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

SCHEDULE 13G

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

(AMENDMENT NO. 1)*

Wayside Technology Group, Inc. (Name of Issuer) Common stock, \$.01 par value (Title of Class of Securities)	
946760105	
(CUSIP Number)	
Zenith Sterling Advisers LLC	
Attn: Joshua J. Peters	
9075 Deer Ridge Drive	
Bloomington, IL 61705	
Telephone: 630-901-5972 (Name, Address and Telephone Number of Person	
Authorized to Receive Notices and Communications)	
December 31, 2020	
(Date of Event which Requires Filing of this Statement)	
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:	
Check the appropriate box to designate the rule pursuant to which this schedule is fried.	
[] Rule 13d-1(b)	
[X] 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 disclosures provided in a prior cover page.	or seedimes, univ
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Secu 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 (h Notes).	
CUSIP No. 946760105 13G Pag	ge 1 of 5 Pages
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CUSIP No. 946760105		13G	Page 2 of 5 Pages
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deen held As the sidisposition includes Each Resection	med to a color med to a color med to a color med to a color median or color median according to a color median acc	o have the shared power to vote a accounts managed by Zenith that an anaging member of Zenith, Peter f) the 70,000 shares deemed to be 27 shares held in accounts owneding Person may be deemed to be a or 13(g) of the Act. Each Report	and dispose of the 70,000 shares of Common Store owned by Joshua J. Peters ("Peters"), the sole is may be deemed to have the shared power to voo beneficially owned by Zenith solely as a result of by Peters which are managed by Zenith. In the common store is may be deemed to have the shared power to voor beneficially owned by Zenith solely as a result of by Peters which are managed by Zenith. In the common store is may be deemed to have the shared power to voor beneficially owned by Zenith solely as a result of by Peters which are managed by Zenith.	te (or to direct the vote of) and dispose (or direct the of its discretionary authority over the client accounts. This ion or securities of the Corporation for the purposes of Schedule 13G nor anything herein shall be construed as		
an admi	ssion	that such person is acting as a sta	utory group within the meaning of Rule 13d-5(b	b)(1) of the Act.		
CUSIP No. 946760105			13G	Page 3 of 5 Pages		
Item 1.		Name of Issuer Wayside Technology Group, Inc Address of Issuer's Principal Ext 4 Industrial Way West, Suite 300 Eatontown, NJ 07724	cutive Offices			
Item 2.	(a)	Name of Person Filing Zenith Sterling Advisers LLC				
	(b)	Address of the Principal Office of 9075 Deer Ridge Drive Bloomington, IL 61705	r, if none, residence			
	(c)	Citizenship Delaware				
	(d)	Title of Class of Securities Common stock, \$.01 par value				
	(e)	CUSIP Number 946760105				
Item 3.	If thi	is statement is filed pursuant to	§§240.13d-1(b) or 240.13d-2(b) or (c), check w	whether the person filing is a:		
(a)	[]	Broker or dealer registered under	section 15 of the Act (15 U.S.C. 78o).			
(b)		Bank as defined in section 3(a)(6				
(c)			section 3(a)(19) of the Act (15 U.S.C. 78c).			
				-£1040 (15 H C C 90, 9)		
(d)			nder section 8 of the Investment Company Act of	DI 1940 (13 U.S.C. 80a-8).		
(e)	[]	An investment adviser in accorda	nce with §240.13d-1(b)(1)(ii)(E);			

	(f) [] An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
	(g) [] A parent holding company or control person in accordance with §240.13d-1(b)(1)(ii)(G);
	(h) [] A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
	(i) [] 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 §240.13d-1(b)(1)(ii)(J).
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Iten	m 4. Ownership.
Pro	vide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.
(a) (b) (c)	Amount beneficially owned: 70,000 Percent of class: 1.60% Number of shares as to which the person has: (i) Sole power to vote or to direct the vote: 0 (ii) Shared power to vote or to direct the vote: 70,000 (iii) Sole power to dispose or to direct the disposition of: 0 (iv) Shared power to dispose or to direct the disposition of: 70,000
Iten	m 5. Ownership of Five Percent or Less of a Class.
Iten	n 5 is hereby amended to read as follows:
	his 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 cent of the class of securities, check the following [X].
	of December 31, 2020, the Reporting Persons ceased to be the beneficial owner of more than 5% of the Common Stock of the Corporation. The ng of this Amendment No. 1 represents the final amendment to the Schedule 13G and constitutes an exit filing for the Reporting Persons.
Iten	m 6. Ownership of More than Five Percent on Behalf of Another Person.
Not	t applicable.
Iten	m 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company.
Not	t applicable.
Iten	m 8. Identification and Classification of Members of the Group.
Not	t applicable.
Iten	m 9. Notice of Dissolution of Group.
Not	t applicable.
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Item 10. Certification.

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.

Name of Registrant

By: /s/ Joshua J. Peters

Name: Joshua J. Peters

Title: Managing Member, Zenith Sterling Advisers LLC

Date: February 11, 2021

Exhibit Index

Exhibit 99.1 Joint Filing Agreement (filed herewith)

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing on behalf of each of them this Schedule 13G (including further amendments thereto) with respect to the common stock of Wayside Technology Group, Inc. and that this Joint Filing Agreement be included as an exhibit to such joint filing.

This Joint Filing Agreement may be executed in one or more counterparts, and each such counterpart shall be an original but all of which, taken together, shall constitute but one and the same instrument.

IN WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of this 24th day of August 2020.

By: /s/ Joshua J. Peters Joshua J. Peters

Zenith Sterling Advisers LLC

By: /s/ Joshua J. Peters

Joshua J. Peters, Managing Member