COHEN & STEERS SELECT UTILITY FUND INC Form SC 13D October 09, 2007

OMB APPROVAL

OMB

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D Under the Securities Exchange Act of 1934 (Amendment No.)

Cohen & Steers Select Utility Fund, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

Full Value Advisors L.L.C. Park 80 West, Plaza Two, Suite 750 Saddle Brook, NJ 07663 Tel. (201) 556-0092

(CUSIP Number)

With a copy to:

Stephen P. Wink, Esq. Cahill/Wink LLP 5 Penn Plaza 23rd Floor New York, NY 10001

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

September 27, 2007

(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 that is the subject of this Schedule 13D, and is filing this schedule because of ss.ss.240.13d-1(e), 240.13d-1(f) or 240.13d-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* ss. §240.13d-7 for other parties to whom copies are to be sent.

*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 ("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).

	P No. 19248A109)					
1 I.R.S.	Name of Repo	_	ns Dersons (entities only)				
Full V	Value Advisors L.l 22-3813015	L.C.					
2	Check the Ap	opropriate Bo	ox if a Member of a Group (Se	ee Instructions)			
(a) (b)	[] [X]						
3	SEC Use Onl	y					
4 WC	Source of Fu	Source of Funds (See Instructions)					
5			al Proceedings is Required Pu	ursuant to Items 2	2(d) or 2(e)[]		
6	Citizenship o	r Place of Or					
New J	•						
	ber of	7	0	737,495			
Share							
Benef	ficially	8	Shared Voting Power	0			
Owne							
Each		9	Sole Dispositive Power				
Repo							
	on With:	10	Shared Dispositive Power				
11	Aggregate Ar	nount Benefi	cially Owned by Each Report	ing Person			
2,625							
12			nount in Row (11) Excludes C				
13			ted by Amount in Row (11)				
6.1%							

Edgar Filing: COHEN & STEERS SELECT UTILITY FUND INC - Form SC 13D Type of Reporting Person (See Instructions) OO

	No. 19248A1	 09					
1 I.R.S. I		eporting Perso Nos. of above	ons e persons (entities only)				
Full Va 22-3813	lue Partners L 3020	P.					
2	Check the A	Appropriate I	Box if a Member of a Group (See	Instructions)			
(a) (b)	[] [X]						
3	SEC Use O	=					
4 WC	Source of Funds (See Instructions)						
5			egal Proceedings is Required Pur		r 2(e)[]		
6	Citizenship	or Place of C					
Delawa							
Numbe	r of	7	Sole Voting Power	0			
Shares							
Benefic	ially	8	Shared Voting Power	707,895			
Owned	by						
Each		9	Sole Dispositive Power	0			
Report							
Person			Shared Dispositive Power				
11			ficially Owned by Each Reportin				
2,625,4							
	Check if the	e Aggregate A	Amount in Row (11) Excludes Ce	rtain Shares (See Inst	tructions)[]		
13			ented by Amount in Row (11)				

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	P No. 19248A1							
1		eporting Per						
Bulldo 74-32	og Investors I, l 25389	LLC						
2	Check the Appropriate Box if a Member of a Group (See Instructions)							
(a) (b)	[] [X]							
3	SEC Use O	·						
4 WC	Source of Funds (See Instructions)							
5	Check if D	isclosure of 1	Legal Proceedings is Required F		r 2 (e)[]			
6	Citizenship or Place of Organization							
Delaw								
Numb	oer of	7	Sole Voting Power	0				
Share								
Benef	icially	8	Shared Voting Power	873,850				
Owne	d by							
Each		9	Sole Dispositive Power	0				
Repor	rting							
Perso	n With:		Shared Dispositive Power					
11			neficially Owned by Each Repor					
2,625,								
12 Instru	Check if th	e Aggregate	Amount in Row (11) Excludes	Certain Shares (See				
13			sented by Amount in Row (11)					

6.1%	
14	Type of Reporting Person (See Instructions)
00	

	No. 19248A109						
1 I.R.S. I	Name of Rep dentification N		ns persons (entities only)				
Opportu 11-3132	unity Partners L 2092	P.					
2	Check the A	ppropriate B	ox if a Member of a Group (See	Instructions)			
(a) (b)	[] [X]						
3	SEC Use Onl	=					
4 WC	Source of Funds (See Instructions)						
5			gal Proceedings is Required Pu	rsuant to Items 2(d) or 20	(e)[]		
6	Citizenship or Place of Organization						
Ohio							
Numbe	r of	7		0			
Shares							
Benefic	ially	8	Shared Voting Power	437,285			
Owned	by						
Each		9	Sole Dispositive Power	0			
Reporti							
Person			Shared Dispositive Power				
11			icially Owned by Each Reportin				
2,625,40							
	Check if the	Aggregate Ai	mount in Row (11) Excludes Ce	ertain Shares (See Instru	ctions)[]		
13			 nted by Amount in Row (11)				

