## Edgar Filing: MARSH & MCLENNAN CAPITAL PROFESSIONALS FUND LP - Form 4

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MARSH & Form 4 August 15, 2	MCLENNAN CA 2005	APITAL PR	OFESS	SIONAL	S F	FUND LP	)				
<b>FORN</b> Check the if no long subject to Section 17 Form 4 of Form 5 obligation may con <i>See</i> Instruct 1(b).	<b>A 4</b> UNITED his box ger o 16. or Filed pur Section 17(	<b>IENT OF</b> suant to Sea a) of the Pu	Was CHAN ction 1 iblic Ut	<b>GES IN</b> <b>SECUF</b> 6(a) of th tility Hol	, D BI XIT ne S dir	D.C. 20549 ENEFICI FIES Securities	9 IAL ( Exch uny A	<b>DWN</b> nange ct of 1	OMMISSION ERSHIP OF Act of 1934, 935 or Section	OMB Number: Expires: Estimated a burden hour response	
(Print or Type	Responses)										
1. Name and A TRIDENT		S J	ymbol ames R		up	icker or Tra , INC [JR	-		. Relationship of I ssuer (Check	Reporting Pers	
C/O MAPL UGLAND	ES & CALDER, HOUSE, BOX 30 HURCH STREET	(1 0 99,		ay/Year)	1 a 11	saction		 - b	Director Officer (give t elow)	itle Othe below)	
	(Street)			ndment, Da hth/Day/Year		Original		A	. Individual or Joi applicable Line) Form filed by Or		
GEORGE T CAYMAN,	ΓΟWN, GRAND , CI							-	X_ Form filed by M Person		
(City)	(State)	(Zip)	Tabl	e I - Non-I	Der	ivative Sec	urities	s Acqui	red, Disposed of,	or Beneficiall	y Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution D any (Month/Day	l Date, if	3.	4. onor		Acquir of (D)		5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	08/12/2005			P	70	6,815	A A		76,815	D (1) (2) (4)	

С

С

Р

С

377,044

963

4,614

2,386,038 A

А

<u>(10)</u> 453,859

<u>(11)</u> 2,839,897

A \$18 963

A (10) 5,577

Common

Common

Common

Stock

Stock

Stock

08/12/2005

08/12/2005

08/12/2005

08/12/2005

D (1) (3) (4)

D (1) (3) (4)

 $D_{(1)}(5)(7)$ 

D (1) (6) (7)

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Common Stock							
Common Stock	08/12/2005	С	28,177	А	<u>(11)</u>	33,754	D (1) (6) (7)
Common Stock	08/12/2005	С	10,543	А	<u>(10)</u>	10,543	D (1) (8) (9)
Common Stock	08/12/2005	С	64,836	А	<u>(11)</u>	75,379	D (1) (8) (9)

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

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 control number.

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Series A Convertible Preferred Stock	<u>(10)</u>	08/12/2005		С	16,343	(10)	(10)	Common Stock	377,044 (10)
Series B Convertible Preferred Stock	<u>(11)</u>	08/12/2005		С	212,708	<u>(11)</u>	(11)	Common Stock	2,386,03 (11)
Series A Convertible Preferred Stock	<u>(10)</u>	08/12/2005		С	200	(10)	(10)	Common Stock	4,614 <u>(1</u>
Series B Convertible Preferred Stock	<u>(11)</u>	08/12/2005		С	2,512	(11)	(11)	Common Stock	28,177 <u>(</u>
Series A Convertible Preferred	<u>(10)</u>	08/12/2005		С	457	(10)	(10)	Common Stock	10,543 <u>(</u>

Stock

Series B Convertible Preferred Stock	<u>(11)</u>	08/12/2005	С	5,780	<u>(11)</u>	<u>(11)</u>	Common Stock	64,836 <u>(</u>
STOCK								

## **Reporting Owners**

Reporting Owner Name / Address		Relationsh		
	Director	10% Owner	Officer	Other
TRIDENT II L P C/O MAPLES & CALDER, UGLAND HOUSE BOX 309, SOUTH CHURCH STREET GEORGE TOWN, GRAND CAYMAN, CI		Х		
TRIDENT CAPITAL II LP C/O MAPLES & CALDER, UGLAND HOUSE BOX 309, SOUTH CHURCH STREET GEORGE TOWN, GRAND CAYMAN, CI				
MARSH & MCLENNAN CAPITAL PROFESSIONALS FUND LP C/O MAPLES & CALDER, UGLAND HOUSE BOX 309, SOUTH CHURCH STREET GEORGE TOWN, GRAND CAYMAN, CI		Х		
MARSH & MCLENNAN EMPLOYEES SECURITIES CO LP C/O MAPLES & CALDER, UGLAND HOUSE BOX 309, SOUTH CHURCH STREET GEORGE TOWN, GRAND CAYMAN, CI		Х		
Signatures				
Trident II, L.P., By: Trident Capital II, L.P., its sole general partner, By: CD Trident II, LLC, a general partner, By: /s/ David Wermuth, Vice President				08/15/2005
**Signature of Reporting Person				Date
Trident Capital II, L.P., By: CD Trident II, LLC, a general partner, By Vice President	v: /s/ Davi	d Wermuth,		08/15/2005
**Signature of Reporting Person				Date
Marsh & McLennan Capital Professionals Fund, L.P., By: Stone Point general partner, By: /s/ David Wermuth, Secretary	08/15/2005			
**Signature of Reporting Person				Date
Marsh & McLennan Employees' Securities Company, L.P., By: Stone Point Capital LLC, Attorney-in-Fact, By: /s/ David Wermuth, Principal				08/15/2005
**Signature of Reporting Person				Date

## **Explanation of Responses:**

- \* 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).

