SALZHAUER MICHAEL Form SC 13D February 15, 2007

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D (Rule 13d - 102)

INFORMATION TO BE INCLUDED
IN STATEMENTS FILED PURSUANT
TO RULE 13d-1(a) AND AMENDMENTS
THERETO FILED PURSUANT TO
RULE 13d-2(a)

Federal Trust Corporation
----(Name of Issuer)

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

314012105 -----(CUSIP Number)

Blair Axel, Esq.
General Counsel
Benjamin Partners, Inc.
589 Broadway
New York, NY 10012
(212) 334-8725

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

Copy to:

Jeffrey E. LaGueux, Esq.
Patterson Belknap Webb & Tyler LLP
1133 Avenue of the Americas
New York, New York 10036-6710
(212) 336-2000

February 8, 2007

(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 which 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 Rule 13d-7 for other parties to whom copies are sent.

Page 1 of 36 pages

CUSIP	No. 3140	12105	13D		
1			ING PERSONS ICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	Benjamin	Inves	tors		
2	CHECK TH	E APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	(a) X (b) _	
3	SEC USE	ONLY			
4	SOURCE O	F FUND	 S*		-
	WC				
5			ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED EMS 2(d) OR 2(e)	I_	_
6	CITIZENS	HIP OR	PLACE OF ORGANIZATION		-
	New York				
		7	SOLE VOTING POWER		
			46,200		
SH.	BER OF ARES FICIALLY	8	SHARED VOTING POWER		-
OWN	ED BY ACH		SOLE DISPOSITIVE POWER		-
REP	ORTING RSON	,	46,200		
	ITH		SHARED DISPOSITIVE POWER		
		10	-0-		
11	AGGREGAT	 E AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	46,200	_ 111100			
12	CHECK BO	X X IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHA	 RES* _	_
13	PERCENT	 OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	.49%				
14	TYPE OF	 REPORT	ING PERSON*		-
	PN				

*SEE INSTRUCTIONS BEFORE FILLING OUT!

Page 2 of 36 pages

CUSIP	No. 3140	12105	13D				
1			TING PERSONS TICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)				
	Benjamin	Partr	ners, Inc.				
2	CHECK TH	E APPE	ROPRIATE BOX IF A MEMBER OF A GROUP*		X _		
3	SEC USE	ONLY					
4	SOURCE O	 F FUNI	 9S*				
	WC						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _						
6	CITIZENS	HIP OF	PLACE OF ORGANIZATION				
	New York						
		7	SOLE VOTING POWER				
			3,998				
	BER OF ARES	8	SHARED VOTING POWER				
BENE	FICIALLY ED BY		-0-				
E	ACH ORTING	9	SOLE DISPOSITIVE POWER				
PE	RSON ITH		3,998				
		10	SHARED DISPOSITIVE POWER				
			-0-				
11	AGGREGAT	E AMOU	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	3 , 998						
12	CHECK BO	X IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES*	1_1		
13	PERCENT	OF CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)				
	.04%						

14	TYPE OF	REPOR'	TING PERSON*		
	СО				
			*SEE INSTRUCTIONS BEFORE FILLING OUT!		
			Page 3 of 36 pages		
CUSIP	No. 3140	12105	13D		
1			TING PERSONS FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	Benjamin Retireme				
2	CHECK TH	E APP	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	
3	SEC USE	ONLY			
4	SOURCE O	F FUN	DS*		
	WC				
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)		_
6	 CITIZENS	HIP O	PLACE OF ORGANIZATION		
	New York				
		7	SOLE VOTING POWER		
			3,340		
	BER OF	8	SHARED VOTING POWER		
BENE	ARES FICIALLY		-0-		
E.	ED BY ACH	9	SOLE DISPOSITIVE POWER		
PE	ORTING RSON		3,340		
W	ITH	10	SHARED DISPOSITIVE POWER		
			-0-		
11	AGGREGAT	E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	3,340				
12	 CHECK BO	 X IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SH.	 ARES*	

13	PERCENT	OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)		
	.04%				
14	TYPE OF	REPOR	TING PERSON*		
	EP				
			*SEE INSTRUCTIONS BEFORE FILLING OUT!		
			Page 4 of 36 pages		
CUSIP	No. 3140	12105	13D		
1			TING PERSONS FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	BHC Comp	any			
2	CHECK TH	E APP	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	
3	SEC USE	ONLY			
4	SOURCE O	F FUN	 IDS*		
	WC				
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)		_
6	 CITIZENS	 HIP C	PR PLACE OF ORGANIZATION		
	New York				
		7	SOLE VOTING POWER		
			22,200		
		8	SHARED VOTING POWER		
BENE	FICIALLY		-0-		
E	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		SOLE DISPOSITIVE POWER		
PE			22,200		
W	ITH	10	SHARED DISPOSITIVE POWER		
			-0-		
11	AGGREGAT	E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		

	22,200		
12	CHECK BO	DX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*	_
13	PERCENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	.24%		
14	TYPE OF	REPORTING PERSON*	
	PN		
		*SEE INSTRUCTIONS BEFORE FILLING OUT!	
		Page 5 of 36 pages	
CUSIE	P No. 3140	012105 13D	
1		REPORTING PERSONS IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Combined	d Partnership No. 1	
2	CHECK TH	HE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b)	X _
3	SEC USE	ONLY	
4	SOURCE O	 DF FUNDS*	
	WC		
5		DX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED I TO ITEMS 2(d) OR 2(e)	_
6		SHIP OR PLACE OF ORGANIZATION	
	New York 		
		7 SOLE VOTING POWER	
		47 , 900	
SI	MBER OF HARES		
OWI	EFICIALLY NED BY		
REI	EACH PORTING	9 SOLE DISPOSITIVE POWER	
	ERSON WITH	47 , 900	
		10 SHARED DISPOSITIVE POWER	

