SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13D

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Clean Harbors, Inc.
 (Name of Company)

Common Stock, Par Value \$.01 Per Share
 (Title of Class of Securities)

184496107 (Cusip Number)

Charles A. Irwin

c/o Oak Hill Securities Fund, L.P.

201 Main Street, Suite 1910

Forth Worth, TX 76102

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

August 29, 2003 (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 Sections 240.13d-1(e), 240.13d-1(f), or 240.13d-1(g), check the following box [].

*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).

CUSIP No.	184496107		2
1	NAME OF REPORTING PERSON:		
	Oak Hill Securities Fund, L.P.		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP:	(a) (b)	_
3	SEC USE ONLY		
4	SOURCE OF FUNDS:		
	00		
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURITEMS $2(d)$ or $2(e)$:	RSUANT	TO [_]

D ~ 1		
	lawa	

				_
		7	SOLE VOTING POWER:	
	NUMBER OF		172,598 (1)	
	SHARES BENEFICIALLY OWNED	8	SHARED VOTING POWER:	_
	BY EACH REPORTING PERSON		0	
	WITH	9	SOLE DISPOSITIVE POWER:	_
			172,598 (1)	
		10	SHARED DISPOSITIVE POWER:	-
			0	
11	AGGREGATE AMOUNT BEI	NEFICIAL	LY OWNED BY EACH REPORTING PERSON:	-
	172,598 (1)			
12	CHECK BOX IF THE AGO	GREGATE	AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	:
			[_]	
13	PERCENT OF CLASS RE	PRESENTE	D BY AMOUNT IN ROW (11):	
	1.2%			_
14	TYPE OF REPORTING PI	ERSON:		
	PN			
(1)	(the "Company"), that L.P. ("OHSF") and (in that would be held do of Series C Convertible the Company (the "Sen limitations, such shall into shares of Common Preferred Stock was a 30, 2003. OHSF is man	t are he i) 161,9 irectly ole Prefries C Pares of a Stock. calculat	of Common Stock of Clean Harbors, Inc. ld directly by Oak Hill Securities Fund, 53 shares of Common Stock of the Company by OHSF upon conversion of its 1,675 share erred Stock, par value \$0.01 per share, of referred Stock"). Subject to certain Series C Preferred Stock are convertible The conversion ratio for the Series C ed using the stated value as of September its general partner, Oak Hill Securities ed by its general partner Oak Hill	
CUSIP	No. 184496107			3
1	NAME OF REPORTING PI	ERSON:		_
	Oak Hill Se	ecuritie	s GenPar, L.P.	
2	CHECK THE APPROPRIA	re box i	F A MEMBER OF A GROUP: (a) [_] (b) [X]	_
3	SEC USE ONLY			-
				_

4	SOURCE OF FUNDS:			
	00			
5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e):	SURE OF	LEGAL PROCEEDINGS IS REQUIRED PURSUANT 1	го _]
6	CITIZENSHIP OR PLAC	E OF ORG	ANIZATION:	
	Delaware			
		7	SOLE VOTING POWER:	
	NUMBER OF		345,670 (2)	
	SHARES BENEFICIALLY OWNED	8	SHARED VOTING POWER:	
	BY EACH REPORTING PERSON WITH		0	
	WITH	9	SOLE DISPOSITIVE POWER:	
			345,670 (2)	
		10	SHARED DISPOSITIVE POWER:	
			0	
11	AGGREGATE AMOUNT BE	NEFICIAL:	LY OWNED BY EACH REPORTING PERSON:	
	345,670 (2)			
12	CHECK BOX IF THE AG	GREGATE 2	AMOUNT IN ROW (11) EXCLUDES CERTAIN SHAP	RES:
			[]	_]
13	PERCENT OF CLASS RE	PRESENTE	D BY AMOUNT IN ROW (11):	
	2.4%			
14	TYPE OF REPORTING P	ERSON:		
	PN			
(2)	beneficially owned b (i) in its capacity shares of Common Sto Common Stock which w the 1,675 shares of its capacity as Admi Liquidating Trust (t	y Oak Hi as gener ck held o ould be b Series C nistration he "Trus"	Common Stock of the Company that are ll Securities GenPar, L.P. ("OHS GenPar'al partner of OHSF, with respect to 10,6 directly by OHSF and 161,953 shares of held directly by OHSF upon conversion of Preferred Stock owned by OHSF and (ii) ve Trustee of Oak Hill Securities Fund t") (See page 12), with respect to 173,6 would be held directly by the Trust upon	645 f in 072

CUSIP No. 184496107 4

general partner Oak Hill Securities MGP, Inc.

