FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

OMB Number: 3235-0287

Estimated average burden hours per response: 0.5

	Check this box if no longer subject to
١	Section 16. Form 4 or Form 5
J	obligations may continue. See
	Instruction 1/h)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person* MENCOFF SAMUEL M														Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner Officer (give title Other (specify))				
(Last) (First) (Middle) THREE FIRST NATIONAL PLAZA SUITE 3800						3. Date of Earliest Transaction (Month/Day/Year) 10/20/2006								belo		below		
(Street) CHICAGO IL 60602					4. If Ai	4. If Amendment, Date of Original Filed (Month/Day/Year) 6. Inc Line)												
(City)	(St	ate)	(Zip)		-									Pers				
		Ta	able I - No	n-Deriv	ative S	ecurit	ies Acc	quired,	Dis	posed of,	or Be	nefic	ially	Own	ed			
1. Title of Security (Instr. 3) 2. Transa Date (Month/D				saction Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)		4. Securities Acquired (Disposed Of (D) (Instr. 5)				5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)				
						Code	v	Amount	(A) o	r Pri	ce	Transa	action(s) 3 and 4)		(instr. 4)			
Common	Stock, \$0.0	1 par value		10/20	0/2006			J ⁽¹⁾		942,434	D		\$0	16,	733,010	I	Through PCA Holdings LLC ⁽²⁾⁽³⁾	
Common	Stock, \$0.0	1 par value		10/20	0/2006			J ⁽⁴⁾		4,466	A		\$0		4,466	I	Through Madison Dearborn Partners, LLC ⁽²⁾⁽⁵⁾	
Common	Stock, \$0.0	1 par value		10/20	0/2006			J(6)		6,685	A		\$0		6,685	I	Through Emily Case Mencoff - Dynasty	
											_	_					Trust ⁽²⁾⁽⁷⁾	
Common Stock, \$0.01 par value 10/20/				0/2006			J ⁽⁸⁾		6,685	A		\$0		6,685	I	Through Samuel Keefer Mencoff -		
																	Dynasty Trust ⁽²⁾⁽⁷⁾	
Common Stock, \$0.01 par value 10/20/.				0/2006			J ⁽⁹⁾		6,685	A		\$0		6,685	I	Through George Grove Mencoff		
																	Dynasty Trust ⁽²⁾⁽⁷⁾	
Common	Stock, \$.01	par value		10/20	0/2006			J ⁽¹⁰⁾		63,445	A		\$ <mark>0</mark>	6	3,445	D		
			Table II - I							sed of, o				wned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	e (Month/Day/Yea	3A. Deemed Execution Date,		4. Transacti Code (Ins 8)	5. Non of of tr. Der Sec (A) Dis of (Ins	5. Number 6			sable and 7 / 6 / 6 / 6 / 6 / 6 / 6 / 6 / 6 / 6 /	T. Title and Amount of Securities Inderlying Derivative Security (Instr. 3 and 4)		8. F Dei Sed (Ins	Price of rivative curity str. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)	
					Codo	(0)	(D)	Date Exercise	ble	Expiration	N C	mount r lumber						

Explanation of Responses:

- 1. Reflects the continuation of a pro rata distribution of shares of common stock of the issuer by Madison Dearborn Partners III, L.P. ("MDP III"), the record and direct beneficial owner of the shares, to its partners, including Madison Dearborn Partners, LLC ("MDP LLC"), the sole general partner of MDP III, on October 20, 2006. The pro rata distribution was commenced by PCA Holdings LLC ("Holdings") on September 6, 2006, as previously reported by the reporting person.
- 2. The reporting person expressly disclaims beneficial ownership of 16,757,531 shares reported in Table I as indirectly beneficially owned, except to the extent of his pecuniary interest therein, and the inclusion of these shares in this report shall not be deemed an admission of beneficial ownership of these shares for purposes of Section 16 or for any other purpose.
- 3. Holdings is the record and direct beneficial owner of 16,733,010 shares. The shares held by Holdings may be deemed to be beneficially owned by Madison Dearborn Capital Partners III, L.P. ("MDCP III"), the managing member of Holdings, a fund affiliated with MDCP III, MDP III, the sole general partner of MDCP III and the fund affiliated with MDCP III, and MDP LLC. The reporting person is a managing director and member of MDP LLC and may be deemed to have an indirect pecuniary interest in the shares owned by Holdings to the extent of the reporting person's indirect proportionate interest in Holdings.
- 4. Consists of shares of common stock of the issuer received by MDP LLC as a result of the distribution by MDP III to its partners.
- 5. MDP LLC is the record and direct beneficial owner of 4,466 shares received by MDP LLC as a result of the distribution by MDP III to its partners. The reporting person is a managing director and member of MDP LLC and may be deemed to have an indirect pecuniary interest in the shares owned by MDP LLC to the extent of the reporting person's proportionate interest in MDP LLC.
- 6. Consists of shares of common stock of the issuer received by Emily Case Mencoff Dynasty Trust as a result of the distribution by MDP III to its partners.
- 7. Each of the Emily Case Mencoff Dynasty Trust, Samuel Keefer Mencoff Dynasty Trust and George Grove Mencoff Dynasty Trust (collectively, the "Trusts") is the record and direct beneficial owner of 6,685 shares received as a result of the distribution by MDP III to its partners. These shares are held in trust for the benefit of the reporting person's children. The reporting person's spouse is a trustee of the Trusts.
- 8. Consists of shares of common stock of the issuer received by Samuel Keefer Mencoff Dynasty Trust as a result of the distribution by MDP III to its partners.
- 9. Consists of shares of common stock of the issuer received by George Grove Mencoff Dynasty Trust as a result of the distribution by MDP III to its partners.
- 10. Consists of shares of common stock of the issuer received by the reporting person as a result of the distribution by MDP III to its partners

/s/ SAMUEL M. MENCOFF 10/24/2006

** Signature of Reporting Person Date

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

- * 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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.