			-0-					
11	AGGREGAT	E AMO	JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	47,900							
12	CHECK BO	X	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SI	HARES* _				
13	PERCENT	OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)					
	.51%							
14	TYPE OF	REPOR'	 ΓING PERSON*					
	PN							
			*SEE INSTRUCTIONS BEFORE FILLING OUT!					
			Page 6 of 36 pages					
CUSIP	No. 3140	12105	13D					
1		NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	First Ma	tthew	Partners, L.P.					
2	CHECK TH	E APPI	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) X (b) _				
3	SEC USE	ONLY						
4	SOURCE O	 F FUNI	 DS*					
	WC							
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)	_				
6			R PLACE OF ORGANIZATION					
	New York							
		7	SOLE VOTING POWER					
			177,794					
		8	SHARED VOTING POWER					
BENE	ARES FICIALLY		-0-					
E	NED BYBACH 9 SOLE DISPOSITIVE POWER PORTING							

PERSON			177,794		
WITH		10	SHARED DISPOSITIVE POWER		
			-0-		
11	AGGREGA:	ΓΕ AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	177,794				
12	CHECK BO	OX IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S	SHARES*	_
13	PERCENT	OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	1.90%				
14	TYPE OF	REPORT	ING PERSON*		
	PN				
			*SEE INSTRUCTIONS BEFORE FILLING OUT!		
			Page 7 of 36 pages		
CUSIP	No. 3140)12105	13D		
1			ING PERSONS ICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	HS First	. Matth	ew GP LLC		
2	CHECK TI	HE APPR	OPRIATE BOX IF A MEMBER OF A GROUP*	(a)	X _
3	SEC USE	ONLY			
4	SOURCE (OF FUND	s*		
5	CHECK BO		ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED EMS 2(d) OR 2(e)		 _
6	CITIZENS		PLACE OF ORGANIZATION		
		7	SOLE VOTING POWER		
			-0-		
	BER OF ARES	8	SHARED VOTING POWER		

BENEFICIALLY OWNED BY			177,794						
OWNED BY EACH REPORTING PERSON WITH			SOLE DISPOSITIVE POWER						
			-0-						
		10	SHARED DISPOSITIVE POWER						
			177,794						
11	AGGREGAT	E AMOI	JNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
11	177,794	L mio							
12	CHECK BO	X	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN		_				
13	PERCENT	OF CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)						
	1.90%								
14	TYPE OF		TING PERSON*						
	00								
			*SEE INSTRUCTIONS BEFORE FILLING OUT!						
			Page 8 of 36 pages						
CUSIP	No. 3140	12105	13D						
1			TING PERSONS FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
	LifeWise	Famil	ly Financial Security, Inc.						
2	CHECK TH	 E APPF	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)					
3	SEC USE	 ONLY							
4	SOURCE O		 DS*						
	WC								
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)		_				
6	 CITIZENS	 HIP OF	PLACE OF ORGANIZATION						
	Utah								
		 7	SOLE VOTING POWER						

			16,300		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		8	SHARED VOTING POWER		
			-0-		
		9	SOLE DISPOSITIVE POWER		
			16,300		
	10	SHARED DISPOSITIVE POWER			
			-0-		
11	AGGREGATI	E AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	16,300				
12	CHECK BOX	X IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHAI	 RES*	_
13	PERCENT (OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	.17%				
14	TYPE OF I	REPORT	ING PERSON*		
	СО				
			*SEE INSTRUCTIONS BEFORE FILLING OUT!		
			Page 9 of 36 pages		
CUSIP	No. 3140	12105	13D		
1			ING PERSONS ICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	MS First	Matth	ew GP LLC		
2			OPRIATE BOX IF A MEMBER OF A GROUP*	(a) (b)	_
3	SEC USE (
4	SOURCE O		 S*		
	00				
5			ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED EMS 2(d) OR 2(e)		_
6	CITIZENSI	HTP OR	PLACE OF ORGANIZATION		

New York SOLE VOTING POWER -0-_____ NUMBER OF 8 SHARED VOTING POWER BENEFICIALLY 177,794 ______ OWNED BY 9 SOLE DISPOSITIVE POWER EACH REPORTING PERSON -0-_____ WITH 10 SHARED DISPOSITIVE POWER 177**,**794 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 177,794 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* |_| 12 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 1.90% ______ TYPE OF REPORTING PERSON* 00 *SEE INSTRUCTIONS BEFORE FILLING OUT! Page 10 of 36 pages CUSIP No. 314012105 13D NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Sara I Limited Liability Company CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |X| -----3 SEC USE ONLY _____ 4 SOURCE OF FUNDS* WC. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) 1_1