Trust. Subject to certain limitations, such shares of Series C Preferred Stock are convertible into shares of Common Stock. The

conversion of the 1,790 shares of Series C Preferred Stock owned by the

conversion ratio for the Series C Preferred Stock was calculated using the stated value as of September 30, 2003. OHS GenPar is managed by its

	Oak Hill S	ecurities	MGP, Inc.		
2	CHECK THE APPROPRIA	TE BOX IF	' A MEMBER OF A GROUP:	(a) (b)	[X]
3	SEC USE ONLY				
4	SOURCE OF FUNDS:				
	00				
5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e):		EGAL PROCEEDINGS IS REQUIRE	D PURSUAN	T TO [_]
6	CITIZENSHIP OR PLAC	E OF ORGA	NIZATION:		
	Delaware				
		7	SOLE VOTING POWER:		
	NUMBER OF		345,670 (3)		
	SHARES BENEFICIALLY OWNED	8	SHARED VOTING POWER:		
	BY EACH REPORTING PERSON		0		
	WITH	9	SOLE DISPOSITIVE POWER:		
			345,670 (3)		
		10	SHARED DISPOSITIVE POWE	 R:	
			0		
11	AGGREGATE AMOUNT BE	NEFICIALL	Y OWNED BY EACH REPORTING P	ERSON:	
	345,670 (3)				
12	CHECK BOX IF THE AG	GREGATE A	MOUNT IN ROW (11) EXCLUDES	CERTAIN S	HARES:
					[_]
13	PERCENT OF CLASS RE	PRESENTED	BY AMOUNT IN ROW (11):		
	2.4%				
14	TYPE OF REPORTING P	ERSON:			
	CO				
(3)	beneficially owned be capacity as general and the Administratishares of Common Sto Common Stock which we the 1,675 shares of 173,072 shares of Co Trust upon conversions.	y Oak Hil partner o ve Truste ck held d ould be h Series C mmon Stoo n of the	Common Stock of the Company 1 Securities MGP, Inc. ("OH of OHS GenPar, the general per enterty by OHSF and 161,953 and directly by OHSF upon control of the trust, with respective the security by OHSF upon control of the security by O	S MGP"), artner of t to (i) shares o onversion SF and (i tly by th eferred S	in its OHSF 10,645 f of i) e tock

Series C Preferred Stock are convertible into shares of Common Stock. The conversion ratio for the Series C Preferred Stock was calculated

1 NAME OF REPORTING PERSON:

CUSIE	P No. 184496107				5
1	NAME OF REPORTING PE	ERSON:			
	Oak Hill Se	ecurities	Fund II, L.P.		
2	CHECK THE APPROPRIAT	re box if	A MEMBER OF A GROUP:	(a) (b)	_
3	SEC USE ONLY				
4	SOURCE OF FUNDS:				
	00				
5	CHECK BOX IF DISCLOS	GURE OF L	EGAL PROCEEDINGS IS REQUIRED	PURSUANT	TO
6	CITIZENSHIP OR PLACE	OF ORGA	NIZATION:		
	Delaware				
		7	SOLE VOTING POWER:		
	NUMBER OF		356,324 (4)		
	SHARES BENEFICIALLY OWNED	8	SHARED VOTING POWER:		
	BY EACH REPORTING PERSON		0		
	WITH	9	SOLE DISPOSITIVE POWER:		
			356,324 (4)		
		10	SHARED DISPOSITIVE POWER	 :	
			0		
11	AGGREGATE AMOUNT BEN	VEFICIALL	Y OWNED BY EACH REPORTING PE	RSON:	
	356,324 (4)				
12	CHECK BOX IF THE AGG	GREGATE A	MOUNT IN ROW (11) EXCLUDES C	ERTAIN SH	IARES:
					[_]
13	PERCENT OF CLASS REF	PRESENTED			
	2.5%				
14	TYPE OF REPORTING PE				
	PN				
(4)	Represents (i) 21,300) shares	of Common Stock of the Compan	ny that a	re

(4) Represents (i) 21,300 shares of Common Stock of the Company that are held directly by Oak Hill Securities Fund II, L.P. ("OHSF II") and (ii) 335,024 shares of Common Stock which would be held directly by OHSF II upon conversion of its 3,465 shares of Series C Preferred Stock.

Subject to certain limitations, such shares of Series C Preferred Stock are convertible into shares of Common Stock. The conversion ratio for the Series C Preferred Stock was calculated using the stated value as of September 30, 2003. OHSF II is managed by its general partner Oak Hill Securities GenPar II, L.P., which is managed by its general partner Oak Hill Securities MGP II, Inc.

CUSIP	No.	184496107				6
1		NAME OF REPORTING	PERSON:			
		Oak Hill	Securities	GenPar II, L.P.		
2		CHECK THE APPROPR	IATE BOX IF	A MEMBER OF A GROUP:	(a) (b)	_
3		SEC USE ONLY				
4		SOURCE OF FUNDS:				
		00				
5		CHECK BOX IF DISC: ITEMS 2(d) or 2(e		EGAL PROCEEDINGS IS REQUIRE		TO [_]
6		CITIZENSHIP OR PL	ACE OF ORGAN	NIZATION:		
		Delaware				
			7	SOLE VOTING POWER:		
		NUMBER OF SHARES		356,324 (5)		
		EFICIALLY OWNED EACH REPORTING	8	SHARED VOTING POWER:		
	DI I	PERSON WITH		0		
			9	SOLE DISPOSITIVE POWER:	:	
				356,324 (5)		
			10	SHARED DISPOSITIVE POWE	GR:	
				0		
11		AGGREGATE AMOUNT	BENEFICIALLY	Y OWNED BY EACH REPORTING I	PERSON:	
		356,324 (5)				
12		CHECK BOX IF THE	AGGREGATE AN	MOUNT IN ROW (11) EXCLUDES	CERTAIN SH	ARES:
						[_]
13		PERCENT OF CLASS	REPRESENTED	BY AMOUNT IN ROW (11):		
		2.5%				
14		TYPE OF REPORTING	PERSON:			
		PN				

