DANA HOLDING CORP

Form SC 13G/A February 05, 2009

> 0000902664-08-002449 ACCESSION NUMBER:

CONFORMED SUBMISSION TYPE: SC 13G/A
PUBLIC DOCUMENT COUNT: 1
FILED AS OF DATE: 20090204
DATE AS OF CHANGE: 20081231

SUBJECT COMPANY:

COMPANY DATA:

COMPANY CONFORMED NAME: DANA HOLDING CORP

0000026780 CENTRAL INDEX KEY:

MOTOR VEHICLE PARTS & ACCESSORIES [3714] STANDARD INDUSTRIAL CLASSIFICATION:

261531856 IRS NUMBER:

STATE OF INCORPORATION: DE FISCAL YEAR END: 1231

FILING VALUES:

SC 13G/A 1934 Act FORM TYPE: SEC ACT: 1934 Act SEC ACT: 005-10058
SEC FILE NUMBER: 08985709

BUSINESS ADDRESS:

4500 DORR ST TOLEDO STREET 1:

CITY: ОН STATE: 7.TP: 43615

BUSINESS PHONE: 419-535-4500

MAIL ADDRESS:

PO BOX 1000 STREET 1: TOLEDO CITY: STATE: OH43697 ZIP:

FORMER COMPANY:

FORMER CONFORMED NAME: DANA CORP DATE OF NAME CHANGE: 19920703

FILED BY:

COMPANY DATA:

COMPANY CONFORMED NAME: P SCHOENFELD ASSET MANAGEMENT LP/DE

CENTRAL INDEX KEY: 0001040198 133947480 TRS NUMBER:

STATE OF INCORPORATION: DF. FISCAL YEAR END: 1231

FILING VALUES:

FORM TYPE: SC 13G/A

BUSINESS ADDRESS:

1350 AVENUE OF THE AMERICAS STREET 1:

STREET 2: 21ST FLOOR CITY: NEW YORK STATE: NY 10019 7.TP: BUSINESS PHONE: 2126499500

MAIL ADDRESS:

STREET 1: 1350 AVENUE OF THE AMERICAS

STREET 2: 21ST FLOOR CITY: NEW YORK STATE: NY ZIP: 10019

> SECURITIES & EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G/A

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1(b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2(b)

(Amendment No. 1) *

Dana Holding Corp. (Name of Issuer)

Common Stock, par value \$.01 per share (Title of Class of Securities)

> 235825205 (CUSIP Number)

DEC. 31, 2008

(Date of event which requires filing of this statement)

Check the appropriate box to designate the rule pursuant to which this Schedule 13G is filed:

- [] Rule 13d-1(b)
- [X] Rule 13d-1(c)
- [] Rule 13d-1(d)

(Page 1 of 15 Pages)

*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 the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for purposes 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. 2	3582	25205	Page	2 of	16 Pages	
(1)	I.F	MES OF RE R.S. IDEN ABOVE PE				
(2)	СНЕ	ECK THE A	**	(a) (b)		
(3)	SEC	C USE ONL	Y			
(4)	CIT	 ΓΙΖΕΝSHIP	OR PLACE OF ORGANIZATION Delaware			
NUMBER OF			E VOTING POWER -0-			
	Υ	(6) SHA	RED VOTING POWER 2,892,918			
EACH		• •	E DISPOSITIVE POWER -0-			
REPORTING PERSON WITH	I	(8) SHA	RED DISPOSITIVE POWER 2,892,918			
(9)			MOUNT BENEFICIALLY OWNED ORTING PERSON 2,892,918			
(10)			F THE AGGREGATE AMOUNT EXCLUDES CERTAIN SHARES **			[]
			CLASS REPRESENTED N ROW (9) 2.84%			
(12)	TYE	PE OF REP	ORTING PERSON ** IA			
		**	SEE INSTRUCTIONS BEFORE FILLING OUT!			
CUSIP No. 2	3582	25205	13G/A	Page	3 of	16 Pages
(1)	I.F	R.S. IDEN	PORTING PERSONS TIFICATION NO. RSONS (ENTITIES ONLY) P. SCHOENFELD ASSET MANAGEMENT GP LLO			
(2)	СНЕ	ECK THE A	PPROPRIATE BOX IF A MEMBER OF A GROUP	**	(a)	[X]