6	CITIZENS	HIP OR	PLACE OF ORGANIZATION	
	Delaware			
		7	SOLE VOTING POWER	
			10,888	
		8	SHARED VOTING POWER	
BENE	ARES FICIALLY		-0-	
E	ED BY ACH	9	SOLE DISPOSITIVE POWER	
PEI	ORTING RSON		10,888	
W.	ITH	10	SHARED DISPOSITIVE POWER	
			-0-	
11	AGGREGAT	E AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	10,888			
12	CHECK BO	 X IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S	 SHARES* _
13	PERCENT	OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)	
	.12%			
14	TYPE OF	 REPORT	ING PERSON*	
	00			
			*SEE INSTRUCTIONS BEFORE FILLING OUT!	
			Page 11 of 36 pages	
CUSIP	No. 3140	12105	13D	
1			TING PERSONS TICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	Anne Ang	owitz		
2	CHECK TH	E APPR	COPRIATE BOX IF A MEMBER OF A GROUP*	(a) X (b) _
3	SEC USE	ONLY		
4	SOURCE O	F F FUND	 vs*	
	00			

5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)		_
6	CITIZENS	HIP O	R PLACE OF ORGANIZATION		
	United S	tates			
		7	SOLE VOTING POWER		
			-0-		
NUM	BER OF	8	SHARED VOTING POWER		
			22,200		
		9	SOLE DISPOSITIVE POWER		
	PURSUAN PURSUAN OTHER OTHER		-0-		
		1.0	SHARED DISPOSITIVE POWER		
		10	22,200		
11		E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	22 , 200 				
			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S	HARES*	_
13	PERCENT	OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)		
	.24%				
14	TYPE OF	REPOR	TING PERSON*		
	IN				
			*SEE INSTRUCTIONS BEFORE FILLING OUT!		
			Page 12 of 36 pages		
CUSIP	No. 3140	12105	13D		
1			TING PERSONS FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	Blair Ax	el			
2	CHECK TH	E APP	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a)	X _
3	SEC USE	ONLY			

4	SOURCE C	F FUNI	DS*					
	PF, 00							
5		CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _						
6	 CITIZENS	HIP O	R PLACE OF ORGANIZATION					
	United S	tates						
		7	SOLE VOTING POWER					
			1,600					
		8	SHARED VOTING POWER					
_	SHARES BENEFICIALLY		27,188					
	ED BY ACH	9	SOLE DISPOSITIVE POWER					
	ORTING RSON		1,600					
W	WITH	10	SHARED DISPOSITIVE POWER					
			27,188					
11	AGGREGAT	E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	28,788							
12	CHECK BO	X IF :	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARE	 S*	I_I			
 13	PERCENT	OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)					
	.31%							
14	TYPE OF	REPOR'	 FING PERSON*					
	IN							
			*SEE INSTRUCTIONS BEFORE FILLING OUT!					
			Page 13 of 36 pages					
CUSIP	No. 3140							
1		REPOR'	FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Amanda S	alzhaı	uer					
2	CHECK TH	E APPI	ROPRIATE BOX IF A MEMBER OF A GROUP*	a) b)	X _			

3	SEC USE ONLY				
4	SOURCE O	F FUN	DS*		
	PF				
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e) _		
	2 01.0 0111.1	10 1	121		
6	CITIZENS	HIP O	R PLACE OF ORGANIZATION		
	United S	tates			
		7	SOLE VOTING POWER		
			12 640		
			12,640		
	BER OF ARES	8	SHARED VOTING POWER		
	FICIALLY		-0-		
	ED BY ACH	9	SOLE DISPOSITIVE POWER		
	ORTING RSON		12,640		
	ITH		12,040		
		10	SHARED DISPOSITIVE POWER		
			-0-		
11	AGGREGAT	E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	12 640				
	12,640				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* _				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	.14%				
14	TYPE OF	REPOR	TING PERSON*		
	IN				
			*SEE INSTRUCTIONS BEFORE FILLING OUT!		
			Page 14 of 36 pages		
CUSIP	No. 3140	12105	13D		
1			TING PERSONS		
	I.R.S. I	DENTI	FICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	Charles	Salzh	auer		

2 CHECK THE APPROPRIATE 3 SEC USE ONLY 4 SOURCE OF FUNDS* PF, OO	JRE OF LEGAL PROCEEDINGS IS REQUIRED	X _ 			
4 SOURCE OF FUNDS*					
PF, OO					
5 CHECK BOX IF DISCLOSU PURSUANT TO ITEMS 2 (d		_			
6 CITIZENSHIP OR PLACE	OF ORGANIZATION				
United States					
7 SOLE V	OTING POWER				
9,320					
NUMBER OF 8 SHARED	O VOTING POWER				
SHARES BENEFICIALLY 120,29	98				
	DISPOSITIVE POWER				
REPORTING PERSON 9,320					
WITH 10 SHARED	DISPOSITIVE POWER				
120,29	98				
11 AGGREGATE AMOUNT BENE	FICIALLY OWNED BY EACH REPORTING PERSON				
129,618					
12 CHECK BOX IF THE AGGF	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* _				
13 PERCENT OF CLASS REPF	RESENTED BY AMOUNT IN ROW (11)				
1.39%					
14 TYPE OF REPORTING PER	4 TYPE OF REPORTING PERSON*				
IN					
	INSTRUCTIONS BEFORE FILLING OUT!				
	Page 15 of 36 pages				
CUSIP No. 314012105	13D				

1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Henry Salzhauer					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) X (b) _					
3	SEC USE	ONLY				
4	SOURCE C	F FUN	DS*			
	PF, 00					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _					
6	CITIZENS	HIP O	R PLACE OF ORGANIZATION			
	United S	tates				
		7	SOLE VOTING POWER			
			28,160			
NUMBER OF		8	SHARED VOTING POWER			
BEN			450,040			
	NED BY EACH	9	SOLE DISPOSITIVE POWER			
P	PORTING ERSON		28,160			
	WITH	10	SHARED DISPOSITIVE POWER			
			450,040			
11	AGGREGAT	E AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	478,200					
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	SHARES*	_1	
13	PERCENT	OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)			
	5.11%					
14	TYPE OF		TING PERSON*			
	IN					
			*CEE INCTDICTIONS DEFODE FILLING OUT!			