											_	

(5) Represents 356,324 shares of Common Stock of the Company that are beneficially owned by Oak Hill Securities GenPar II, L.P. ("OHS GenPar II"), in its capacity as general partner of OHSF II, with respect to (i) 21,300 shares of Common Stock held directly by OHSF II and (ii) 335,024 shares of Common Stock which would be held directly by OHSF II upon conversion of the 3,465 shares of Series C Preferred Stock owned by OHSF II. Subject to certain limitations, such shares of Series C Preferred Stock are convertible into shares of Common Stock. The conversion ratio for the Series C Preferred Stock was calculated using the stated value as of September 30, 2003. OHS GenPar II is managed by its general partner Oak Hill Securities MGP II, Inc.

CUSIP N	0. 184496107				7
1	NAME OF REPORTING	PERSON:		,	
	Oak Hill	Securities	MGP II, Inc.		
2	CHECK THE APPROPRI	ATE BOX IF	' A MEMBER OF A GROUP:		[_]
3	SEC USE ONLY				
4	SOURCE OF FUNDS:				
	00				
5	CHECK BOX IF DISCLITEMS 2(d) or 2(e)		EGAL PROCEEDINGS IS REQUIRED	PURSUAN	TO [_]
6	CITIZENSHIP OR PLA	CE OF ORGA	NIZATION:		
	Delaware				
		7	SOLE VOTING POWER:		
	NUMBER OF		356,324 (6)		
	SHARES ENEFICIALLY OWNED	8	SHARED VOTING POWER:		
D	Y EACH REPORTING PERSON		0		
	WITH	9	SOLE DISPOSITIVE POWER:		
			356,324 (6)		
		10	SHARED DISPOSITIVE POWER	:	
			0		
11	AGGREGATE AMOUNT B	ENEFICIALL	Y OWNED BY EACH REPORTING PE	RSON:	
	356,324 (6)				
12	CHECK BOX IF THE A	GGREGATE A	MOUNT IN ROW (11) EXCLUDES C	ERTAIN S	SHARES:
					[_]
13	PERCENT OF CLASS R	 EPRESENTED	BY AMOUNT IN ROW (11):		

14	TYPE OF REPORTING P	ERSON:		
	CO			
(6)	beneficially owned b in its capacity as g partner of OHSF II, held directly by OHS would be held direct of Series C Preferre limitations, such sh into shares of Commo	y Oak Hill eneral par with respe F II and (ly by OHSF d Stock ow ares of Se n Stock. T	ommon Stock of the Company that are Securities MGP II, Inc. ("OHS MGP II" ther of OHS GenPar II, the general of to (i) 21,300 shares of Common Stock whi II upon conversion of the 3,465 share ned by OHSF II. Subject to certain ries C Preferred Stock are convertible he conversion ratio for the Series C using the stated value as of Septembe	k ch s
CUSIP	No. 184496107			8
1	NAME OF REPORTING P	ERSON:		
	Oak Hill A	sset Manag	ement, Inc.	
2	CHECK THE APPROPRIA	TE BOX IF .	A MEMBER OF A GROUP: (a) [_ (b) [X	_
3	SEC USE ONLY			
4	SOURCE OF FUNDS:			
	00			
5	CHECK BOX IF DISCLO ITEMS 2(d) or 2(e):	SURE OF LE	GAL PROCEEDINGS IS REQUIRED PURSUANT T	_
6	CITIZENSHIP OR PLAC	E OF ORGAN	IZATION:	
	Delaware			
		7	SOLE VOTING POWER:	
	NUMBER OF		94,001 (7)	
	SHARES BENEFICIALLY OWNED BY EACH REPORTING	8	SHARED VOTING POWER:	
	PERSON WITH		0	
	WIII	9	SOLE DISPOSITIVE POWER:	
			94,001 (7)	
		10	SHARED DISPOSITIVE POWER:	
			0	
11	AGGREGATE AMOUNT BE	NEFICIALLY	OWNED BY EACH REPORTING PERSON:	
	94,001 (7)			
12	CHECK BOX IF THE AG	GREGATE AM	OUNT IN ROW (11) EXCLUDES CERTAIN SHAR	ES:

