JAMBA, INC. Form SC 13D December 08, 2006

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 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.) \*

Jamba, Inc.

-----

(Name of Issuer)

Common Stock, par value \$.0001 per share

\_\_\_\_\_

(Title of Class of Securities)

47023A101

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(CUSIP number)

Tudor Investment Corporation
Attn: Stephen N. Waldman, Esq.
1275 King Street
Greenwich, CT 06831
Tel: (203) 863-6700

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

(Name, address and telephone number of person authorized to receive notices and communications)

November 29, 2006

\_\_\_\_\_

(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 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.

(Continued on the following pages)

(Page 1 of 19 Pages)

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\*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.

			_				
CUSIP	No. 47023A	101	13D	Page 2 of	f Pages	19	
			-				
1.	Names of Re	-	g Persons ttion Nos. of above persons (ent	ities only)	)		
	Tudor Inves 22-2514825	stment	Corporation				
2.	Check the A		riate Box if a Member of a Group		_   X		
3.	SEC Use On	ГА					
4.	Source of I	unds (	See Instructions) 00				
5.		Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)					
6.	Citizenship	or Pl	ace of Organization				
	Delaware						
NUMBER O	F	7.	SOLE VOTING POWER	0			
SHARES BENEFICI.	Y EACH NG	8.	SHARED VOTING POWER	9,706,948	(see I	5)	
OWNED BY		9.	SOLE DISPOSITIVE POWER	0			
PERSON W		10.	SHARED DISPOSITIVE POWER	9,706,948	(see I	5)	
11.	Aggregate A	Amount	Beneficially Owned by Each Repo	rting Perso	 on		
	9,706,948	(see It	em 5)				
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) X						
13.	Percent of	Class	Represented by Amount in Row (1	.1)			
	18.5% (see	Item 5	5)				
14.	Type of Rep	orting	Person (See Instructions)				
	CO						

CUSIF	No. 47023A1	L01 	13D	Page 3 of Pa	ges 19
1.		eporting Per	sons Nos. of above persons	s (entities only)	
	Paul Tudor	Jones, II			
2.	Check the F		Box if a Member of a	Group (a)  _  (b)  X	
3.	SEC Use Onl	 Ly			
4.	Source of E	Tunds (See I	instructions) 00		
5.		isclosure of or 2(e)	Legal Proceedings Is	s Required Pursuant	to
6.	Citizenship	or Place o	of Organization		
	USA				
NUMBER C	F	7. SOLE	VOTING POWER	0	
SHARES BENEFICI		8. SHAR	RED VOTING POWER	10,583,334 (se	e Item 5
OWNED BY REPORTIN	IG	9. SOLE	DISPOSITIVE POWER	0	
PERSON W	VITH	10. SHAR	RED DISPOSITIVE POWER	10,583,334 (se	e Item 5
11.	Aggregate <i>P</i>	Amount Benef	icially Owned by Each	n Reporting Person	
	10,583,334	(see Item 5	)		
12.	Check if th		Amount in Row (11) E	Excludes Certain Sha	res
13.	Percent of	Class Repre	esented by Amount in R	 Row (11)	
	20.2% (see	Item 5)			
14.	Type of Rep	oorting Pers	on (See Instructions)	 )	
	IN				

1.	Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)						
	James J. Pa	llotta	ì				
2.	Check the Appropriate Box if a Member of a Group (a)  _  (See Instructions) (b)  X						
3.	SEC Use Onl	У					
4.	Source of F	unds	(See Instructions) 00				
5.	Check if Di		are of Legal Proceedings Is Re	quired Pursua	ant to	 D	
6.	Citizenship	or Pl	ace of Organization				
	USA						
NUMBER O	F	7.	SOLE VOTING POWER	233,337	(see	Item	5)
SHARES BENEFICI		8.	SHARED VOTING POWER	10,583,334	(see	Item	5)
OWNED BY REPORTING	G	9.	SOLE DISPOSITIVE POWER	233,337	(see	Item	5)
PERSON W	ITH	10.	SHARED DISPOSITIVE POWER	10,583,334	(see	Item	. 5)
11.	Aggregate A		Beneficially Owned by Each Re	porting Perso	on		
12.		 e Aggı	regate Amount in Row (11) Excl	udes Certain	Share	 es	
13.	Percent of	Class	Represented by Amount in Row	(11)			
	20.6% (see	Item 5	5)				
14.	Type of Rep	orting	Person (See Instructions)				
	IN						
CUSIP	No. 47023A1	01	13D	Page 5 o:	E Page	es 19	
1.	Names of Reg	-	ng Persons ation Nos. of above persons (e.	ntities only)	)		
	The Tudor B' 98-0223576	VI Glo	bal Portfolio Ltd.				
2.	Check the Appropriate Box if a Member of a Group (a)  _						

