### STRAYER EDUCATION INC Form SC 13D/A October 09, 2002

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

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SCHEDULE 13D/A (Amendment No. 2)

Under the Securities Exchange Act Of 1934

Strayer Education, Inc.
----(Name of Issuer)

Common Stock, \$0.01 par value
----(Title of Class of Securities)

863236105 -----(CUSIP Number)

Charles Ayres
DB Capital Partners, Inc.
31 West 52nd Street
26th Floor
New York, NY 10019
646-324-2416

with copies to: Oliver C. Brahmst, Esq. White & Case LLP 1155 Avenue of the Americas New York, NY 10036 212-819-8200

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 8, 2002
----(Date of Event which Requires Filing of this Statement)

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 Rule 13d-1(e), 13d(f) or 13d-1(g), check the following box  $|\_|$ .

\_\_\_\_\_

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1 NAME OF REPORTING PERSON
S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Taunus Corporation\*

1.R.S. Identification No. 13-4060471

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

(a) [X]
(b) [1]

3 SEC USE ONLY

4	SOURCE OF FUNDS					
	N/A					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]					
6	CITIZENSHIE	OR PLAC	E OF ORGANIZA	ATION		
	State of De	laware				
NUMBER OF SHARES BENEFICIALLY OWNED		7	SOLE VOTIN	NG POWER		
BY EACH PERSON W	REPORTING VITH		6,615 			
		8	SHARED VO	TING POWER		
			7,058,456			
		9	SOLE DISPO	DSITIVE POWER		
			6,615			
		10	SHARED DISE	POSITIVE POWER		
			1,646,640			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 7,065,071					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  CERTAIN SHARES  [ ]					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	49.0%					
14	TYPE OF REPORTING PERSON					
	CO					
reflects company Corporat not refl Bank A.G	the securit that is a wh ion is a sep ect securiti	ies bene olly own arate op es benef s Corpor	ficially owned as the subsidiary erating unit icially owned	d by any other bus	ration, a holding	
			SCHEDULE	E 13D/A		
CUSIP No	». 863236105				Page 3 of 14 Pages	
1	NAME OF REF	ORTING P	ERSON			

S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

DB Capital Partners, Inc. I.R.S. Identification No. 13-2725387

2

2	CHECK THE A	PPROPRI	ATE BOX IF A MEMBER OF A GROUP	(a) (b)	[X]		
3	SEC USE ONLY						
4	SOURCE OF F	UNDS					
	N/A						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]						
6	CITIZENSHIP	OR PLA	CE OF ORGANIZATION				
	State of De	laware					
	F SHARES	7	SOLE VOTING POWER				
BY EACH	REPORTING		0				
PERSON W	11111	8	SHARED VOTING POWER				
			7,058,456				
		9	SOLE DISPOSITIVE POWER				
			0				
		10	SHARED DISPOSITIVE POWER				
			1,646,640				
 11	AGGREGATE A	 MOUNT BI	ENEFICIALLY OWNED BY EACH REPORTING P	ERSON			
	7,058,456						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	49.0%						
14	TYPE OF REPORTING PERSON						
	CO						
			SCHEDULE 13D/A				
CUSIP No	863236105		Pa	ge 4 of 14 P	ages		
1	NAME OF REP S.S. OR I.R		PERSON NTIFICATION NO. OF ABOVE PERSON				
	DB Capital	Partner	s, L.P. I.R.S. Identificatio	n No. 52-204	6858		
2	CHECK THE A	 PPROPRIA	ATE BOX IF A MEMBER OF A GROUP	(a)	 [X]		

				(b)	L J	
3	SEC USE ONI	.Y				
4	SOURCE OF F	'UNDS				
	N/A					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]					
6	CITIZENSHIP OR PLACE OF ORGANIZATION					
	State of De	laware				
	F SHARES	7	SOLE VOTING POWER			
BENEFICIALLY OWNER BY EACH REPORTING			0			
PERSON W	ITH	8	SHARED VOTING POWER			
			7,058,456			
		9	SOLE DISPOSITIVE POWER			
			0			
		10	SHARED DISPOSITIVE POWER			
			1,646,640			
11	AGGREGATE A	MOUNT BEI	NEFICIALLY OWNED BY EACH REPORTING PERSON			
	7,058,456					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  CERTAIN SHARES  [ ]					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	49.0%					
14	TYPE OF REPORTING PERSON					
	PN					
			SCHEDULE 13D/A			
CUSIP No	. 863236105		Page 5 c	of 14 Pa	ages	
1	NAME OF REF	ORTING P	ERSON FIFICATION NO. OF ABOVE PERSON			
	DB Capital	Investor	s, L.P. I.R.S. Identification No.	52-204	6859	
2	CHECK THE A		TE BOX IF A MEMBER OF A GROUP		[X]	

3	SEC USE ONI	ĽY				
4	SOURCE OF FUNDS					
	WC					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED [ PURSUANT TO ITEMS 2(d) or 2(e)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION					
	State of De	elaware				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		7	SOLE VOTING POWER			
			0			
PERSON W	1111	8	SHARED VOTING POWER			
			7,058,456			
		9	SOLE DISPOSITIVE POWER			
			0			
		10	SHARED DISPOSITIVE POWER			
			1,646,640			
11	AGGREGATE A	AMOUNT BEN	EFICIALLY OWNED BY EACH REPORTING PERSON			
	7,058,456					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES  CERTAIN SHARES  [ ]					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	49.0%					
14	TYPE OF REI	PORTING PE	RSON			

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SCHEDULE 13D/A Strayer Education, Inc.

