SECURITIES AND E		SION						
SCHEDULE 13G (Rule 13d-102)								
	o),(c), AND (d) = 13d-2(b)	STATEMENTS FILED PURS AND AMENDMENTS THERE						
GARTNER GROUP, I (Name of Issuer)								
CLASS A COMMON S (Title of Class								
366651107 (CUSIP Number)								
12/31/1999 (Date of Event W	Which Requires	Filing of this Statem	ent)					
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:								
	[X] Rule 13	3d-1 (b)						
	[] Rule 13	3d-1 (c)						
	[] Rule 13	30-1 (0)						
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 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 (the "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.)								
[Continued on th	ne following pa	ges]						
CUSIP No. 366651			Page 2 of 7 Pages					
 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) 								
Wellington Management Company, LLP 04-2683227								
2. CHECK THE APPROPRIATE BOX IF THE MEMBER OF A GROUP (a)[] (b)[]								
3. SEC USE ONL								
4. CITIZENSHIP		RGANIZATION						
		E SOLE VOTING DOWER						
NUMBER OF		5. SOLE VOTING POWER 0						
SHARES BENEFICIALLY		6. SHARED VOTING POW						
OWNED BY EACH		2,064,800						
REPORTING								
PERSON		7. SOLE DISPOSITIVE	PUWEK					

							8.	SHA		DISPO: 1,100		VE PO	WER	
					AMOUNT E							PORTI		
		3	3,3	391	L,100									
	CHVE		2		IF AGGRE							JDES CI		
 11.	PEF	RCE		· C	F CLASS	REPRESEN	NTED	BY	AMOU	NT IN	ROW			
 12.		PΕ		- F	REPORTING	PERSON								
CUSI	P No	Ο.	36	666	551107		13G					Page	e 3 c	of 7 Pages
Item	1(8	a).	. N	lan	ne of Iss	suer:								
					GARTNE	R GROUP,	IN	C.						
Item	1(k	o).	. 🗚	dc	lress of	Issuer's	s Pr	inc	ipal	Execu	tive	offic	ces:	
						Gallant ord CT (Box 1	0212	2		
Item	2(a	a).	. N	lan	ne of Per	son Fili	ing:							
					Wellir	ngton Mar	nagei	men	t Com	pany,	LLF	P (''WI	MC''))
Item	ı 2(l	o).	. A	۸dc	lress of	Principa	al B	usi	ness	Offic	e or	·, if I	None,	
	,	,			sidence:	·						•	,	
						ate Stree n, Massac		ett	s 02	109				
Item	2(0	c).	. c	it	izenship):								
					Massac	husetts								
Item	2(0	d).	. Т	it	le of Cl	lass of S	Secu	rit:	ies:					
					COMMON	STOCK								
Item	2(6	∍).	. C	SUS	SIP Numbe	er:								
					366651	L107								
Item	3.				nis State 2(b) or (
	(a)	[]	Broker o	or dealer	re	gis	tered	unde	r Se	ection	15 c	of the Act
	(b)	[]	Bank as	defined	in :	Sec	tion	3(a)(6) c	of the	Act.	
	(c)	[]	Insurance the Act.		ny a	s de	efine	d in S	Sect	ion 3	(a)(1	.9) of
CUSI	P No	ο.	36	666	351107		:	13G				Page 4	4 of	7 Pages
	(d)	[]	Investme Investme	ent Compa ent Compa				ed un	der	Section	on 8	of the
	(e)	[Х]	An inves	stment ad L3d-1(b)(corda	nce	with		
	(f)	[]	An emplowith Rul						wmer	nt fund	d in	accordanc
	(g)	[Х]	A parent	: holdinç	g coi	npaı	ny or	cont	rol	perso	n 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 3,391,100 shares of the Issuer which are held of record by clients of WMC.
- (b) Percent of class: 6.31%
- (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 2,064,800
- (iii) Sole power to dispose or to direct the disposition of
- (iv) Shared power to dispose or to direct the disposition of 3,391,100

CUSIP No. 366651107 13G Page 5 of 7 Pages

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

Γ1

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

CUSIP No. 366651107

13G

Page 6 of 7 Pages

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: February 9, 2000

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

CUSIP No. 366651107

13G

Page 7 of 7 Pages

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.