Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

Instr. 3) Common Stock	(Zip) 2. Transaction Date (Month/Day/Year) 10/24/2013 10/24/2013 ach class of securities Table II - 3A. Deemed Execution Date, i	Derivative (e.g., puts, 4. if Transact	ed Date, if ay/Year)	Transaction Date Origin 3. Transaction Code (Instr. 8) Code M S ed directly ties Acqui arrants, of Jumber (ivative first)	Non-Don (Mo	Amour 35,000 35,000 iirectly. sons w tained n displayed, converse and a convenience of the convenience of th	e Securitrities Ac Disposeca 3, 4 and 3 (A) or (D) D D ho respin this fays a cut of, or B rtible secsable and e	price Price \$ 28.9733 \$ 41.5218 cond to the form are is currently veneficially curities) 1 7. Title Amount	X_Form filed by Form filed by Form filed by Form filed by Fred, Dispose 5. Amount 6. Amount 6. Amount 6. Amount 7. A	or Joint/Grove title below) Executive or Joint/Grove or Joint/Grov	Oth ive VP, Opera Dup Filing(Chee g Person ee Reporting Person efficially Own Illowing Illowi	where the second	7. Nature of Indirect Beneficial Ownership (Instr. 4) 1474 (9-02)
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Reporting Owners						,							
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Reporting Owner Name / Address	ector 10% Owner	Relations Officer	nips		С	ther							
RUBLE CHRIS C 30 AIRPORT ROAD GREENEVILLE, TN 37745		Executi	ve VP,	Operatio	ons								
Signatures													
/s/ Michael P. McLean, Attorney-in	Fact	10/28/20	13										
S/ Michael P. McLean, Attorney-in Signature of Reporting Person	-r act	Date	13										

- * 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).
- At the time of grant, this option was scheduled to vest 25% each year over a four year period commencing on 2/14/06. As of 12/31/05, all options then outstanding became fully (1) exercisable as a result of the Board of Directors accelerating the vesting of all outstanding stock options awarded to employees, officers and non-employee directors under the Company's stock option award plans.

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.	