			(a)	LJ
(3)	SEC USE ONLY			
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION New York			
NUMBER OF	(5) SOLE VOTING POWER			
SHARES	-0- 			
	(6) SHARED VOTING POWER 2,892,918			
OWNED BY				
EACH	(7) SOLE DISPOSITIVE POWER -0-			
REPORTING				
PERSON WITH	(8) SHARED DISPOSITIVE POWER 2,892,918			
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,892,918			
(10)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **			[]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 2.84%			
(12)	TYPE OF REPORTING PERSON **			
	** SEE INSTRUCTIONS BEFORE FILLING OUT!			
CUSIP No. 23	35825205 13G/A	Page	4 of	16 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) PETER M. SCHOENFELD			
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	**	(a) (b)	
(3)	SEC USE ONLY			
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION United States of America			
NUMBER OF	(5) SOLE VOTING POWER -0-			
SHARES				
BENEFICIALLY	(6) SHARED VOTING POWER			

OWNED BY			2,89 	2 , 918								
EACH) SO	LE DIS	POSITI	VE POW	IER						
REPORTING												
PERSON WITH	(8)) SH	ARED D 2,89		TIVE P	OWER						
(9)			PORTIN			Y OWNED						
(10)						MOUNT SHARES	**				[]
(11)	PERCEI BY AM		CLASS IN ROW 2.84	(9)	SENTED)						
(12)	TYPE (OF RE	PORTIN	G PERS	ON **							
		*	* SEE	INSTRU	CTIONS	BEFORE	FILLIN	G OUT!				
CUSIP No. 23	3582520	05			13G/	Ā			Page	5 of	16	Pages
CUSIP No. 23	NAMES	OF R	NTIFIC ERSONS	ATION (ENTI	SONS NO.		 ND LTD.		Page	5 of	16	Pages
(1)	NAMES I.R.S OF ABO	OF R IDE	NTIFIC ERSONS PSAM	ATION (ENTI WORLD	SONS NO. TIES O)NLY)		 GROUP		5 of	[X]	Pages
(1)	NAMES I.R.S OF ABO	OF R IDE OVE P THE	NTIFIC ERSONS PSAM APPROP	ATION (ENTI WORLD	SONS NO. TIES O	ONLY) ASTER FU		GROUP		(a)	 [X]	Pages
(1)	NAMES I.R.S OF ABO CHECK	OF R IDE OVE P THE	NTIFIC ERSONS PSAM APPROP LY P OR P	ATION (ENTI WORLD RIATE	SONS NO. TIES O ARB MA BOX IF	ONLY) ASTER FU	ER OF A	GROUP		(a)	 [X]	Pages
(1)	NAMES I.R.S OF ABO CHECK SEC US	OF R IDE OVE P THE SE ON	NTIFIC ERSONS PSAM APPROP LY P OR P Caym	ATION (ENTI WORLD RIATE LACE Can Isl	SONS NO. TIES O PARB MA BOX IF	ONLY) STER FU A MEMB	ER OF A	GROUP		(a)	 [X]	Pages
(1)	NAMES I.R.S OF ABO CHECK SEC US	OF R IDE OVE P THE SE ON	NTIFIC ERSONS PSAM APPROP LY P OR P Caym LE VOT	ATION (ENTI WORLD RIATE LACE Can Isl	SONS NO. TIES O PARB MA BOX IF OF ORGA ands	ONLY) STER FU A MEMB	ER OF A		**	(a) (b)	 [X]	Pages
(1) (2) (3) (4) NUMBER OF SHARES BENEFICIALLY	NAMES I.R.S OF ABO CHECK SEC US CITIZI	OF R IDE OVE P THE SE ON ENSHI	NTIFIC ERSONS PSAM APPROP LY P OR P Caym LE VOT -0 ARED V	ATION (ENTI WORLD RIATE LACE C an Isl ING PC	SONS NO. TIES O PARB MA BOX IF OF ORGA ands OWER	ONLY) STER FU A MEMB NIZATIO	ER OF A		**	(a) (b)	 [X]	Pages
(1) (2) (3) (4) NUMBER OF	NAMES I.R.S OF ABO CHECK SEC U: CITIZI (5)	OF R IDE OVE P THE SE ON ENSHI	NTIFIC ERSONS PSAM PSAM APPROP LY Caym LE VOT O- ARED V 2,17	ATION (ENTI WORLD RIATE LACE Can Isl ING PC OTING 7,965	SONS NO. TIES O ARB MA BOX IF OF ORGA ands OWER POWER	ONLY) STER FU A MEMB	ER OF A		**	(a) (b)	 [X]	Pages
(1) (2) (3) (4) NUMBER OF SHARES BENEFICIALLY	NAMES I.R.S OF ABO CHECK SEC U: CITIZI (5)	OF R IDE OVE P THE SE ON ENSHI	NTIFIC ERSONS PSAM PSAM APPROP LY Caym LE VOT O- ARED V 2,17	ATION (ENTI WORLD RIATE LACE Can Isl ING PC OTING 7,965	SONS NO. TIES O PARB MA BOX IF OF ORGA ands OWER	ONLY) STER FU A MEMB	ER OF A		**	(a) (b)	 [X]	Pages
(1) (2) (3) (4) NUMBER OF SHARES BENEFICIALLY OWNED BY	NAMES I.R.S OF ABO CHECK SEC U: CITIZI (5)	OF R IDE OVE P THE SE ON ENSHI	NTIFIC ERSONS PSAM APPROP LY LE VOT -0- ARED V 2,17 LE DIS	ATION (ENTI WORLD RIATE LACE Can Isl ING PC OTING 7,965	SONS NO. TIES O ARB MA BOX IF OF ORGA ands OWER POWER	ONLY) STER FU A MEMB	ER OF A		**	(a) (b)	 [X]	Pages