This Amendment No. 2 amends and supplements the Schedule 13D filed on March 26, 2001 as amended by Amendment No. 1 to Schedule 13D filed on May 21, 2001, relating to the shares of common stock, \$0.01 par value per share ("Common Stock"), of Strayer Education, Inc., a Maryland corporation (the "Company"), the principal executive offices of which are located at 1100 Wilson Boulevard, Suite 2500, Arlington, Virginia 22209. Terms not otherwise defined herein shall have the respective meaning given to such terms in the Schedule 13D filed on March 26, 2001 and Amendment No. 1 to the Schedule 13D filed on May 21, 2001, as

applicable.

#### Item 2. Identity and Background

The response to this item is amended by deleting the third paragraph under Item 2 and inserting the following paragraph in lieu thereof:

"The address of each of the Reporting Person's principal place of business and principal office is 31 West 52nd Street, New York, New York 10019."

The response to this item is further amended by deleting Schedule I in its entirety and replacing it with Schedule I attached hereto.

#### Item 4. Purpose of the Transaction

Item 4 is amended by deleting the first paragraph in its entirety and inserting the following:

"DBCI acquired the Preferred Stock and the Option for investment purposes. However, DBCI will continually evaluate the business, financial condition and prospects of the Company, the market price of the Company's securities, its return on investment, alternative investments and conditions in the economy and in the industry in which the Company is engaged, with a view toward determining whether to hold, decrease, increase or hedge its investment in the Company's securities. From time to time, based upon such evaluation, DBCI may, subject to the terms of the Shareholder's Agreement and the Registration Rights Agreement, dispose of or hedge all or a portion of its position in the Company in public, private and/or over-the-counter or exchange traded derivative transactions, or may purchase additional shares of Common Stock, Preferred Stock or other securities of the Company. DBCI reserves the right to change its plans and intentions at any time as it deems appropriate."

Item 4 is further amended and supplemented by adding the following before the last paragraph thereof:

"On October 8, 2002, pursuant to a request made by the Purchasers under Section 2(a) of the Registration Rights Agreement, the Company filed a Registration Statement on Form S-3 (File No. 333-100407) (the "Registration Statement") registering for resale an aggregate of 2,300,000 shares of Common Stock beneficially owned by the Purchasers (to be issued upon conversion of Series A Preferred Stock) which may be sold pursuant to an underwritten offering

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(the "Offering"). The Registration Statement relates to 1,700,000 shares of Common Stock beneficially owned by New Mountain and 600,000 shares of Common Stock beneficially owned by DBCI (including up to 300,000 shares of Common Stock to cover any over-allotments) (collectively, the "Registered Shares"). There can be no assurance that the contemplated Offering will be effected.

Following the sale of the Registered Shares in the Offering, it is expected that pursuant to Section 10 of the Articles Supplementary, the percentage of the total members of the Board of Directors of the Company that the holders of Series A Preferred Stock are entitled to elect will be reduced from 50% to 40%. It is anticipated that in connection with the Offering New Mountain and DBCI will agree that following the completion of the Offering, Charles Ayres, a designee of DBCI, will resign from the Board of Directors of the Company and that New Mountain will be entitled to elect all of the members of the Board of Directors of the Company entitled to be elected by the holders of the Series A

Preferred Stock pursuant to the Articles Supplementary."

Item 5. Interest in Securities of the Issuer

The response to this item is deleted in its entirety and replaced by the following:

"(a) As of the date of this Amendment, DBCI's beneficial ownership of 7,058,456 shares of Common Stock (6,058,456 shares of Common Stock issuable upon conversion of the same number of Preferred Stock, which includes dividends declared on the Preferred Stock as of October 1, 2002, and 1,000,000 shares of Common Stock issuable upon exercise of the Option) constitutes beneficial ownership of approximately 49.0% of the total number of shares of outstanding Common Stock (assuming the number of shares outstanding on June 30, 2002). Each of Taunus, DBCP Inc. and DBCP L.P. may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by DBCI. In addition, Taunus may be deemed to be the beneficial owner of 6,615 shares of Common Stock owned by Deutsche Bank Securities Inc. ("DBSI") (formerly known as Deutsche Banc Alex. Brown Inc.), a wholly-owned subsidiary of Taunus, which, when aggregated with the 7,058,456 shares of Common Stock which Taunus may be deemed to beneficially own as a result of the beneficial ownership by DBCI, constitutes beneficial ownership by Taunus of approximately 49.0% of the total number of the shares of outstanding Common Stock.