	(See Instruc	ctions)			(b)	X		
3.	SEC Use Only							
4.	Source of Fu	unds (See Inst	ructions)	00				
5.		sclosure of Le or 2(e)		-	quired Pursua		)	
		or Place of O						
	Cayman Islar	nds						
NUMBER O	F	7. SOLE VO			0			
SHARES BENEFICI.		8. SHARED		 IR	1,631,994	(see	Item	5)
OWNED BY	G	9. SOLE DI	SPOSITIVE P	OWER	0			
PERSON W	ITH	10. SHARED	DISPOSITIVE	POWER	1,631,994	(see	Item	5)
11.	Aggregate An	mount Benefici	ally Owned	by Each Rep	porting Perso	on		
	1,631,994 (s	see Item 5)						
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) X							
13.	Percent of (	Percent of Class Represented by Amount in Row (11)						
	3.1% (see It	cem 5)						
14.	Type of Repo	orting Person	(See Instru	ctions)				
	CO							
CUSIP	No. 47023A10	)1	13D		Page 6 o	f Page	s 19	
1.	Names of Reporting Persons I.R.S. Identification Nos. of above persons (entities only)							
	Tudor Propri 13-3720063	ietary Trading	r, L.L.C.					
2.	Check the Ag	opropriate Box ctions)	: if a Membe	r of a Gro	=	_   X	<b></b>	
3.	SEC Use Only	 ?						
4.	Source of Fu	unds (See Inst	ructions)	00				
5.	Check if Disclosure of Legal Proceedings Is Required Pursuant to							

	Items 2(d) c	r 2(∈	e)						
6.	Citizenship or Place of Organization								
	Delaware								
NUMBER O	F	7.	SOLE VOTIN	NG POWER		0			
SHARES BENEFICI			SHARED VOI			876 <b>,</b> 386		Item	5
OWNED BY REPORTIN	G		SOLE DISPO	SITIVE POW		0			
PERSON W	1111	10.	SHARED DIS			876 <b>,</b> 386	(see	Item	5
11.	Aggregate Am	ount	Beneficial	Ly Owned by	Each Report	ing Pers	on		
	876,386 (see	Item	ı 5)						
12.	Check if the			nt in Row (	(11) Excludes	certain	Share	es	
13.	Percent of C	lass	Represented	d by Amount	in Row (11)				
	1.7% (see It	em 5)							
14.	Type of Repo	rting	J Person (Se	ee Instruct	ions)				
	CO								
CUSIP	No. 47023A10	1		13D		 Page 7 o	 f Page	 es 19	
1.	Names of Rep			of above pe	ersons (entit	ies only	)		
	The Altar Ro	ck Fu	und L.P.						
2.	Check the Ap			f a Member	of a Group	(a) (b)			
3.	SEC Use Only	,							
	Source of Fu	inds (							
5.	Check if Dis				ngs Is Requir			o 	
6.	Citizenship	or Pl	ace of Orga						
	Delaware								

