SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 4)*

BECTON DICKINSON & COMPANY (Name of Issuer)

COMMON (Title of Class of Securities)

075887109 (CUSIP Number)

Check the following box if a fee is being paid with this statement

(A fee is not required only if the filing person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

*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).

(Continued on following page(s))

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13G

CUSIP NO. 075887109

PERSON

PAGE 2 OF 10 PAGES

1		EPORTING PERSON .R.S. IDENTIFICATION NO. OF ABOVE PERSON	
		ER GROUP, INC. . 13-3331657	
2	CHECK THE	APPROPRIATE BOX IF A MEMBER OF A GROUP(a) (b) X	
3	SEC USE C	NLY	_
4	CITIZENSH	IP OR PLACE OF ORGANIZATION	
	DELAWARE		
NUMB	ER OF 5	SOLE VOTING POWER	
SHARE 0		0	
BENEFICIALLY 6		6 SHARED VOTING POWER	
OWNED BY		9,891,035	
EACH	7	SOLE DISPOSITIVE POWER	
REPORTING		0	

SHARED DISPOSITIVE POWER

9	CH 9,891,035			
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	9,891,035			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
11	PERCENT OF CLASS REPRESENTED BY AMOUNT	TN DOM (Q)		
11	15.00%	110 NOW (3)		
12				
12	TYPE OF REPORTING PERSON			
	HC			
PAGE	GE			
	13G			
CUSI	SIP NO. 075887109 PAGE 3 (OF 10 PAGES		
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF AF	BOVE PERSON		
	OPPENHEIMER CAPITAL I.R.S. NO. 13-3413767			
2	CHECK THE APPROPRIATE BOX IF A MEMBER (OF A GROUP(a) (b) X		
3	SEC USE ONLY			
3 4	SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION			
4	CITIZENSHIP OR PLACE OF ORGANIZATION			
4	CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE MBER OF 5 SOLE VOTING POWER			
NUMB:	CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE MBER OF 5 SOLE VOTING POWER			
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Schedule 13G

Under the Securities Exchange Act of 1934

Check the following box if a fee is being paid with this Statement

Item 1(b)	Name of Issuer: BECTON DICKINSON & COMPANY
Item 1(b) Addr	ess of Issuer's Principal Executive Offices:
	1 Becton Drive, Franklin Lakes, NJ 07417-1880
Item 2(a)	Name of Person Filing:
	Oppenheimer Group, Inc.
Item 2(b)	Address of Principal Business Office:
	Oppenheimer Tower, World Financial Center New York, New York 10281
Item 2(c)	Citizenship:
	Inapplicable
Item 2(d)	Title of Class of Securities:
	Common
Item 2(e)	CUSIP Number: 075887109
Item 3(g)	X Parent Holding Company, in accordance with Section 240.13d - 1(b)(1)(ii)(G) See Exhibit I hereto
Item 4(a)	Amount Beneficially Owned:
	Oppenheimer Group, Inc 9,891,035 *
Item 4(b)	Percent of Class:
	Oppenheimer Group, Inc 15.00% *
* Includes am on Page 3 here	ount beneficially owned by Oppenheimer Capital as disclosed of.
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Item 4(c)(i)	Sole Power to Vote or to direct the vote - Oppenheimer Group, Inc 0
Item 4(c)(ii)	Shared power to vote or to direct the vote - Oppenheimer Group, Inc9,891,035 *
Item 4(c)(iii)	Sole power to dispose or to direct the disposition of - Oppenheimer Group, Inc 0
Item 4(c)(iv)	Shared power to dispose or to direct the disposition of
	Oppenheimer Group, Inc9,891,035 *
Item 5	Ownership to Five Percent or Less of a Class: Inapplicable
Item 6	Ownership of More than Five Percent on Behalf of Another Person:
	See Exhibit A hereto
Acqu	tification and Classification of the Subsidiary Which ired the Security Being Reported on By the Parent Holding any:
	See Exhibit II hereto
Item 8 Iden	tification and Classification of Members of the Group: Inapplicable
Item 9	Notice of Dissolution of Group: Inapplicable
Item 10	Certification:
and	igning below I certify that, to the best of my knowledge belief, the securities referred to above were acquired in ordinary course of business and were not acquired for the

purpose of and do not have the effect of changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such 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.