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	No. 19248A109					
1 I.R.S. I	Name of Repo dentification No		ns persons (entities only)			
Calapas 95-4463	as Investment Pa 3608	artners L.P.				
2	Check the App	propriate Bo	ox if a Member of a Group (See	Instructions)		
(a) (b)	[] [X]					
3	SEC Use Only					
4 WC	Source of Funds (See Instructions)					
5			al Proceedings is Required Pur]	
6	Citizenship or	Place of Or				
Californ						
Numbe	r of	7		0		
Shares						
Benefic	ially	8	Shared Voting Power	124,355		
Owned	by					
Each		9	Sole Dispositive Power	0		
Report						
Person			Shared Dispositive Power			
11	Aggregate Am	ount Benefi	cially Owned by Each Reportin	g Person		
2,625,4						
12			mount in Row (11) Excludes Cer			
13			ted by Amount in Row (11)			

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	P No. 19248A1	09					
1 I.R.S.		eporting Perso Nos. of above	ons e persons (entities only)				
Opport 20-138		Plus Fund L.P.					
2	Check the Appropriate Box if a Member of a Group (See Instructions)						
(a) (b)	[] [X]						
3	SEC Use O	=					
4 WC	Source of Funds (See Instructions)						
5	Check if Di	isclosure of L	egal Proceedings is Required Pu				
6	Citizenship	or Place of C	Organization				
Delaw							
Numb	er of	7	Sole Voting Power	0			
Shares					. -		
Benefi	cially	8	Shared Voting Power	101,350			
Owne	d by						
Each		9	Sole Dispositive Power	0			
Repor					-		
	n With:	10	Shared Dispositive Power		_		
11			ficially Owned by Each Reporti		-		
2,625,4							
12 Instru	Check if th ctions)[]	e Aggregate A	Amount in Row (11) Excludes Co	ertain Shares (See			
13			ented by Amount in Row (11)				

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	' No. 19248A10				
1	Name of Rep	porting Pers			-
Full Va 20-546	alue Special Situ 55325	uations Fund			
2	Check the A	ppropriate l	Box if a Member of a Group (S		-
(a) (b)	[] [X]				
3	SEC Use On	•			_
4 WC	Source of Fu	ınds (See Ins			
5	Check if Dis		egal Proceedings is Required P	ursuant to Items 2(d) or 2(e)[]	•
6	Citizenship	or Place of C	Organization		
Delawa					
Numbe	er of	7		0	
Shares					
Benefi	cially	8	Shared Voting Power	73,065	
Owned	d by				
Each		9	Sole Dispositive Power	0	
Report					
	n With:	10	Shared Dispositive Power		
11	Aggregate A	amount Bene	eficially Owned by Each Report	ting Person	
2,625,4					
12				Certain Shares (See Instructions)[]
13			ented by Amount in Row (11)		-

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	 No. 19248A 			
1 I.R.S. I	Name of F		Persons bove persons (entities only)	
Full Val 98-0516	lue Offshore 5495	Partners L	P.	
2	Check the		ate Box if a Member of a Group	
(a) (b)	[] [X]			
3	SEC Use (•		
4 WC	Source of	Funds (Se	e Instructions)	
5			of Legal Proceedings is Require	d Pursuant to Items 2(d) or 2(e)[]
6	Citizenshi	p or Place	of Organization	
Cayman	Islands			
Numbe	r of	7	Sole Voting Power	0
Shares				
Benefic	ially	8	Shared Voting Power	29,600
Owned	by			
Each		9	Sole Dispositive Power	0
Reporti				
			Shared Dispositive Power	
11	Aggregate	Amount 1	Beneficially Owned by Each Rep	porting Person
2,625,40				
12				es Certain Shares (See Instructions)[]
13			oresented by Amount in Row (12	1)

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	······································				
1 I.R.S.		porting Pers	cons e persons (entities only)		
Mercu: 91-186	ry Partners L.P 56104				
2	Check the A	Appropriate	Box if a Member of a Group (See)	Instructions)	
(a) (b)	[] [X]				
3	SEC Use O	•			
4 WC		unds (See In	structions)		
5	Check if Dis	sclosure of L	egal Proceedings is Required Purs		
6	Citizenship	or Place of (Organization		
Califor					
Numb	er of	7	8	0	
Shares					
Benefi	cially	8	U		
Owne	d by				
Each		9	Sole Dispositive Power	0	
Repor					
	n With:		Shared Dispositive Power	134,033	
11			eficially Owned by Each Reporting		
2,625,4					
12 Instru			Amount in Row (11) Excludes Cer		
13	Percent of Class Represented by Amount in Row (11)				

