STERICYCLE INC Form SC 13D/A September 10, 2001

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > Schedule 13D (Rule 13d-101)

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

(Amendment No. 1)/1/

Stericycle, Inc.

\_\_\_\_\_

(Name of Issuer)

Common Stock, par value \$.01 per share \_\_\_\_\_

(Title of Class of Securities)

858912108

(CUSIP Number)

Thomas R. Reusche Madison Dearborn Partners, Inc. Three First National Plaza Two Copley Place
Chicago, Illinois 60602 Boston, Massachusetts 02116 312/895-1000

John P. Connaughton Bain Capital, LLC 617/572-3000

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

August 29, 2001 (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-1(f) or 13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7(b) for other parties to whom copies are to be sent.

/1/ 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.

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 Securities Exchange Act of 1934 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).

Page 1 of 40 Pages

CUSIP	No.	858912108	3				13D			Page	2	of	40	Pages
1	Bain	OF REPORT  Capital I				====			====	:====:	====			
2	CHEC	K THE APPI	ROPRIA	ATE E	BOX IF	' A ME	MBER C	 )F A GR	*			a) [_		
3	SEC 1	USE ONLY												
4	SOUR	CE OF FUNI	 )S*											
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)  [_]												
6	CITI	ZENSHIP OH ware	R PLAC	CE OF	ORGA	NIZAT	ION							
	NUMBE:		7		LE VOT		OWER e Item	ı 5)						
	NEFIC	IALLY	8	SHA	ARED V	OTING	POWER	8						
R	EAC		9				IVE PO							
	PERSO WIT		10	SHA	ARED D	ISPOS	ITIVE	POWER						
	AGGR	EGATE AMOU	JNT BE	ENEFI	CIALL	Y OWN	ED BY			ING P				
11	1,53	7,962 (See	e Item	n 5)										
12	CHEC	K BOX IF	 ΓΗΕ AG	GREG	GATE A	MOUNT	' IN RC	 W (11)	EXCI	UDES (	 CERT <i>i</i>	 ]		 :S*
	PERC	ENT OF CLA	ASS RE	 EPRES	ENTED	BY A	MOUNT	IN ROW						

13	10.6%							
L 4	TYPE OF REPO	RTING F	PERSON*					
		*SEE	: INSTRUCTIONS BEFORE FILLING O	UT!				
CUSIP	No. 8589121	08	13D	Page 3 of 40 Page:				
1	NAME OF REPO							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [_] (b) [X]							
3	SEC USE ONLY							
4	SOURCE OF FU	 NDS*						
5	CHECK BOX IF TO ITEMS 2(d		OSURE OF LEGAL PROCEEDINGS IS R	EQUIRED PURSUANT				
6	CITIZENSHIP Delaware	OR PLAC	E OF ORGANIZATION					
1	NUMBER OF	7	SOLE VOTING POWER					
	SHARES NEFICIALLY DWNED BY	8	SHARED VOTING POWER  1,537,962 (See Item 5)					
RI	EACH EPORTING	9	SOLE DISPOSITIVE POWER					
	PERSON WITH	10	SHARED DISPOSITIVE POWER  1,537,962 (See Item 5)					

3

	1,537,962 (See	e Iter	n 5)	
12	CHECK BOX IF	гне ас	GGREGATE AMOUNT IN ROW (11) EXCLUDES (	CERTAIN SHARES*
13	PERCENT OF CLA	ASS RI	EPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPOR	TING F	PERSON*	
		*SEI	E INSTRUCTIONS BEFORE FILLING OUT!	
CUSIP	No. 858912108	8	13D Page	4 of 40 Pages
1	NAME OF REPOR' BCIP Associate 04-3404818		PERSON	
2	CHECK THE APPI	 ROPRI <i>I</i>	ATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]
3	SEC USE ONLY			
4	SOURCE OF FUNI	 DS*		
5	CHECK BOX IF I		OSURE OF LEGAL PROCEEDINGS IS REQUIRED	PURSUANT
6	CITIZENSHIP O	R PLAC	CE OF ORGANIZATION	
1	NUMBER OF	7	SOLE VOTING POWER  271,911 (See Item 5)	
	SHARES NEFICIALLY OWNED BY	8	SHARED VOTING POWER	
	EACH EPORTING	9	SOLE DISPOSITIVE POWER	

PERSON		271,911 (See Item 5)								
	WITH	10	SHARED DISPOSITIVE POWER							
			0							
11	AGGREGATE AMO	OUNT BI	ENEFICIALLY OWNED BY EACH REPORT	ING PERSON						
	271,911 (See	Item 5	5)							
12	CHECK BOX IF	THE A	GGREGATE AMOUNT IN ROW (11) EXCL	UDES CERTAIN SHARES*						
				[_]						
1.0	PERCENT OF C	LASS RI	EPRESENTED BY AMOUNT IN ROW (11)							
13	1.6%									
14	TYPE OF REPOR	RTING I	PERSON*							
14	PN									
		*SEI	E INSTRUCTIONS BEFORE FILLING OU	T!						
CUSIP	No. 85891210	08	13D 	Page 5 of 40 Pages						
1	NAME OF REPORT BCIP Association 04-3404819									
2	CHECK THE API	PROPRIA	ATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [X]						
3	SEC USE ONLY									
4	SOURCE OF FUI	 NDS*								
			OSURE OF LEGAL PROCEEDINGS IS RE	QUIRED PURSUANT						
5	TO ITEMS 2(d)	) or 2	(e)	[_]						
6		OR PLAC	CE OF ORGANIZATION							
	Delaware									
		7	SOLE VOTING POWER							
	NUMBER OF		37,270 (See Item 5)							

	SHARES										
	SHANES		SHARED VOTING POWER								
BE	NEFICIALLY	8									
(	OWNED BY		0								
	EACH	9	SOLE DISPOSITIVE POWER								
R	EPORTING	J									
	PERSON		37,270 (See Item 5)								
	WITH		SHARED DISPOSITIVE POWER 0								
11	AGGREGATE AMO	UNT BE	ENEFICIALLY OWNED BY EACH REPORTING PERS	NC							
	37,270 (See I	tem 5)									
12	CHECK BOX IF	THE A	GGREGATE AMOUNT IN ROW (11) EXCLUDES CER	TAIN SHARES*							
12				[_]							
1.0			EPRESENTED BY AMOUNT IN ROW (11)								
13	0.3%										
1.4	TYPE OF REPOR	TING E	PERSON*								
14	PN										
====:		*SEI	E INSTRUCTIONS BEFORE FILLING OUT!								
CUSIP	No. 85891210	8	13D Page 6	of 40 Pages							
	NAME OF REPOR	===== TING F	 PERSON								
1	BCIP Associat 04-3424217	es II-	-C								
2	CHECK THE APP	ROPRI <i>I</i>		(a) [_] (b) [X]							
3	SEC USE ONLY										
4	SOURCE OF FUN	 DS*									
	CHECK BOX IF TO ITEMS 2(d)		OSURE OF LEGAL PROCEEDINGS IS REQUIRED P								
5				[_]							

	CITIZENSHIP C	DR PLAC	E OF ORGANIZATION						
6	Delaware								
		7	SOLE VOTING POWER						
	NUMBER OF	/	79,899 (See Item 5)						
	SHARES		SHARED VOTING POWER						
BE	NEFICIALLY	8	0						
	OWNED BY								
	EACH	9	SOLE DISPOSITIVE POWER						
R	EPORTING		79,899 (See Item 5)						
	PERSON		SHARED DISPOSITIVE POWER						
	WITH	10	0						
11	AGGREGATE AMC	OUNT BE	NEFICIALLY OWNED BY EACH REPORTING PERSON						
	79,899 (See I	item 5)							
12	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*						
			[_]						
13	PERCENT OF CL	ASS RE	PRESENTED BY AMOUNT IN ROW (11)						
	0.5%								
14	TYPE OF REPOR	KTING P	ERSON*						
=====	PN 	:=====							
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!						
CUSIP	No. 85891210		13D Page 7 of 40 Pages						
1	NAME OF REPOR	RTING P	ERSON						
	BCIP Trust As 04-3400371	sociat	es II						
	CHECK THE APP	POPRIA	TE BOX IF A MEMBER OF A GROUP*						
2			(a) [_] (b) [X]						
2	SEC USE ONLY								
3									

