Leonsis Theodore Form 4 October 04, 2011

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

Check this box if no longer subject to

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES**

Section 16. Form 4 or Form 5 obligations may continue.

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

See Instruction 1(b).

(Print or Type Responses)

(Last)

Security

1. Name and Address of Reporting Person * Leonsis Theodore

2. Issuer Name and Ticker or Trading Symbol

5. Relationship of Reporting Person(s) to Issuer

AMERICAN EXPRESS CO [AXP]

(Check all applicable)

10% Owner

OMB APPROVAL

3235-0287

January 31,

2005

0.5

OMB

Number:

Expires:

response...

Estimated average

burden hours per

C/O AMERICAN EXPRESS COMPANY, 200 VESEY STREET

(Street)

(Middle)

(First)

3. Date of Earliest Transaction

Officer (give title Other (specify below)

6. Individual or Joint/Group Filing(Check

4. If Amendment, Date Original

(Month/Day/Year)

09/30/2011

Applicable Line)

_X__ Director

Filed(Month/Day/Year) _X_ Form filed by One Reporting Person Form filed by More than One Reporting

NEW YORK, NY 10285-5001

(City) (State) (Zip)

or Exercise

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of 2. Transaction Date 2A. Deemed 4. Securities 5. Amount of 3. 6. Ownership 7. Nature of Security (Month/Day/Year) Execution Date, if TransactionAcquired (A) or Securities Form: Direct Indirect (Instr. 3) Code Disposed of (D) Beneficially (D) or Indirect Beneficial (Month/Day/Year) (Instr. 8) (Instr. 3, 4 and 5) Owned (I) Ownership Following (Instr. 4) (Instr. 4) Reported (A) Transaction(s)

or

Securities

(Instr. 3 and 4) Code V Amount (D) Price

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

any

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

(Month/Day/Year)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

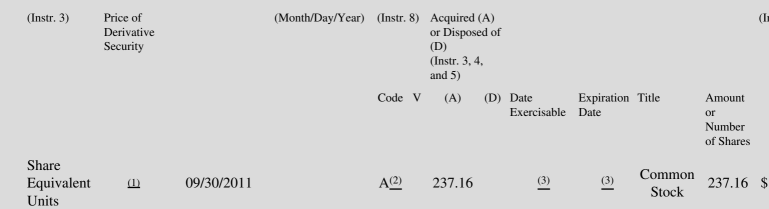
1. Title of 3. Transaction Date 3A. Deemed 4. 5. Number of 6. Date Exercisable and 7. Title and Amount of 8. Derivative Conversion (Month/Day/Year) Execution Date, if TransactionDerivative **Expiration Date Underlying Securities**

Code

Se

(Instr. 3 and 4)

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Reporting Owners

Relationships

Reporting Owner Name / Address

Director 10% Owner Officer Other

Leonsis Theodore C/O AMERICAN EXPRESS COMPANY 200 VESEY STREET NEW YORK, NY 10285-5001



Signatures

/s/ Michael G. Kuchs, attorney-in-fact

10/04/2011

**Signature of Reporting Person Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The Share Equivalent Units convert into common stock on a one-for-one basis.
- (2) The reported Share Equivalent Units were acquired pursuant to the Directors' Deferred Compensation Plan and will be settled in cash following termination of service as a Director.
- (3) The Share Equivalent Units are convertible immediately and have no expiration date.
- (4) Includes Share Equivalent Units acquired pursuant to a dividend reinvestment feature of the Directors' Deferred Compensation Plan and/or the 2003 Share Equivalent Unit Plan for Directors.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. font-weight:bold;text-transform:uppercase;padding:0px 0px 5px 0px;">NAME OF ISSUER:Fossil, Inc.ITEM 1(b).ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES:901 S CENTRAL EXPRESSWAY RICHARDSON TX 75080ITEM 2(a).NAME OF PERSON FILING:Brown Advisory Incorporated ("BA, Inc.")Brown Advisory, LLC ("BA, LLC")Brown Investment Advisory & Trust Company ("BIATC")ITEM 2(b).ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE:901 South Bond Street, Ste. 400Baltimore, MD 21231ITEM 2(c).CITIZENSHIP:Brown Advisory Incorporated ("BA, Inc.") - BA, Inc. is a Maryland CorporationBrown Advisory, LLC ("BA, LLC") - BA, LLC is a Maryland CompanyBrown Investment Advisory & Trust Company ("BIATC") - BIATC is a Maryland CompanyITEM 2(d).TITLE OF CLASS OF SECURITIES:ITEM 2(e).CUSIP NUMBER:349882100