]]
13	PERCENT OF CLASS REP	PRESENTE	D BY AMOUNT IN ROW (11):		
	0.7%				
14	TYPE OF REPORTING PE	ERSON:			
	CO				
(7)	clients of OHAM beneficed company, consisting of by such clients and held directly by such Series C Preferred St Subject to certain liare convertible into beneficially owns such	ficially of (i) 7 (ii) 86, a client cock own imitation the shape of the cock own the shape of the cock own the shape of the cock own th	nc. ("OHAM") is an investment own 94,001 shares of Common ,465 shares of Common Stock whose upon conversion of the 895 and by those investment advise ons, such shares of Series C Pares of Common Stock described as. The conversion ratio for the dusing the stated value as	Stock of the eld directly ich would be shares of e clients. referred Steabove. OHAL he Series C	e Y e ock M
	No. 184496107				9
1	NAME OF REPORTING PE	ERSON:			
	Oak Hill Ac	lvisors, 	L.P.		
2	CHECK THE APPROPRIAT	E BOX I	F A MEMBER OF A GROUP:	(a) [_ (b) [X	-
3	SEC USE ONLY				
4	SOURCE OF FUNDS:				
	00				
5	CHECK BOX IF DISCLOS	SURE OF	LEGAL PROCEEDINGS IS REQUIRED	PURSUANT TO	
6	CITIZENSHIP OR PLACE				
	Delaware				
		 7	SOLE VOTING POWER:		
	NUMBER OF		44,282 (8)		
	SHARES BENEFICIALLY OWNED	8	SHARED VOTING POWER:		

BY EACH REPORTING PERSON WITH

0

9 SOLE DISPOSITIVE POWER:

44,282 (8)

10 SHARED DISPOSITIVE POWER:

11	AGGREGATE AMOUNT B	 ENEFICIALJ	LY OWNED BY EACH REPORTING PI	ERSON:	
	44,282 (8)				
12	CHECK BOX IF THE A	 GGREGATE <i>I</i>	AMOUNT IN ROW (11) EXCLUDES (CERTAIN S	 HARES:
					[_]
13	PERCENT OF CLASS R	 EPRESENTEI	D BY AMOUNT IN ROW (11):		
	0.3%				
14	TYPE OF REPORTING	 PERSON:			
	PN				
(8)	OHA beneficially own consisting of (i) 3 client and (ii) 44, directly by such clarectly by such clarectly by such clarectly beneficially owns some preferred Stock was	ns 44,282,190 shares 282 shares ient upon ed by that, such shae shares cuch shares calculate	A") is an investment advisor shares of Common Stock of the of Common Stock held directly of Common Stock which would conversion of the 425 sharest investment advisee client. The conversion of the stock described about the conversion of the conversion ratio for the dusing the stated value as the conversion of the conv	ne Compan ctly by s d be held s of Seri Subject tock are ove. OHA the Serie of Septe	y, uch es C to s C mber
	Inc.	naged by .	its general partner Oak Hill		
			its general partner Oak Hill		10
	Inc. No. 184496107 NAME OF REPORTING				10
	Inc. No. 184496107 NAME OF REPORTING Oak Hill	PERSON: Advisors N			
1	Inc. No. 184496107 NAME OF REPORTING Oak Hill	PERSON: Advisors N	MGP, Inc.	 (a)	
1 2	Inc. No. 184496107 NAME OF REPORTING Oak Hill CHECK THE APPROPRIA	PERSON: Advisors M	MGP, Inc.	(a) (b)	
1 2	Inc. No. 184496107 NAME OF REPORTING Oak Hill CHECK THE APPROPRIA SEC USE ONLY SOURCE OF FUNDS:	PERSON: Advisors M	MGP, Inc. F A MEMBER OF A GROUP:	(a) (b)	
1 2 3	Inc. No. 184496107 NAME OF REPORTING Oak Hill CHECK THE APPROPRIA SEC USE ONLY SOURCE OF FUNDS:	PERSON: Advisors N ATE BOX IF	MGP, Inc. F A MEMBER OF A GROUP:	(a) (b)	[_] [x]
1 2 2 3 3 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Inc. No. 184496107 NAME OF REPORTING Oak Hill CHECK THE APPROPRIA SEC USE ONLY SOURCE OF FUNDS: OO CHECK BOX IF DISCLE ITEMS 2(d) or 2(e)	PERSON: Advisors N ATE BOX IF	MGP, Inc. F A MEMBER OF A GROUP: LEGAL PROCEEDINGS IS REQUIRED	(a) (b)	[_] [X]
1 2 3 3 4	Inc. No. 184496107 NAME OF REPORTING: Oak Hill: CHECK THE APPROPRIS SEC USE ONLY SOURCE OF FUNDS: OO CHECK BOX IF DISCLE ITEMS 2(d) or 2(e)	PERSON: Advisors N ATE BOX IF	MGP, Inc. F A MEMBER OF A GROUP: LEGAL PROCEEDINGS IS REQUIRED	(a) (b)	[_] [X]
1 2 2 3 3 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Inc. No. 184496107 NAME OF REPORTING: Oak Hill: CHECK THE APPROPRIS SEC USE ONLY SOURCE OF FUNDS: OO CHECK BOX IF DISCLE ITEMS 2(d) or 2(e)	PERSON: Advisors N ATE BOX IF	MGP, Inc. F A MEMBER OF A GROUP: LEGAL PROCEEDINGS IS REQUIRED ANIZATION:	(a) (b)	[_] [X] T TO
1 2 2 3 3 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	No. 184496107 NAME OF REPORTING Oak Hill CHECK THE APPROPRIA SEC USE ONLY SOURCE OF FUNDS: OO CHECK BOX IF DISCLE ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE Delaware	PERSON: Advisors N ATE BOX IF OSURE OF I : CE OF ORGA	MGP, Inc. F A MEMBER OF A GROUP: LEGAL PROCEEDINGS IS REQUIRED ANIZATION: SOLE VOTING POWER:	(a) (b)	[_] [X]
1 2 2 3 3 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Inc. No. 184496107 NAME OF REPORTING: Oak Hill: CHECK THE APPROPRIS SEC USE ONLY SOURCE OF FUNDS: OO CHECK BOX IF DISCLE ITEMS 2(d) or 2(e)	PERSON: Advisors N ATE BOX IF OSURE OF I : CE OF ORGA	MGP, Inc. F A MEMBER OF A GROUP: LEGAL PROCEEDINGS IS REQUIRED ANIZATION:	(a) (b)	[_] [X] T TO [_]