4	SOURCE OF FUI	NDS*	J							
4	00									
5	CHECK BOX IF TO ITEMS 2(d)		DSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT  (e)							
	CITIZENCUID		CE OF ORGANIZATION							
6	Delaware	ON FLAC	E OF ONGANIZATION							
		 7	SOLE VOTING POWER							
	NUMBER OF		78,171 (See Item 5)							
BE.	SHARES NEFICIALLY	8	SHARED VOTING POWER							
	OWNED BY		0							
	EACH	9	SOLE DISPOSITIVE POWER							
R	EPORTING	ý	78,171 (See Item 5)							
	PERSON		SHARED DISPOSITIVE POWER							
	WITH	10	0							
	AGGREGATE AMO	OUNT BE	ENEFICIALLY OWNED BY EACH REPORTING PERSON							
11	78,171 (See 1	Item 5)								
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*									
12			[_]							
	PERCENT OF C	 LASS RE	EPRESENTED BY AMOUNT IN ROW (11)							
13	0.5%									
	TYPE OF REPOR	RTING P	`ERSON*							
14	PN									
====	=======	-==== *SEE	E INSTRUCTIONS BEFORE FILLING OUT!							
CUSIP	No. 85891210	08	13D Page 8 of 40 Pages							
	NAME OF REPOR	===== RTING P	:=======: PERSON							
1	BCIP Trust As 04-3400372	ssociat	ces II-B							
	CHECK THE API	PROPRIA	ATE BOX IF A MEMBER OF A GROUP*							

2

(a) [\_]

								(b)	[X]	
3	SEC USE ONLY									
4	SOURCE OF FUN	DS*								
5	CHECK BOX IF TO ITEMS 2(d)			GAL PROC	EEEDINGS	IS REQ	UIRED	PURS	 UANT [_]	
6	CITIZENSHIP O	R PLAC	E OF ORGAN	IZATION						
]	NUMBER OF	7	SOLE VOTI 12,476 (S							
	SHARES NEFICIALLY OWNED BY	8	SHARED VO	TING POW	JER					
R.	EACH EPORTING	9	SOLE DISP							
	PERSON WITH	10	SHARED DI	SPOSITIN	7E POWER					
11	AGGREGATE AMO			OWNED E	BY EACH R	REPORTI	NG PE	RSON		
12	CHECK BOX IF	THE AG	GREGATE AM	OUNT IN	ROW (11)	EXCLU	DES C	ERTAI	 N SHA [_]	 RES*
13	PERCENT OF CL	ASS RE	PRESENTED	BY AMOUN	IT IN ROW	7 (11)				
14	TYPE OF REPOR	TING P	ERSON*				====			
<b>_</b>		*SEE	INSTRUCTI	ONS BEFO	RE FILLI	NG OUT	<i>-</i>			
CUSIP	No. 85891210	8	_	130	)		Page	9	of 4 	0 Pages

===	NAME OF REPO	RTING F	PERSON	
1				
	PEP Investme	nica Pty	TIMICEO	
2	CHECK THE AP	PROPRIA	TE BOX IF A MEMBER OF A GROUP*	·
Ζ				) [ <u>_</u> ] ) [X]
	SEC USE ONLY			
3				
	SOURCE OF FU	NDS*		
4	00			
			SURE OF LEGAL PROCEEDINGS IS REQUIRED PUR:	SUANT
5	TO ITEMS 2(d	.) Or 2 (	e)	[_]
6	CITIZENSHIP	OR PLAC	E OF ORGANIZATION	
0	New South Wa	les, Au	stralia	
		7	SOLE VOTING POWER	
	NUMBER OF	,	5,127 (See Item 5)	
	SHARES		SHARED VOTING POWER	
	BENEFICIALLY	8	0	
	OWNED BY			
	EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING	J	5,127 (See Item 5)	
	PERSON		SHARED DISPOSITIVE POWER	
	WITH	10	0	
	AGGREGATE AM	OUNT BE		
11	5,127 (See I	tem 5)		
	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTA	IN SHARES*
12				[_]
	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT IN ROW (11)	
13	0.07%			
	TYPE OF REPO	RTING F	ERSON*	
14	00			

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIF	No.	85891210	)8			13D		Page	10	of	40	Pages		
1		OF REPOR			====== C	======	=====					=====		
2	CHEC	K THE APE	PROPRIA	TE BOX	IF A ME	MBER OF A	 GROUP*			) [_ ) [X				
3	SEC	USE ONLY												
4	SOUR	CE OF FUN	 NDS*											
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)  [_]												
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Delaware													
	NUMBE		7	SOLE VO	OTING P	OWER								
BE	SHAR ENEFIC OWNED	IALLY	8		VOTING	POWER e Item 5)								
F	EAC REPORT		9	SOLE D	ISPOSIT	IVE POWER								
	PERS WIT		10			ITIVE POWE								
11	AGGR	EGATE AMO	OUNT BE	ENEFICIA:	LLY OWN	ED BY EACH								
	2,02	2,817 (Se	ee Item	n 5)										
12	CHEC	K BOX IF	THE AG	GREGATE		IN ROW (1				[_		S*		
13	PERC	ENT OF CI	LASS RE	PRESENT		MOUNT IN R								

	10.6%											
14	TYPE OF REPOR	TING P	ERSON*				:====					
		*SEE	INSTRUCTIONS BEFORE FILLING	OUT!								
CUSIP	No. 85891210	8	13D	Page	11 of	40 P 	'ages					
1	NAMES OF REPORTING PERSON											
1	Sankaty High 04-3395139	Yield	Asset Partners, L.P.									
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [_] (b) [X]											
3	SEC USE ONLY											
4	SOURCE OF FUNDS*											
5	CHECK BOX IF TO ITEMS 2(d)		SURE OF LEGAL PROCEEDINGS IS	REQUIRED	PURSUAN							
6	CITIZENSHIP C	R PLAC	E OF ORGANIZATION									
1	NUMBER OF	7	SOLE VOTING POWER 112,379 (See Item 5)									
	SHARES BENEFICIALLY OWNED BY		SHARED VOTING POWER									
	EACH	9	SOLE DISPOSITIVE POWER									
RI	EPORTING		112,379 (See Item 5)									
	PERSON	10	SHARED DISPOSITIVE POWER									
11	AGGREGATE AMO		NEFICIALLY OWNED BY EACH REP	 ORTING PE	RSON							

12	CHECK BOX IF	THE A	GGREGATE AMOUNT IN ROW (11) EXC	CLUDES (	CERTA	IN S	HARE	S*				
						[_	_]					
1.0	PERCENT OF CL.	ASS R	EPRESENTED BY AMOUNT IN ROW (1	1)								
13	0.7%											
	TYPE OF REPOR	TING	 PERSON*									
14	PN											
		*SE	E INSTRUCTIONS BEFORE FILLING (	OUT!								
CUSIP	No. 85891210	8	13D	Page	12	of	40	Pages				
=====	NAMES OF REPO	===== RTING	PERSON	======		====	====	=====				
1	Sankaty High Yield Asset Investors, LLC											
	CHECK THE APP	ROPRI	ATE BOX IF A MEMBER OF A GROUP	*		·	1					
2						i) [_ o) [X						
3	SEC USE ONLY											
	SOURCE OF FUNDS*											
4	00											
			OSURE OF LEGAL PROCEEDINGS IS I	REQUIREI	PUR	RSUAN	IT					
5	TO ITEMS 2(d)		(e) 			_]	.]					
6	CITIZENSHIP O	R PLA	CE OF ORGANIZATION									
	Delaware											
		7	SOLE VOTING POWER									
	NUMBER OF	,	0									
	SHARES		SHARED VOTING POWER									
BE	NEFICIALLY	8	112,379 (See Item 5)									
	OWNED BY											
	EACH	9	SOLE DISPOSITIVE POWER									
R	EPORTING	-	0									