BY EACH REPORTING PERSON

	2,177,965			
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **			[]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 2.15%			
(12)	TYPE OF REPORTING PERSON **			
	** SEE INSTRUCTIONS BEFORE FILLING OUT!			
CUSIP No. 23	35825205 13G/A	Page	6 of	16 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) REBOUND PORTFOLIO LTD.			
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	**	(a) (b)	
(3)	SEC USE ONLY			
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands			
NUMBER OF SHARES	(5) SOLE VOTING POWER -0-			
BENEFICIALLY	7 (6) SHARED VOTING POWER 267,227			
EACH REPORTING	(7) SOLE DISPOSITIVE POWER -0-			
	(8) SHARED DISPOSITIVE POWER 267,227			
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 267,227			
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **			[]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.27%			

(12) TYPE OF REPORTING PERSON **

				00									
			**	SEE :	INSTR	UCTION	NS BEF	ORE F	'ILLII	NG OUT	!		
CUSIP No. 2	3582	5205				130	G/A				Page	e 7 of	16 Pages
(1)	I.R	.S.	IDENT E PER	TIFICA RSONS	NG PEI ATION (ENTI	NO. ITIES	ONLY)						
(2)	CHE	CK T	HE AP	PPROPI	RIATE	BOX I	IF A M	IEMBER	R OF Z	A GROU	P **	(a) (b)	
(3)	SEC	USE	ONLY	 (
(4)	CIT	IZEN		OR PI			GANIZ <i>A</i>						
NUMBER OF		(5)		 E VOT: -0-	ING P								
SHARES													
BENEFICIALL	Υ	(6)		RED VO		POWE	3						
OWNED BY													
EACH		(7)		E DISE -0-	POSIT	IVE PO	OWER						
REPORTING													
PERSON WITH		(8)		RED DI 66,49		ITIVE	POWEF	3					
\ - <i>\</i>					G PER		LLY OW	NED					
(10)							AMOUN N SHAF						[]
(11)			NT IN	CLASS N ROW 0.079	(9)	ESENTI	 ED						
(12)	TYP	E OF	REPC	ORTING	G PER		*						
			**	SEE I	INSTR	UCTION	NS BEF	ORE F	'ILLII	NG OUT	!		

(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) SPARTAN PARTNERS LP			
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) (b)	
(3)	SEC USE ONLY			
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware			
NUMBER OF	(5) SOLE VOTING POWER -0-			
SHARES				
BENEFICIALL	Y (6) SHARED VOTING POWER 66,494			
OWNED BY				
EACH	(7) SOLE DISPOSITIVE POWER -0-			
REPORTING				
PERSON WITH	(8) SHARED DISPOSITIVE POWER 66,494			
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 66,494			
(10)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **			[]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.07%			
(12)	TYPE OF REPORTING PERSON ** PN			
	** SEE INSTRUCTIONS BEFORE FILLING OUT!			
CUSIP No. 2	35825205 13G/A F	?age	9 of	16 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) PSAM Texas Master Fund Ltd.			
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP		 (a)	[X]

