ASSISTED LIVING CONCEPTS INC Form SC 13D/A June 14, 2004

OMB APPROVAL

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

SCHEDULE 13D
Under the Securities Exchange Act of 1934
(Amendment No. 14)*

Assisted Living Concepts, Inc.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

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04543L109

(CUSIP Number)

Lawrence D. Rovin, Esquire
Klehr, Harrison, Harvey, Branzburg & Ellers LLP
260 South Broad Street
Philadelphia, PA 19102
(215) 569-2898

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

May 28, 2004

(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 ss.ss.240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box: $|_|$

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See ss.240.13d-7 for other parties to whom copies are to be sent.

*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).

PERSONS WHO RESPOND TO THE COLLECTION OF INFORMATION IN THIS FORM ARE NOT REQUIRED TO RESPOND UNLESS THE FORM DISPLAYS A CURRENT VALID OMB CONTROL NUMBER.

CUSIP No. 0	4543L109		13D	Pag	e 2 of	6
1.	NAME OF REPORT	FICATION NOS.	OF ABOVE PERSON (CIATES, L.P. 43	ENTITIES ONL	Y):	
2.	CHECK THE APPI	ROPRIATE BOX	IF A MEMBER OF A G	ROUP:	(a) (b)	_ X
3.	SEC USE ONLY					
4.	SOURCE OF FUNI	DS:				
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e):					
6.	CITIZENSHIP OF	R PLACE OF OR Delaware				
NUMBER OF SHARES BENEFICIAL OWNED BY EACH REPORTING PERSON WITH		7.	SOLE VOTING POWE		stock	
		8.	SHARED VOTING PC -0- Shares	WER		
		9.	SOLE DISPOSITIVE 1,049,686 shar		stock	

	10. SHARED DISPOSITIVE POWER -0- Shares		
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE 1,049,686 Shares of Common Stock	RSON	
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES:		I_I
13.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 16.32%		
14.	TYPE OF REPORTING PERSON PN		
CUSIP No. 0	4543L109 13D Pag	e 3 of	6
1.	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSON (ENTITIES ONL	Y):	
	BRU Holding Co., LLC ("BRU") 52-2059411		
2.	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP:	(a) (b)	. — .
3.	SEC USE ONLY		
4.	SOURCE OF FUNDS:		
	AF		
5.	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED ITEMS 2(d) OR 2(e):	PURSU	ANT TO
6.	CITIZENSHIP OR PLACE OF ORGANIZATION:		
	Delaware		

NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON	Y	7.	SOLE VOTING POWER 1,169,780 shares of control (represents 1,049,686 stock held by BET Assome ("BET") and 120,094 stock held by BRU)	shares of common ociates, L.P.
WITH		8.	SHARED VOTING POWER -0- Shares	
		9.	SOLE DISPOSITIVE POWER 1,169,780 shares of c (represents 1,049,686 stock held by BET and of common stock held	shares of common 120,094 shares
		10.	SHARED DISPOSITIVE POWE	R
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,169,780 (represents 1,049,686 shares of common stock hold by BET and 120,094 shares of common stock held by BRU)			
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES:			
13.	PERCENT OF CLA	ASS REPRESENTE 18.19%	ED BY AMOUNT IN ROW (11)	
14.	TYPE OF REPORT	TING PERSON OO		
CUSIP No. 0	4543L109 		13D 	Page 4 of 6
1.	NAME OF REPORT		OF ABOVE PERSON (ENTITIE	S ONLY):
2.	CHECK THE APPR	ROPRIATE BOX I	IF A MEMBER OF A GROUP:	(a) _

			(b) X	
3.	SEC USE ONLY			
4.	SOURCE OF FUNDS	:		
		PF		
5.	CHECK BOX IF DI		LEGAL PROCEEDINGS IS REQUIRED PURSUANT	
6.	CITIZENSHIP OR	PLACE OF OF	GANIZATION:	
	CITIZENSHIP OR PLACE OF ORGANIZATION: UNITED STATES OF AMERICA			
NUMBER OF SHARES BENEFICIAL: OWNED BY EACH REPORTING PERSON WITH	LY	7.	SOLE VOTING POWER 1,795,161 (represents 1,049,686 shares of common stock held by BET Associates, L.P. ("BET"), 120,094 shares held by BRU Holding Co., LLC ("BRU") and 625,381 shares of common stock held by Mr. Toll).	
		8.	SHARED VOTING POWER -0- Shares	
	_	9.	SOLE DISPOSITIVE POWER 1,795,161 (represents 1,049,686 shares of common stock held by BET, 120,094 shares held by BRU and 625,381 shares of common stock held by Mr. Toll).	
	-	10.	SHARED DISPOSITIVE POWER -0- Shares	
11.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,795,161 (represents 1,049,686 shares of common stock held by BET, 120,094 shares of common stock held by BRU and 625,381 shares of common stock held by Mr. Toll).			
12.	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES:			
13.	PERCENT OF CLAS	S REPRESENT	ED BY AMOUNT IN ROW (11)	
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This Amendment No. 14 to Schedule 13D amends and supplements Item 4 of Amendment No. 13 to the Schedule 13D dated May 7, 2004. Each capitalized term used herein and not otherwise defined has the meaning given such term in the original Schedule 13D dated October 14, 1999.