This filing relates to shares of Common Stock of James River Group, Inc. ("JRVR"). Trident II, L.P. ("Trident") is making this joint filing on Form 4 on its behalf and on behalf of Trident Capital II, L.P. ("Trident GP"), Marsh & McLennan Capital Professionals Fund, L.P. ("CPF") and Marsh & McLennan Employees' Securities Company, L.P. ("ESC"). Trident, CPF and ESC have agreed that they will

- E.T. (CFF) and Matsh & McLennan Employees Securities Company, E.T. (ESC). Frident, CFF and ESC have agreed that they will coordinate the timing of the sale of shares of Common Stock of JRVR. All numbers reported relating to shares of Common Stock of JRVR reflect the 10-for-1 stock split effected by JRVR immediately prior to the closing of the initial public offering of Common Stock of JRVR on August 12, 2005.
- (2) Represents shares of Common Stock of JRVR purchased by Trident from the underwriters as part of the initial public offering of Common Stock of JRVR.
- (3) Represents shares of Common Stock of JRVR received by Trident upon automatic conversion of shares of Convertible Preferred Stock of JRVR.

Trident GP is the sole general partner of Trident. The general partners of Trident GP are four single member limited liability companies that are owned by individuals who are members of Stone Point Capital LLC, which serves as the investment manager of Trident and CPF. Each of the single member limited liability companies that acts as a general partner of Trident GP disclaims beneficial ownership

- (4) of shares of JRVR that are, or may be deemed to be, beneficially owned by Trident, other than shares in which they may be deemed to have a pecuniary interest. Trident disclaims beneficial ownership of shares that are, or may be deemed to be, beneficially owned by CPF and ESC.
- (5) Represents shares of Common Stock of JRVR purchased by CPF from the underwriters as part of the initial public offering of Common Stock of JRVR.
- (6) Represents shares of Common Stock of JRVR received by CPF upon automatic conversion of shares of Convertible Preferred Stock of JRVR.
- (7) Stone Point GP Ltd., a company owned by certain individuals who are members of Stone Point Capital LLC, is the sole general partner of CPF. CPF disclaims beneficial ownership of shares that are, or may be deemed to be, beneficially owned by Trident and ESC.
- (8) Represents shares of Common Stock of JRVR received by ESC upon automatic conversion of shares of Convertible Preferred Stock of JRVR.
- (9) Marsh & McLennan GP I, Inc., a subsidiary of Marsh & McLennan Companies, Inc., is the sole general partner of ESC. ESC disclaims beneficial ownership of shares that are, or may be deemed to be, beneficially owned by Trident and CPF.

Automatic conversion of the Series A Convertible Preferred Stock is exempt under Rule 16b-6. Each share of Series A Convertible Preferred Stock automatically converted into shares of Common Stock of JRVR immediately prior to the closing of the initial public offering of Common Stock of JRVR on August 12, 2005. Each share of Series A Convertible Preferred Stock converted into a number

(10) of shares of Common Stock of JRVR equal to the product of (A) the quotient of (i) the sum of (x) \$100, representing the purchase price of each share of Series A Convertible Preferred Stock, plus (y) all accrued and unpaid dividends thereon, divided by (ii) \$50, multiplied by (B) 10, to reflect the 10-for-1 stock split effected by JRVR immediately prior to the closing of the initial public offering of Common Stock of JRVR on August 12, 2005.

Automatic conversion of the Series B Convertible Preferred Stock is exempt under Rule 16b-6. Each share of Series B Convertible Preferred Stock automatically converted into shares of Common Stock of JRVR immediately prior to the closing of the initial public offering of Common Stock of JRVR on August 12, 2005. Each share of Series B Convertible Preferred Stock converted into a number of

- (11) shares of Common Stock of JRVR equal to the product of (A) the quotient of (i) the sum of (x) \$100, representing the purchase price of each share of Series B Convertible Preferred Stock, plus (y) all accrued and unpaid dividends thereon, divided by (ii) \$100, multiplied by (B) 10, to reflect the 10-for-1 stock split effected by JRVR immediately prior to the closing of the initial public offering of Common Stock of JRVR on August 12, 2005.
- (12) Represents shares of Convertible Preferred Stock held by Trident prior to the automatic conversion thereof.
- (13) Represents shares of Convertible Preferred Stock held by CPF prior to the automatic conversion thereof.
- (14) Represents shares of Convertible Preferred Stock held by ESC prior to the automatic conversion thereof.

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.