	PERSON	
		ARED DISPOSITIVE POWER
	WITH 10	2,379 (See Item 5)
	AGGREGATE AMOUNT BENEF	CCIALLY OWNED BY EACH REPORTING PERSON
11	112,379 (See Item 5)	
	CHECK BOX IF THE AGGRE	GATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
12		[_]
	PERCENT OF CLASS REPRES	SENTED BY AMOUNT IN ROW (11)
13	0.7%	
	TYPE OF REPORTING PERSO	
14	THE OF REFORMING PERSON	
	00 ===================================	
	*SEE INS	STRUCTIONS BEFORE FILLING OUT!
CUSIF	P No. 858912108	13D Page 13 of 40 Pages
	NAMES OF REPORTING PERS	GON
1	Sankaty Investors, LLC	
		30X IF A MEMBER OF A GROUP*
2		(a) [_]
		(b) [X]
3	SEC USE ONLY	
J		
	SOURCE OF FUNDS*	
4	00	
	CHECK BOX IF DISCLOSURE TO ITEMS 2(d) or 2(e)	E OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT
5		[_]
	CITIZENSHIP OR PLACE OF	ORGANIZATION
6	Delaware	
		LE VOTING POWER
	7 NUMBER OF 0	
	MOLIDEY OF A	
	SHARESSHA	ARED VOTING POWER

BE	NEFICIALLY	8	112 270 (Car Thom 5)	
	OWNED BY		112,379 (See Item 5)	
	EACH		SOLE DISPOSITIVE POWER	
R	EPORTING	9	0	
	PERSON		SHARED DISPOSITIVE POWER	
	WITH	10	112,379 (See Item 5)	
	AGGREGATE AMO		NEFICIALLY OWNED BY EACH REPORTING PERSON	
11	112,379 (See	Item 5		
	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*	
12			[_]	
1.0	PERCENT OF CI	ASS RE	PRESENTED BY AMOUNT IN ROW (11)	
13	0.7%			
14	TYPE OF REPOR	RTING P	ERSON*	
=====	00			
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!	
CUSIP	No. 85891210	8	13D Page 14 of 40 Pag	jes
1	NAME OF REPOR		ERSON artners, Fund, L.P.	
<u> </u>	04-3313066	,icai i	arenero, runa, z.r.	
2	CHECK THE APE	ROPRIA'	IE BOX IF A MEMBER OF A GROUP*  (a) [_]	
			(b) [X]	
3	SEC USE ONLY			
	SOURCE OF FUN	 IDS*		
4	00	-		
	CHECK BOX IF	DISCLO	SURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT	
5	TO ITEMS 2(d)	or 2(	e) [_]	
	CITIZENSHID (	D DIAC		

6	Delaware						
		7	SOLE VOTING POWER				
1	NUMBER OF		112,379 (See Item 5)				
BEN	SHARES NEFICIALLY	8	SHARED VOTING POWER				
(	OWNED BY		0				
	EACH		SOLE DISPOSITIVE POWER				
RI	EPORTING	9	112,379 (See Item 5)				
	PERSON		SHARED DISPOSITIVE POWER				
	WITH	10	0				
 11	AGGREGATE AMO	OUNT BE	NEFICIALLY OWNED BY EACH REPORTING PR	RSON			
	112,379 (See	Item 5	)				
	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES (		 IN S	HARE	S*
12					[_	.]	
13	PERCENT OF CI	LASS RE	PRESENTED BY AMOUNT IN ROW (11)				
14	TYPE OF REPOR	RTING F	ERSON*				
	PN 				====	====	
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!				
CUSIP	No. 85891210	)8	13D Page	15 	of	40	Pages
1	NAME OF REPOR Brookside Cap	_	ERSON nvestors, L.P.	====	====	====	
2	CHECK THE APE	PROPRI <i>A</i>	TE BOX IF A MEMBER OF A GROUP*	(a	) [_ ) [X	.]	
	SEC USE ONLY						
3							

	00		
			SURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT
5	TO ITEMS 2(d	) Or 2 (	e) [_] 
6	CITIZENSHIP	OR PLAC	CE OF ORGANIZATION
0	Delaware		
		7	SOLE VOTING POWER
	NUMBER OF	1	0
	SHARES		SHARED VOTING POWER
	BENEFICIALLY	8	SHARED VOIING FOWER
	OWNED BY		112,379 (See Item 5)
	EACH	9	SOLE DISPOSITIVE POWER
	REPORTING	,	0
	PERSON		SHARED DISPOSITIVE POWER
	WITH	10	112,379 (See Item 5)
	AGGREGATE AM	OUNT BE	:NEFICIALLY OWNED BY EACH REPORTING PERSON
11	110011201112 1111	00111 22	
	112,379 (See	Item 5	;) 
	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*
12			[_]
13	PERCENT OF C	LASS RE	PRESENTED BY AMOUNT IN ROW (11)
	0.7%		
14	TYPE OF REPO	RTING F	ERSON*
===	PN	======	
		*SEE	INSTRUCTIONS BEFORE FILLING OUT!
CUS	SIP No. 85891210	8	13D Page 16 of 40 Pages
			·
	NAME OF REPO		PERSON
1	Brookside Ca	pital M	Management, LLC
	· 		
2	CHECK THE AP	PROPRIA	TE BOX IF A MEMBER OF A GROUP*

			(b) [X]
3	SEC USE ONLY		
4	SOURCE OF FUN	IDS*	
5	CHECK BOX IF TO ITEMS 2(d)		DSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT  (e)  [_]
6	CITIZENSHIP C	R PLAC	CE OF ORGANIZATION
	NUMBER OF SHARES	7	SOLE VOTING POWER  0 SHARED VOTING POWER
	BENEFICIALLY OWNED BY	8	112,379 (See Item 5)
	EACH REPORTING PERSON	9	SOLE DISPOSITIVE POWER  0 SHARED DISPOSITIVE POWER
	WITH	10	112,379 (See Item 5)
11			ENEFICIALLY OWNED BY EACH REPORTING PERSON
12	112,379 (See CHECK BOX IF SHARES*		GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN
13	PERCENT OF CI	ASS RE	EPRESENTED BY AMOUNT IN ROW (11)
14	TYPE OF REPOR	TING E	

\*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSI	P No. 858912108	_		Page 17 of 40 Pages							
	NAME OF REPOR	TING P	ERSON								
1	Madison Dearborn Capital Partners III, L.P.										
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [_] (b) [X]										
3	SEC USE ONLY										
4	SOURCE OF FUNI	 DS*									
5	CHECK BOX IF I		SURE OF LEGAL PROCEEDINGS IS RE	QUIRED PURSUANT							
6	CITIZENSHIP O	R PLAC	E OF ORGANIZATION								
	NUMBER OF	7	SOLE VOTING POWER  2,212,078 (See Item 5)								
В	SHARES -	8	SHARED VOTING POWER								
	OWNED BY		0								
	EACH	9	SOLE DISPOSITIVE POWER								
]	REPORTING		2,212,078 (See Item 5)								
	PERSON -	10	SHARED DISPOSITIVE POWER								
11	AGGREGATE AMOU	UNT BE	NEFICIALLY OWNED BY EACH REPORT	ING PERSON							
	2,212,078 (See	e Item	5)								
12	CHECK BOX IF SHARES*	THE AG	GREGATE AMOUNT IN ROW (11) EXCL								
				[_]							
13	PERCENT OF CL	ASS RE	PRESENTED BY AMOUNT IN ROW (11)								

_ 4	TYPE OF REPORTING PERSON*									
	PN									
		*SEI	E INSTRUCTION	S BEFORE FIL	LING OU	Т!				
CUSIP	No. 8589121	08		13D		Page	18	of .	40	Page
1	NAMES OF REP			III, L.P.				===	====	====
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*  (a) [_]  (b) [X]									
3	SEC USE ONLY									
4	SOURCE OF FU	 NDS*								
5	CHECK BOX IF TO ITEMS 2(d			L PROCEEDING	S IS RE	QUIRED	PURS	SUAN'	 Т	
			(0)					[_	]	
6	CITIZENSHIP Delaware	 OR PLAC		ATION				]	] 	
	Delaware  NUMBER OF	OR PLAC		POWER					]	
BE	Delaware	7	CE OF ORGANIZ	POWER  Item 5)					]	
BE)	Delaware  NUMBER OF  SHARES  NEFICIALLY	7	SOLE VOTING 49,118 (See SHARED VOTI	POWER  Item 5)  NG POWER  ITIVE POWER						

