OSS CAPITAL MANAGEMENT Form SC 13G June 27, 2005

SECURITIES & EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. ____)*

Pharmion Corporation (Name of Issuer)

Common Stock (Title of Class of Securities)

71715B409 (CUSIP Number)

June 17, 2005 (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)

*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).

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(1) NAMES OF REPORTING PERSONS
I.R.S. IDENTIFICATION NO.
OF ABOVE PERSONS (ENTITIES ONLY)

O.S.S. Capital Management LP

(2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **

(a) [X]

											(b)	[]	
(3)	SEC	USE	ONLY											
(4)	CIT	'IZENS	SHIP OR	PLACE O Delawa		GANIZATIO JSA	ON							
NUMBER OF		(5)	SOLE VO	TING PO	WER									
SHARES								-0-	-					
BENEFICIALLY	Y	(6)	SHARED	VOTING	POWEF	₹		1,9	42,400					
OWNED BY														
EACH		('/)	SOLE DI	ISPOSITI	VE PC)WER		-0-	-					
REPORTING														
PERSON WITH		(8)	SHARED	DISPOSI	TIVE	POWER		1,9	42,400					
(9)				IT BENEF		LLY OWNE	D							
								1,9	42,400					
(10)				HE AGGRE LUDES CE		AMOUNT SHARES	**						[]	
(11)			OF CLAS	SS REPRE	SENTE	lD		<i>c</i> 1	0.					
								6.1 	. б 					
(12)	TYP	E OF	REPORTI	ING PERS	ON **	ī		PN						
			** SEE	E INSTRU	CTION	IS BEFOR	E FI	LLI	NG OUT	!				
CUSIP No. 73	1715	B409			130	3				Page	3 0	f 14	l Pag	es
(1)	I.R	.S. 1	[DENTIF]	TING PER CATION IS (ENTI	NO.		car		Schafe	 r & I	art	ners	 s I L	-P
(2)	CHE	CK TH				F A MEM							[X]	
(3)	SEC	USE												
(4)	CIT	'IZENS	SHIP OR	PLACE O Delawa	F ORG	GANIZATIO JSA								
NUMBER OF		(5)	SOLE VO	OTING PO	WER			-0-						
SHARES														

BENEFICIALLY	Y (6) SHARED VOTING POWER	76,757
EACH REPORTING	(7) SOLE DISPOSITIVE POWER	-0-
	(8) SHARED DISPOSITIVE POWER	76,757
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	76 , 757
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	**
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	0.2%
(12)	TYPE OF REPORTING PERSON **	PN
CUSIP No. 71	1715B409 13G	Page 4 of 14 Pages
	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	Page 4 of 14 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	ar S. Schafer & Partners II LP
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) Osca	ar S. Schafer & Partners II LP ER OF A GROUP ** (a) [X]
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) OSCA CHECK THE APPROPRIATE BOX IF A MEMBE	ar S. Schafer & Partners II LP ER OF A GROUP ** (a) [X] (b) []
(1) (2) (3) (4)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) OSCA CHECK THE APPROPRIATE BOX IF A MEMBE SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION	ar S. Schafer & Partners II LP ER OF A GROUP ** (a) [X] (b) []
(1) (2) (3) (4)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) OSCA CHECK THE APPROPRIATE BOX IF A MEMBE SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware, USA	ar S. Schafer & Partners II LP ER OF A GROUP ** (a) [X] (b) []
(1) (2) (3) (4) NUMBER OF SHARES	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) OSCA CHECK THE APPROPRIATE BOX IF A MEMBE SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware, USA	ar S. Schafer & Partners II LP ER OF A GROUP ** (a) [X] (b) []
(1) (2) (3) (4) NUMBER OF SHARES BENEFICIALLY	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) OSCA CHECK THE APPROPRIATE BOX IF A MEMBE SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION Delaware, USA (5) SOLE VOTING POWER	ar S. Schafer & Partners II LP ER OF A GROUP ** (a) [X] (b) []

