CONSTELLATION BRANDS INC Form 8-K April 11, 2002

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

> > FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): April 10, 2002

Constellation Brands, Inc. ______(Exact name of registrant as specified in its charter)

001-08495

(Commission File Number)

Delaware

16-0716709 ------(IRS Employer Identification No.)

(State or other jurisdiction of incorporation)

> 300 WillowBrook Office Park, Fairport, New York 14450 (Address of principal executive offices) (Zip Code)

> > (585) 218-2169

(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report)

ITEM 5. OTHER EVENTS

Constellation Brands, Inc. released the following information on April 10, 2002:

CONSTELLATION POSTS 21% FISCAL 2002 EARNINGS PER SHARE INCREASE

Company expects continued double-digit earnings growth and announces stock split

FAIRPORT, NEW YORK, April 10, 2002 - Constellation Brands, Inc. (NYSE: STZ and STZ.B) today reported record diluted earnings per share before an extraordinary item of \$3.14 for the twelve months ended February 28, 2002 ("Fiscal 2002") and \$0.63 for the three months ended February 28, 2002 ("Fourth Quarter 2002"). The

full year earnings are a 21 percent increase over the prior year, exceeding the Company's estimates and the fourth quarter results are 31 percent higher than the prior year. Including an extraordinary item, Constellation reported diluted earnings per share of \$3.11 and \$0.60 for Fiscal 2002 and the Fourth Quarter 2002, respectively. The Company also announced a two-for-one stock split of both its Class A and Class B shares to be distributed on or about May 13, 2002, to stockholders of record on April 30, 2002.

Constellation President and CEO Richard Sands said, "Despite a challenging economic environment, our sales grew organically by 8 1/2 percent and 18 percent with acquisitions, our 21 percent earnings increase continued our record of double-digit growth and we generated approximately \$430 million of EBITDA." Mr. Sands remarked, "We also successfully managed an unprecedented year, making four excellent acquisitions and forming an exciting joint venture. Each acquisition benefited from leveraging our distribution strength and marketing skills." Sands noted, "Constellation's performance is testament to a successful operating strategy and our broad, growing and balanced portfolio of leading beverage alcohol brands."

Mr. Sands added, "Our fourth quarter results were bolstered by significant imported beer volume growth, increasing margins for our popular and premium wines, a rebound in fine wine volumes and continuing volume and market share gains in our U.K. wholesale business."

Discussing the outlook, Mr. Sands said, "We expect our growth driver businesses - fine wine, U.K. wholesale and imported beer - to deliver excellent results next year and drive continued double-digit earnings per share growth beyond the four consecutive years we have already delivered. Our announced two-for-one stock split underscores our confidence in the Company's ability to deliver strong performance as well as our desire to develop greater investor participation in our Company. Constellation's top-line growth, margin improvements and deleveraging initiatives position us to build on our track record of growing earnings and delivering shareholder value."

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CONSOLIDATED RESULTS

Net sales reached \$674 million for Fourth Quarter 2002, a 24 percent increase over Fourth Quarter 2001. Approximately half of the growth resulted from the inclusion of brands acquired in the Turner Road Vintners and Corus acquisitions in March 2001, including Vendange, Talus and Alice White, and from the Ravenswood brand, which was acquired in July 2001 (collectively, the "Acquisitions"). Excluding the Acquisitions, net sales increased 12 percent; attributed primarily to growth in imported beer, fine wines and the U.K. wholesale business. Net sales for Fiscal 2002 reached \$2.8 billion, an 18 percent increase as compared to Fiscal 2001. Excluding the Acquisitions, net sales increased eight and one half percent for Fiscal 2002, led by imported beer, fine wines and the U.K. wholesale business.

Gross profit reached \$221 million for Fourth Quarter 2002, a 34 percent Increase over Fourth Quarter 2001. The improvement in gross profit resulted from increased sales and a 250 basis point improvement in gross profit margin. The increase in gross profit margin to 32.8 percent resulted primarily from sales of higher margin brands from the Acquisitions. Gross profit and gross profit margin for Fiscal 2002 were \$919 million and 32.6 percent, respectively, compared to \$757 million and 31.6 percent for Fiscal 2001.