12	CHECK BOX IF	THE AG	GGREGATE AN	MOUNT IN F	OW (11)	EXCLUDE	S CERTAIN SHARES*
13	PERCENT OF CI	ASS RE	PRESENTED	BY AMOUNT	'IN ROW	(11)	
	0.3%						
14	TYPE OF REPOR	RTING P					
====		*SEE	INSTRUCT	ONS BEFOR	E FILLI	NG OUT!	
CUSIP	No. 858912108	} 		13D		Pag	e 19 of 40 Pages 
	NAME OF REPOR	TING P	PERSON				
1	Special Advis	ors Fu	und I, LLC				
2	CHECK THE APP						(a) [_] (b) [X]
3	SEC USE ONLY						
	SOURCE OF FUN	IDS*					
4	00						
5	CHECK BOX IF TO ITEMS 2(d)			EGAL PROCE	EDINGS	IS REQUI	RED PURSUANT
5							[_]
6	CITIZENSHIP C	PLAC	CE OF ORGAN	NIZATION			
		7	SOLE VOT	ING POWER			
	NUMBER OF		9,081 (Se	ee Item 5)			
BE	SHARES NEFICIALLY	8	SHARED VO	OTING POWE			
	OWNED BY		0				
	EACH	9	SOLE DISE	POSITIVE F	OWER		
R	EPORTING	-					

	DEDCOM		9,081	(See It	em 5)					
	PERSON		SHARED	DISPOS	ITIVE PO	WER				
	WITH	10	0							
11	AGGREGATE AM	OUNT BE	ENEFICIA	ALLY OWN	ED BY EAG	 CH REPOR	TING PI	ERSON		
	9,081 (See I	tem 5)								
	CHECK BOX IF	THE AC	GGREGATE	AMOUNT	IN ROW	(11) EXC	LUDES (	CERTAII	Ν	
12	SHARES*								[_]	
1.0	PERCENT OF C	LASS RE	EPRESENT	ED BY A	MOUNT IN	ROW (11	)			
13	0.05%									
	TYPE OF REPO	RTING E	PERSON*							
14	00									
		*SEE	E INSTRU	JCTIONS	BEFORE F	ILLING O	UT!			
CUSIP	No. 8589121	08			13D		Page	20	of 40 	Pages -
	NAME OF REPORTING PERSON									
1	Madison Dearborn Partners III, L.P.									
2	CHECK THE AP	PROPRI <i>I</i>	ATE BOX	IF A ME	MBER OF A	A GROUP*			[_] [X]	
3	SEC USE ONLY									
4	SOURCE OF FU	 NDS*								
5	CHECK BOX IF TO ITEMS 2(d			LEGAL	PROCEEDII	NGS IS R	EQUIREI	D PURSI	 JANT [_]	
6	CITIZENSHIP	OR PLAC	CE OF OR	 RGANIZAT	ION					
			Q∩⊺₽ 1:	 OTING P						
1	NUMBER OF	7	0	OIING F	OMPT/					

	SHARES -			
5.5			SHARED VOTING POWER	
	NEFICIALLY OWNED BY	8	2,270,277 (See Item 5)	
	EACH		SOLE DISPOSITIVE POWER	
R	EPORTING	9	0	
	PERSON -			
	WITH	10	SHARED DISPOSITIVE POWER  2,270,277 (See Item 5)	
	AGGREGATE AMOU	JNT BE	ENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	2,270,277 (See	e Item		
12	CHECK BOX IF	гне ас	GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES*
13	PERCENT OF CLA	 Ass re	EPRESENTED BY AMOUNT IN ROW (11)	
	TYPE OF REPORT	TING F		
14	PN			
CUSIP	No. 858912108	3	13D Page 21 o: 	f 40 Pages
	NAME OF REPORT	 ΓING F	PERSON	
1	Madison Dearbo	orn Pa	artners, LLC	
2	CHECK THE APPI	ROPRIA	ATE BOX IF A MEMBER OF A GROUP*  (a) (b)	
3	SEC USE ONLY			
4	SOURCE OF FUNI	)S*		
5	CHECK BOX IF I			ANT
6	CITIZENSHIP OF	R PLAC	CE OF ORGANIZATION	

	Delaware						
	NUMBER OF		SOLE VOTING POWER				
			0				
	SHARES		CHARED VOTING DOWED				
BE	ENEFICIALLY	8	SHARED VOTING POWER				
	OWNED BY		2,270,277 (See Item 5)				
	EACH	9	SOLE DISPOSITIVE POWER				
R	REPORTING		0				
	PERSON		SHARED DISPOSITIVE POWER				
	WITH	10	2,270,277 (See Item 5)				
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
	2,270,277 (See Item 5)						
12	CHECK BOX IF	THE AG	GREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*				
12			[_]				
13	PERCENT OF CL	ASS RE	PRESENTED BY AMOUNT IN ROW (11)				
13	11.8%						
1.4	TYPE OF REPOR	TING P					
14	00						

#### \*SEE INSTRUCTIONS BEFORE FILLING OUT!

The Statement on Schedule 13D (the "Statement") originally filed with the Securities and Exchange Commission on November 11, 1999 by the persons named therein is hereby amended and supplemented by this Amendment No. 1 to Schedule 13D (the "Amendment"). Capitalized terms used herein and not otherwise defined have the meanings assigned to such terms in the Statement.

Item 2. Identity and Background.

Item 2 of the Statement hereby is amended by deleting the existing Item 2 in its entirety and replacing it as follows:

This Statement is being jointly filed by each of the following persons pursuant to Rule 13d-1(f) promulgated by the Securities and Exchange Commission (the "Commission") pursuant to Section 13 of the Securities Exchange Act of 1934 as amended (the "Exchange Act"):

- (i) Bain Capital Fund VI, L.P. ("BCF VI"), a Delaware limited partnership, by virtue of its direct beneficial ownership of 25,403.76 shares of Preferred Stock;
- (ii) Bain Capital Partners VI, L.P. ("BCP VI"), a Delaware limited

partnership, as the sole general partner of BCF VI;

- (iii) BCIP Associates II ("BCIP II"), a Delaware general partnership, by virtue of its direct beneficial ownership of 4,491.38 shares of Preferred Stock;
- (iv) BCIP Associates II-B ("BCIP II-B"), a Delaware general partnership, by virtue of its direct beneficial ownership of 615.62 shares of Preferred Stock;
- (v) BCIP Associates II-C ("BCIP II-C"), a Delaware general partnership, by virtue of its direct beneficial ownership of 1,319.76 shares of Preferred Stock;
- (vi) BCIP Trust Associates II ("BCIPT II"), a Delaware general partnership, by virtue of its direct beneficial ownership of 1,219.22 shares of Preferred Stock;
- (vii) BCIP Trust Associates II-B ("BCIPT II-B"), a Delaware general
   partnership, by virtue of its direct beneficial ownership of 206.08
   shares of Preferred Stock;
- (ix) Bain Capital Investors, LLC ("BCI"), a Delaware limited liability company, as the sole general partner of BCP VI (and successor to Bain Capital Investors VI, Inc.) and the managing partner of BCIP II, BCIP II-B, BCIP II-C, BCIPT II and BCIPT II-B;
- (x) Sankaty High Yield Asset Partners, L.P. ("Sankaty"), a Delaware limited partnership, by virtue of its direct beneficial ownership of 1,856.25 shares of Preferred Stock;
- (xi) Sankaty High Yield Asset Investors, L.L.C. ("Sankaty LLC"), a Delaware limited liability company, as the sole general partner of Sankaty;
- (xii) Sankaty Investors, LLC ("Sankaty Investors"), a Delaware limited liability company, as the managing member of Sankaty LLC;

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- (xiii) Brookside Capital Partners Fund, L.P. ("Brookside"), a Delaware limited
  partnership, by virtue of its direct beneficial ownership of 1,856.25
  shares of Preferred Stock;
- (xiv) Brookside Capital Investors, L.P. ("Brookside Investors"), a Delaware limited partnership, as the sole general partner of Brookside;
- (xv) Brookside Capital Management, LLC, a Delaware limited liability company
  ("BCM"), as the sole general partner of the Brookside Investors;
- (xvi) Madison Dearborn Capital Partners III, L.P. ("MDCP"), a Delaware limited partnership, by virtue of its direct beneficial ownership of 36,538.68 shares of Preferred Stock;
- (xvii) Madison Dearborn Special Equity III, L.P. ("MDSE"), Delaware limited partnership, by virtue of its direct beneficial ownership of 811.32

shares of Preferred Stock;

- (xviii) Special Advisors Fund I, LLC ("SAF"), a Delaware limited liability company, by virtue of its direct beneficial ownership of 150 shares of Preferred Stock;
- (xix) Madison Dearborn Partners III, L.P. ("MDP III"), a Delaware limited partnership, as the sole general partner of MDCP, MDSE and SAF; and
- (xx) Madison Dearborn Partners, LLC ("MDP"), a Delaware limited liability
  company, as the sole general partner of MDP III. Dispositive and voting
  powers of securities owned by MDP III is shared by MDP Inc. and an
  advisory committee of limited partners of MDP III (the "L.P.
  Committee").