Date: February 1, 1996

Signature: By: /s/ Robert I. Kleinberg

Name/Title: Robert I. Kleinberg, Vice President/Secretary

* Includes amount beneficially owned by Oppenheimer Capital as disclosed on Page 3 hereof.

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EXHIBIT A

The Managing General Partner of Oppenheimer Capital, a registered investment adviser, and certain persons to whom it has delegated the authority, have the power on behalf of Oppenheimer Capital to direct the use of dividends or proceeds of sale of more than five (5%) percent of such securities as disclosed on Page 3 hereof. The Board of Directors, certain officers and other employees of Oppenheimer & Co., Inc., a registered broker-dealer, have the power to direct the use of dividends or proceeds of sale of less than five (5%) percent of these securities.

MIK8-exhibit.A/2

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EXHIBIT I

Oppenheimer Group, Inc. ("Oppenheimer Group") is a holding company which owns directly and indirectly a variety of subsidiary companies ("Subsidiaries") including the companies identified on the exhibit to this Schedule 13G engaged in various aspects of the financial services business. 83.39% of the issued and outstanding Common Stock of Oppenheimer Group is owned by Oppenheimer & Co., L.P., ("Oppenheimer LP"), a limited partnership formed by the management of Oppenheimer. The general and limited partnership interests in Oppenheimer LP are owned by employees of Oppenheimer & Co., Inc. ("Opco") and its affiliates and include the executive officers of Opco. 16.61% of Group's capital stock has been issued to certain Oppenheimer LP warrantholders upon presentation for exercise of warrants issued to various investors in Oppenheimer LP's 1986 Private Placement. Opco, an indirect wholly-owned subsidiary of Oppenheimer Group, is a diversified investment banking and securities firm. Oppenheimer Financial Corp., a wholly-owned subsidiary of Oppenheimer Group, is the sole general partner of Oppenheimer Capital, L.P. ("Opcap LP"), a limited partnership which owns a majority interest in Oppenheimer Capital general partnership, which carries on an investment advisory business activity directly and through certain investment advisory companies one of which serves as advisor to a group of mutual funds.

The amendment to Schedule 13G is being filed by Oppenheimer Group as a parent holding company pursuant to the provisions of Rule 13(d) - (1) (b) on behalf of Oppenheimer LP and the Subsidiaries and/or certain investment advisory clients or discretionary accounts of the Subsidiaries and relating to their collective beneficial ownership of shares of common stock of the Issuer.

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Management of the affairs of Oppenheimer Group, the Subsidiaries and of certain advisory clients including decisions respecting dispositions and/or voting of the shares of the common stock of the Issuer resides in respective officers and directors of the Subsidiaries and is not directed by Oppenheimer Group or Oppenheimer LP.

Accordingly, the filing of this amendment to Schedule 13G by Oppenheimer Group is not intended as, and should not be deemed, an acknowledgment of beneficial ownership or shared voting or dispositive power by Oppenheimer Group, Oppenheimer LP or any intermediary company of the shares of the

common stock of the Issuer owned by such Subsidiaries or investment advisory clients of investment advisory clients, such beneficial ownership or attribution or shared voting or dispositive power being disclaimed.

MIK8-EXHIBIT.195

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EXHIBIT II

The Parent Holding Company is filing on behalf of Oppenheimer Financial Corp., Oppenheimer Equities, Inc. and Oppenheimer Holdings, Inc. which would be classified as Item 3(g), Oppenheimer & Co., Inc. which would be classified as Item 3(a), and Oppenheimer Capital which would be classified as Item 3(e).

MIK8-EX-IIB

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EXHIBIT III

The undersigned hereby acknowledges and agrees that a report on Schedule 13G being filed by Oppenheimer Group, Inc. on or about the date hereof, relating to the common stock of Becton Dickenson & Company is filed on behalf of the undersigned.

DATED: February 1, 1996

OPPENHEIMER CAPITAL

By: /s/ Robert I. Kleinberg Robert I. Kleinberg Vice President & Secretary of Oppenheimer Financial Corp., The Managing General Partner.

MIK8-BECTON.196