WITH

	9	ı	SOLE DIS	SPOSITIVE POW	ER:	
			44,282	(9)		
	1	0	SHARED I	DISPOSITIVE P	OWER:	
			0			
11	AGGREGATE AMOUNT BENEFI	CIALLY	OWNED BY I	EACH REPORTIN	G PERSON:	
	44,282 (9)					
12	CHECK BOX IF THE AGGREG	ATE AM				HARES:
						[_]
13	PERCENT OF CLASS REPRES	ENTED 1	BY AMOUNT	IN ROW (11):		
	0.3%					
14	TYPE OF REPORTING PERSO	N:				
	CO					
	an investment advisor. O shares of Common Stock o of Common Stock held dir Common Stock which would conversion of the 425 sh client. Subject to certa Preferred Stock are conv described above. OHA MGP ratio for the Series C P value as of September 30	f the (ectly) be here or in limitertible benefit	Company, coby such clid directly f Series Citations, se into the icially owned Stock was	onsisting of ient and (ii) y by such cli Preferred St such shares o shares of Cons such share	(i) 3,190 sh 41,092 shar ent upon ock owned by f Series C mmon Stock s. The conve	nares ces of such ersion
CUSIP N	o. 184496107					11
1	NAME OF REPORTING PERSO	 N:				
	Glenn R. Augus	t				
	CHECK THE APPROPRIATE B	OX IF A	A MEMBER O		(a) (b)	[_]
3	SEC USE ONLY					
4	SOURCE OF FUNDS:					
	00					
5	CHECK BOX IF DISCLOSURE ITEMS 2(d) or 2(e):			DINGS IS REQU		
6	CITIZENSHIP OR PLACE OF	ORGAN				
	United States	of Ame:	rica			

NUMBER OF 840,277 (10) SHARES ______ BENEFICIALLY OWNED SHARED VOTING POWER: BY EACH REPORTING Ω PERSON _____ WITH SOLE DISPOSITIVE POWER: 840,277 (10) _____ SHARED DISPOSITIVE POWER: ______ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON: 11 840,277 (10) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES: ._____ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11): 5.7% ______ TYPE OF REPORTING PERSON: ΤN (10)Represents 840,277 shares of Common Stock that are beneficially owned by Glenn R. August, consisting of (i) 345,670 shares of Common Stock that are beneficially owned by Glenn R. August, as the sole stockholder of OHS MGP, (ii) 356,324 shares of Common Stock that are beneficially owned by Glenn R. August, as the sole stockholder of OHS MGP II, (iii) 94,001 shares of Common Stock that are beneficially owned by Glenn R. August, as the sole stockholder of OHAM, and (iv) 44,282 shares of Common Stock that are beneficially owned by Glenn R. August, as the sole stockholder of OHA MGP. Subject to certain limitations, the shares of Series C Preferred Stock owned by these entities are convertible into shares of Common Stock. The conversion ratio for the Series C Preferred Stock was calculated using the stated value as of September 30, 2003. CUSIP No. 184496107 12 ______ NAME OF REPORTING PERSON: Oak Hill Securities Fund Liquidating Trust ______ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP: (a) [] (b) [X]

4 SOURCE OF FUNDS:

SEC USE ONLY

5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO

Page 13

CITIZENSHIP OR PLACE OF ORGANIZATION: Delaware ______ SOLE VOTING POWER: NUMBER OF 173,072 (11) SHARES _____ BENEFICIALLY OWNED SHARED VOTING POWER: BY EACH REPORTING 0 PERSON WTTH SOLE DISPOSITIVE POWER: 173,072 (11) SHARED DISPOSITIVE POWER: 1.0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON: 173,072 (11) 12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES: 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11): 1.2% TYPE OF REPORTING PERSON:

(11) Represents 173,072 shares of Common Stock of the Company that would be held directly by Oak Hill Securities Fund Liquidating Trust (the "Trust") upon conversion of its 1,790 shares of Series C Preferred Stock. Subject to certain limitations, such shares of Series C Preferred Stock are convertible into shares of Common Stock. The conversion ratio for the Series C Preferred Stock was calculated using the stated value as of September 30, 2003. The Trust is managed by its Administrative Trustee, Oak Hill Securities GenPar, L.P., which is managed by its general partner Oak Hill Securities MGP, Inc.