NUMBER OF SHARES BENEFICIALLY		7.	SOLE VOTING POWER	0			
		8.	SHARED VOTING POWER	72,136	(see	Item	5)
OWNED BY REPORTIN	IG	9.	SOLE DISPOSITIVE POWER	0			
PERSON W	VITH	10.	SHARED DISPOSITIVE POWER	72,136	(see	Item	5)
11.	Aggregate A	mount	Beneficially Owned by Each Rep	orting Perso	on		
	72,136 (see	Item	5)				
12.		Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) X					
13.	Percent of	Class	Represented by Amount in Row (	11)			
	0.1% (see I	tem 5)					
14.	Type of Rep	orting	Person (See Instructions)				
	PN						
			105				
CUSIF	No. 47023A1		13D	Page 8 o:	E Pag	es 19 	
1.	Names of Re I.R.S. Iden		ng Persons ution Nos. of above persons (en	tities only	)		
	The Raptor 98-0211544	Global	Portfolio Ltd.				
2.	Check the A		riate Box if a Member of a Grou	p (a) (b)			
3.	SEC Use Onl	У					
4.	Source of F	unds	See Instructions) 00				
5.	Check if Di Items 2(d)		re of Legal Proceedings Is Req	uired Pursu	ant t	0	
6.	Citizenship or Place of Organization						
Cayman Islands							
NUMBER C	)F	7. 	SOLE VOTING POWER	0			
BENEFICI OWNED BY		8.	SHARED VOTING POWER	8,002,818	(see	Item	5) 
REPORTING PERSON W	IG	9.	SOLE DISPOSITIVE POWER	0			
LEWOON MITH		10.	SHARED DISPOSITIVE POWER	8,002,818	(see	Item	5)

11.	Aggregate Amount Beneficially	Owned by Each Report	ting Person
	8,002,818 (see Item 5)		
12.	Check if the Aggregate Amount (See Instructions) X	in Row (11) Exclude:	s Certain Shares
13.	Percent of Class Represented	by Amount in Row (11	)
	15.2% (see Item 5)		
14.	Type of Reporting Person (See	Instructions)	
	СО		
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#### ITEM 1. Security and Issuer

The class of equity security to which this statement on Schedule 13D relates is the common stock, par value \$0.0001 per share (the "Common Stock" or the "Shares"), of Jamba, Inc., a corporation organized under the laws of the state of Delaware (the "Company"). The Company's principal offices are located at 1700 17th Street, San Francisco, CA 94103.

This filing of the Schedule 13D is not, and should not be deemed to be, an admission that the statement on Schedule 13D or that any Amendment thereto is required to be filed.

#### ITEM 2. Identity and Background.

This statement on Schedule 13D is being filed jointly on behalf of the following persons pursuant to Rule 13d-1(k) promulgated by the Securities and Exchange Act of 1934, as amended (the "Act"):

- (i) Tudor Investment Corporation ("TIC"), a Delaware corporation.
- (ii) Paul Tudor Jones, II ("Jones"), a citizen of the United States.
- (iii) James J. Pallotta ("Pallotta"), a citizen of the United
- (iv) The Tudor BVI Global Portfolio Ltd. ("BVI"), a Cayman Islands company.
- (v) Tudor Proprietary Trading, L.L.C. ("TPT"), a Delaware limited liability company.

(vii) The Altar Rock Fund L.P. ("Altar Rock" and together with TIC, Jones, Pallotta, BVI, TPT, and Raptor, the "Group" or the "Reporting Persons" and each a "Reporting Person"), a Delaware limited partnership.

TIC is a money management firm that provides investment advice to BVI, Raptor and Altar Rock, among others. TIC is also the sole general partner of Altar Rock.

The principal employment of Jones is as Chairman and Chief Executive Officer of TIC of which he owns a majority of the capital stock and voting securities.

The principal employment of Pallotta is as Vice Chairman of TIC of which he is a Portfolio Manager and may be deemed to have voting and investment authority with respect to the securities of the Company.

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Each of BVI, Raptor and Altar Rock is an investment fund which principally invests in debt, equity, derivative securities and other financial instruments for the benefit of the holders of its partnership, stock and other capital securities.

TPT is a proprietary trading vehicle which principally invests in debt, equity, derivative securities and other financial instruments for the benefit of the holders of its capital securities.