Selling, general and administrative expenses were \$146 million for Fourth Quarter 2002, a 36 percent increase from Fourth Quarter 2001. The increase was due to higher advertising and promotion costs associated with higher volumes and an increase in general operating expenses. Fourth Quarter 2002 selling, general and administrative expenses, as a percent of net sales, were 21.7 percent, compared to 19.7 percent over the same period a year ago, as a result of increases in general operating expenses and higher average advertising and promotional costs. For Fiscal 2002 selling, general and administrative expenses as a percent, virtually unchanged from the prior

year.

Operating income increased \$17 million to reach \$75 million for Fourth Quarter 2002, an increase of 30 percent. For Fiscal 2002, operating income was \$342 million, a 26 percent increase over Fiscal 2001.

Equity in earnings of Pacific Wine Partners, an equally owned joint venture with BRL Hardy, which commenced operations August 2001, was \$0.6 million for Fourth Quarter 2002 and \$1.7 million for Fiscal 2002. Pacific Wine Partners' sales, led by Australian import Banrock Station and Blackstone from California, improved 22% and 37% on a pro forma basis for Fourth Quarter 2002 and Fiscal 2002, respectively, versus the prior year comparable period.

Net interest expense for Fourth Quarter 2002 was \$28 million, virtually unchanged from \$27 million a year ago. Lower average borrowing rates were offset by higher average debt levels related to the financing of the Acquisitions as well as additional interest expense associated with refinancing long-term debt during the quarter. Net interest expense for Fiscal 2002 was \$114 million, up slightly from \$109 million for Fiscal 2001.

Net income and diluted earnings per share before an extraordinary item were \$29 million and \$0.63 in Fourth Quarter 2002, compared to \$18 million and \$0.48, respectively, in Fourth Quarter 2001. Fiscal 2002 net income and diluted earnings per share before an extraordinary item were \$138 million and \$3.14 compared to \$97 million and \$2.60 in Fiscal 2001.

In order to lower its long- term financing costs, the Company refinanced \$195 million 8 3/4% senior subordinated notes due 2003 with 8 1/8% senior subordinated notes due 2012. The Company incurred an extraordinary charge after taxes of \$1.6 million, or \$0.03 per diluted share, in Fourth Quarter 2002 related to fees that would have otherwise been amortized over the remaining two years of the notes.

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IMPORTED BEER AND SPIRITS RESULTS

Imported beer and spirits net sales grew 26 percent to \$230 million for Fourth Quarter 2002, resulting from a 37 percent increase in beer sales and a five percent increase in spirit sales. Beer shipments were well ahead of annual run rates primarily driven by increased purchases of Mexican brands by wholesalers before a planned price increase that went into effect March 1, 2002. While the increased purchases in Fourth Quarter 2002 could negatively impact volume in First Quarter 2003, the price increase should partially offset the volume shift between quarters. The growth in spirits net sales resulted from increases in bulk whiskey sales and a two percent increase in branded spirit sales. Operating income for Fourth Quarter 2002 increased 12 percent due to higher beer sales, partially offset by increased general operating expenses. For Fiscal 2002, net sales grew 11 percent to reach \$1.0 billion driven by volume growth in imported beer, primarily the Mexican portfolio: Corona Extra, Corona Light, Modelo Especial, Pacifico and Negra Modelo. Fiscal 2002 and Fiscal 2001 operating income was \$179 million and \$168 million, respectively, an increase of 7 percent.

POPULAR AND PREMIUM WINE RESULTS

Popular and premium wine net sales for Fourth Quarter 2002 increased 23 percent to \$215 million. The increase resulted from the addition of sales from brands acquired in the Turner Road Vintners and Corus acquisitions, partially offset by lower bulk wine sales and other branded wine sales. Excluding the acquired brands, branded net sales declined three percent on lower volume. Operating income reached \$29 million for the quarter, an increase of \$13 million or 83 percent compared to the prior year. The increase was the result of additional profits from the acquired brands and the positive impact of lower grape prices.