PERSON WITH	(8) SHARED DISPOSITIVE POWER	894,375
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	894,375
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **	[]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	2.8%
(12)	TYPE OF REPORTING PERSON **	PN
	** SEE INSTRUCTIONS BEFORE F	ILLING OUT!
CUCID No. 7	171ED400	Dans 5 of 14 Dans
CUSIP No. 7	1715B409 13G	Page 5 of 14 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	O.S.S. Overseas Fund Ltd.
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER	OF A GROUP ** (a) [X] (b) []
(3)	SEC USE ONLY	
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands	
NUMBER OF SHARES	(5) SOLE VOTING POWER	-0-
BENEFICIALLY	Y (6) SHARED VOTING POWER	971,268
EACH REPORTING	(7) SOLE DISPOSITIVE POWER	-0-
	(8) SHARED DISPOSITIVE POWER	971,268
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	971,268
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **	

(11)PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 3.1% ______ (12) TYPE OF REPORTING PERSON ** _____ ** SEE INSTRUCTIONS BEFORE FILLING OUT! CUSIP No. 71715B409 13G Page 6 of 14 Pages (1) NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) O.S.S. Advisors LLC (2) CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP ** (a) [X] (b) [] ______ (3) SEC USE ONLY ______ (4) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware, USA NUMBER OF (5) SOLE VOTING POWER SHARES BENEFICIALLY (6) SHARED VOTING POWER 971,132 OWNED BY (7) SOLE DISPOSITIVE POWER EACH -0-REPORTING (8) SHARED DISPOSITIVE POWER PERSON WITH 971**,**132 (9) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 971**,**132 ._____ (10) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES ** (11) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) -----(12) TYPE OF REPORTING PERSON **

** SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP No. 7	1715B409	13G	Page 7 of 14 Pages
(1)	I.R.S.	F REPORTING PERSONS IDENTIFICATION NO. E PERSONS (ENTITIES ONLY)	Schafer Brothers LLC
(2)	CHECK TH	HE APPROPRIATE BOX IF A MEMBER	OF A GROUP ** (a) [X] (b) []
(3)	SEC USE	ONLY	
(4)	CITIZENS	SHIP OR PLACE OF ORGANIZATION Delaware, USA	
NUMBER OF	(5)	SOLE VOTING POWER	-0-
BENEFICIALL OWNED BY	Y (6)	SHARED VOTING POWER	1,942,400
EACH REPORTING	(7)	SOLE DISPOSITIVE POWER	-0-
	(8)	SHARED DISPOSITIVE POWER	1,942,400
(9)		TE AMOUNT BENEFICIALLY OWNED REPORTING PERSON	1,942,400
(10)		DX IF THE AGGREGATE AMOUNT (9) EXCLUDES CERTAIN SHARES **	[]
(11)		OF CLASS REPRESENTED NT IN ROW (9)	6.1%
(12)	TYPE OF	REPORTING PERSON **	00
		** SEE INSTRUCTIONS BEFORE F	ILLING OUT!
CUSIP No. 7	1715B409	13G	Page 8 of 14 Pages
(1)	I.R.S.	REPORTING PERSONS EDENTIFICATION NO. E PERSONS (ENTITIES ONLY)	Oscar S. Schafer

(2)	CHE	CK T	HE APPRO	PRIATE	BOX	IF A	MEMBEI	R OF	A GR	OUP	**	[X]
(3)	SEC	USE	ONLY									
(4)	CIT	IZEN	SHIP OR	PLACE (ZATION					
NUMBER OF		(5)	SOLE VC	TING P	OWER			-0-				
BENEFICIALLY OWNED BY	ľ	(6)	SHARED	VOTING	POWE:	R		1,9	942,4	00		
EACH REPORTING		(7)	SOLE DI	SPOSIT	IVE P	OWER		-0-	-			
PERSON WITH		(8)	SHARED	DISPOS	ITIVE	POW	ΞR	1,9	942,4	00		
(9)			TE AMOUN REPORTI			LLY (OWNED	1,9	942 , 4	00		
(10)			OX IF TH (9) EXCI					*				 []
(11)			OF CLAS		ESENT	ED		6.1	 L%			
(12)	TYP	E OF	REPORTI	ING PER	SON *	*		IN				
			** SEE	INSTR	UCTIO	NS B	EFORE I	FILL	ING C	UT!		

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ITEM 1.