Reporting Owners 2

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ITEM 3.	SECTION 240.13d-1(b), or 13d-2(b) or (c) CHECK WHETHER THE PERSON FILING IS A:
(a)	[] Broker or dealer registered under Section 15 of the Act (15 U.S.C. 78c);
(b)	[X] Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c);
(c)	[] Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c);
(d)	[] Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8);
(e)	[X] An investment adviser in accordance 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)	[X] 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)	[] A non-U.S. institution in accordance with 240.13d-1(b)(1)(ii)(J);
(k)	[] Group, in accordance with 240.13d-1(b)(1)(ii)(K). If filing as a non-U.S. institution in accordance with 240.13d1(b)(1)(ii)(J), please specify the type of institution:
	n in accordance with 240.13d-1(b)(1)(ii)(G);BA, LLC is a b(ii)(E);BIATC is a bank as defined in Section 3(a)(6) of the
ITEM 4.	OWNERSHIP:
Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.	
(a)	Amount beneficially owned:
245,742	
(b)	Percent of class:
0.48%	
(c)	Number of shares as to which the person has:
(i) Sole power to vote or to direct the vote:	
Brown Advisory Incorporated ("BA, Inc.") - 201,196Brown Advisory, LLC ("BA, LLC") - 171,275Brown Investment Advisory & Trust Company ("BIATC") - 29,921	

(ii) Shared power to vote or to direct the vote:

Brown Advisory Incorporated ("BA, Inc.") - 0Brown Advisory, LLC ("BA, LLC") - 0Brown Investment Advisory & Trust Company ("BIATC") - 0

(iii) Sole power to dispose or to direct the disposition of:

Brown Advisory Incorporated ("BA, Inc.") - 0Brown Advisory, LLC ("BA, LLC") - 0Brown Investment Advisory & Trust Company ("BIATC") - 0

(iv) Shared power to dispose or to direct the disposition of:

Brown Advisory Incorporated ("BA, Inc.") - 245,742Brown Advisory, LLC ("BA, LLC") - 215,821Brown Investment Advisory & Trust Company ("BIATC") - 29,921

OWNERSHIP OF

ITEM 5. FIVE PERCENT OR

LESS OF A CLASS:

If this 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 percent of the class of securities, check the following [X].

OWNERSHIP OF

MORE THAN FIVE

ITEM 6. PERCENT ON

BEHALF OF ANOTHER

PERSON:

IDENTIFICATION

AND

CLASSIFICATION

OF THE

SUBSIDIARY

ITEM 7. WHICH ACQUIRED

THE SECURITY BEING REPORTED

ON BY THE

PARENT HOLDING

COMPANY:

Brown Advisory Incorporated (BA, Inc.) is a parent holding company filing this schedule

on behalf of the following subsidiaries pursuant to Rule 13d-1(b)(1)(ii)(G) under the Securities Exchange Act of 1934: Brown Advisory, LLC (BA, LLC) IA (Investment Adviser) Brown Investment Advisory & Trust Company (BIATC) BK (Bank)

IDENTIFICATION

AND

ITEM 8. CLASSIFICATION

OF MEMBERS OF THE GROUP:

NOTICE OF

ITEM 9. DISSOLUTION OF

GROUP:

ITEM 10. CERTIFICATION:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and 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.

February 26, 2015

Date

Brown Advisory Incorporated ("BA, Inc.")

Brett D. RogersChief Compliance Officer

Signature

Brett D. Rogers, Chief Compliance Officer

Name/Title

SIGNATURE 5

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Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (see 18 U.S.C. 1001). CUSIP No.: 349882100

Joint Filing Agreement ______ Party signing this filing agrees that this statement is submitted as a joint filing on behalf of the undersigned: Brown Advisory Incorporated ("BA, Inc.) - Parent Holding Company Brown Advisory, LLC ("BA, LLC") Brown Investment Advisory & Trust Company ("BIATC")

SIGNATURE 6