Net sales and operating income for Fiscal 2002 were \$863 million and \$105 million, respectively, compared to \$692 million and \$50 million the prior year. Excluding the acquisitions, branded wine sales were down one percent in Fiscal

2002 on slightly lower volume.

U.K. BRANDS AND WHOLESALE RESULTS

U.K brands and wholesale net sales for Fourth Quarter 2002 were \$193 million versus \$172 million reported for the comparable quarter a year ago, an increase of 12 percent. Wholesale sales increased 17 percent for Fourth Quarter 2002 driven by strong sales to regional and national accounts. Branded sales grew four percent led by increases in wine sales partially offset by declines in cider sales. Wine sales continue to be led by Stowells of Chelsea and the California wine portfolio, particularly Paul Masson, Estate Cellars and Nathanson Creek. Operating income for Fourth Quarter 2002 was \$7 million, slightly lower when compared to the prior year as profits from the higher sales were offset by increased investments in brand building initiatives.

Net sales for Fiscal 2002 were \$793 million, an increase of 15 percent over the prior year. Operating income for Fiscal 2002 declined slightly to \$47 million as profits from increased sales were offset by increased investments behind wine and cider brands.

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FINE WINE RESULTS

Fine wine net sales for Fourth Quarter 2002 were \$41 million versus \$22 million reported for the comparable quarter last year, an increase of 86 percent. This growth is due to a combination of increased sales of the Ravenswood brand, which was acquired during July 2001, and double-digit volume gains across the rest of the portfolio; led by Veramonte, Estancia and Simi. Excluding Ravenswood, net sales increased \$7 million, or 32 percent, driven almost exclusively by volume gains. As a result of the higher net sales, operating income increased 86 percent, reaching \$11 million.

Net sales and operating income for Fiscal 2002 were \$142 million and \$39 million, respectively, an increase of 53 percent and 60 percent compared to Fiscal 2001. Excluding the Ravenswood acquisition, net sales increased 17 percent for Fiscal 2002 due to volume gains.

STOCK SPLIT DETAILS

The Company's Board of Directors has approved a two-for-one stock split of both the Company's Class A Common Stock and Class B Common Stock to be distributed in the form of a stock dividend on or about May 13, 2002, to stockholders of record on April 30, 2002. Pursuant to the terms of the stock dividend, each holder of Class A Common Stock will receive one additional share of Class A stock for each share of Class A stock held, and each holder of Class B Common Stock will receive one additional share of Class B stock for each share of Class B stock held. The financial statements included in this press release do not reflect the effect of this stock split.

OUTLOOK

The following statements are management's current expectations for the Company's three months ending May 31, 2002 ("First Quarter 2003"), and fiscal year ending February 28, 2003 ("Fiscal 2003"). These statements reflect the adoption of Statement of Financial Accounting Standards No. 142 ("SFAS 142"), "Goodwill and Other Intangible Assets." Guidelines of SFAS 142 do not allow for restatement of prior year results, but pro forma presentation of earnings per share is required. If the standard was adopted during Fiscal 2002, the Company's reported operating income would be approximately \$27.3 million higher, or \$0.43 per share, versus our earlier stated estimate of \$24 million. These statements are made as of the date of this press release and are forward-looking. These statements do not take into account the impact of the two-for-one stock split. Actual results may differ materially from these expectations due to a number of risks and uncertainties.

- Diluted earnings per share for First Quarter 2003 are expected to be

within a range of \$0.70 to \$0.74 versus pro forma diluted earnings per share adjusted for SFAS 142 of \$0.67 for First Quarter 2002.

- Diluted earnings per share for Fiscal 2003 are expected to be within a range of \$3.96 to \$4.04 versus pro forma diluted earnings per share before an extraordinary item adjusted for SFAS 142 of \$3.57 for Fiscal 2002.