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	P No. 19248A1				
1 I.R.S.		eporting Per	rsons ve persons (entities only)		
Steady 11-360	Gain Partners	s L.P.			
2	Check the	Appropriate	Box if a Member of a Group (Se	e Instructions)	
(a) (b)	[] [X]				
3	SEC Use C	=			
4 WC		Funds (See I			
5	Check if D	isclosure of l	Legal Proceedings is Required Pu		
6	Citizenship	or Place of	Organization		
Califo					
Numb	er of	7	Sole Voting Power	0	-
Share					-
Benef	icially	8	O		
Owne	d by				-
Each		9	Sole Dispositive Power	0	
Repor					-
	n With:	10	Shared Dispositive Power		_
11			neficially Owned by Each Reporti		
2,625,					
12 Instru	Check if thuctions)[]	ne Aggregate	Amount in Row (11) Excludes Co	ertain Shares (See	
13	Percent of Class Represented by Amount in Row (11)				

6.1%	
14	Type of Reporting Person (See Instructions)
PN	

	No. 19248A1					
1 I.R.S.		eporting Pers	sons re persons (entities only)			
Phillip	Goldstein					
2	Check the	Check the Appropriate Box if a Member of a Group (See Instructions)				
(a) (b)	[] [X]					
3	SEC Use O	nly				
4 PF		Funds (See In				
5	Check if D		egal Proceedings is Required Pur	suant to Items 2(d) or		
6	Citizenship	or Place of (Organization			
U.S.A.						
Numb	er of	7	Sole Voting Power	20,200		
Shares						
Benefi	cially	8	o .	0		
Owned	d by					
Each		9	Sole Dispositive Power	20,200		
Repor						
	n With:	10	Shared Dispositive Power	0		
11			eficially Owned by Each Reportin			
2,625,4						
12 Instru			Amount in Row (11) Excludes Cer			
13	Percent of Class Represented by Amount in Row (11)					

6.1%	
14	Type of Reporting Person (See Instructions)
IN	

	No. 19248A109				
 1	Time of Fieborn	ng Person			
SPAR	Advisors L.L.C. 20-1384114				
2	Check the Appro	priate B	ox if a Member of a Group (See I	nstructions)	
(a) (b)	[] [X]				
3					
4 WC	Source of Funds	(See Inst			
5	Check if Disclosu	ire of Leg	gal Proceedings is Required Purs	uant to Items 2(d)	
6	Citizenship or Pl				
New Y					
Numb	er of	7		975, 200	
Shares					
Benefi	cially 	8	O	0	
Owned					
Each		9	Sole Dispositive Power		
Report					
	With:		Shared Dispositive Power		
11			icially Owned by Each Reporting		
2,625,4					
12 Instru			mount in Row (11) Excludes Cert		
 13			ated by Amount in Row (11)		

6.1%	
14	Type of Reporting Person (See Instructions)
OO	

	······································				
1 I.R.S.	Name of Ro		rsons ve persons (entities only)		
Kimba	ll & Winthrop 11-3132090				
2	Check the Appropriate Box if a Member of a Group (See Instructions)				
(a) (b)	[] [X]				
3	SEC Use O	•			
4 WC			nstructions)		
5	Check if Di	sclosure of	Legal Proceedings is Required		
6	Citizenship	or Place of	Organization		
Ohio					
Numb	er of	7	Sole Voting Power	446,485	
Shares					
Benefi	cially	8	O	0	
Owned	d by				
Each		9	Sole Dispositive Power		
Repor					
	n With:	10	-		
11 2,625,4	Aggregate		neficially Owned by Each Rep		
12	Check if th	e Aggregate	e Amount in Row (11) Exclude	es Certain Shares (See	
13	Percent of Class Represented by Amount in Row (11)				