*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIF	No. 3140	12105	13D		
1			'ING PERSONS 'ICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)		
	Michael	Salzha	uer		
2	CHECK TH	E APPF	COPRIATE BOX IF A MEMBER OF A GROUP*		X _
3	SEC USE	ONLY			
4	SOURCE O	F FUND	S*		
	00, PF				
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TEMS 2(d) OR 2(e)		_
6	CITIZENS	HIP OF	PLACE OF ORGANIZATION		
	United S	tates			
		7	SOLE VOTING POWER		
			6,200		
		8	SHARED VOTING POWER		
BENE	SHARES BENEFICIALLY OWNED BY EACH		450,040		
E			SOLE DISPOSITIVE POWER		
PE	ORTING RSON		6,200		
V	/ITH	10	SHARED DISPOSITIVE POWER		
			450,040		
11	AGGREGAT	E AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	456,240				
12	CHECK BO	 X IF T	HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN S	HARES*	_
13	PERCENT	OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	4.88%				
1 /l	TYPE OF	REPORT	'ING PERSON*		
TI					

*SEE INSTRUCTIONS BEFORE FILLING OUT!

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ITEM 1. SECURITY AND ISSUER

This statement on Schedule 13D (the "Statement") relates to shares of common stock, par value \$.01 per share (the "Common Stock"), of Federal Trust Corporation, a Florida corporation (the "Issuer"). The principal executive offices of the Issuer are located at 312 W. 1st Street, Sanford, Florida 32771.

ITEM 2. IDENTITY AND BACKGROUND

(a) - (c) This Statement is being filed by Benjamin Investors, Benjamin Partners, Inc., Benjamin Partners LLC Retirement Plan Trust, BHC Company, Combined Partnership No. 1, First Matthew Partners, L.P., HS First Matthew GP LLC, LifeWise Family Financial Security, Inc., MS First Matthew GP LLC, SARA I Limited Liability Company, Anne Angowitz, Blair Axel, Amanda Salzhauer, Charles Salzhauer, Henry Salzhauer and Michael Salzhauer (each, a "Reporting Person" and, collectively, the "Reporting Persons").

As of the date of this Statement, the Reporting Persons are the beneficial owners of, in the aggregate, 507,960 shares of Common Stock, representing approximately 5.43% of the shares of Common Stock presently outstanding.

Benjamin Investors is a New York general partnership ("Benjamin Investors") with its principal business address at 589 Broadway, New York, New York 10012. It is engaged in the business of investing and its partners are Charles Salzhauer, Henry Salzhauer and Michael Salzhauer.

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Benjamin Partners, Inc. is a New York corporation ("Benjamin Partners") with its principal business address at 589 Broadway, New York, New York 10012. It is engaged in the business of real estate and investment management. The executive officers and directors of Benjamin Partners and their business addresses are: Charles Salzhauer, President and Director, 589 Broadway, New York, New York 10012; Henry Salzhauer, Vice President, Secretary and Director, 589 Broadway, New York, New York 10012; and Michael Salzhauer, Vice President, Treasurer and Director, 589 Broadway, New York, New

Benjamin Partners LLC Retirement Plan Trust (the "Trust") is a New York trust with its principal business address at 589 Broadway, New York, New York 10012. The Trust administers a retirement plan for the benefit of the employees of Benjamin Partners. The trustees of the Trust are Henry Salzhauer and Michael Salzhauer.

BHC Company is a New York general partnership ("BHC") with its principal business address at 589 Broadway, New York, New York 10012. It is engaged in the business of investing and its partners are six New York trusts established for the benefit of Anne Angowitz, Helen Weinstein, Linda Swenberg, Michael Salzhauer, Elisabeth S. Axel and Amy S. McMarlin. Each trust has its principal business address at 589 Broadway, New York, New York 10012. Charles Salzhauer, Henry Salzhauer and Michael Salzhauer are the co-trustees of three of these trusts and Charles Salzhauer, Henry Salzhauer and Anne Angowitz are the co-trustees of the other three trusts.

Combined Partnership No. 1 is a New York limited partnership ("Combined Partnership") with its principal business address at 589 Broadway, New York, New York 10012. It is engaged in the business of investing and its general partners are Charles Salzhauer, Henry Salzhauer and Michael Salzhauer.

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First Matthew Partners, L.P. is a New York limited partnership ("First Matthew") with its principal business address at 589 Broadway, New York, New York 10012. It is engaged in the business of investing and its general partners are HS First Matthew GP LLC, a New York limited liability company, and MS First Matthew GP LLC, a New York limited liability company. Henry Salzhauer is the sole member and manager of HS First Matthew GP LLC and Michael Salzhauer is the sole member and manager of MS First Matthew GP LLC.