STATUS OF BUSINESS OUTLOOK

During the quarter, Constellation may reiterate the estimates set forth above under the heading Outlook (collectively, the "Outlook"). Prior to the start of the Quiet Period (described

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below), the public can continue to rely on the Outlook as still being Constellation's current expectations on the matters covered, unless Constellation publishes a notice stating otherwise.

Beginning May 18, 2002, Constellation will observe a "Quiet Period" during which the Outlook no longer constitutes the Company's current expectations. During the Quiet Period, the Outlook should be considered to be historical, speaking as of prior to the Quiet Period only and not subject to update by the Company. During the Quiet Period, Constellation's representatives will not comment concerning the Outlook or Constellation's financial results or expectations. The Quiet Period will extend until the day when Constellation's next quarterly Earnings Release is published, presently scheduled for Thursday, June 27, 2002.

FORWARD-LOOKING STATEMENTS

The statements made under the heading Outlook, as well as all other statements set forth in this press release which are not historical facts, are forward-looking statements that involve risks and uncertainties that could cause actual results to differ materially from those set forth in or implied by the forward-looking statements. The Company's forward-looking statements are based on management's current expectations and unless otherwise noted do not take into account the impact of any future acquisition, merger or any other business combination, divestiture or financing that may be completed after the date of this release. Any projections of future results of operations, and in particular, (i) the Company's estimated diluted earnings per share for First Quarter 2003, and (ii) the Company's estimated diluted earnings per share for Fiscal 2003, should not be construed in any manner as a guarantee that such results will in fact occur. In addition to the risks and uncertainties of ordinary business operations, the forward-looking statements of the Company contained in this press release are also subject to the following risks and uncertainties: the Company achieving certain sales projections or meeting certain cost targets; wholesalers and retailers may give higher priority to products of our competitors; raw material supply, production or shipment difficulties could adversely affect our ability to supply our customers; increased competitive activities in the form of pricing, advertising and promotions could adversely impact consumer demand for our products and/or result in higher than expected selling, general and administrative expenses; a general decline in alcohol consumption; increases in federal and state excise taxes on beverage alcohol products; changes in foreign exchange rates. For additional information about risks and uncertainties that could adversely affect the Company's forward-looking statements, please refer to the Company's filings with the Securities and Exchange Commission, including its Annual Report on Form 10-K for the fiscal year ended February 28, 2001.

ABOUT CONSTELLATION

Constellation Brands, Inc. is a leader in the production and marketing of beverage alcohol brands in North America and the United Kingdom and is a leading independent drinks wholesaler in the United Kingdom. As the second largest

supplier of wine, the second largest importer of beer and the fourth largest supplier of distilled spirits, Constellation is the largest single-source supplier of these products in the United States. In the United Kingdom, Constellation is a leading marketer of wine and the second largest producer and marketer of cider. With its broad product portfolio, Constellation believes it is distinctly positioned to satisfy an array of consumer preferences across all beverage alcohol categories. Leading brands in Constellation's portfolio include: Franciscan Oakville Estate, Simi, Estancia, Ravenswood, Corona Extra, Modelo Especial, St. Pauli Girl, Almaden, Arbor Mist, Talus, Vendange, Alice White, Black Velvet, Fleischmann's, Schenley, Ten High, Stowells of Chelsea, Blackthorn and K.

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CONFERENCE CALL DETAILS

A conference call to discuss the quarterly and full year results will be hosted by Richard Sands, Chairman and CEO, and Tom Summer, Executive Vice President and CFO, on Thursday, April 11, 2002, at 11:00 a.m. EST. The conference call can be accessed by dialing 412-858-4600. A live listen-only web cast of the conference call is available on the Internet at Constellation's web site: www.cbrands.com under "Investor Information." If you are unable to participate in the conference call, there will be a replay available on Constellation's web site or by dialing (877) 344-7529 or (412) 858-1440 from approximately 1:30 p.m. EST on Thursday, April 11, 2002, through 12:00 a.m. EST on Friday, April 19, 2002.