6.1%	
14	Type of Reporting Person (See Instructions)
СО	

CUSIF	P No. 19248A1	.09	·		
1 I.R.S.		eporting Per			
Klein,	Bogakos and I 95-404389		pas Inc.		
2	Check the	Appropriate	Box if a Member of a Group (So	ee Instructions)	
(a) (b)	[] [X]				
3		only			
4 WC	Source of I	Funds (See I			
5	Check if D	isclosure of	Legal Proceedings is Required P	ursuant to Items 2(d) (or 2(e)[]
6	Citizenship	or Place of	Organization		
Califor					
Numb	er of		Sole Voting Power	124,355	
Share					
Benefi	icially	8	Shared Voting Power	0	
Owne	d by				
Each		9	Sole Dispositive Power		
Repor					
Person	n With:	10	Shared Dispositive Power	0	
11	Aggregate	Amount Ber	neficially Owned by Each Report	ting Person	
2,625,4					
12			Amount in Row (11) Excludes C		
13			sented by Amount in Row (11)		

6.1%	
14	Type of Reporting Person (See Instructions)
CO	

	P No. 19248A1				
1 I.R.S.		eporting Pers	sons ve persons (entities only)		
Full V	alue Special Si 20-5465387		I GP LLC		
2	Check the Appropriate Box if a Member of a Group (See Instructions)				
(a) (b)	[] [X]				
3	SEC Use O	•			
4 WC		unds (See In			
5	Check if Di	sclosure of I	Legal Proceedings is Required		
6	Citizenship	or Place of	Organization		
Delaw					
Numb	er of	7	0	73,065	
Share					
Benefi	icially	8	O	0	
Owne					
Each		9	Sole Dispositive Power		
Repor					
	n With:		Shared Dispositive Power		
11 2,625,	Aggregate A		eficially Owned by Each Repo		
12 Instru			Amount in Row (11) Excludes		
13			 sented by Amount in Row (11)		

6.1%	
14	Type of Reporting Person (See Instructions)
00	

	No. 19248A109				
	Name of Reportin Identification Nos. o	_	rsons ve persons (entities only)		
GSG C	Capital Advisors LLC 95-4655639				
2	Check the Appro	priate	Box if a Member of a Group (See	Instructions)	
(a) (b)	[] [X]				
3	SEC Use Only				
4 WC	Source of Funds		nstructions)		
5	Check if Disclosu	re of]	Legal Proceedings is Required Pur		
6	Citizenship or Pla				
Califor	rnia				
			Sole Voting Power	134,033	
Shares					
Benefic	cially	8	Shared Voting Power	0	
Owned	l by				
Each		9	Sole Dispositive Power	134,033	
Report	ting				
Person	With:	10	Shared Dispositive Power		
11	Aggregate Amou		neficially Owned by Each Reportin		
2,625,4					
12 Instruc			Amount in Row (11) Excludes Ce		
13			sented by Amount in Row (11)		

6.1%	
14	Type of Reporting Person (See Instructions)
OO	

	No. 19248A1		·		
1		eporting Perso			
BJS M	anagement, LI 11-3599570				
2	Check the Appropriate Box if a Member of a Group (See Instructions)				
(a) (b)	[] [X]				
3	SEC Use O	•			
4 WC	Source of F	unds (See Ins			
5	Check if Di	sclosure of L	egal Proceedings is Required Pu		or 2(e)[]
6	Citizenship	or Place of C			
New Y					
Numbe	er of	7		114,575	
Shares					
Benefi	cially	8	Shared Voting Power	0	
Owned	l by				
Each		9	Sole Dispositive Power		
Report	ting				
Person		10	Shared Dispositive Power	0	
11	Aggregate A	Amount Bene	ficially Owned by Each Reportin	ng Person	
2,625,4					
			Amount in Row (11) Excludes Ce		
13			ented by Amount in Row (11)		

6.1%	
14	Type of Reporting Person (See Instructions)
OO	

	P No. 19248A				
1 I.R.S.		Reporting Pe n Nos. of abo	ersons ove persons (entities only)		
Barry	Swidler				
2	Check the Appropriate Box if a Member of a Group (See Instructions)				
(a) (b)	[] [X]				
3	SEC Use (•			
4 PF	Source of Funds (See Instructions)				
5			Legal Proceedings is Required I		d) or 2(e)[]
6	Citizenshi	p or Place of	f Organization		
U.S.A					
Numb	er of	7	Sole Voting Power	114,575	
Share					
Beneficially 8		8	Shared Voting Power	0	
Owne	d by				
Each		9	Sole Dispositive Power		
Repor					
		10	Shared Dispositive Power	0	
11	Aggregate	e Amount Be	eneficially Owned by Each Repor	ting Person	
2,625,					
12			e Amount in Row (11) Excludes		
13	Percent of Class Represented by Amount in Row (11)				