The business address of TIC, Jones, TPT, and Altar Rock is c/o Tudor Investment Corporation, 1275 King Street, Greenwich, CT 06831. The business address of Pallotta is c/o Tudor Investment Corporation, 50 Rowes Wharf, Boston, MA 02110. The business address of BVI and Raptor is c/o CITCO Fund Services, Kaya Flamboyan 9, Curacao, Netherlands Antilles.

The name, residence or business address, present principal occupation or employment, the name, principal business and address of any corporation or other organization in which such employment is conducted and the citizenship of each natural person that is a director or executive officer of TIC, TPT, BVI, or Raptor is set forth on Schedule I hereto and is incorporated by reference herein.

During the last five (5) years, no Reporting Person, or to the best knowledge and belief of the Reporting Persons, any of the individuals listed on Schedule I hereto, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors). During the last five (5) years, no Reporting Person was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which any such person was or is subject to a judgment, decree or final order enjoining future violations, or prohibiting or mandating activities subject to Federal or State securities laws or finding any violation with respect to such laws.

On November 29, 2006 (the "Effective Date"), the Company (formerly known as Services Acquisition Corp.) and Jamba Juice Company completed a merger (the "Merger"), and the common stock, warrants, and units (the "Securities") of

the Company were listed on the NASDAQ Global Market.

The Reporting Persons are filing this statement on Schedule 13D jointly and in accordance with the provisions of Rule 13d-1(k) (1) of the Act.

Pursuant to Rule 13d-4 of the Act, each of the Reporting Persons expressly declares that the filings of this statement on Schedule 13D shall not be construed as an admission that any such person is, for purposes of Section 13(d) and/or Section 13(g) of the Act or otherwise, the beneficial owner of any securities held by any other person.

ITEM 3. Source and Amount of Funds or Other Consideration.

The sources of funds used to purchase shares of Common Stock (the "Shares") by each of the Reporting Persons (except Mr. Pallotta) were (i) capital contributions to such Reporting Person and (ii) the proceeds of transactions with respect to prior investments held by such Reporting Persons.

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 $\,$  The source of funds to purchase the Shares by Mr. Pallotta were his personal assets.

ITEM 4. Purpose of Transactions.

Each of Mr. Pallotta, BVI, TPT, Raptor and Altar Rock initially acquired the Securities for investment purposes. Each of such Reporting Person intends to continue to evaluate their respective investments in the Securities based on the Company's financial condition, results of operations and prospects as well as other then existing or anticipated facts and circumstances including general economic, market and other financial conditions. Accordingly, each of the Reporting Persons reserves the right to change its plans and intentions with respect to its investment in securities of the Company at any time, as it deems appropriate. In particular, each of the Reporting Persons may at any time and from time to time (i) acquire additional Securities or other securities of the Company, (ii) dispose of Securities or other securities of the Company, or (iii) enter into privately negotiated derivative transactions with institutional counterparties to hedge the market risk of some or all of its positions in the Securities or other securities of the Company. There can be no assurance that any Reporting Person will increase or decrease its investment in the Company or as to the number of shares of Common Stock or derivative securities that may be bought or sold in any such transactions.

Except as set forth in this Schedule 13D, none of the Reporting Persons currently has any plans or proposals which relate to or would result in any of the transactions, actions or events enumerated in paragraphs (a) through (j) of the instructions to Item 4 of Schedule 13D.

ITEM 5. Interest in Securities of the Issuer.

The descriptions contained in Item 2 and Item 4 above are incorporated herein by reference.

On November 29, 2006, BVI purchased 1,439,238 shares of Common Stock, TPT purchased 772,876 shares of Common Stock, Raptor purchased 7,057,604 shares

of Common Stock, and Altar Rock purchased 63,616 shares of Common Stock.