CUSIP No. 184496107

Pursuant to Regulation 13D-G of the General Rules and Regulations under the Securities Exchange Act of 1934, as amended (the "Act"), the undersigned hereby amend their Schedule 13D Statement dated September 20, 2002 (as amended, the "Schedule 13D").

ITEM 1. SECURITY AND COMPANY.

No material change.

ITEM 2. IDENTITY AND BACKGROUND.

Item 2(a) is hereby amended and restated in its entirety as follows:

(a) This Schedule 13D is being filed by the following persons (sometimes hereinafter collectively referred to as the "Reporting Persons"):

Oak Hill Securities Fund, L.P., a Delaware limited partnership ("OHSF"); Oak Hill Securities Fund Liquidating Trust, a Delaware statutory trust (the "Trust"); Oak Hill Securities GenPar, L.P., a Delaware limited partnership ("OHS GenPar"); Oak Hill Securities MGP, Inc., a Delaware corporation ("OHS MGP"); Oak Hill Securities Fund II, L.P., a Delaware limited partnership ("OHSF II"); Oak Hill Securities GenPar II, L.P., a Delaware limited partnership ("OHS GenPar II"); Oak Hill Securities MGP II, Inc., a Delaware corporation ("OHS MGP II"); Oak Hill Asset Management, Inc., a Delaware corporation ("OHAM"); Oak Hill Advisors, L.P., a Delaware limited partnership ("OHA"); Oak Hill Advisors MGP, Inc., a Delaware corporation ("OHA MGP"); and Mr. Glenn R. August.

(b) (c)

Items 2(b) and (c) are amended by adding at the end thereof the following:

The Trust is a Delaware statutory trust, the principal business of which is to hold, manage, administer and liquidate certain assets and liabilities. The principal office of the Trust is 201 Main Street, Suite 2600, Fort Worth, Texas 76102.

The Administrative Trustee of the Trust is OHS GenPar, a Delaware limited partnership, the principal business of which is acting as general partner to OHSF. The principal office of OHS GenPar is 201 Main Street, Suite 1910, Fort Worth, Texas 76102.

Wilmington Trust Company is a Delaware banking corporation and the Delaware Trustee of the Trust. The principal office of Wilmington Trust Company is 1100 North Market Street, Wilmington, Delaware 19890-1600.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

Item 3 is amended by adding at the end thereof, the following:

On May 30, 2003, the following entities made cash purchases of Common Stock of the Company in open market transactions on the Nasdaq National Market:

CUSIP No. 184496107 Page 14

(i) OHSF purchased 1,500 shares for \$14,937.45, (ii) OHSF II purchased 3,000 shares for \$29,874.90, (iii) two investment advisee clients of OHAM purchased 1,050 shares for \$10,456.22, and (iv) one investment advisee client of OHA purchased 450 shares for \$4,481.24.

On June 2, 2003, the following entities made cash purchases of Common Stock of the Company in open market transactions on the Nasdaq National Market: (i) OHSF purchased 16,050 shares for \$170,300.13, (ii) OHSF II purchased 32,100 shares for \$340,600.26, (iii) two investment advisee clients of OHAM purchased 11,240 shares for \$119,263.14, and (iv) one investment advisee client of OHA purchased 4,810 shares for \$51,036.99.

On August 29, 2003, OHSF was deemed to have distributed to certain of its limited partners (the "Limited Partners") shares of the Series C Preferred Stock and the Limited Partners were deemed to have contributed such shares of Series C Preferred Stock to the Trust. No monetary consideration was paid by the Trust to acquire the shares of Series C Preferred Stock.

No material change.

ITEM 5. INTEREST IN SECURITIES OF THE COMPANY.

Item 5 is amended and restated in its entirety as follows:

Based upon information provided by the Company, there were 13,846,432 shares of Common Stock issued and outstanding as of November 4, 2003. Subject to certain limitations, the shares of Series C Preferred Stock are convertible at any time on or after the date of issuance of such shares into shares of Common Stock.

As of December 12, 2003, (i) OHSF beneficially owns 172,598 shares of Common Stock, or 1.2% of the issued and outstanding shares of Common Stock; (ii) OHS GenPar beneficially owns 345,670 shares of Common Stock, or 2.4% of the issued and outstanding shares of Common Stock; (iii) OHS MGP, Inc. beneficially owns 345,670 shares of Common Stock, or 2.4% of the issued and outstanding shares of Common Stock; (iv) OHSF II beneficially owns 356,324 shares of the Common Stock, or 2.5% of the issued and outstanding shares of Common Stock; (v) OHS GenPar II, L.P. beneficially owns 356,324 shares of Common Stock, or 2.5% of the issued and outstanding shares of Common Stock; (vi) OHS MGP II, Inc. beneficially owns 356,324 shares of Common Stock, or 2.5% of the issued and outstanding shares of Common Stock; (vii) OHAM, an investment advisor, beneficially owns 94,001 shares of Common Stock or 0.7% of the issued and outstanding shares of Common Stock; (viii) OHA, an investment advisor, beneficially owns 44,282 shares of Common Stock, or 0.3% of the issued and outstanding shares of Common Stock; (ix) OHA MGP, the general partner of OHA, an investment advisor, beneficially owns 44,282 shares of Common Stock, or 0.3% of the issued and outstanding shares of Common Stock; (x) Mr.