6.1%	
14	Type of Reporting Person (See Instructions)
IN	

	No. 19248A	 109				
1 I.R.S.		eporting Pers	ons e persons (entities only)			
Glenn	Goodstein					
2	Check the Appropriate Box if a Member of a Group (See Instructions)					
(a) (b)	[] [X]					
3	SEC Use C	Only				
4 PF	Source of Funds (See Instructions)					
5	Check if D		egal Proceedings is Required Pu	rsuant to Items 2(d) or 2(e)[]	
6	Citizenship or Place of Organization					
U.S.A.						
Numb	er of	7	O	134,033		
Shares					. -	
Benefi	cially	8	Shared Voting Power	0		
Owned	d by					
Each		9	Sole Dispositive Power			
Report					. -	
	n With:		Shared Dispositive Power	0	_	
11			eficially Owned by Each Report			
2,625,4						
12 Instru			Amount in Row (11) Excludes C			
13	Percent of Class Represented by Amount in Row (11)					

6.1%	
14	Type of Reporting Person (See Instructions)
IN	

Item 1 Security and Issuer

The class of equity to which this Statement relates is the common stock, \$0.001 par value per share (the "Common Stock"), of Cohen & Steers Select Utility Fund, Inc. (the "Issuer"), which has its principal offices at 280 Park Avenue, New York, NY 10017.

Item 2 Identity and Background

This Statement is filed jointly by Full Value Advisors L.L.C., a New Jersey limited liability company ("Full Value Advisors"), Full Value Partners L.P., a Delaware limited partnership ("FVP"), Bulldog Investors I, LLC, a Delaware limited liability company ("BII"), Opportunity Partners L.P., an Ohio limited partnership ("OP"), Calapasas Investment Partners L.P., a California limited partnership ("CIP"), Opportunity Income Plus Fund L.P., a Delaware limited partnership ("OIP"), Full Value Special Situations Fund LP, a Delaware limited partnership ("FVS"), Full Value Offshore Partners L.P., a Cayman Islands exempted limited partnership ("FVO"), Mercury Partners L.P., a California limited partnership ("MP"), Steady Gain Partners L.P., a California limited partnership ("SGP"), Phillip Goldstein, an individual ("Mr. Goldstein"), SPAR Advisors L.L.C., a New York limited liability company ("SPAR"), Kimball & Winthrop, Inc., an Ohio corporation ("Kimball & Winthrop"), Klein, Bogakos and Robertson, Cpas Inc., a California corporation ("KBR"), Full Value Special Situations Fund GP LLC, a Delaware limited liability company ("FVS GP"), GSG Capital Advisors LLC, a California limited liability company ("GSG Capital"), BJS Management, LLC, a New York limited liability company ("BJS"), Glenn Goodstein, an individual ("Mr. Goodstein"), and Barry Swidler, an individual ("Mr. Swidler" and, collectively with FVP, BII, OP, CIP, OIP, FVS, FVO, MP, SGP, Mr. Goldstein, Full Value Advisors, SPAR, Kimball & Winthrop, KBR, FVS GP, GSG Capital, BJS and Mr. Goodstein, the "Reporting Persons"). Kimball & Winthrop is an investment advisory firm, Mr. Goldstein is an investment advisor and each of the other Reporting Persons is a private investment partnership or limited liability company, as applicable.

The general partner of FVP is Full Value Advisors, which is controlled by Mr. Goldstein, Steve Samuels ("Mr. Samuels") and Andrew Dakos ("Mr. Dakos"). The managing member of BII is SPAR, which is controlled by Mr. Goldstein, Mr. Samuels, Mr. Dakos and Rajeev Das ("Mr. Das"). The general partner of OP is Kimball & Winthrop, which is controlled by Mr. Goldstein (president and director) and Mr. Samuels (vice president and director). The general partner of CIP is KBR, which is controlled by Jeff Robertson (president) ("Mr. Robertson"). The general partner of OIP is SPAR. The general partner of FVS is FVS GP, which is controlled by Mr. Goldstein, Mr. Samuels and Mr. Dakos. The general partner of FVO is Full Value Advisors. The general partner of MP is GSG Capital, which is controlled by Glenn Goodstein ("Mr. Goodstein"). The general partner of SGP is BJS, which is controlled by Barry Swidler ("Mr. Swidler").

The principal business address of each Reporting Person that is not a natural person, except for SGP, MP and CIP is Park 80 West, Plaza Two, Suite 750, Saddle Brook, NJ 07663. The principal business address of SGP is 10 Wenwood Drive, Brookville, NY 11545. The principal business address of MP is 2308 Camino Robledo, Carlsbad,

CA 92009. The principal business address of CIP is 12237 Sunset Parkway, Los Angeles, CA 90064.