- (a) NAME OF ISSUER: Pharmion Corporation
- (b) ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES: 2525 28th St.
 Boulder, CO 80301
- Item 2(a). NAME OF PERSON FILING:
 - (i) Oscar S. Schafer & Partners I LP, a Delaware limited partnership ("OSS I"), with respect to shares of Common Stock (as defined in Item 2(d) below) directly owned by it;

- (ii) Oscar S. Schafer & Partners II LP, a Delaware limited partnership ("OSS II", and together with OSS I, the "Partnerships"), with respect to shares of Common Stock as defined in Item 2(d) below) directly owned by it;
- (iii) O.S.S. Advisors LLC, a Delaware limited liability company (the "General Partner"), which serves as the general partner of each of the Partnerships, with respect to shares of Common Stock (as defined in Item 2(d) below) directly owned by each of the Partnerships;
- (iv) O.S.S. Overseas Fund Ltd., a Cayman Islands exempted company ("OSS Overseas"), with respect to shares of Common Stock directly owned by it;
- (v) O.S.S. Capital Management LP, a Delaware limited partnership (the "Investment Manager"), which serves as investment manager, and management company, to OSS Overseas and the Partnerships, respectively, and has investment discretion with respect to shares of Common Stock directly owned by OSS Overseas and the Partnerships;
- (vi) Schafer Brothers LLC, a Delaware limited liability company (the "SB LLC"), which serves as the general partner to the Investment Manager, with respect to shares of Common Stock directly owned by OSS Overseas and the Partnerships; and
- (vii) Mr. Oscar S. Schafer ("Mr. Schafer"), who serves as the senior managing member of the General Partner and of the SB LLC, with respect to shares of Common Stock directly owned by the Partnerships and OSS Overseas.

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The Partnerships, OSS Overseas, the General Partner, the Investment Manager, SB LLC and Mr. Schafer 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.

- (a) NAME OF PERSON FILING
 - (i) O.S.S. Capital Management LP
 - (ii) Oscar S. Schafer & Partners I LP
 - (iii) Oscar S. Schafer & Partners II LP
 - (iv) O.S.S. Overseas Fund Ltd.
 - (v) O.S.S. Advisors LLC
 - (vi) Schafer Brothers LLC
 - (vii) Oscar S. Schafer
- (b) ADDRESS OF PRINCIPAL OFFICE, OR, IF NONE, RESIDENCE

The address of the principal business offices of each of:

Investment Manager

(i)