CUSIP No. 184496107 Page 15

August beneficially owns 840,277 shares of Common Stock, or 5.7% of the issued and outstanding shares of Common Stock; (xi) the Trust beneficially owns 173,072 shares of Common Stock, or 1.2% of the issued and outstanding shares of Common Stock; and (xii) the Reporting Persons, collectively, beneficially own 840,277 shares of Common Stock, or 5.7% of the issued and outstanding shares of Common Stock.

(i) OHSF may be deemed to have the sole power to direct the (b) voting and disposition of 172,598 shares of Common Stock, consisting of 10,645shares of Common Stock held directly by OHSF and the 161,953 shares of Common Stock that would be held directly by OHSF upon conversion of the 1,675 shares of the Series C Preferred Stock owned by OHSF; (ii) the Trust may be deemed to have the sole power to direct the voting and disposition of the 173,072 shares of Common Stock that would be held directly upon conversion of the 1,790 shares of Series C Preferred Stock owned by the Trust; (iii) OHS GenPar, in its capacity as general partner of OHSF and Administrative Trustee of the Trust, and OHS MGP, in its capacity as general partner of OHS GenPar, may be deemed to have the sole power to direct the voting and disposition of the 172,598 shares of Common Stock beneficially owned by OHSF (10,645 shares of Common Stock held directly by OHSF and 161,953 shares of Common Stock which would be held directly by OHSF upon conversion of its 1,675 shares of the Series C Preferred Stock) and the 173,072 shares of Common Stock beneficially owned by the Trust; (iv) each of OHSF II, and OHS GenPar II and OHS MGP II, in their capacities as general partners of OHSF II and OHS GenPar II, respectively, may be deemed to have the sole power to direct the voting and disposition of 356,324 shares of Common Stock, consisting of the 21,300 shares of Common Stock held directly by OHSF II and the 335,024shares of Common Stock which would be held directly by OHSF II upon conversion of the 3,465 shares of Series C Preferred Stock owned by OHSF II; (v) OHAM, in its capacity as investment advisor, may be deemed to have the sole power to direct the voting and disposition of the 94,001 shares of Common Stock beneficially owned by its two investment advisee clients, consisting of the 7,465 shares of Common Stock held directly by such clients and the 86,536 shares

of Common Stock which would be held directly by such clients upon the conversion of the 895 shares of Series C Preferred Stock owned by these investment advisee clients; (vi) each of OHA, in its capacity as investment advisor, and OHA MGP, in its capacity as general partner of OHA, may be deemed to have the sole power to direct the voting and disposition of the 44,282 shares of Common Stock beneficially owned by one of OHA's clients, consisting of the 3,190 shares of Common Stock held directly by such client and the 41,092 shares of Common Stock which would be held directly by such client upon conversion of the 425 shares of Series C Preferred Stock owned by such client; (vii) by virtue of the relationship between Mr. August and each of OHSF, the Trust, OHS GenPar, OHS MGP, OHSF II, OHS GenPar II, OHS MGP II, OHAM, OHA and OHA MGP, Mr. August may be deemed to have the sole power to direct the voting and disposition of the 840,277 shares of Common Stock beneficially owned by such persons, consisting of the 42,600 shares of Common Stock held directly by OHSF, the Trust, OHSF II, the investment advisee clients of OHAM and the investment advisee client of OHA and the 797,677 shares of Common Stock that would be held directly by OHSF, the Trust, OHSF II, the investment advisee clients of OHAM and the investment advisee client of OHA upon conversion of the 8,250 shares of Series C Preferred Stock owned by these entities collectively; and (viii) the Reporting Persons, collectively, may be deemed to have the

CUSIP No. 184496107 Page 16

sole power to direct the voting and disposition of the 840,277 shares of Common Stock beneficially owned by them (as set forth in clause (vii)).

Each of the Reporting Persons disclaims beneficial ownership of the Common Stock beneficially owned by the other Reporting Persons, other than the shares of Common Stock reported in this Schedule 13D beneficially owned by such Reporting Person.

(c) On May 30, 2003, the following entities made cash purchases of Common Stock of the Company in open market transactions on the Nasdaq National Market: (i) OHSF purchased 1,500 shares for \$14,937.45, (ii) OHSF II purchased 3,000 shares for \$29,874.90, (iii) two investment advisee clients of OHAM purchased 1,050 shares for \$10,456.22, and (iv) one investment advisee client of OHA purchased 450 shares for \$4,481.24.

On June 2, 2003, the following entities made cash purchases of Common Stock of the Company in open market transactions on the Nasdaq National Market: (i) OHSF purchased 16,050 shares for \$170,300.13, (ii) OHSF II purchased 32,100 shares for \$340,600.26, (iii) two investment advisee clients of OHAM purchased 11,240 shares for \$119,263.14, and (iv) one investment advisee client of OHA purchased 4,810 shares for \$51,036.99.