LifeWise Family Financial Security, Inc. is a Utah corporation ("LifeWise") with its principal address at P.O. Box 58026, Salt Lake City, Utah 84158. It is primarily engaged in the business of investing. The executive officers and directors of LifeWise are: Henry Salzhauer, Director; Michael Salzhauer, President, CEO, Director; Blair Axel, Director.

SARA I Limited Liability Company is a Delaware limited liability company ("SARA") with its principal address at 589 Broadway, New York, New York 10012. It is engaged in the business of investing. Henry Salzhauer, Michael Salzhauer and Blair Axel have investment authority with respect to SARA.

Anne Angowitz is an executive with Preferred Placement, Inc. She has an address at 370 Lexington Avenue, 27th Fl., New York, New York 10017. She is the daughter of Charles Salzhauer and the niece of Henry Salzhauer.

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Blair Axel is an attorney and serves as General Counsel for Benjamin Partners. He has an address at 589 Broadway, New York, New York 10012. He is the son-in-law of Henry Salzhauer and the brother-in-law of Michael Salzhauer.

Amanda Salzhauer is a social worker in private practice. She has an address at 589 Broadway, New York, New York 10012. Ms. Salzhauer is the daughter-in-law of Henry Salzhauer, the wife of Michael Salzhauer and the sister-in-law of Blair Axel.

Charles Salzhauer is the President of Benjamin Partners. He has an address at 589 Broadway, New York, New York 10012. He is the brother of Henry Salzhauer, the father of Anne Angowitz and the uncle of Michael Salzhauer.

Henry Salzhauer is a Vice President and the Secretary of Benjamin Partners. He has an address at 589 Broadway, New York, New York 10012. He is the brother of Charles Salzhauer, the father of Michael Salzhauer, the Uncle of Anne Angowitz and the father-in-law of Blair Axel and Amanda Salzhauer.

Michael Salzhauer is a Vice President and the Treasurer of Benjamin Partners. He has an address at 589 Broadway, New York, New York 10012. He is the son of Henry Salzhauer, the nephew of Charles Salzhauer, the husband of Amanda Salzhauer and the brother-in-law of Blair Axel.

(d) - (e) During the last five years none of the Reporting Persons (and none of the executive officers of directors thereof) has (i) been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors)

or (ii) been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which it was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

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ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

Except for an aggregate of 135,000 shares of Common Stock acquired directly from the Issuer in a public stock offering in August 2004, all purchases of Common Stock by the Reporting Persons were made in open market transactions. All such purchases of Common Stock were funded by working capital or personal funds, which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business. The aggregate purchase price paid by each Reporting Person is as follows:

Reporting Person	Purchase Price
Benjamin Investors	\$385,139.76
Benjamin Partners	\$26,793.92
Benjamin Partners LLC Retirement Plan Trust	\$29,324.70
BHC Company	\$174,644.42
Combined Partnership No. 1	\$385,026.14
First Matthew Partners, L.P.	\$1,423,227.55
LifeWise Family Financial Security, Inc.	\$165,092.80
SARA I Limited Liability Company	\$79,924.20
Blair Axel	\$16,170.95
Amanda Salzhauer	\$123,992.36
Charles Salzhauer	\$75,335.96
Henry Salzhauer	\$1,245,343.16
Michael Salzhauer	\$1,022,364.10

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ITEM 4. PURPOSE OF TRANSACTION

Each of the Reporting Persons acquired beneficial ownership of the shares of Common Stock to which this Statement relates in order to obtain a

significant equity position in the Issuer because they believed such shares, when purchased, were undervalued and represented an attractive investment opportunity.

The Reporting Persons consider their equity position in the Issuer to be for investment purposes only. Each of the Reporting Persons may acquire additional shares of Common Stock or sell or otherwise dispose of any or all of the shares of Common Stock beneficially owned by him, her or it, in the open market, in privately negotiated transactions or otherwise. The Reporting Persons may also take such other action with respect to the Issuer or any of its debt or equity securities in any manner permitted by law.

Except as set forth in this Item 4, none of the Reporting Persons have any present plans or proposals that relate to or would result in any of the actions specified in clauses (a) through (j) of the instructions to Item 4 of Schedule 13D. The Reporting Persons intend to review their investment in the Issuer on a continuing basis. The Reporting Persons believe that the management of the Issuer has not maximized shareholder value for the benefit of the Issuer's shareholders, are concerned by the recent increase in non-performing assets and urge the independent directors of the Issuer to explore strategic options for the benefit of all shareholders, including a sale of the Issuer.

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Depending on various factors, including the Issuer's financial condition and results of operations, the price level of the Common Stock, conditions in the securities markets and general economic and industry conditions, the Reporting Persons may in the future take such actions with respect to their investment in the Issuer as they deem appropriate, including, without limitation, seeking representation on the Board of Directors of the Issuer, making proposals to the Issuer concerning changes to the capitalization, ownership structure or operations of the Issuer, engaging in discussions with other stockholders of the Issuer and other relevant parties concerning the business, operations, board composition, management, strategy and future plans of the Issuer, purchasing additional shares of Common Stock, selling some or all of their shares of Common Stock or changing their intention with respect to any and all matters referred to in this Item 4.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

(a) - (b) As of the date hereof, Benjamin Investors beneficially owns an aggregate of 46,200 shares of Common Stock, representing approximately ..49% of the shares of Common Stock presently outstanding based upon the 9,351,542 shares of Common Stock reported by the Issuer to be issued and outstanding as of November 3, 2006 in its Form 10-Q filed with the Securities and Exchange Commission on November 8, 2006 (the "Issued and Outstanding Shares"). As the general partners of Benjamin Investors, each of Charles Salzhauer, Henry Salzhauer and Michael Salzhauer may be deemed to beneficially own the 46,200 shares of Common Stock beneficially owned by Benjamin Investors.

