner Group, Inc.

IMS HEALTH and IMSHLA state they are each entitled to individually use Schedule 13G pursuant to Rule 13d-1 (d) of the Act.

Each of IMS HEALTH and IMSHLA are responsible for the timely filing of the statement and any amendments thereto and for the completeness and accuracy of the information concerning each of them contained therein, but none is responsible for the completeness or accuracy of the information concerning the other.

IMS HEALTH INCORPORATED

By: /s/ MATTHEW L. FRIEDMAN

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Name: Matthew L. Friedman

Title: Vice President and Treasurer

IMS HEALTH LICENSING ASSOCIATES, L.P.

By: /s/ PETER ECHSER

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Peter Echser,on behalf of the General Partner, IMS Pharminform Holding, AG

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