On August 29, 2003, OHSF was deemed to have distributed to the Limited Partners shares of Series C Preferred Stock and the Limited Partners were deemed to have contributed such shares of Series C Preferred Stock to the Trust.

In the past 60 days, the following entities sold shares of Common Stock of the Company in open market transactions on the Nasdaq National Market as set forth below (sales attributed to OHAM were sold by two clients of OHAM and sales attributed to OHA were sold by one client of OHA):

DATE	SELLING PARTY	NUMBER OF SHARES SOLD	PRICE PER SHARE(1)
12/02/03	OHSF	375	\$8.22
12/02/03	OHSF II	750	\$8.22
12/02/03	OHAM	265	\$8.22
12/02/03	OHA	110	\$8.22
12/03/03	OHSF	1,530	\$8.22
12/03/03	OHSF II	3,050	\$8.22
12/03/03	OHAM	1,060	\$8.22

12/03/03	OHA	460	\$8.22
12/09/03	OHSF	5,000	\$7.97
12/09/03	OHSF II	10,000	\$7.97
12/09/03	OHAM	3,500	\$7.97
12/09/03	OHA	1,500	\$7.97

CUSIP No. 184496107

Except as set forth in this Schedule 13D, to the best of the knowledge of each of the Reporting Persons, none of the persons named in response to

paragraph (a) has effected any transactions in the shares of Common Stock or in securities convertible into, exercisable for or exchangeable for shares of Common Stock, during the past 60 days.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE COMPANY.

No material change.

EXHIBIT

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

1	Joint Filing Agreement, dated December 15, 2003,
	among Oak Hill Securities Fund, L.P., Oak Hill
	Securities Fund Liquidating Trust, Oak Hill
	Securities GenPar, L.P., Oak Hill Securities MGP,

Inc., Oak Hill Securities Fund II, L.P., Oak Hill Securities GenPar II, L.P., Oak Hill Securities MGP II, Inc., Oak Hill Asset Management, Inc., Oak Hill Advisors, L.P., Oak Hill Advisors MGP, Inc. and Glenn

Page 17

R. August.

DESCRIPTION

CUSIP No. 184496107 Page 18

After reasonable inquiry and to the best of my knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

DATED: December 15, 2003

OAK HILL SECURITIES FUND, L.P.

By: Oak Hill Securities GenPar, L.P.,
 its general partner

By: Oak Hill Securities MGP, Inc.,
 its general partner

By: /s/ Glenn R. August

⁽¹⁾ The above prices per share are net of commissions paid.

Name: Glenn R. August Title: President

OAK HILL SECURITIES FUND LIQUIDATING TRUST

By: Oak Hill Securities GenPar, L.P., as Administrative Trustee

By: Oak Hill Securities MGP, Inc. its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES GENPAR, L.P.

By: Oak Hill Securities MGP, Inc.,
 its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

CUSIP No. 184496107

Page 19

OAK HILL SECURITIES MGP, INC.

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES FUND II, L.P.

By: Oak Hill Securities GenPar II, L.P., its general partner

By: Oak Hill Securities MGP II, Inc., its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President By: Oak Hill Securities MGP II, Inc., its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES MGP II, INC.

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL ASSET MANAGEMENT, INC.

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

CUSIP No. 184496107

Page 20

OAK HILL ADVISORS, L.P.

By: Oak Hill Advisors MGP, Inc., its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL ADVISORS MGP, INC.

By: /s/ Glenn R. August

Name: Glenn R. August

Title: President

/s/ Glenn R. August

Glenn R. August

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) (1) (iii) under the Securities Exchange Act of 1934, as amended, the persons named below agree to the joint filing on behalf of each of them an amendment to the Joint Statement on Schedule 13D, dated the date hereof. This Joint Filing Agreement shall be included as an Exhibit to such joint filing. In evidence thereof, each of the undersigned, being duly authorized, hereby executed this Agreement this 15th day of December, 2003.

OAK HILL SECURITIES FUND, L.P.

By: Oak Hill Securities GenPar, L.P., its general partner

By: Oak Hill Securities MGP, Inc., its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES FUND LIQUIDATING TRUST

By: Oak Hill Securities GenPar, L.P., as Administrative Trustee

By: Oak Hill Securities MGP, Inc. its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES GENPAR, L.P.

By: Oak Hill Securities MGP, Inc.,
 its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES MGP, INC.

By: /s/ Glenn R. August -----

Name: Glenn R. August

Title: President

OAK HILL SECURITIES FUND II, L.P.

By: Oak Hill Securities GenPar II, L.P., its general partner

By: Oak Hill Securities MGP II, Inc., its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES GENPAR II, L.P.

By: Oak Hill Securities MGP II, Inc., its general partner

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL SECURITIES MGP II, INC.

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL ASSET MANAGEMENT, INC.

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

OAK HILL ADVISORS, L.P.

By: Oak Hill Advisors MGP, Inc., its general partner

By: /s/ Glenn R. August

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Name: Glenn R. August Title: President

OAK HILL ADVISORS MGP, INC.

By: /s/ Glenn R. August

Name: Glenn R. August Title: President

/s/ Glenn R. August

Glenn R. August