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As of the date hereof, Benjamin Partners beneficially owns an aggregate of 3,998 shares of Common Stock representing approximately .04% of the Issued and Outstanding Shares. As the directors of Benjamin Partners, each of Charles Salzhauer, Henry Salzhauer and Michael Salzhauer may be deemed to beneficially own the 3,998 shares of Common Stock beneficially owned by Benjamin Partners.

As of the date hereof, the Trust beneficially owns an aggregate of 3,340 shares of Common stock, representing approximately .04% of the Issued and Outstanding Shares. As the co-trustees of the Trust, each of Henry Salzhauer and Michael Salzhauer may be deemed to beneficially own the 3,340 shares of Common Stock beneficially owned by the Trust.

As of the date hereof, BHC beneficially owns an aggregate of 22,200 shares of Common Stock, representing approximately .24% of the Issued and Outstanding Shares. As the trustees of the trusts which are the general partners of BHC, each of Charles Salzhauer, Henry Salzhauer, Michael Salzhauer and Anne Angowitz may be deemed to beneficially own the 22,200 shares of Common stock beneficially owned by BHC.

As of the date hereof, Combined Partnership beneficially owns an aggregate of 47,900 shares of Common Stock representing approximately .51% of the Issued and Outstanding Shares. As the general partners of Combined Partnership, each of Charles Salzhauer, Henry Salzhauer and Michael Salzhauer may be deemed to beneficially own the 47,900 shares of Common Stock beneficially owned by Combined Partnership.

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As of the date hereof, First Matthew beneficially owns an aggregate of 177,794 shares of Common Stock, representing approximately 1.90% of the Issued and Outstanding Shares. As the general partners of First Matthew, each of HS First Matthew GP LLC and MS First Matthew GP LLC may be deemed to beneficially own the 177,794 shares of Common Stock beneficially owned by First Matthew. As the sole member and manager of HS First Matthew GP LLC, Henry Salzhauer may be deemed to be the beneficial owner of the 177,794 shares of Common Stock beneficially owned by First Matthew. As the sole member and manager of MS First Matthew GP LLC, Michael Salzhauer may be deemed to be the beneficial owner of the 177,794 shares of Common stock beneficially owned by First Matthew.

As of the date hereof, LifeWise beneficially owns an aggregate of 16,300 shares of Common Stock, representing approximately .17% of the Issued and Outstanding Shares. Each of Henry Salzhauer, Michael Salzhauer and Blair Axel may be deemed to be the beneficial owner of the 16,300 shares of Common Stock beneficially owned by LifeWise.

As of the date hereof, SARA beneficially owned an aggregate of 10,888 shares of Common Stock, representing approximately .12% of the Issued and Outstanding Shares. Each of Henry Salzhauer, Michael Salzhauer and Blair Axel may be deemed to be the beneficial owner of the 10,888 shares of Common Stock beneficially owned by SARA.

As of the date hereof, Anne Angowitz beneficially owns an aggregate of 22,200 shares of Common Stock, representing approximately .24% of the Issued and Outstanding Shares (consisting of the 22,200 shares of Common Stock beneficially owned by BHC, as to which she shares voting and dispositive power with Charles Salzhauer, Henry Salzhauer and Michael Salzhauer). Anne Angowitz disclaims beneficial ownership of such shares of Common Stock except to the extent of her pecuniary interest therein.

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As of the date hereof, Blair Axel beneficially owns an aggregate of 28,788 shares of Common Stock, representing approximately .31% of the Issued and

Outstanding Shares (consisting of (A) (i) 16,300 shares beneficially owned by LifeWise and (ii) 10,888 shares beneficially owned by SARA (as to each of which he shares voting and dispositive power with Henry Salzhauer and Michael Salzhauer) and (B) 1,600 share beneficially owned by the Blair Axel IRA). Blair Axel disclaims beneficial ownership of such shares of Common Stock except to the extent of his pecuniary interest therein.

As of the date hereof, Amanda Salzhauer beneficially owns an aggregate of 12,640 shares of Common Stock, representing approximately .14% of the Issued and Outstanding Shares.

As of the date hereof, Charles Salzhauer beneficially owns an aggregate of 129,618 shares of Common Stock, representing approximately 1.39% of the Issued and Outstanding Shares (consisting of (A) (i) 46,200 shares beneficially owned by Benjamin Investors, (ii) 3,998 shares beneficially owned by Benjamin Partners and (iii) 47,900 shares beneficially owned by Combined Partnership (as to each of which he shares voting and dispositive power with Henry Salzhauer and Michael Salzhauer); (B) 22,200 shares beneficially owned by BHC (as to which he shares voting and dispositive power with Henry Salzhauer, Michael Salzhauer and Anne Angowitz); and (C) 9,320 shares beneficially owned by the Charles Salzhauer IRA). Charles Salzhauer disclaims beneficial ownership of such shares of Common Stock except to the extent of his pecuniary interest therein.