In addition, prior to the Merger the Reporting Persons owned units of the Company, which are equal to one share of Common Stock and one warrant to purchase Common Stock (the "Units"). As a result, BVI owned 96,378 shares of Common Stock and 96,378 warrants to purchase Common Stock, TPT owned 51,755 shares of Common Stock and 51,755 warrants to purchase Common Stock, Raptor owned 472,607 shares of Common Stock and 472,607 warrants to purchase Common Stock, and Altar Rock owned 4,260 shares of Common Stock and 4,260 warrants to purchase Common Stock. The warrants to purchase Common Stock (the "Warrants") are immediately exercisable into Common Stock upon registration of such shares with the Securities and Exchange Commission.

Assuming conversion by each of BVI, TPT, Raptor and Altar Rock of the Warrants, such Reporting Persons hold approximately 3.1%, 1.7%, 15.2% and 0.1% of the Common Stock, respectively.

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On November 29, 2006, Mr. Pallotta purchased 233,337 shares of Common Stock, which are directly beneficially owned by Mr. Pallotta.

Because TIC is sole general partner of Altar Rock and provides investment advisory services to BVI, Raptor and Altar Rock, TIC may be deemed to beneficially own the Securities owned by each such Reporting Person. Because Jones is the controlling shareholder of TIC and the indirect principal equity owner of TPT, Jones may be deemed to beneficially own the Securities deemed beneficially owned by each such Reporting Person. Because Pallotta is a portfolio manager of TIC and TPT with respect to the Securities and may be deemed to have voting and investment authority with respect to the Securities of the Company, Mr. Pallotta may be deemed to beneficially own the Securities deemed beneficially owned by each such Reporting Person.

Pursuant to Rule 13d-4 of the Act, each of the Reporting Persons expressly declares that the filings of this statement on Schedule 13D shall not be construed as an admission that any such person is, for purposes of Section 13(d) and/or Section 13(g) of the Act or otherwise, (i) the beneficial owner of any securities held by any other person, or (ii) the beneficial owner of any securities held or beneficially owned by any member of the Group other than such Reporting Person.

The filing of this statement on Schedule 13D by each of the Reporting Persons shall not be considered an admission that such Reporting Person, for the purposes of Section 13(d) of the Act, is the beneficial owner of any Shares in which such Reporting Person does not have a pecuniary interest.

Except as reported in this statement on Schedule 13D, the Reporting Persons have not engaged in any other transactions in the Company's securities in the past sixty (60) days.

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

Each of the Reporting Persons entered into a registration rights agreement (the "Registration Rights Agreement"), dated as of March 10, 2006,

with the Company in the form attached hereto as Exhibit 99.1 (which is hereby incorporated by reference herein). Subject to certain limitations as set forth in the Registration Rights Agreement, the Company is required to file with the Securities and Exchange Commission (the "SEC") a "shelf" registration statement with respect to the Common Stock owned by the Reporting Persons for an offering to be made on a continuous basis pursuant to Rule 415 promulgated under the Securities Act of 1933, as amended, and to keep such registration effective as more fully described in the Registration Rights Agreement.

ITEM 7. Materials to be Filed as Exhibits.

The following documents are filed as exhibits to this statement on Schedule 13D:

Exhibit 99.1. Registration Rights Agreement, dated as of March 10, 2006, by and among the Company and the Stockholders named therein.

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#### SIGNATURES

After reasonable inquiry and to the best knowledge and belief of each of the persons signing below, each person signing below certifies that the information set forth in this statement on Schedule 13D is true, complete and correct.

Dated:December 8, 2006

TUDOR INVESTMENT CORPORATION

By: \s\ Stephen N. Waldman
----Stephen N. Waldman
Managing Director

\s\ James J. Pallotta
----James J. Pallotta

THE TUDOR BVI GLOBAL PORTFOLIO LTD.

By: Tudor Investment Corporation,

its trading advisor

By: \s\ Stephen N. Waldman
Stephen N. Waldman

Managing Director

TUDOR	PROPRIETARY	TRADING.	Tr. Tr	.С.

By:	\s\ Stephen N. Waldman				
	Stephen N. Waldman				
	Managing Director				

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THE RAPTOR GLOBAL PORTFOLIO LTD.

By: Tudor Investment Corporation,

its investment adviser

By: \s\ Stephen N. Waldman
----Stephen N. Waldman
Managing Director

THE ALTAR ROCK FUND L.P.

