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UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
(Amendment No. 4)
Vicor Corp.
(Name of Issuer)
COMMON STOCK
(Title of Class of Securities)
925815102
(CUSIP Number)
December 31, 2001
(Date of Event Which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to
which this Schedule is filed:
      | Rule 13d-1(b)
        Rule 13d-1(c)
      ] Rule 13d-1(d)
*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 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 ("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).
 CUSIP No.
                925815102
                        NAME OF REPORTING PERSONS
                    I.R.S. Identification Nos. of above
persons (entities only).
                Nevis Capital Management LLC
                52-2305075
                CHECK THE APPROPRIATE LETTER IF A MEMBER OF A GROUP:
2.
                (a)
                (b)
                SEC USE ONLY
3.
                CITIZENSHIP OR PLACE OF ORGANIZATION
                Maryland
Number of
                5.
                                 SOLE VOTING POWER:
Shares
Beneficially
Owned by
                6.
                                 SHARED VOTING POWER:
Each
                                 2,317,973
Reporting
Person With
                                 SOLE DISPOSITIVE POWER:
                7.
                8.
                                 SHARED DISPOSITIVE POWER:
                                 2,317,973
                AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING
PERSON:
                2,317,973
10.
                CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN
SHARES:
                PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):
11.
                7.6%
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CUSIP No.
                925815102
                         NAME OF REPORTING PERSONS
                              I.R.S. Identification Nos. of above
persons (entities only).
                Jon C. Baker
2.
                CHECK THE APPROPRIATE LETTER IF A MEMBER OF A GROUP:
                 (a)
                 (b)
                SEC USE ONLY
3.
                CITIZENSHIP OR PLACE OF ORGANIZATION
                Maryland
                                 SOLE VOTING POWER:
Number of
                5.
Shares
Beneficially
Owned by
                6.
                                 SHARED VOTING POWER:
Each
                                 2,654,548
Reporting
Person With
                                 SOLE DISPOSITIVE POWER:
                7.
                8.
                                 SHARED DISPOSITIVE POWER:
                                 2,654,548
                AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING
PERSON:
                2,654,548
                CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN
10.
SHARES:
11.
                PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):
                8.7%
                TYPE OF REPORTING PERSON:
12.
                ΤN
CUSIP No.
                925815102
                         NAME OF REPORTING PERSONS
1.
                              I.R.S. Identification Nos. of
above persons (entities only).
                David R. Wilmerding, III
                CHECK THE APPROPRIATE LETTER IF A MEMBER OF A GROUP:
2.
                (a)
                (b)
                SEC USE ONLY
                CITIZENSHIP OR PLACE OF ORGANIZATION
                Maryland
Number of
                                 SOLE VOTING POWER:
Shares
                                 153,500
Beneficially
Owned by
                                 SHARED VOTING POWER:
                                 2,654,548
Each
Reporting
                                 SOLE DISPOSITIVE POWER:
Person With
                7.
                                 153,500
                8.
                                 SHARED DISPOSITIVE POWER:
                                 2,654,548
                AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING
PERSON:
                2,808,048
10.
                CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN
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TYPE OF REPORTING PERSON:

12.

SHARES:

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11.
                PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11):
                TYPE OF REPORTING PERSON:
12.
                TN
ITEM 1.
        (a)
                Name of Issuer:
                Vicor Corp.
                        Address of Issuer's Principal Executive Offices:
                        25 Frontage Road
                        Andover, MA 01810
ITEM 2.
                Name of Person Filing:
        (a)
                NEVIS CAPITAL MANAGEMENT LLC ("Nevis LLC")
                Jon C. Baker ("Baker")
                David R. Wilmerding, III ("Wilmerding")
                Address of Principal Business Office or, if none, Residence:
        (b)
Nevis LLC, Baker and Wilmerding - 1119 St. Paul St, Baltimore MD 21202
        (c)
                Citizenship:
                Nevis LLC - MARYLAND
                Baker and Wilmerding - USA
                Title of Class of Securities:
                COMMON STOCK
        CUSIP Number:
(e)
925815102
ITEM 3. If this statement is filed pursuant to
Sections 240.13d-1(b) or 240.13d-2(b) or (c), check
whether the person filing is a:
                      ] Broker or dealer registered under Section 15
        (a)
of the Act (15 U.S.C. 780).
                      ] Bank as defined in Section 3(a)(6) of the
        (b)
               [
Act (15 U.S.C. 78c).
                      ] Insurance company as defined in Section 3(a)(19)
        (c)
of the Act (15 U.S.C. 78c).
                        Investment company registered under Section 8
                   ]
of the Investment Company Act of 1940 (15 U.S.C 80a-8).
                      ] An investment adviser in accordance with
(e)
Section 240.13d-1(b)(1)(ii)(E);
                        An employee benefit plan or endowment fund
              [
                    1
in accordance with Section 240.13d-1(b)(1)(ii)(F);
              ] A parent holding company or control person in
accordance with Section 240.13d-1(b)(1)(ii)(G);
              ] A savings associations as defined in Section 3(b)
of the Federal Deposit Insurance Act (12 U.S.C. 1813);
              ] A church plan that is excluded from the definition
of an investment company under Section 3(c)(14) of the Investment
Company Act of 1940 (15 U.S.C. 80a-3);
(j)
              ] Group, in accordance with Section
                        240.13d-1(b)(1)(ii)(J).
ITEM 4. Ownership
        Amount Beneficially Owned:
(a)
Nevis LLC:
                2,317,973
                2,654,548
Baker:
Wilmerding:
                2,808,048
        Percent of Class:
(b)
Nevis LLC:
                7.6%
                8.7%
Baker:
Wilmerding:
                9.2%
                Number of shares as to which the person has:
        (c)
        sole power to vote or to direct vote:
Nevis LLC:
                0
Baker:
Wilmerding:
                153,500
        shared power to vote or to direct the vote:
(ii)
Nevis LLC:
                2,317,973
Baker:
                        2,654,548
                2,654,548
Wilmerding:
(iii)
        sole power to dispose or to direct the disposition of:
Nevis LLC:
                0
Baker:
                153,500
Wilmerdina:
        shared power to dispose or to direct the disposition:
(iv)
Nevis LLC:
                2,317,973
                        2,654,548
Baker:
Wilmerding:
                2,654,548
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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 Group Not Applicable Item 10. Certification (b) The following certification shall be included if the statement is filed pursuant to 240.13d-1(c): By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or 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. 02/13/2002 Date Nevis Capital Management LLC By: /s/ David R. Wilmerding, III David R. Wilmerding, III, Managing Member 02/13/2002 Date

/s/ Jon C. Baker

Jon C. Baker