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As of the date hereof, Henry Salzhauer beneficially owns an aggregate of 478,200 shares of Common Stock, representing approximately 5.11% of the Issued and Outstanding Shares (consisting of (A)(i) 46,200 shares beneficially owned by Benjamin Investors, (ii) 3,998 shares beneficially owned by Benjamin Partners and (iii) 47,900 shares beneficially owned by Combined Partnership (as to each of which he shares voting and dispositive power with Charles Salzhauer and Michael Salzhauer); (B) 22,200 shares beneficially owned by BHC (as to which he shares voting and dispositive power with Charles Salzhauer, Michael Salzhauer and Anne Angowitz); (C)(i) 3,340 shares beneficially owned by the Trust and (ii) 177,794 shares beneficially owned by First Matthew (as to each which he shares voting and dispositive power with Michael Salzhauer); (D) (i) 10,888 shares beneficially owned by SARA and (ii) 16,300 shares beneficially owned by LifeWise (as to each of which he shares voting and dispositive power with Blair Axel and Michael Salzhauer) and (E) (i) 135,160 shares beneficially owned by Henry Salzhauer (as to 121,420 of which he shares voting and dispositive power with Michael Salzhauer), (ii) 6,300 shares beneficially owned by Henry Salzhauer IRA and (iii) 8,120 shares beneficially owned by Henry Salzhauer IRA No. 2). Henry Salzhauer disclaims beneficial ownership of such shares of Common Stock except to the extent of his pecuniary interest therein.

As of the date hereof, Michael Salzhauer beneficially owns an aggregate of 456,240 shares of Common Stock, representing approximately 4.88% of the Issued and Outstanding Shares (consisting of (A) (i) 46,200 shares beneficially owned by Benjamin Investors, (ii) 3,998 shares beneficially owned by Benjamin Partners and (iii) 47,900 shares beneficially owned by Combined Partnership (as to each of which he shares voting and dispositive power with Charles Salzhauer and Henry Salzhauer); (B) 22,200 shares beneficially owned by BHC (as to which he shares voting and dispositive power with Charles Salzhauer, Henry Salzhauer and Anne Angowitz); (C) (i) 3,340 shares beneficially owned by the Trust and (ii) 177,794 shares beneficially owned by First Matthew (as to each of which he shares voting and dispositive power with Henry Salzhauer); (D) (i) 10,888 shares beneficially owned by SARA and (ii) 16,300 shares beneficially owned by LifeWise (as to each of which he shares voting and dispositive power

with Blair Axel and Henry Salzhauer); and (E) 127,620 shares beneficially owned by Michael Salzhauer (as to 121,420 of which he shares voting and dispositive power with Henry Salzhauer). Michael Salzhauer disclaims beneficial ownership of such shares of Common Stock except to the extent of his pecuniary interest therein.

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Except as set forth above, each of the Reporting Persons may be deemed to have sole voting and dispositive power with respect to the shares of Common Stock reported in this Statement as beneficially owned by such Reporting Person, regardless of the fact that multiple Reporting Persons within the same chain of ownership report sole voting and dispositive power with respect to such shares. Each such Reporting Person reports sole voting and dispositive power with respect to such shares based on such Reporting Person's relationship to the other Reporting Persons within the same chain of ownership. Except to the extent otherwise expressly stated in this Statement, each Reporting Person disclaims beneficial ownership of any shares of Common Stock beneficially owned by any other Reporting Person.

- (c) Annexed hereto as Schedule I is a description of all transactions in the Common Stock effected by the Reporting Persons in the 60 days prior to the date of filing of this Statement.
- (d) No other person has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of the shares of Common Stock beneficially owned by the Reporting Persons and covered by this Statement except as follows: (i) Elizabeth S. Axel is entitled to receive all dividends and proceeds of sale with respect to 5,680 shares of Common Stock reported in this Statement as beneficially owned on a shared basis by Henry Salzhauer and Michael Salzhauer, (ii) Amy S. McMarlin is entitled to receive all

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dividends and proceeds of sale with respect to 3,940 shares of Common Stock reported in this Statement as beneficially owned on a shared basis by Henry Salzhauer and Michael Salzhauer and (iii) Steven Roth is entitled to receive all dividends and proceeds of sale with respect to 111,800 shares of Common Stock reported in this Statement as beneficially owned on a shared basis by Henry Salzhauer and Michael Salzhauer.

(e) Not applicable.

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

As of the date hereof, except for their unwritten agreement among the Reporting Persons to generally act together in their investments in shares of Common Stock of the Issuer covered by this Statement, none of the Reporting Persons (and none of the executive officers or directors thereof) has any contract, arrangement, understanding or relationship (legal or otherwise) with any person with respect to any securities of the Issuer, including but not limited to the transfer or voting of any of such securities, finder's fees, joint ventures, loan or option agreements, puts or calls, guarantees of profits, division of profits or losses, or the giving or withholding of proxies.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Exhibit Number	Exhibit Description
99.1	Joint Filing Agreement dated as of February 14, 2007 by and among the Reporting Persons named therein.
99.2	Delegation of Authority evidencing authority of representatives of certain Reporting Persons to sign this Statement on behalf of such Reporting Persons.

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Signature

After reasonable inquiry and to the best of the knowledge and belief of the undersigned, the undersigned certify that the information set forth in this Statement is true, complete and correct.

Date: February 14, 2007

BENJAMIN INVESTORS

By: /s/ Michael Salzhauer

Name: Michael Salzhauer Title: General Partner

BENJAMIN PARTNERS, INC.