The citizenship, principal business address, present principal occupation or employment, and material occupations, positions, offices or employments (and the principal business and address of any corporation or organization in which such employment is conducted) of each of the above named natural persons (collectively the "Other Persons") are as follows:

- · Mr. Goldstein is a U.S. citizen with a business address of Park 80 West, Plaza Two, Suite 750, Saddle Brook, NJ 07663. Mr. Goldstein is an investment advisor and a principal of the general partner of three investment partnerships in the Bulldog Investors group of funds: OP, OIP, and FVP. Mr. Goldstein has been a director of the Mexico Income and Equity Fund since 2000, Brantley Capital Corporation since 2001, the Emerging Markets Telecommunications Fund since 2005 and the First Israel Fund since 2005.
- · Mr. Samuels is a U.S. citizen with a business address of Park 80 West, Plaza Two, Suite 750, Saddle Brook, NJ 07663. Mr. Samuels is a principal of the general partner of three investment partnerships in the Bulldog Investors group of funds: OP, OIP, and FVP.
- · Mr. Dakos is a U.S. citizen with a business address of Park 80 West, Plaza Two, Suite 750, Saddle Brook, NJ 07663. Mr. Dakos is an investment advisor and a principal of the general partner of three investment partnerships in the Bulldog Investors group of funds: OP, OIP and FVP, and President of Elmhurst Capital, Inc. an investment advisory firm. He has been a director of the Mexico Income and Equity Fund since 2001.
- · Mr. Das is a citizen of India with a business address of Park 80 West, Plaza Two, Suite 750, Saddle Brook, NJ 07663. Mr. Das is the chief financial officer and a senior analyst for Kimball & Winthrop and is a principal of SPAR. He has been a director of the Mexico Income and Equity Fund since 2001.
- · Mr. Swidler is a U.S. citizen with a business address of 301 Norman Avenue, Brooklyn, NY, 11222. Mr. Swidler is the Managing Member of BJS.
- · Mr. Goodstein is a U.S. citizen with a business address of 2308 Camino Robledo, Carlsbad, CA 92009. Mr. Goodstein is a registered investment advisor and managing member of the general partner of MP. He is a director of Mexico Equity and Income Fund.
- · Mr. Robertson is a U.S. citizen with a business address of 12237 Sunset Parkway, Los Angeles, CA 90064. Mr. Robertson is the managing partner of KBR.

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

During the past five years, none of the Reporting Persons or Other Persons was a party to any civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws, or finding any violation with respect to such laws, except as follows: In January 2007, the Massachusetts Securities Division filed a complaint against the Reporting Person and a number of affiliated entities and individuals ("Defendants"). The allegations stem from a website controlled by affiliates of the Reporting Person and material sent via email to an individual requesting information on such website. The Massachusetts Securities Division alleges that the provision of information on the website and via email constitutes an unregistered public offering of securities in violation of Massachusetts law. The Defendants have answered these allegations and asserted that they have not violated Massachusetts law because they have not solicited investors over their website or via email and that the materials provided on their website and via email do not constitute a public offering and, in any event, are protected speech under the First Amendment. The Defendants have also sued the Massachusetts Securities Division in Massachusetts Superior Court alleging violation of their First Amendment rights and have requested an injunction to prevent the Massachusetts Securities Division from pursuing enforcement proceedings against the Defendants. On July 25, 2007, the presiding officer of the Massachusetts Securities Division ruled that BIGP violated the securities laws by furnishing information about BIGP to a non-accredited investor via the website and email. The case will now be heard by the Massachusetts Superior Court.

Item 3 Source and Amount of Funds or Other Consideration

The responses of the Reporting Persons to Row (4) of the cover pages of this Amendment No. 4 are incorporated herein by reference. All purchases of Common Stock by the Reporting Persons were made in open market transactions. The aggregate amount of the funds expended by the Reporting Persons for such purchases was \$69,387,906.54, in each case including commissions and other execution related costs.

Item 4 Purpose of Transaction

All of the shares of Common Stock reported herein were acquired for investment purposes. Each of the Reporting Persons reviews on a continuing basis its investment in the Issuer. Based on such review and depending on the price and availability of the Issuer's securities, each Reporting Person and its affiliates may acquire, or cause to be acquired, additional securities of the Issuer, in the open market or otherwise, dispose of, or cause to be disposed of, securities of the Issuer, in the open market or otherwise, at any time, or formulate other purposes, plans or proposals regarding the Issuer or any of its securities, to the extent deemed advisable in light of general investment and trading policies of such Reporting Person, its affiliates, the Issuer's business, financial condition and operating results, general market and industry conditions or other factors.