Digital Playback Instructions - Courtesy of ChorusCall

- 1. Dial 877-DIG-PLAY (877-344-7529 / toll-free) or 412-858-1440.
- 2. Enter '940' when prompted for your account number followed by the # sign.
- 3. Please press '1' to play a recorded conference.
- 4. Please enter '277601' when prompted to enter the conference number followed by the # sign.
- 5. Please clearly state your name and company name when prompted to do so followed by any key.
- 6. Please press '1' to begin the conference playback.

CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOLLOW

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CONSTELLATION BRANDS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (in thousands)

February 28, 2002 February 28, 2001

ASSETS

CURRENT ASSETS: Cash and cash investments Accounts receivable, net Inventories, net Prepaid expenses and other current assets	Ş	8,961 383,922 777,586 60,779	145,672 314,262 670,018 61,037
Total current assets PROPERTY, PLANT AND EQUIPMENT, net OTHER ASSETS			
Total assets	\$	3,069,385	\$ 2,512,169
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES: Notes payable Current maturities of long-term debt Accounts payable Accrued excise taxes Other accrued expenses and liabilities	\$	54,775 81,609 153,433 60,238 245,155	4,184 54,176 114,793 55,954 198,053
Total current liabilities LONG-TERM DEBT, less current maturities DEFERRED INCOME TAXES OTHER LIABILITIES STOCKHOLDERS' EQUITY		595,210	 427,160 1,307,437 131,974 29,330
Total liabilities and stockholders' equity		3,069,385	

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CONSTELLATION BRANDS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF INCOME (in thousands, except per share data)

	Мо	the Three nths Ended ary 28, 2002	Мо	nths Ended	Percent Change
Gross sales	Ş	859,935	\$	717,657	20%
Net sales	\$	673,544	\$	544,038	24%
Cost of product sold		(452,537)		(379,148)	19%
Gross profit		221,007		164,890	34%
Selling, general and administrative expenses		(146,273)		(107,428)	36%
Operating income		74,734		57,462	30%
Equity in earnings of joint venture		639		_	n/a
Interest expense, net		(27,781)		(26,834)	4%
Income before income taxes and					
extraordinary item		47,592		30,628	55%
Provision for income taxes		(19,037)		(12,251)	55%

Income before extraordinary item Extraordinary item, net of income taxes		28,555 (1,554)		18,377	55% n/a
Net income	\$	27,001	\$	18,377	47%
Earnings per common share: Basic:					
Basic: Income before extraordinary item Extraordinary item, net of income taxes		0.65 (0.04)		0.50 -	30% n/a
Earnings per common share - basic	\$	0.61	\$	0.50	22%
Diluted:					
Income before extraordinary item Extraordinary item, net of income taxes		0.63 (0.03)		0.48	31% n/a
Earnings per common share - diluted	\$	0.60	\$	0.48	25%
Weighted average common shares outstanding:					- 0.0
Basic Diluted		43,946 45,387		37,053 38,040	19% 19%
Segment Information: Net sales:					
Imported Beer and Spirits Imported Beer Spirits	Ş	165,365 64,911	\$	120,786 61,540	37% 5%
Net sales		230,276			26%
Popular and Premium Wine Branded Other		200,099 14,816		154,449 20,594	30% -28%
Net sales U.K. Brands and Wholesale		214,915		175,043	23%
Branded Wholesale		63,995 129,232		61,572 110,251	48 178
Net sales Fine Wine	 \$ \$	193,227	 \$ \$	171,823	12% 86%
Fine wine Eliminations	\$	40,931 (5,805)	\$	22,015 (7,169)	-19%
Consolidated net sales	\$	673,544	\$	544,038	24%
Operating income:					
Imported Beer and Spirits Popular and Premium Wine	\$	35,571 29,075	\$	31,862 15,909	12% 83%
U.K. Brands and Wholesale		7,113		7,934	-10%
Fine Wine		10,854		5,836	86%
Corporate Operations		(7,879)		(4,079)	93%
Consolidated operating income	\$ ======	74,734	\$ =====	57,462	30%