BCIP II, BCIP II-B, BCIP II-C, BCIPT II, and BCIPT II-B are collectively referred herein as the "BCIP Entities." BCF VI, the BCIP Entities, PEP, Sankaty and Brookside are collectively referred herein as the "Bain Investors." MDCP, MDSC and SAF are collectively referred herein as the "MDP Investors." The Bain Investors and the MDP Investors are collectively referred herein as the "Investors." The Bain Investors, BCP VI, BCI, Brookside Investors, BCM, Sankaty LLC and Sankaty Investors are collectively referred herein as the "Bain Reporting Persons." The MDP Investors, MDP III and MDP are collectively referred herein as the "MDP Reporting Persons." The Bain Reporting Persons and MDP Reporting Persons are collectively referred herein as the "Reporting Persons." The Reporting Persons have entered into a Joint Filing Agreement, a copy of which is filed with this Amendment as Exhibit A (which is incorporated herein by reference), pursuant to which the Reporting Persons have agreed to file this statement jointly in accordance with the provisions of Rule 13d-1(f) (1) under the Exchange Act.

Information with respect to each of the Reporting Persons is given solely by such Reporting Person, and no Reporting Person assumes responsibility for the accuracy or completeness of information furnished by another Reporting Person. By their signature on this Statement, each of the Reporting Persons agrees that this Statement is filed on behalf of such Reporting Person.

As more fully discussed herein, the Reporting Persons may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Exchange Act. The Reporting Persons expressly disclaim that they have agreed to act as a group other than as described in this Statement.

Each of the Bain Investors is principally engaged in the business of investing in securities. BCP VI is principally engaged in the business of serving as the general partner for BCF VI. BCI is principally engaged in the business of serving as the general partner for BCP VI and ultimate general partner of BCF VI and as the managing partner for the BCIP Entities. Brookside Investors

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is principally engaged in the business of serving as the general partner for Brookside. BCM is principally engaged in the business of serving as the general partner for Brookside Investors and ultimate general partner of Brookside. Sankaty LLC is principally engaged in the business of serving as the general partner for Sankaty. Sankaty Investors is principally engaged in the business of serving as the managing member of Sankaty LLC and ultimate general partner of Sankaty.

Attached as Schedule A to this Statement is information concerning the

Bain Reporting Persons and other persons to which such information is required to be disclosed in response to Item 2 and General Instruction C to Schedule 13D.

Except as otherwise set forth herein, the business address of the Bain Reporting Persons is Two Copley Place, Boston Massachusetts, 02116. The principal business address of Sankaty Investors is Reid House, 31 Church Street, Hamilton Hm 12, Bermuda. The principal business address of PEP is Level 34, The Chiefley Tower, 2 Chiefley Square, Sydney, New South Wales, Australia.

Each of the MDP Investors is principally engaged in the business of investing in securities. MDP III is engaged primarily in the business of serving as the general partner for the MDP Investors. MDP is engaged primarily in the business of serving as the general partner for MDP III and ultimate general partner of the MDP Investors.

Attached as Schedule B to this Statement is information concerning the MDP Reporting Persons and other persons to which such information is required to be disclosed in response to Item 2 and General Instruction C to Schedule 13D.

The address of the principal business of the MDP Reporting Persons is Three First National Plaza, Suite 3800, Chicago, Illinois 60602.

During the past five years, none of the Reporting Persons or their executive officers or directors has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

During the past five years, none of the Reporting Persons or their executive officers or directors was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activity subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 4. Purpose of Transaction.

Item 4 of the Statement is hereby amended by adding the following paragraphs immediately prior to the last paragraph thereof:

On August 29, 2001, the Issuer filed a registration statement on Form S-3 (Registration No. 333-68622) (the "Registration Statement") with the Commission relating to a proposed firm commitment underwritten offering of up to 3,105,000 shares of Common Stock (including 405,000 shares subject to an option granted to the underwriters named therein) to cover over-allotments. The Registration Statement relates to the offering of 1,000,0000 shares by the Issuer and up to 2,105,000 shares of Common Stock by the Investors.

The table set forth below sets forth the proposed number of shares to be sold by the Investors in the proposed offering.

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Shares Owned
Shares After Offering
Offered -----for Sale Number Percentage (

MDP Investors:			
Madison Dearborn Capital Partners III, L.P	828,210	1,383,868	6.5%
Madison Dearborn Special Equity III, L.P	18,390	30,728	*
Special Advisors Fund I, LLC	3,400	5,681	*
Total	850,000	1,420,277	6.7%
Bain Investors:			
Bain Capital Fund VI, L.P	581,635	956 <b>,</b> 327	4.5
BCIP Associates II	102,833	169,078	*
BCIP Associates II-B	14,095	23,175	*
BCIP Associates II-C	30,217	49,683	*
BCIP Trust Associates II	29,563	48,608	*
BCIP Trust Associates II-B	4,718	7,758	*
PEP Investments Pty. Limited	1,939	3,188	*
Brookside Capital Partners Fund L.P	42,500	69 <b>,</b> 879	*
Sankaty High Yield Asset Partners, L.P	42,500	69 <b>,</b> 879	*
Total	850 <b>,</b> 000	1,397,575	 6.6%

<sup>-----</sup>

(1) The percentages in this column were calculated on the basis of an assumed total of 21,181,353 shares of Common Stock outstanding following completion of the proposed offering, consisting of 15,663,501 shares outstanding as of August 8, 2001, 1,000,000 new shares sold by the Issuer in the offering, 1,700,000 shares sold by the Investors in the offering following conversion of a portion of their shares of Preferred Stock, and 2,817,852 shares issuable upon the conversion of the Investors' remaining shares of Preferred Stock, assuming the conversion of all shares of Preferred Stock, including the shares converted in connection with this offering, as of August 8, 2001.

The completion of the proposed offering is subject to numerous conditions, many of which are outside the control of the Investors. As a result, no assurances can be given that the proposed offering will be completed or, if completed, on the terms outlined herein.

Item 5. Interest in Securities of the Issuer.

As of August 8, 2001, each share of Preferred Stock (including accrued and unpaid dividends thereon) was convertible into 60.54 shares of Common Stock. All assumed conversion numbers included in this Amendment are as of August 8, 2001.

By virtue of its beneficial ownership of 25,403.76 shares of Preferred Stock, BCF VI beneficially owns 1,537,962 shares of Common Stock. Such 25,403.76 shares of Preferred Stock

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(assuming conversion of all such 25,403.76 shares of Preferred Stock into Common Stock) represent approximately 8.2% of the total number of outstanding shares of Common Stock issued and outstanding as of August 8, 2001, as reported in the Registration Statement. BCF VI has sole voting and sole dispositive power with respect to such shares.

<sup>\*</sup> Less than 1%

BCP VI, as the sole general partner of BCF VI, may be deemed to share voting and dispositive power with respect to 1,537,962 shares of Common Stock currently held by BCF VI (assuming conversion of all of the shares of Preferred Stock held by BCF VI into Common Stock), which represents approximately 8.2% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. The filing of this Statement by BCP VI shall not be construed as an admission that BCP VI is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by BCF VI.