As part of the ongoing evaluation of this investment and investment alternatives, the Reporting Person and its affiliates may consider any or all of the following: (a) the acquisition by any person of additional securities of the Issuer, or the disposition of securities of the Issuer; (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries; (c) a sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries; (d) any change in the present board of directors or management of the

Issuer, including any plans or proposals to change the number or term of trustees or to fill any existing vacancies on the board of directors; (e) any material change in the present capitalization or dividend policy of the Issuer; (f) any other material change in the Issuer's business or corporate structure; (g) changes in the Issuer's charter or bylaws or other actions which may impede the acquisition of control of the Issuer by any person; (h) causing a class of securities of the Issuer to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association; (i) causing a class of equity securities of the Issuer to become eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934, as amended; or (j) any action similar to any of those enumerated above.

In addition, from time to time, the Reporting Person and its affiliates may hold discussions with the Issuer regarding the matters described in subparagraphs (a) through (j) above.

Item 5 Interest in Securities of the Issuer

- The responses of the Reporting Persons to Rows (7) through (13) of the cover pages and Item 2 of this (a)-(b)Statement are incorporated herein by reference. The responses of the Reporting Persons to Rows (7) through (13) of the cover pages of this Statement include the shares of Common Stock held by the applicable Reporting Person as well as those additional shares of Common Stock as such Reporting Person may be deemed to beneficially own as a control person or a member of a group. Additionally, the responses of Kimball & Winthrop to Rows (7) through (13) of the cover pages of this Statement, as well as the responses of the other Reporting Persons to Rows (11) through (13) of the cover pages of this Statement, include 9,200 shares of Common Stock held in discretionary accounts of third parties which are managed by Kimball & Winthrop (the "Managed Accounts"). As of October 9, 2007, each of the Reporting Persons may be deemed to be the beneficial owner of an aggregate of 2,625,408 shares of Common Stock. Such shares constitute approximately 6.1% of the issued and outstanding shares of the Common Stock (based upon the 43,320,750 shares of the Common Stock stated to be issued and outstanding by the Issuer in its latest Form N-CSR for the period ending June 30, 2007). Except with respect to the Managed Accounts, each Reporting Person has the sole or shared power to vote or direct the vote of the shares described in the responses of such Reporting Person to Rows (7) through (13) of the cover pages of this Statement or to dispose or direct the disposition of such shares, in each case as described in such responses. With respect to the Managed Accounts, Kimball & Winthrop has no power to vote or direct the vote of the 9,200 shares of Common Stock held in the Managed Accounts but has the sole power to dispose or direct the disposition of such shares.
- (c) During the past 60 days, the Reporting Persons have made the following purchases and sales of Common Stock on the open market (each of which has been effected by such Reporting Person identified next to the applicable transaction described below):

Purchase	Transaction Type Shares	Reportir Price Per Sha	ng Person are	Transaction Da	nte	Number of
Purchase SGP 8/3/2007 2,500 25.4325 Purchase OP 8/3/2007 9,600 25.4325 Purchase MP 8/6/2007 3,200 24.6688 Purchase FVP 8/7/2007 10,625 25.312 Purchase OP 8/7/2007 7,200 25.312 Purchase CIP 8/7/2007 2,000 25.312 Purchase MP 8/8/2007 2,075 25.312 Purchase MP 8/8/2007 950 26.0129 Purchase FVP 8/8/2007 3,200 26.0129 Purchase OP 8/8/2007 3,200 26.0129 Purchase CIP 8/8/2007 950 26.0129 Purchase NGP 8/8/2007 900 26.0129 Purchase MP 8/9/2007 1,400 25.7573 Purchase MP 8/9/2007 1,400 25.7573 Purchase OP 8/9/2007 4,700 <th></th> <th>Purch</th> <th>ased / Sold</th> <th>(\$)</th> <th></th> <th></th>		Purch	ased / Sold	(\$)		
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Purchase BII 8/24/2007 1,600 25.1863 Purchase BII 8/27/2007 10,400 24.9355 Purchase BII 8/28/2007 8,700 24.5845 Purchase BII 8/29/2007 1,600 24.62 Purchase BII 8/30/2007 15,000 24.8467						
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Purchase BII 8/29/2007 1,600 24.62 Purchase BII 8/30/2007 15,000 24.8467	Purchase					
Purchase BII 8/30/2007 15,000 24.8467						
,						
Purchase BII 9/4/2007 7,700 25.411				·		
Purchase BII 9/5/2007 10,000 25.2761						
Purchase BII 9/7/2007 25,000 25.1676						
Purchase BII 9/10/2007 3,300 24.9712				·		
Purchase BII 9/11/2007 15,800 25.2919				·		
Purchase BII 9/12/2007 3,400 25.3312						
Purchase BII 9/13/2007 20,000 25.546						
Purchase BII 9/14/2007 11,300 25.5654						
Purchase BII 9/17/2007 10,500 25.391						