CONSTELLATION BRANDS, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF INCOME (in thousands, except per share data)

	For the Year Ended February 28, 2002			Percent Change	
Gross sales Net sales Cost of product sold	\$		Ş	3,154,294 2,396,685 (1,639,230)	18%
Gross profit Selling, general and administrative expenses		919,041 (576,560)		757,455 (486,587)	
Operating income Equity in earnings of joint venture Interest expense, net		342,481 1,667 (114,189)		270,868 - (108,631)	26% n/a 5%
Income before income taxes and extraordinary item Provision for income taxes		229,959 (91,984)		162,237 (64,895)	42% 42%
Income before extraordinary item Extraordinary item, net of income taxes		137,975 (1,554)		97,342	42% n/a
Net income	\$		\$	97,342	40%
Earnings per common share: Basic: Income before extraordinary item Extraordinary item, net of income taxes Earnings per common share - basic	 \$	3.23 (0.04) 3.19	 \$	2.65 - 2.65	22% n/a 20%
Diluted: Income before extraordinary item Extraordinary item, net of income taxes Earnings per common share - diluted	 \$	3.14 (0.03) 3.11	 \$	2.60	21% n/a 20%
Weighted average common shares outstanding: Basic Diluted		42,752 43,912		36,723 37,375	16% 17%
Segment Information: Net sales: Imported Beer and Spirits Imported Beer Spirits	Ş	758,800 288,568	Ş	659,371 285,743	15% 1%
Net sales Popular and Premium Wine	\$	1,047,368	\$	945,114	11%
Branded Other	\$	791,331 71,469	\$	610,399 81,361	30% -12%

Net sales	\$	862,800	\$	691,760	25%
U.K. Brands and Wholesale					
Branded	\$	297,344	\$	286,910	4%
Wholesale		495,549		404,209	23%
Net sales	 \$	792,893	\$	691,119	15%
Fine Wine	\$	142,189	\$	93,115	53%
Eliminations	\$	(24,747)		(24,423)	1%
Consolidated net sales	 \$	2,820,503			18%
	=====		====		
Operating income:	====				
Operating income: Imported Beer and Spirits	===== \$	178,805	===== \$	 167 , 680	7%
1 5	===== \$	178,805 104,781		167,680 50,390	
Imported Beer and Spirits	===== \$	•		,	108%
Imported Beer and Spirits Popular and Premium Wine	===== \$	104,781		50,390	108% -3%
Imported Beer and Spirits Popular and Premium Wine U.K. Brands and Wholesale	===== \$	104,781 47,270		50,390 48,961	108% -3%
Imported Beer and Spirits Popular and Premium Wine U.K. Brands and Wholesale Fine Wine	===== \$ \$	104,781 47,270 39,169		50,390 48,961 24,495 (20,658)	108% -3% 60%

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.

CONSTELLATION BRANDS, INC.

Dated: April 11, 2002

By: /s/ Thomas S. Summer Thomas S. Summer, Executive Vice President and Chief Financial Officer

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INDEX TO EXHIBITS

(1) UNDERWRITING AGREEMENT

Not Applicable.

- (2) PLAN OF ACQUISITION, REORGANIZATION, ARRANGEMENT, LIQUIDATION OR SUCCESSION Not Applicable.
- (4) INSTRUMENTS DEFINING THE RIGHTS OF SECURITY HOLDERS, INCLUDING INDENTURES Not Applicable.

(16) LETTER RE CHANGE IN CERTIFYING ACCOUNTANT

Not Applicable.

(17) LETTER RE DIRECTOR RESIGNATION

Not Applicable.

(20) OTHER DOCUMENTS OR STATEMENTS TO SECURITY HOLDERS

Not Applicable.

- (23) CONSENTS OF EXPERTS AND COUNSEL Not Applicable.
- (24) POWER OF ATTORNEY

Not Applicable.

(27) FINANCIAL DATA SCHEDULE

Not Applicable.

(99) ADDITIONAL EXHIBITS

None

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