			598 Madison Avenue	
			New York, NY 10022	
	(11)	OSS I	EOO Madigan Arranya	
			598 Madison Avenue New York, NY 10022	
	(iii)	OSS II	New IOLK, NI 10022	
	(+++)		598 Madison Avenue	s
			New York, NY 10022	
	(iv)	OSS Overs		
	, ,			obal (Cayman) Limited
			Harbor Place, 5th	_
			South Church Stree	et, P.O. Box 30464 SMB
			Grand Cayman, Caym	nan Islands
		:	British West Indie	es
	(v)	General P		
			598 Madison Avenue	
	, ,		New York, NY 10022	
	(vi)	SB LLC	EOO Maraliana 7	
			598 Madison Avenue New York, NY 10022	
	(57i i)	Mr. Schaf	·	
	(v ± ±)		598 Madison Avenue	s
			New York, NY 10022	
			,	
(c)	CITIZI	ENSHIP		
	(i)	Investmen	t Manager - Delawa	re, USA
	(ii)	OSS I - D	elaware, USA	
			Delaware, USA	
			eas - Cayman Islan	
			artner - Delaware,	USA
			Delaware, USA	
	(∨ ⊥ ⊥)	Mr. Schar	er - New York, USA	A. C.
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CUSIP No. 71715				Page 11 of 14 Pages
CUSIP No. 717151	3409 TITLE			Page 11 of 14 Pages
	3409 TITLE	OF CLASS (13G	Page 11 of 14 Pages
(d)	3409 TITLE Common	n Stock	13G	Page 11 of 14 Pages
	3409 TITLE Common CUSIP	n Stock NUMBER	13G	Page 11 of 14 Pages
(d)	3409 TITLE Common	n Stock NUMBER	13G	Page 11 of 14 Pages
(d) (e)	TITLE Common CUSIP 717151	n Stock NUMBER 3409	13G OF SECURITIES	
(d) (e)	TITLE Common CUSIP 717151 statemen	n Stock NUMBER 3409 nt is file	13G OF SECURITIES d pursuant to Rule	Page 11 of 14 Pages es 13d-1(b) or 13d-2(b) or
(d) (e) Item 3. If this	TITLE Common CUSIP 717151 statemen	n Stock NUMBER 3409 nt is file	13G OF SECURITIES d pursuant to Rule	
(d) (e) Item 3. If this (c), check wheth	TITLE Common CUSIP 717151 statemen	NUMBER 8409 nt is file person fil	13G OF SECURITIES d pursuant to Rule ing is a:	
(d) (e) Item 3. If this (c), check wheth (a)	TITLE Common CUSIP 717151 statementer the p	NUMBER 3409 nt is file person fil	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und	es 13d-1(b) or 13d-2(b) or der Section 15 of the Act,
(d) (e) Item 3. If this (c), check wheth (a)	TITLE Common CUSIP 717151 statementer the p	NUMBER 3409 nt is file person fil	13G OF SECURITIES d pursuant to Rule ing is a:	es 13d-1(b) or 13d-2(b) or der Section 15 of the Act,
(d) (e) Item 3. If this (c), check wheth (a) (b)	TITLE Common CUSIP 717151 statementhe per the	NUMBER 3409 nt is file person fil ker or dea	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a)	es 13d-1(b) or 13d-2(b) or der Section 15 of the Act, (6) of the Act,
(d) (e) Item 3. If this (c), check wheth (a) (b)	TITLE Common CUSIP 717151 statementhe per the	NUMBER 3409 nt is file person fil ker or dea	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a)	es 13d-1(b) or 13d-2(b) or der Section 15 of the Act,
(d) (e) Item 3. If this (c), check wheth (a) (b) (c)	TITLE Common CUSIP 717151 statementhe properties [] Broll [] Banl	NUMBER 8409 nt is file person fil ker or dea k as define	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a) pany as defined in	es 13d-1(b) or 13d-2(b) or der Section 15 of the Act, (6) of the Act, a Section 3(a)(19) of the Act,
(d) (e) Item 3. If this (c), check wheth (a) (b) (c)	TITLE Common CUSIP 717151 statemen ner the p [] Band [] Inst	NUMBER B409 In is file berson file cer or dea c as define urance Comp	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a) pany as defined in mpany registered u	es 13d-1(b) or 13d-2(b) or der Section 15 of the Act, (6) of the Act, a Section 3(a)(19) of the Act,
(d) (e) Item 3. If this (c), check wheth (a) (b) (c)	TITLE Common CUSIP 717151 statemen ner the p [] Band [] Inst	NUMBER B409 In is file berson file cer or dea c as define urance Comp	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a) pany as defined in	es 13d-1(b) or 13d-2(b) or der Section 15 of the Act, (6) of the Act, a Section 3(a)(19) of the Act,
(d) (e) Item 3. If this (c), check wheth (a) (b) (c) (d)	TITLE Common CUSIP 717151 statementhe per the	NUMBER 3409 In is file person file cer or dea c as define urance Compestment Compestment Compestment Comp	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a) pany as defined in mpany registered u	es 13d-1(b) or 13d-2(b) or Her Section 15 of the Act, (6) of the Act, A Section 3(a)(19) of the Act, ander Section 8 of the
(d) (e) Item 3. If this (c), check wheth (a) (b) (c) (d)	TITLE Common CUSIP 717151 statemen ner the p [] Band [] Inst [] Inve	NUMBER 3409 In is file person file cer or dea c as define urance Compestment Compestment Compestment Comp	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a) pany as defined in mpany registered umpany Act of 1940, viser in accordance	es 13d-1(b) or 13d-2(b) or Her Section 15 of the Act, (6) of the Act, A Section 3(a)(19) of the Act, ander Section 8 of the
(d) (e) Item 3. If this (c), check wheth (a) (b) (c) (d)	TITLE Common CUSIP 717151 statemen ner the p [] Band [] Inst [] Inve	NUMBER 8409 In is file berson file cer or dea c as define urance Compestment Con estment Con estment Adresses	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a) pany as defined in mpany registered umpany Act of 1940, viser in accordance	es 13d-1(b) or 13d-2(b) or Her Section 15 of the Act, (6) of the Act, A Section 3(a)(19) of the Act, ander Section 8 of the
(d) (e) Item 3. If this (c), check wheth (a) (b) (c) (d)	TITLE Common CUSIP 717151 Statemen ner the p [] Band [] Inst [] Inve	NUMBER 8409 In is file berson file cer or dea c as define urance Compestment Con estment Con estment Ad (1) (ii) (E)	13G OF SECURITIES d pursuant to Rule ing is a: ler registered und ed in Section 3(a) pany as defined in mpany registered umpany Act of 1940, viser in accordance,	es 13d-1(b) or 13d-2(b) or Her Section 15 of the Act, (6) of the Act, A Section 3(a)(19) of the Act, ander Section 8 of the