By: Tudor Investment Corporation,

its general partner

By: \s\ Stephen N. Waldman
----Stephen N. Waldman
Managing Director

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Schedule I

# EXECUTIVE OFFICERS AND DIRECTORS OF THE REPORTING PERSONS

#### I. Tudor Investment Corporation

The name, residence or business address, present principal occupation or employment, the name, principal business and address of any corporation or other organization in which such employment is conducted and the

citizenship of each executive officer or director of TIC is set forth below. Unless otherwise indicated (i) the principal occupation or employment of such person is as an executive officer or director of TIC, (ii) the business address of such person is c/o TIC at the King Street address of TIC set forth under Item 2 of this Schedule 13D, (iii) such person is a citizen of the United States and (iv) to the knowledge of the Reporting Persons, such person does not beneficially own and has not had any transactions in the Common Stock.

	Principal Occupation/
Name	Business Address
Paul Tudor Jones, II*	Chairman of the Board, Chief Executive Officer of TIC.
Mark F. Dalton	Vice Chairman, Director, and President of TIC.
John G. Macfarlane, III	Director, Chief Operating Officer and Managing Director of TIC.
James J. Pallotta**	Vice Chairman, Director, and Managing Director of TIC. Principal business address at Tudor Investment Corporation, 50 Rowes Wharf, 6th Floor, Boston, MA 02110.
Andrew S. Paul	Director, Managing Director, General Counsel and Corporate Secretary of TIC.
Robert P. Forlenza	Director and Managing Director of TIC. Principal business address at Tudor Investment Corporation, 50 Rowes Wharf, 6th Floor, Boston, MA 02110.
John R. Torell	Director, Managing Director and Chief Financial Officer of TIC.

 $<sup>^{\</sup>star}$  See Item 5 of this Schedule 13D for a discussion of Mr. Jones' potential beneficial ownership of Common Stock.

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Mark V. Houghton-Berry	Capital (U.K.), L	Managing Director of Tudor .P., an affiliate of TIC eat Burgh, Epsom, Surrey KT17
	Mr. Houghton-Berr Kingdom.	y is a citizen of the United
Mark Nicholson	•	Chief Executive Officer of tralia Pty. Ltd., an

<sup>\*\*</sup> See Item 5 of this Schedule 13D for a discussion of Mr. Pallotta's potential beneficial ownership of Common Stock.

affiliate of TIC located at Suite 11, 2-3 Shore Building, 13 Hickson Road, Sydney NSW, Australia 2000.

Mr. Nicholson is a citizen of Australia.

Richard L. Fisher

Director of TIC. Mr. Fisher is Managing Director of Investments and Acquisitions and a Managing Director of Dunavant Enterprises, Inc., 3797 Getwell Road, Memphis, TN 38118.

#### II. Tudor Proprietary Trading, L.L.C.

The name, residence or business address, present principal occupation or employment, the name, principal business and address of any corporation or other organization in which such employment is conducted and the citizenship of each executive officer or director of TPT is set forth below. Unless otherwise indicated (i) the principal occupation or employment of such person is as an executive officer or director of TIC, (ii) the business address of such person is c/o TIC at the address of TIC set forth under Item 2 of this Schedule 13D, (iii) such person is a citizen of the United States and (iv) to the knowledge of the Reporting Persons, such person does not beneficially own and has not had any transactions in the Common Stock.

Name	Principal Occupation/ Business Address
Paul Tudor Jones, II*	Chairman of the Board, Chief Executive Officer of TIC.
Mark F. Dalton	Vice Chairman, Director and President of TIC.
John G. Macfarlane, III	Director, Chief Operating Officer and Managing Director of TIC.
Andrew S. Paul	Director, Managing Director, General Counsel and Corporate Secretary of TIC.

 $<sup>^{\</sup>star}$  See Item 5 of this Schedule 13D for a discussion of Mr. Jones' potential beneficial ownership of Common Stock.

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Name Business Address ----

John R. Torell Director, Managing Director and Chief

Financial Officer of TIC.