ITEM 4. PURPOSE OF TRANSACTION

On May 28, 2004, the Issuer issued a press release announcing that its board of directors (the "BOARD") "has postponed indefinitely the Annual Shareholders' Meeting." The meeting was scheduled to be held on June 3, 2004. The press release stated that the Board has postponed the meeting "[f] or a number of reasons, including the pending selection of a financial advisor and exploration of strategic alternatives." Mr. Toll believes that the actual reason why the Board postponed the Annual Shareholders' Meeting is because the Board was aware that Mr. Toll held sufficient proxies to elect a slate of nominees to the Board that did not include the current directors Messrs. Adams and Dimitriadis or their hand picked nominees to fill the two vacant seats on the Board. Mr. Toll believes that the postponement of the Annual Meeting is nothing more than an attempt by Messrs. Adams and Dimitriadis to entrench themselves on the Board and to ensure that their self-interests are protected at the expense of the Issuer's shareholders. Mr. Toll has been advised that the United States District Court for the State of Nevada, in Hilton Hotels Corporation et al. v. ITT Corporation, 978 F.Supp. 1342, has determined that "nothing in the Nevada statutes, or elsewhere in the law of Nevada, authorizes the incumbent board of a corporation to entrench itself by effectively removing the right of the corporation's shareholders to vote on who may serve on the board of the corporation..." and that the Nevada courts have accepted the reasoning of the Delaware courts in Blausius Industries Inc. v. Atlas Corp., 564 A.2d 651, which concludes that a board of directors may act for the primary purpose of interfering with or impeding the effective exercise of a shareholder vote only if the board "bears the heavy burden of demonstrating a compelling justification for such action." Mr. Toll believes that the justification provided by the Board of "the pending selection of a financial advisor and exploration of strategic alternatives" is anything but "compelling" and that the Board's actions are illegal, a breach of duties to the Issuer's shareholders and should result in personal liability to each of the members of the Board who approved the action.

Mr. Toll further questions whether the Board is seriously considering a sale of the Issuer that would benefit all shareholders, or whether the process that has been proposed by the Board is simply a means of furthering the interests of Messrs. Adams and Dimitriadis who have already demonstrated that their own self interests are paramount as evidenced by their rejection of the nominees selected by the independent Nominating Committee of the Board and the subsequent postponement of the Annual Meeting when their control over the Board would be lost. Mr. Toll believes that Messrs. Adams and Dimitriadis have consistently taken actions as directors, including the decision to explore strategic alternatives at a time when they had control of the Board, so that LTC Properties, Inc., a company controlled by Mr. Dimitriadis in which an affiliate of Mr. Adams has a significant ownership interest, could use the change in control provision of the lease between LTC Properties, Inc. and the Issuer for purposes of ensuring that Messrs. Adams and Dimitriadis could benefit from a transaction with the Issuer at the expense of the other shareholders. Mr. Toll believes that Steven Vick, the Chief Executive Officer of the Issuer, has

supported the actions of Messrs. Adams and Dimitriadis as a director in the expectation of being personally rewarded for such actions. Mr. Toll believes that so long as the Board of Directors of the Issuer is controlled by interested directors such as Messrs. Adams, Dimitriadis and Vick, the recommendations of the independent Special Committee with regard to the Issuer's strategic alternatives would have no more authority than the independent Nominating Committee whose nominees were rejected by these same interested directors.

As a consequence of the foregoing, in addition to the possible actions set forth in Item 4 to Amendments No. 9 and 13 to Schedule 13D, which are incorporated herein by reference, the Filing Persons may (a) file litigation against the Company and its interested directors for breaches of fiduciary duty, (b) form a group to protect the interests of all of the shareholders of the Issuer, and (c) communicate with various regulatory agencies regarding conduct of the Board that Mr. Toll considers to be inappropriate and designed primarily to entrench and enrich certain insiders.

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THE FOREGOING INFORMATION IS REPORTED PURSUANT TO THE REQUIREMENTS OF SECTION 13(D) OF THE SECURITIES EXCHANGE ACT OF 1934, AS AMENDED, AND THE RULES PROMULGATED THEREUNDER BY THE COMMISSION, IS REPORTED FOR DISCLOSURE AND INFORMATIONAL PURPOSES ONLY AND IS NOT A SOLICITATION OF PROXIES BY ANY OF THE REPORTING PERSONS. AT SUCH TIME AS THE ISSUER ANNOUNCES THE DATE OF THE 2004 ANNUAL MEETING OF SHAREHOLDERS, THE REPORTING PERSONS WILL DETERMINE WHETHER THEY WILL SOLICIT ADDITIONAL PROXIES WITH RESPECT TO THAT MEETING AND IF THEY ELECT TO DO SO, THE REPORTING PERSONS WILL FILE WITH THE COMMISSION ANY DOCUMENTS REQUIRED TO BE SO FILED WITH RESPECT TO ANY SUCH SOLICITATION.

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: June 11, 2004

BET ASSOCIATES, L.P.

By: BRU HOLDING CO., LLC

Its General Partner

By: /s/ Bruce E. Toll

Bruce E. Toll, Member

BRU HOLDING CO., LLC

By: /s/ Bruce E. Toll

Bruce E. Toll, Member

/s/ Bruce E. Toll
-----Bruce E. Toll