with 13d-1 (b) (1) (ii) (F),

- (g) [] Parent Holding Company or control person in accordance with Rule 13d-1 (b) (1) (ii) (G),
- (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).

Not applicable.

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ITEM 4. OWNERSHIP.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned:

The Investment Manager may be deemed to beneficially own 1,942,400 Shares. OSS I may be deemed to beneficially own 76,757 Shares. OSS II may be deemed to beneficially own 894,375 Shares. OSS Overseas may be deemed to beneficially own 971,268 Shares. The General Partner may be deemed to beneficially own 971,132 Shares as a result of its voting and dispositive power over 971,132 Shares owned by the Partnerships. SB LLC may be deemed to beneficially own 1,942,400 as a result of its voting and dispositive power over 1,942,400 Shares owned by the Partnerships and OSS Overseas. Mr. Schafer may be deemed to beneficially own 1,942,400 by virtue of his voting and dispositive power over 1,942,400 Shares owned by the Partnerships and OSS Overseas

(b) PERCENTAGE BENEFICIALLY OWNED

Based on calculations made in accordance with Rule 13d-3(d), and there being 31,826,271 outstanding:

- (i) Investment Manager may be deemed to beneficially own approximately 6.1% of the outstanding Shares;
- (ii) OSS I may be deemed to beneficially own approximately 0.2% of the outstanding Shares;
- (iii) OSS II may be deemed to beneficially own approximately 2.8% of the outstanding Shares;
- (iv) OSS Overseas may be deemed to beneficially own approximately 3.1% of the outstanding Shares;
- (v) General Partner may be deemed to beneficially own approximately 3.1% of the outstanding Shares;
- (vi) SB LLC may be deemed to beneficially own

approximately 6.1% of the outstanding Shares; (vii) Mr. Schafer may be deemed to beneficially own approximately 6.1% of the outstanding Shares.

- (c) NUMBER OF SHARES AS TO WHICH THE PERSON HAS:
 - (i) Sole power to vote or to direct the vote NA.
 - (ii) Shared power to vote or to direct the vote 1,942,400.
 - (iii) Sole power to dispose or to direct the disposition of $_{\mbox{\scriptsize NA}}$
 - (iv) Shared power to dispose or to direct the disposition of 1,942,400.

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 five percent of the class of securities, check the following [].

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- ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON

 The (i) limited partners and the general partner of the

 Partnership and (ii) the shareholders and advisor of OSS Overseas have the right to participate in the receipt of dividends from, or proceeds from the sale of, the securities held for the Partnerships and OSS Overseas, respectively.
- 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.
- ITEM 10. 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.

June 27, 2005

Oscar S. Schafer

/s/ Oscar S. Schafer

Signature

Oscar S. Schafer, Managing Partner

/s/ Oscar S. Schafer
-----Name/Title

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative other than an executive officer or general partner of the filing person, evidence of the representative's authority to sign on behalf of such person shall be filed with the statement, provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

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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 for whom copies are to be sent.

ATTENTION: INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS (SEE 18 U.S.C. 1001)

CUSIP No. 71715B409

13G

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: June 27, 2005

Oscar S. Schafer

/s/ Oscar S. Schafer

individually and as senior managing member of (a) O.S.S. Advisors LLC,

- for itself and as the general partner of
 (i) Oscar S. Schafer & Partners I LP;
 and
- (ii)Oscar S. Schafer & Partners II LP; and (b) Schafer Brothers LLC, for itself and as the general partner of O.S.S. Capital Management LP and investment manager of O.S.S. Overseas Fund Ltd.