Robert P. Forlenza Director and Managing Director of TIC.

Principal business address at Tudor Investment Corporation, 50 Rowes Wharf, 6th Floor, Boston, MA 02110.

Mark V. Houghton-Berry

Director of TIC; Managing Director of Tudor Capital (U.K.), L.P., an affiliate of TIC located at The Great Burgh, Epsom, Surrey KT17 5XT, England.

 $\mbox{Mr. Houghton-Berry}$  is a citizen of the United Kingdom.

III. The Raptor Global Portfolio Ltd.

The name, residence or business address, present principal occupation or employment, the name, principal business and address of any corporation or other organization in which such employment is conducted and the citizenship of each executive officer or director of Raptor is set forth below. To the knowledge of the Reporting Persons, such person does not beneficially own and has not had any transactions in the Common Stock.

Name	Principal Occupation/ Business Address
InterCaribbean Services Ltd.	Director of Raptor and other non-U.S. investment funds. The principal place of business of Kaya Flamboyan 9, Curacao, Netherlands Antilles.
Karl Erbo Graf Kageneck	Director of Raptor and other non-U.S. investment funds. Managing Partner of Jargonnant Partners S.A.R.L., an international real estate advisory and management firm with offices in Munich, Germany; Geneva, Switzerland; and Luxembourg.
	Mr. Kageneck is a citizen of Germany.
David d'Ambrumenil	Director of Raptor and other non-U.S. investment funds. Chairman of Lionspring Enterprises Limited, a privately held consulting firm in London, England
	Mr. d'Ambrumenil is a citizen of Great Britain.

Jean-Pierre Jacquemoud Director of Raptor and other non-U.S. investment funds. Attorney, Jacquemoud & Stanislas, 2, rue Bellow, Geneva 1206,

Switzerland.

Mr. Jacquemoud is a citizen of Switzerland.

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Ben C. Grigsby

Director of Raptor and other non-U.S. investment funds. Mr. Grigsby was formerly the CEO of Swiss Re Capital Management and Advisory, Tokai Bank Europe, and Barclays de Zoete Wedd. Mr. Grigsby resides in both Virginia and the United Kingdom.

Mr. Grigsby is a citizen of the United Kingdom and the United States of America.

#### IV. The Tudor BVI Global Portfolio Ltd.

The name, residence or business address, present principal occupation or employment, the name, principal business and address of any corporation or other organization in which such employment is conducted and the citizenship of each executive officer or director of BVI is set forth below. To the knowledge of the Reporting Persons, such person does not beneficially own and has not had any transactions in the Common Stock.

and has not had any transactions in the Common Stock.		
Name	Principal Occupation/ Business Address	
InterCaribbean Services Ltd.	Director of BVI and other non-U.S. investment funds. The principal place of business of Kaya Flamboyan 9, Curacao, Netherlands Antilles.	
Karl Erbo Graf Kageneck	Director of BVI and other non-U.S. investment funds. Managing Partner of Jargonnant Partners S.A.R.L., an international real estate advisory and management firm with offices in Munich, Germany; Geneva, Switzerland; and Luxembourg.	
	Mr. Kageneck is a citizen of Germany.	
David d'Ambrumenil	Director of BVI and other non-U.S. investment funds. Chairman of Lionspring Enterprises Limited, a privately held consulting firm in London, England	
	Mr. d'Ambrumenil is a citizen of Great Britain.	
Jean-Pierre Jacquemoud	Director of BVI and other non-U.S. investment funds. Attorney, Jacquemoud & Stanislas, 2, rue Bellow, Geneva 1206, Switzerland.	
	Mr. Jacquemoud is a citizen of Switzerland.	

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Ben C. Grigsby Director of BVI and other non-U.S. investment

funds. Mr. Grigsby was formerly the CEO of Swiss Re Capital Management and Advisory, Tokai Bank Europe, and Barclays de Zoete Wedd. Mr. Grigsby resides in both Virginia and the United Kingdom.

Mr. Grigsby is a citizen of the United Kingdom and the United States of America.