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Purchase	BII	9/18/2007	5,200	25.625
Purchase	BII	9/19/2007	73,700	26.414
Purchase	BII	9/20/2007	10,400	26.3957
Purchase	BII	9/21/2007	40,000	26.3292
Purchase	BII	9/27/2007	26,500	26.3187
Purchase	BII	9/28/2007	22,100	26.1931
Purchase	BII	10/1/2007	15,300	26.3527
Purchase	BII	10/2/2007	36,400	26.4366
Purchase	BII	10/3/2007	35,300	26.335
Purchase	BII	10/4/2007	7,900	26.4395
Purchase	BII	10/5/2007	30,500	26.8123
Purchase	BII	10/5/2007	30,000	26.95
Purchase	BII	10/8/2007	32,900	26.807
Purchase	BII	10/9/2007	195,000	27.0893

⁽d) None of the Reporting Persons knows of any other person having the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock beneficially owned by such entities.

(e) Not applicable.

Item 6 Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

None.

Item 7 Material to be Filed as Exhibits

1. Joint Filing Agreement, dated October 9, 2001.

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.

Dated: October 9, 2007

FULL VALUE ADVISORS L.L.C.

By: /s/ Andrew Dakos

Name: Andrew Dakos Title: Managing Member

FULL VALUE PARTNERS L.P.

By: FULL VALUE ADVISORS L.L.C., general partner

By: /s/ Andrew Dakos

Name: Andrew Dakos Title: Managing Member

BULLDOG INVESTORS I, LLC

By: SPAR ADVISORS L.L.C., manager

By: /s/ Rajeev Das

Name: Rajeev Das

Title: Managing Member

OPPORTUNITY PARTNERS L.P.

By: KIMBALL & WINTHROP, INC., general partner

By: /s/ Phillip Goldstein

Name: Phillip Goldstein

Title: President

CALAPASAS INVESTMENT PARTNERS L.P.

By: KLEIN, BOGAKOS AND ROBERTSON, CPAS INC., general partner

By: /s/ Jeff Robertson

Name: Jeff Robertson Title: President

OPPORTUNITY INCOME PLUS FUND L.P.

By: SPAR ADVISORS L.L.C., general partner

By: /s/ Rajeev Das

Name: Rajeev Das

Title: Managing Member

FULL VALUE SPECIAL SITUATIONS FUND, LP

By: FULL VALUE SPECIAL SITUATIONS FUND GP LLC, general partner

By: /s/ Andrew Dakos

Name: Andrew Dakos Title: Managing Member

FULL VALUE OFFSHORE PARTNERS L.P.

By: FULL VALUE ADVISORS LLC, general

partner

By: /s/ Andrew Dakos

Name: Andrew Dakos Title: Managing Member

MERCURY PARTNERS L.P.

By: GSG CAPITAL ADVISORS LLC, general

partner

By: /s/ Glenn Goodstein

Name: Glenn Goodstein Title: Managing Member

STEADY GAIN PARTNERS L.P.

By: BJS Management, LLC, general partner

By: /s/ Barry Swidler

Name: Barry Swidler
Title: Managing Member

SPAR ADVISORS L.L.C.

By: /s/ Rajeev Das

Name: Rajeev Das

Title: Managing Member

KIMBALL & WINTHROP, INC.

By: /s/ Phillip Goldstein

Name: Phillip Goldstein

Title: President

KLEIN, BOGAKOS AND ROBERTSON CPAS INC.

By: /s/ Jeff Robertson

Name: Jeff Robertson Title: President

FULL VALUE SPECIAL SITUATIONS FUND GP LLC

By: /s/ Andrew Dakos

Name: Andrew Dakos Title: Managing Member

GSG CAPITAL ADVISORS LLC

By: /s/ Glenn Goodstein

Name: Glenn Goodstein Title: Managing Member

BJS MANAGEMENT, LLC

By: /s/ Barry Swidler

Name: Barry Swidler Title: Managing Member

/s/ Phillip Goldstein Name: Phillip Goldstein

/s/ Barry Swidler Name: Barry Swidler

/s/ Glenn Goodstein Name: Glenn Goodstein