By virtue of its beneficial ownership of 4,491.38 shares of Preferred Stock, BCIP II beneficially owns 271,911 shares of Common Stock. Such 4,491.38 shares of Preferred Stock (assuming conversion of all such 4,491.38 shares of Preferred Stock held by BCIP II into Common Stock) represent approximately 1.6% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. BCIP II has sole voting and sole dispositive power with respect to such shares.

By virtue of its beneficial ownership of 615.62 shares of Preferred Stock, BCIP II-B beneficially owns 37,270 shares of Common Stock. Such 615.62 shares of Preferred Stock (assuming conversion of all such 615.62 shares of Preferred Stock held by BCIP II-B into Common Stock) represent approximately 0.3% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. BCIP II-B has sole voting and sole dispositive power with respect to such shares.

By virtue of its beneficial ownership of 1,319.76 shares of Preferred Stock, BCIP II-C beneficially owns 79,899 shares of Common Stock. Such 1,319.76 shares of Preferred Stock (assuming conversion of all such 1,319.76 shares of Preferred Stock held by BCIP II-C into Common Stock) represent approximately 0.5% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. BCIP II-C has sole voting and sole dispositive power with respect to such shares.

By virtue of its beneficial ownership of 1,291.22 shares of Preferred Stock, BCIPT II beneficially owns 78,171 shares of Common Stock. Such 1,291.22 shares of Preferred Stock (assuming conversion of all such 1,291.22 shares of Preferred Stock held by BCIPT II into Common Stock) represent approximately 0.5% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. BCIPT II has sole voting and sole dispositive power with respect to such shares.

By virtue of its beneficial ownership of 206.08 shares of Preferred Stock, BCIPT II-B beneficially owns 12,476 shares of Common Stock. Such 206.08 shares of Preferred Stock (assuming conversion of all such 206.08 shares of Preferred Stock held by BCIPT II-B into Common Stock) represent approximately 0.07% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. BCIPT II-B has sole voting and sole dispositive power with respect to such shares.

By virtue of its beneficial ownership of 84.68 shares of Preferred Stock, PEP beneficially owns 5,127 shares of Common Stock. Such 84.68 shares of Preferred Stock (assuming conversion of all such 84.68 shares of Preferred Stock into Common Stock) represent approximately 0.03% of

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the total number of outstanding shares of Common Stock as reported in the Registration Statement. PEP has sole voting and sole dispositive power with respect to such shares.

BCI, as the sole general partner of BCP VI, may be deemed to share voting and dispositive power with respect to 1,537,962 shares of Common Stock currently held by BCP VI (assuming conversion of all of the shares of Preferred Stock held by BCF VI into Common Stock), which represents approximately 8.2% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. BCI, as the managing partner of the BCIP Entities may be deemed to share voting and dispositive power with respect to 479,727 shares of Common Stock currently held by the BCIP Entities (assuming conversion of all of the shares of Preferred Stock held by the BCIP Entities into Common Stock), which represents approximately 3.0% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. In addition, by power of attorney, BCI has the right to vote and dispose of the securities owned by PEP. The filing of this Statement by BCI shall not be construed as an admission that BCI is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by BCF VI, the BCIP Entities or PEP.

By virtue of its beneficial ownership of 1,856.25 shares of Preferred Stock, Brookside beneficially owns 112,379 shares of Common Stock. Such 1,856.25 shares of Preferred Stock (assuming conversion of all such 1,856.25 shares of Preferred Stock into Common Stock) represent approximately 0.7% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. Brookside has sole voting and sole dispositive power with respect to such shares.

Brookside Investors, as the sole general partner of Brookside, may be deemed to share voting and dispositive power with respect to 112,379 shares of Common Stock currently held by Brookside (assuming conversion of all of the shares of Preferred held by Brookside into Common Stock), which represents approximately 0.7% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. The filing of this Statement by Brookside Investors shall not be construed as an admission that Brookside Investors is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Brookside.

BCM, as the sole general partner of Brookside Investors, may be deemed to share voting and dispositive power with respect to 112,379 shares of Common Stock currently held by Brookside (assuming conversion of all of the shares of Preferred Stock held by Brookside into Common Stock), which represents approximately 0.7% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. The filing of this Statement by Brookside Inc. shall not be construed as an admission that BCM is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Brookside.

By virtue of its beneficial ownership of 1,856.25 shares of Preferred Stock, Sankaty beneficially owns 112,379 shares of Common Stock. Such 1,856.25 shares of Preferred Stock (assuming conversion of all such 1,856.25 shares of Preferred Stock into Common Stock) represent approximately 0.7% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. Sankaty has sole voting and sole dispositive power with respect to such shares.

Sankaty LLC, as the sole general partner of Sankaty, may be deemed to share voting and dispositive power with respect to 112,379 shares of Common Stock currently held by Sankaty (assuming conversion of all of the shares of Preferred Stock held by Sankaty into Common Stock), which represents approximately 0.7% of the total number of outstanding shares of Common Stock

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as reported in the Registration Statement. The filing of this Statement by Sankaty LLC shall not be construed as an admission that Sankaty LLC is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Sankaty.

Sankaty Investors, as the sole managing members of Sankaty LLC, may be deemed to share voting and dispositive power with respect to 112,379 shares of Common Stock currently held by Sankaty (assuming conversion of all of the Preferred Stock held by Sankaty into Common Stock), which represents approximately 0.7% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. The filling of this Statement by Sankaty Investors shall not be construed as an admission that Sankaty Investors is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by Sankaty.

By virtue of its beneficial ownership of 36,538.68 shares of Preferred Stock, MDCP beneficially owns 2,212,078 shares of Common Stock. Such 36,538.68 shares of Preferred Stock (assuming conversion of all such 36,538.68 shares of Preferred Stock into Common Stock) represent approximately 11.4% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. MDCP has sole voting and sole dispositive power with respect to such shares.

By virtue of its beneficial ownership of 811.32 shares of Preferred Stock, MDSE beneficially owns 49,118 shares of Common Stock. Such 811.32 shares of Preferred Stock (assuming conversion of all such 811.32 shares of Preferred Stock into Common Stock) represent approximately 0.3% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. MDSE has sole voting and sole dispositive power with respect to such shares.

By virtue of its beneficial ownership of 150 shares of Preferred Stock, SAF beneficially owns 9,081 shares of Common Stock. Such 150 shares of Preferred Stock (assuming conversion of all such 150 shares of Preferred Stock into Common Stock) represent approximately 0.05% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. SAF has sole voting and sole dispositive power with respect to such shares.

MDP III, as the sole general partner of the MDP Investors, may be deemed to share voting and dispositive power with respect to 2,270,277 shares of Common Stock currently held by the MDP Investors(assuming conversion of all of the shares of Preferred Stock held by the MDP Investors into Common Stock), which represents approximately 11.8% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. The filing of this Statement by MDP III shall not be construed as an admission that MDP III is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by the MDP Investors.

MDP, as the sole general partner of MDP III, may be deemed to share voting and dispositive power with respect to 2,270,277 shares of Common Stock currently held by MDP III (assuming conversion of all of the shares of Preferred Stock held by MDP III into Common Stock), which represents approximately 11.8% of the total number of outstanding shares of Common Stock as reported in the Registration Statement. The filing of this Statement by MDP shall not be construed as an admission that MDP is, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of such shares held by MDP III.

The Bain Investors and the MDP Investors have agreed to vote their shares of Preferred Stock in accordance with the terms of an Inter-Investor Agreement. A copy of the Inter-Investor Agreement is attached hereto as Exhibit F and is incorporated by reference herein. Each of the Investors have agreed between themselves to exercise the powers and rights conferred upon them

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by the Purchase Agreement, Registration Rights Agreement and Corporate Governance Agreement in accordance with the provisions of the Inter-Investor Agreement. The following summary is qualified in its entirety by reference to the detailed provisions of the Inter-Investor Agreement.