By: /s/ Michael Salzhauer

Name: Michael Salzhauer Title: Vice President

BENJAMIN PARTNERS LLC RETIREMENT PLAN TRUST

By: /s/ Henry Salzhauer

Name: Henry Salzhauer Title: Co-Trustee

By: /s/ Michael Salzhauer

Name: Michael Salzhauer Title: Co-Trustee

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BHC COMPANY

By: /s/ Henry Salzhauer

Name: Henry Salzhauer, Co-Trustee, Trust f/b/o Anne Angowitz

Title: General Partner

By: /s/ Henry Salzhauer

Name: Henry Salzhauer, Co-Trustee, Trust f/b/o Helen Weinstein

Title: General Partner

By: /s/ Henry Salzhauer

Name: Henry Salzhauer, Co-Trustee, Trust f/b/o Linda Swenberg

Title: General Partner

By: /s/ Henry Salzhauer

Name: Henry Salzhauer, Co-Trustee, Trust f/b/o Michael Salzhauer

Title: General Partner

By: /s/ Henry Salzhauer

Name: Henry Salzhauer, Co-Trustee, Trust f/b/o Elisabeth Salzhauer Axel

Title: General Partner

By: /s/ Henry Salzhauer

Name: Henry Salzhauer, Co-Trustee, Trust f/b/o Amy Salzhauer McMarlin

Title: General Partner

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COMBINED PARTNERSHIP NO. 1

By: /s/ Michael Salzhauer

Name: Michael Salzhauer Title: General Partner

FIRST MATTHEW PARTNERS, L.P.

By HS First Matthew GP LLC, Its Co-general partner

By: /s/ Henry Salzhauer

Name: Henry Salzhauer

Title: Manager

By MS FIRST MATTHEW GP LLC, Its Co-general partner

By: /s/ Michael Salzhauer

Name: Michael Salzhauer

Title: Manager

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LIFEWISE FAMILY FINANCIAL SECURITY, INC.
By: /s/ Michael Salzhauer
Name: Michael Salzhauer Title: President and CEO
SARA I LIMITED LIABILITY COMPANY
By: /s/ Henry Salzhauer
Name: Henry Salzhauer Title: Investment Advisor
By: /s/ Michael Salzhauer
Name: Michael Salzhauer Title: Investment Advisor
/s/ Anne Angowitz
Anne Angowitz
/s/ Blair Axel
Blair Axel
Dage 25 of 26 pages
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/s/ Amanda Salzhauer
Amanda Salzhauer
/s/ Charles Salzhauer
Charles Salzhauer
/s/ Henry Salzhauer
Henry Salzhauer
/s/ Michael Salzhauer
Michael Salzhauer

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Schedule 1

	DATE	No. of SHARES	Avg. Cost per Share
Amanda Salzhauer	01/29/07 01/30/07	3,400 3,000	10.1194 10.1504
Amy Salzhauer	01/30/07 02/08/07	1,000	10.1504 10.2300
	02/08/07	500	10.2360
Amy Salzhauer - IRA	12/28/06	100	10.2300
Benjamin Investors	01/24/07	1,600	10.2545
	01/29/07 02/06/07	1,000 200	10.1194 10.2060
	02/08/07 02/09/07	2,000 4,000	10.2060 10.2242
	02/09/07	1,700	10.1548
Benjamin Partners-LLC Retirement Plan	01/30/07	500	10.1504
Actifement Flan	02/08/07	800	10.2060
BHC Company	02/07/07	1,800	10.2469
Charles Salzhauer IRA	12/28/06	1,200	10.1043
	01/30/07	2,000	10.1504
Combined Partnership	01/23/07 02/09/07	1,100 6,000	10.2554 10.2242
Elisabeth Axel	01/30/07 02/08/07	1,000 500	10.1504 10.2060
First Matthew Partners LP	01/12/07	200	10.2060
	01/26/07 01/30/07	1,200 6,400	10.2035 10.1504
	02/02/07 02/07/07	700 2 , 500	10.1531 10.2469
	02/08/07 02/09/07	4,000 5,000	10.2300 10.1548

Schedule 1

NAME	DATE	No. of SHARES	Avg. Cost per Share
Henry Salzhauer	01/23/07 02/08/07	500 1,000	10.2554 10.2060
Henry Salzhauer IRA #2	01/30/07	2,000	10.1504
Henry Salzhauer IRA	12/28/06	1,200	10.1043
Lifewise Family Fin'l	01/29/07	1,000	10.1194

	01/30/07	4,000	10.1504
	01/31/07	1,000	10.2060
	02/08/07	2,000	10.2060
	02/09/07	5,000	10.1548
Michael Salzhauer	02/08/07	1,000	10.20601
SARA I, LLC	01/30/07	1,000	10.1504
	02/07/07	300	10.1660
Steven Roth	01/24/07	1,000	10.2545
	01/29/07	5,000	10.1194
	01/30/07	3,000	10.1504
	02/08/07	900	10.2060
	02/09/07	5,000	10.1548
Blair Axel IRA	12/18/06	500	10.2360
	02/12/07	500	10.0899
Rebecca S-Trust	01/16/07	400	10.1710
	02/08/07	1,000	10.2300
Abigail S-Trust	01/16/07	400	10.1710
	02/08/07	1,000	10.2300
Emily S-Trust	01/16/07	400	10.1710
4	02/08/07	1,000	10.2300
Totals		93,700	