The Reporting Persons and New Mountain may be deemed to comprise a group as a result of certain provisions contained in the Shareholders Agreement pertaining to the voting of directors and the disposition of shares of the Preferred Stock or Common Stock issued upon conversion of the Preferred Stock.

The Reporting Persons hereby disclaim beneficial ownership of the Common Stock issuable upon the conversion of the Preferred Stock and purchasable pursuant to the Option to the extent owned by New Mountain.

(b) Each of the Reporting Persons has the shared power to vote or direct the vote with New Mountain of 7,058,456 shares of Common Stock and each of Reporting Persons has the shared power to dispose or to direct the disposition with New Mountain of 1,646,640 shares of Common Stock.

DBSI has the sole power to vote or direct the vote of and to dispose or direct the disposition of 6,615 shares of Common Stock.

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- (c) Within the past 60 days, DBSI, in the ordinary course of facilitating client basket transactions in the stocks comprising certain exchange traded funds, effected the following transactions with regard to the Company's Common Stock:
  - (i) On August 6, 2002, sold 38 shares of Common Stock at a price of \$52.36 per share; and
  - (ii) On August 7, 2002, purchased 32 shares of Common Stock at a price of \$53.24

Except as described above, during the past sixty days, none of the Reporting Persons, nor, to the best knowledge of the Reporting Persons, any of the persons set forth on Schedule I, has effected any transactions in shares of Common Stock.

- (d) Not applicable.
- (e) Not applicable."

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#### 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.

Dated: October 9, 2002

TAUNUS CORPORATION

By: /s/ James T. Byrne, Jr.

Name Tanas III Days II

Name: James T. Byrne, Jr.

Title: Secretary

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#### 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.

Dated: October 9, 2002

DB CAPITAL PARTNERS, INC.

By: /s/ Charles Ayres

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Name: Charles Ayres Title: Managing Director

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#### 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.

Dated: October 9, 2002

DB CAPITAL PARTNERS, L.P.

By: DB CAPITAL PARTNERS, INC., its General Partner

By: /s/ Charles Ayres

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Name: Charles Ayres
Title: Managing Director

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#### 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.

Dated: October 9, 2002

DB CAPITAL INVESTORS, L.P.

By: DB CAPITAL PARTNERS, L.P.
 its General Partner

By: DB CAPITAL PARTNERS, INC.,
 its General Partner

By: /s/ Charles Ayres

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Name: Charles Ayres
Title: Managing Director

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#### SCHEDULE I

The following table sets forth a list of each general partner of DBCI and DBCP L.P. and executive officers and directors of Taunus and DBCP, Inc., which contains the following information with respect to each such person: (i) name; (ii) business address, (iii) present principal occupation or employment and the name, principal business and address of any corporation or other organization in which such employment is conducted; and (iv) citizenship.

#### A. General Partners of DBCI

Name/Position State of Organization and name and business

DB Capital Partners, L.P./

Delaware 31 West 52nd Street

New York, NY 10019

B. General Partners of DBCP L.P.

Present principal occu

Present principal occu

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Name/Position	State of Organization	and name and business
DB Capital Partners, Inc./ General Partner	Delaware	31 West 52nd Street New York, NY 10019
C. Executive Off	icers and Directors of DBCP Inc.	
Name/Position	Citizenship	Present principal occu and name and business
Charles Ayres/ Managing Director	United States	Managing Director of DB Capital Partners, I 31 West 52nd Street New York, NY 10019
James Edward Virtue/ Managing Director	United States	Managing Director and Capital Partners, Inc.

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Name/Position

\_\_\_\_\_

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#### D. Executive Officers and Directors of Taunus

Citizenship \_\_\_\_\_

Seth H. Waugh/ Director, President and Chief Executive Officer	United States	Director, Chief Execut President of Deutsche Americas 31 West 52nd Street New York, NY 10019
Douglas R. Barnard/ Director and Chief Financial Officer	United States	Managing Director, Con Americas, Deutsche Ban New York Branch 31 West 52nd Street New York, New York 100
James T. Byrne, Jr./ Secretary	United States	Secretary, Deutsche Ba Americas 31 West 52nd Street New York, NY 10019

Thomas A. Curtis/ United States Managing Director, Hea Regulatory Affairs of Director

Deutsche Bank AG New York Branch 31 West 52nd Street

31 West 52nd Street New York, NY 10019

Present principal occu

and name and business

\_\_\_\_\_

New York, NY 10019

Richard W. Ferguson/ Director and Treasurer United States

Managing Director, Tre Americas, Deutsche Ban New York Branch

31 West 52nd Street New York, NY 10019

Director (officer title) and
Assistant Trace

Assistant Treasurer

Director (officer titl New York Branch

31 West 52nd Street New York, NY 10019