Inter-Investor Agreement

Voting Rights. Pursuant to the terms of the Inter-Investor Agreement, the Investors have agreed that during such time as they collectively hold the right to elect two directors to the Issuer's board of directors and each of the Bain Investors and MDP Investors continue to hold at least 50% of the Preferred Stock, one representative shall be designated to serve on the board by a majority of the Bain Investors and one representative shall be designated to serve on the board by a majority of the MDP Investors. During such time as the Investors have the right to elect two directors to the board and either the Bain Investors or MDP Investors no longer hold 50% of the Preferred Shares, two representatives shall be designated by the group of investors that has not ceased to hold 50% of the Preferred Stock. During such time as the Investors have the right to elect a single director to serve on the Issuer's board of directors, the single representative shall be designated by the Bain Investors if the Bain Investors hold a majority of the Preferred Stock, or the single representative shall be designated by the MDP Investors if the MDP Investors hold a majority of the Preferred Stock.

Transfer of Shares. If a holder of Preferred Stock wishes to transfer its shares of Preferred Stock, unless such transfer is pursuant to the terms of a redemption provision under the Certificate of Designation, pursuant to a registered securities offering under the Securities Act of 1933 as amended, or pursuant to a public sale, the transfer of shares must be pursuant to the terms of the Inter-Investor Agreement. Where any holder of Preferred Stock (the "First Shareholder") contemplates a transfer of its shares and the effect of such transfer would dispossess the other holders of Preferred Stock (the "Other Shareholders") of existing rights under the Purchase Agreement, Registration Rights Agreement, Corporate Governance Agreement or Certificate of Designation, including the right to elect two directors to the Issuer's board of directors, the First Shareholder shall notify the Other Shareholders of the terms and conditions of its proposed transaction and the Other Shareholders shall have the opportunity to negotiate the purchase of all of the Preferred Shares of the First Shareholder.

As a result of the terms of the Inter-Investor Agreement, the Bain Investors and the MDP Investors may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Exchange Act. Accordingly, by virtue of their beneficial ownership of 74,625 shares of Preferred Stock, the Investors beneficially own 4,517,852 shares of Common Stock. Such 74,625 shares of Preferred Stock (assuming conversion of all such 74,625 shares of Preferred Stock into Common Stock) represent approximately 20.9% of the total number of outstanding shares of Common Stock as represented in the Registration Statement. The filing of this Statement by the Investors shall not be construed as an admission that the Investors are, for the purpose of Section 13(d) of the Exchange Act, the beneficial owner of the shares held by the Investors.

Neither the filing of this statement nor any of its contents shall be deemed to constitute an admission that any Reporting Person is the beneficial owner of any Common Stock referred to in this statement for the purpose of Section 13(d) of the Act or for any other purpose, and such beneficial ownership is expressly disclaimed.

Item 7. Material to be filed as Exhibits.

Exhibit A - Joint Filing Agreement.

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SIGNATURES

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Amendment No. 1 to 13D Statement is true, complete and correct.

Date: September 6, 2001 BAIN CAPITAL FUND VI, L.P.

By: Bain Capital Partners VI, L.P.,

its General Partner

By: Bain Capital Investors LLC, its General Partner

By: /s/ Dennis M. Myers

\_\_\_\_\_

Name: Dennis M. Myers Title: Attorney-in-Fact

Date: September 6, 2001 BAIN CAPITAL PARTNERS VI, L.P.

By: Bain Capital Investors LLC,

its General Partner

By: /s/ Dennis M. Myers

\_\_\_\_\_

Name: Dennis M. Myers Title: Attorney-in-Fact

Date September 6, 2001 BAIN CAPITAL INVESTORS, LLC

By: /s/ Dennis M. Myers

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Name: Dennis M. Myers Title: Attorney-in-Fact

Date: September 6, 2001 SANKATY HIGH YIELD ASSET PARTNERS, L.P.

By: Sankaty High Yield Asset Investors, LLC,

its General Partner

By: Sankaty Investors, LLC,

its Managing Member

By: /s/ Dennis M. Myers

Name: Dennis M. Myers Title: Attorney-in-Fact

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Date: September 6, 2001 SANKATY HIGH YIELD ASSET INVESTORS, LLC

By: Sankaty Investors, LLC,

its Managing Member

By: /s/ Dennis M. Myers

\_\_\_\_\_

Name: Dennis M. Myers Title: Attorney-in-Fact

Date September 6, 2001 SANKATY INVESTORS, LLC

By: /s/ Dennis M. Myers

Name: Dennis M. Myers

Title: Attorney-in-Fact

Date: September 6, 2001 BROOKSIDE CAPITAL PARTNERS FUND, L.P.

By: Brookside Capital Investors, L.P.,

its General Partner

By: Brookside Capital Management, LLC,

its General Partner

By: /s/ Dennis M. Myers

\_\_\_\_\_

Name: Dennis M. Myers Title: Attorney-in-Fact

Date: September 6, 2001 BROOKSIDE CAPITAL INVESTORS, L.P.

By: Brookside Capital Management, LLC,

its General Partner

By: /s/ Dennis M. Myers

\_\_\_\_\_

Name: Dennis M. Myers Title: Attorney-in-Fact

Date: September 6, 2001 BROOKSIDE CAPITAL MANAGEMENT, LLC

By: /s/ Dennis M. Myers

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Name: Dennis M. Myers Title: Attorney-in-Fact

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Date: September 6, 2001 BCIP ASSOCIATES II BCIP TRUST ASSOCIATES II BCIP ASSOCIATES II-B BCIP TRUST ASSOCIATES II-B BCIP ASSOCIATES II-C By: Bain Capital Investors, LLC, their Managing Partner By: /s/ Dennis M. Myers Name: Dennis M. Myers Title: Attorney-in-Fact Date: September 6, 2001 PEP INVESTMENTS PTY LIMITED By: Bain Capital Investors, LLC, its Attorney-in-Fact By: /s/ Dennis M. Myers -----Name: Dennis M. Myers Title: Attorney-in-Fact Date: September 6, 2001 MADISON DEARBORN CAPITAL PARTNERS III, L.P. By: Madison Dearborn Partners III, L.P., its General Partner By: Madison Dearborn Partners, LLC, its General Partner By: /s/ Thomas R. Reusche \_\_\_\_\_ Name: Thomas R. Reusche Title: Page 32 of 40 Pages MADISON DEARBORN SPECIALTY EQUITY III, L.P. Date: September 6, 2001 By: Madison Dearborn Partners III, L.P. its General Partner By: Madison Dearborn Partners, LLC its General Partner By: /s/ Thomas R. Reusche \_\_\_\_\_ Name: Thomas R. Reusche Title: Date: September 6, 2001 SPECIAL ADVISORS FUND I, LLC By: Madison Dearborn Partners III, L.P. its Manager

By: Madison Dearborn Partners, LLC,

its General Partner

By: /s/ Thomas R. Reusche

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Name: Thomas R. Reusche

Title:

Date: September 6, 2001 MADISON DEARBORN PARTNERS III, L.P.

By: Madison Dearborn Partners, LLC,

its General Partner

By: /s/ Thomas R. Reusche

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Name: Thomas R. Reusche

Title:

Date: September 6, 2001 MADISON DEARBORN PARTNERS, LLC

By: /s/ Thomas R. Reusche

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Name: Thomas R. Reusche

Title:

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#### SCHEDULE A

Bain Capital Partners VI, L.P. ("BCP VI") is the sole general partner of Bain Capital Fund VI, L.P. ("BCF VI"). Bain Capital Investors, LLC ("BCI") is the sole general partner of BCP VI. BCI is the managing general partner for BCIP Associates II, BCIP Associates II-B, BCIP Associates II-C, BCIP Trust Associates II and BCIP Trust Associates II-B. The following persons are members and executive officers of BCI: Joshua Bekenstein (Managing Director), Edward Conard (Managing Director), John P. Connaughton (Managing Director), Paul B. Edgerley (Managing Director), Robert C. Gay (Managing Director), Michael A. Krupka (Managing Director), Ronald P. Mika (Managing Director), Mark E. Nunnelly (Managing Director), Stephen G. Pagliuca (Managing Director), Robert F. White (Managing Director), Dwight Poler (Managing Director) and Joseph P. Pretlow (Managing Director). In addition, Roy Edgar Brakeman III, Jonathan S. Lavine and Domenic Ferrante are also members of BCI.