				(b) []
(3)	SEC USE	ONLY		
(4)	CITIZEN	ISHIP OR PLACE Delaware	OF ORGANIZATION	
NUMBER OF	(5)	SOLE VOTING P	POWER	
SHARES		-0- 		
BENEFICIALLY	Y (6)	SHARED VOTING 26,494	G POWER	
OWNED BY				
EACH	(7)	SOLE DISPOSIT	CIVE POWER	
REPORTING				
PERSON WITH	(8)	SHARED DISPOS 26,494	SITIVE POWER	
(9)		TE AMOUNT BENE REPORTING PER 26,494	EFICIALLY OWNED	
(10)		OX IF THE AGGR	REGATE AMOUNT CERTAIN SHARES **	[]
(11)		OF CLASS REPRINT IN ROW (9)	RESENTED	
(12)	TYPE OF	REPORTING PER	RSON **	
		** SEE INSTR	RUCTIONS BEFORE FILLI	NG OUT!
CUSIP No. 23	35825205	j	13G/A	Page 10 of 16 Page
Item 1(a).	Name	e of Issuer:		
The nar	me of th	ne issuer is Da	ana Holding Corp. (the	e "Company").
Item 1(b).	Addr	ess of Issuer'	's Principal Executiv	e Offices:
		The Company's	principal executive	office is located at:
		4500 Dc	orr Street, Toledo, 0	hio 43615
Item 2(a).	Name	e of Person Fil	ling:	
This st	tatement	is filed by:		
	part advi	nership ("PSAM ser to Spartan		

and certain managed accounts (collectively, the "Accounts"), with respect to the shares of Common Stock directly owned by each of the Accounts and has full discretion to make all investment decisions for the Accounts with respect to the shares of Common Stock (as defined in Item 2(d) below) directly owned by each of the Accounts;

- (ii) P. Schoenfeld Asset Management GP LLC, a New York limited liability company ("PSAM GP"), which serves as the general partner of PSAM;
- (iii) Mr. Peter M. Schoenfeld ("Mr. Schoenfeld"), who serves as the managing member of PSAM GP with respect to shares of Common Stock directly owned by the Accounts;
- (iv) PSAM WorldArb Master Fund Ltd., a Cayman Islands exempted limited company ("WorldArb"), with respect to shares of Common Stock directly owned by it;
 - (v) Rebound Portfolio Ltd., a Cayman Islands exempted company ("Rebound"), with respect to shares of Common Stock directly owned by it;
- (vi) Synapse I, LLC, a New York limited liability company
 ("Synapse I") which serves as the general partner of
 Spartan, with respect to shares of Common Stock directly
 owned by Spartan;
- (vii) Spartan Partners LP, a Delaware limited partnership ("Spartan"), with respect to shares of Common Stock directly owned by it; and
- (viii) PSAM Texas Master Fund Ltd., a Cayman Islands exempted limited company ("Texas"), with respect to shares of Common Stock directly owned by it.

CUSIP No. 235825205

13G/A

Page 11 of 16 Pages

Spartan, Synapse I, WorldArb, Rebound, Texas, PSAM, PSAM GP and Mr. Schoenfeld are hereinafter sometimes collectively referred to as the "Reporting Persons." Any disclosures herein with respect to persons other than the Reporting Persons are made on information and belief after making inquiry to the appropriate party.

Item 2(b). Address of Principal Business Office or, if None, Residence:

The address of the principal business office of each of the Reporting Persons except Texas, WorldArb and Rebound is 1350 Avenue of the Americas, 21st Floor, New York, NY 10019. The address of the principal business office of Texas, WorldArb and Rebound is c/o Citco Fund Services (Cayman Islands) Limited, Winward 1, 2nd Floor, Regatta Office Park, West Bay Road, PO Box 31106, Grand Cayman KY1-1205, Cayman Islands.

Item 2(c). Citizenship:

Spartan and PSAM are organized under the laws of the State of Delaware. Each of Synapse I and PSAM GP is organized under the laws of the State of New York. Texas, WorldArb and Rebound are exempted limited companies organized under the laws of the Cayman Islands. Mr. Schoenfeld is a citizen of the United States of America.

Item 2(d). Title of Class of Securities:

Common Stock, par value \$.01 per share (the "Common Stock")

Item 2(e). CUSIP Number:

235825205

Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:

- (a) [] Broker or dealer registered under Section 15 of the Act ,
- (b) [] Bank as defined in Section 3(a)(6) of the Act,
- (c) [] Insurance Company as defined in Section 3(a)(19) of the Act,
- (d) [] Investment Company registered under Section 8 of the Investment Company Act of 1940,
- (e) [] Investment Adviser in accordance with Rule 13d-1 (b) (1) (ii) (E),
- (f) [] Employee Benefit Plan or Endowment Fund in accordance with Rule 13d-1(b)(1)(ii)(F),
- (g) [] Parent Holding Company or control person in accordance with Rule 13d-1(b) (1) (ii) (G),

CUSIP No. 235825205

13G/A

Page 12 of 16 Pages

- (h) [] Savings Association as defined in Section 3(b) of the Federal Deposit Insurance Act,
- (i) [] Church Plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940,
- (j) [] Group, in accordance with Rule 13d-1(b)(1)(ii)(J).