Brookside Capital Investors, L.P. ("Brookside Investors") is the sole general partner of Brookside Capital Partners Fund, L.P. ("Brookside"). Brookside Capital Management, LLC ("BCM") is the sole general partner of Brookside Investors. Roy Edgar Brakeman, III is the Managing Member of BCM. In addition, the following persons serve as executive officers for Brookside: Roy Edgar Brakeman, III (Managing Director); and Domenic Ferrante (Managing Director).

Sankaty High Yield Asset Investors, LLC ("Sankaty LLC") is the sole general partner of Sankaty High Yield Asset Partners, L.P. ("Sankaty"). Sankaty Investors, LLC ("Sankaty Investors") is the Managing Member of Sankaty LLC. Jonathan S. Lavine is the Managing Member of Sankaty Investors. In addition, the

following persons serve as executive officers for Sankaty: Jonathan S. Lavine (Managing Director and Chief Investment Officer); Diane J. Exter (Managing Director and Portfolio Manager), Kristin Mugford (Managing Director and Portfolio Manager), and Stacy Braatz (Secretary).

Unless otherwise noted, the business address for each of the foregoing persons is Two Copley Place, Boston, MA 02116. The business address for Messrs. Conard and Pretlow is Bain Capital NY, LLC, 745 5th Avenue, New York, NY 10151 and for Mr. Poler is Bain Capital, LTD, 12 St. James Square, London SW1Y4RB, United Kingdom. Unless otherwise noted, the principal occupation of each of the foregoing persons is serving as Managing Director of Bain Capital, LLC and its affiliated investment funds.

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#### SCHEDULE B

Madison Dearborn Partners III, L.P. ("MDP III") is the sole general partner of Madison Dearborn Capital Partners III, L.P. ("MDCP III"), Madison Dearborn Special Equity III, L.P. ("MDSE III") and Special Advisors Fund I LLC ("SAF"). Madison Dearborn Partners, LLC ("MDP") is the sole general partner of MDP. The directors and executive officers of MDP Inc. are as follows: John A. Canning, Jr. (Director, executive officer and President); Paul J. Finnegan (Managing Director); William J. Hunckler, III (Managing Director); Samuel M. Mencoff (Managing Director); Paul R. Wood (Managing Director); Justin S. Huscher (Managing Director); Benjamin D. Chereskin (Managing Director); Thomas R. Reusche (Managing Director); James N. Perry, Jr. (Managing Director); Nicholas W. Alexos (Managing Director); Timothy P. Sullivan (Managing Director); Gary J. Little (Managing Director); David F. Mosher (Managing Director); and Robin P. Selati (Managing Director). The business address for each of the foregoing persons is Three First National Plaza, Suite 3800, Chicago, IL 60602. The principal occupation of each of the foregoing persons is serving as a Managing Director of MDP.

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Exhibit A

#### SCHEDULE 13D JOINT FILING AGREEMENT

The undersigned and each other person executing this joint filing agreement (this "Agreement") agree as follows:

- (i) The undersigned and each other person executing this Agreement are individually eligible to use the Schedule 13D to which this Exhibit is attached and such Schedule 13D is filed on behalf of the undersigned and each other person executing this Agreement; and
- (ii) The undersigned and each other person executing this Agreement are responsible for the timely filing of such Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of the undersigned or any other person executing this Agreement is responsible for the completeness or accuracy of the information statement concerning any other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

This Agreement may be executed in any number of counterparts, each of which

shall be deemed to be an original, but all of which, taken together, shall constitute one and the same instrument.

\* \* \* \* \* \*

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In Witness Whereof, the undersigned have caused this Agreement to be signed by their respective officers thereunto duly authorized as of the date set forth opposite their name.

Date: September 6, 2001 BAIN CAPITAL FUND VI, L.P.

By: Bain Capital Partners VI, L.P.,

its General Partner

By: Bain Capital Investors LLC,

its General Partner

By: /s/ Dennis M. Myers

-----

Name: Dennis M. Myers Title: Attorney-in-Fact

Date: September 6, 2001 BAIN CAPITAL PARTNERS VI, L.P.

By: Bain Capital Investors LLC,

its General Partner

By: /s/ Dennis M. Myers

-----

Name: Dennis M. Myers Title: Attorney-in-Fact

Date: September 6, 2001 BAIN CAPITAL INVESTORS, LLC

By: /s/ Dennis M. Myers

-----

Name: Dennis M. Myers Title: Attorney-in-Fact

Date: September 6, 2001 SANKATY HIGH YIELD ASSET PARTNERS, L.P.

By: Sankaty High Yield Asset Investors, LLC,

its General Partner

By: Sankaty Investors, LLC,
 its Managing Member

By: /s/ Dennis M. Myers

\_\_\_\_\_

Name: Dennis M. Myers Title: Attorney-in-Fact

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Date: September 6, 2001 SANKATY HIGH YIELD ASSET INVESTORS, LLC

By: Sankaty Investors, LLC, its Managing Member By: /s/ Dennis M. Myers \_\_\_\_\_ Name: Dennis M. Myers Title: Attorney-in-Fact SANKATY INVESTORS, LLC Date: September 6, 2001 By: /s/ Dennis M. Myers \_\_\_\_\_ Name: Dennis M. Myers Title: Attorney-in-Fact Date: September 6, 2001 BROOKSIDE CAPITAL PARTNERS FUND, L.P. By: Brookside Capital Investors, L.P., its General Partner By: Brookside Capital Management, LLC, its General Partner By: /s/ Dennis M. Myers \_\_\_\_\_ Name: Dennis M. Myers Title: Attorney-in-Fact BROOKSIDE CAPITAL INVESTORS, L.P. Date: September 6, 2001 By: Brookside Capital Management, LLC, its General Partner By: /s/ Dennis M. Myers \_\_\_\_\_ Name: Dennis M. Myers Title: Attorney-in-Fact Date: September 6, 2001 BROOKSIDE CAPITAL MANAGEMENT, LLC By: /s/ Dennis M. Myers \_\_\_\_\_ Name: Dennis M. Myers Title: Attorney-in-Fact Page 38 of 40 Pages Date: September 6, 2001 BCIP ASSOCIATES II BCIP TRUST ASSOCIATES II BCIP ASSOCIATES II-B BCIP TRUST ASSOCIATES II-B BCIP ASSOCIATES II-C

> By: Bain Capital Investors, LLC, their Managing Partner

By: /s/ Dennis M. Myers

-----

Name: Dennis M. Myers

Title: Attorney-in-Fact

Date: September 6, 2001 PEP INVESTMENTS PTY LIMITED By: Bain Capital Investors, LLC, its Attorney-in-Fact By: /s/ Dennis M. Myers \_\_\_\_\_ Name: Dennis M. Myers Title: Attorney-in-Fact Date: September 6, 2001 MADISON DEARBORN CAPITAL PARTNERS III, L.P. By: Madison Dearborn Partners III, L.P., its General Partner By: Madison Dearborn Partners, LLC, its General Partner By: /s/ Thomas R. Reusche Name: Thomas R. Reusche Title: Page 39 of 40 Pages Date: September 6, 2001 MADISON DEARBORN SPECIALTY EQUITY III, L.P. By: Madison Dearborn Partners III, L.P. its General Partner By: Madison Dearborn Partners, LLC its General Partner By: /s/ Thomas R. Reusche \_\_\_\_\_ Name: Thomas R. Reusche Title: Date: September 6, 2001 SPECIAL ADVISORS FUND I, LLC By: Madison Dearborn Partners III, L.P. its Manager By: Madison Dearborn Partners, LLC, its General Partner By: /s/ Thomas R. Reusche Name: Thomas R. Reusche Title: Date: September 6, 2001 MADISON DEARBORN PARTNERS III, L.P. By: Madison Dearborn Partners, LLC, its General Partner By: /s/ Thomas R. Reusche \_\_\_\_\_

Name: Thomas R. Reusche

Title:

Date: September 6, 2001 MADISON DEARBORN PARTNERS, LLC

By: /s/ Thomas R. Reusche

\_\_\_\_\_\_

Name: Thomas R. Reusche

Title:

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