If this statement is filed pursuant to 13d-1(c), check this box: [X]

Item 4. Ownership.

- A. P. Schoenfeld Asset Management LP
 - (a) Amount beneficially owned: 2,892,918
 - (b) Percent of class: 2.84% The percentages used herein and in the rest of this Schedule 13G are calculated based upon the 100,036,390 shares of Common Stock

issued and outstanding on December 31, 2008, as reflected in the Company's Form 10-Q filed on November 7, 2008 and includes 1,965,588 shares of Convertible Preferred Stock convertible into shares of Common Stock within sixty (60) days or less.

- (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 2,892,918
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 2,892,918
- B. P. Schoenfeld Asset Management GP LLC
 - (a) Amount beneficially owned: 2,892,918
 - (b) Percent of class: 2.84%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 2,892,918
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 2,892,918
 - C. Peter M. Schoenfeld
 - (a) Amount beneficially owned: 2,892,918
 - (b) Percent of class: 2.84%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 2,892,918
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 2,892,918

CUSIP No. 235825205

13G/A

Page 13 of 16 Pages

- D. PSAM WorldArb Master Fund Ltd.
 - (a) Amount beneficially owned: 2,177,965
 - (b) Percent of class: 2.15%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 2,177,965
 - (iii) Sole power to dispose or direct the disposition: -0-

(iv) Shared power to dispose or direct the disposition: 2,177,965

- E. Rebound Portfolio Ltd.
 - (a) Amount beneficially owned: 267,227
 - (b) Percent of class: 0.27%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 267,227
 - (iii) Sole power to dispose or direct the disposition: -0- (iv) Shared power to dispose or direct the disposition: 267,227
- F. Synapse I, LLC
 - (a) Amount beneficially owned: 66,494
 - (b) Percent of class: 0.07%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-

- (ii) Shared power to vote or direct the vote 66,494
- (iii) Sole power to dispose or direct the disposition: -0-
- (iv) Shared power to dispose or direct the disposition: 66,494
- G. Spartan Partners, L.P
 - (a) Amount beneficially owned: 66,494
 - (b) Percent of class: 0.07%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 66,494
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 66,494
- H. PSAM Texas Master Fund Ltd.
 - (a) Amount beneficially owned: 26,494
 - (b) Percent of class: .03%
 - (c) Number of shares as to which such person has:
 - (i) Sole power to vote or direct the vote: -0-
 - (ii) Shared power to vote or direct the vote: 26,494
 - (iii) Sole power to dispose or direct the disposition: -0-
 - (iv) Shared power to dispose or direct the disposition: 26,494

CUSIP No. 235825205

13G/A

Page 14 of 16 Pages

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than 5 percent of the class of securities, check the following [X]

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

See Item 2.

Item 9. Notice of Dissolution of Group.

Not applicable.

CUSIP No. 235825205

13G/A

Page 15 of 16 Pages

Item 10. Certification.

Each of the Reporting Persons hereby makes the following certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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: February 5, 2009

/s/ Peter M. Schoenfeld

Peter M. Schoenfeld, (i) individually; (ii) as managing member of (a) P. Schoenfeld Asset Management GP LLC, for itself and as the general partner of P. Schoenfeld Asset Management LP; (b) Synapse I, LLC for itself and as the general partner of Spartan Partners, LP; and (iii) as director of PSAM WorldArb Master Fund Ltd., Rebound Portfolio Ltd., and PSAM Texas Master Fund Ltd.

CUSIP No. 235825205

13G/A

Page 16 of 16 Pages

EXHIBIT 1

JOINT ACQUISITION STATEMENT PURSUANT TO RULE 13d-1(k)

The undersigned acknowledge and agree that the foregoing statement on Schedule 13G, is filed on behalf of each of the undersigned and that all subsequent amendments to this statement on Schedule 13G, shall be filed on behalf of each of the undersigned without the necessity of filing additional joint acquisition statements. The undersigned acknowledge that each shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning him or it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

DATED: February 5, 2009

/s/ Peter M. Schoenfeld

Peter M. Schoenfeld, (i) individually; (ii) as managing member of (a) P. Schoenfeld Asset Management GP LLC, for itself and as the general partner of P.

Schoenfeld Asset Management LP; (b) Synapse I, LLC for itself and as the general partner of Spartan Partners, LP; and (iii) as director of PSAM WorldArb Master Fund Ltd., Rebound Portfolio Ltd., and PSAM Texas Master Fund Ltd.

. .