CADIZ INC Form SC 13D/A October 27, 2006

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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. 4)\* Cadiz Inc. (Name of Issuer) Common Stock (Title of Class of Securities) 127537108 (CUSIP Number) Marcy C. Cohen, Esq. **ING Capital LLC** 1325 Avenue of the Americas New York, New York 10019 (646) 424-6154 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) September 29, 2006 (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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §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).

CUSIP No	. 12753	7108	SCHEDULE 13D	Page	9	2	of	15	
	NAME OF I	REPORTING PE	RSON						
1	ING Groep I	N.V.							
	I.R.S. IDEN	TIFICATION NO	D. OF ABOVE PERSONS (ENTITIE	ES ONLY)					
	CHECK TH	E APPROPRIAT	E BOX IF A MEMBER OF A GRO	UP (See Instruc	tions	)			
2	<ul><li>(a) o</li><li>(b) o</li></ul>								
	Not Applica	able							
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## Edgar Filing: CADIZ INC - Form SC 13D/A

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inclu (i) 1, share	number des 323,783 es of Cadi Common	Z				

snares of Cadiz Inc. Common Stock (ii) 17,289 shares of Cadiz Inc. Common Stock issuable upon conversion of 1,000 shares of Cadiz Inc. Series F Preferred Stock and (iii) 40,000

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shares of Cadiz Inc. Common Stock issuable upon the exercise of warrants held by ING Capital LLC (See Item 3). ING Capital LLC is an indirect wholly-owned subsidiary of ING Groep N.V. Based upon 11,330,402 shares of Cadiz Inc. Common Stock outstanding as set forth in Cadiz Inc. s Form 10-Q report filed on August 9, 2006, plus (x) 17,289 shares of Cadiz Inc. Common Stock issuable

upon conversion of 1,000 shares of Cadiz Inc. Series F

Preferred Stock and (y) 40,000 shares of Cadiz Inc. Common Stock issuable upon the exercise of the warrants held by ING Capital LLC.

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CUSIP No	. 127537	7108	SCHEDULE 13D	Page	4	of	15		
1	ING Capital	EPORTING PERSON LLC TIFICATION NO. OF							
2			DX IF A MEMBER OF A GROUP	? (See Instruction	ıs)				
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(i) 1,323,783 shares of Cadiz Inc. Common Stock (ii) 17,289 shares of Cadiz Inc. Common Stock issuable upon conversion of 1,000 shares of Cadiz Inc. Series F Preferred Stock

## Table of Contents

and (iii) 40,000 shares of Cadiz Inc. Common Stock issuable upon the exercise of warrants held by **ING** Capital LLC (See Item 3). ING Capital LLC is an indirect wholly-owned subsidiary of ING Groep N.V. Based upon 11,330,402

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shares of Cadiz Inc. Common Stock outstanding as set forth in Cadiz Inc. s Form 10-Q report filed on August 9, 2006, plus (x) 17,289 shares of Cadiz Inc. Common Stock issuable upon conversion of the 1,000 shares of Series F Preferred Stock and (y) 40,000 shares of Cadiz Inc. Common Stock issuable upon the exercise of the warrants held by ING Capital LLC.

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CUSIP No.

#### SCHEDULE 13D

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## INTRODUCTION

127537108

This Amendment No. 4 (this Amendment ) relates to the Schedule 13D filed by ING Groep N.V. and ING Capital LLC with the Securities and Exchange Commission on February 14, 2003, as amended by Amendment No. 3 filed on March 29, 2006, Amendment No. 2 filed on February 10, 2005 and Amendment No. 1 filed on February 2, 2004, with respect to the common stock, \$.01 par value per share ( Common Stock ) of Cadiz Inc., a Delaware corporation ( Cadiz ). **ITEM 1. Security and Issuer.** 

Item 1 is hereby amended and restated in its entirety with the following:

This statement relates to (i) shares of Common Stock (ii) Series F Preferred Stock immediately convertible into Common Stock (Series F Preferred Stock) and (iii) warrants with respect to the Common Stock exercisable 180 days from issuance and expiring 3 years from issuance (Warrants and, together with Common Stock and Series F Preferred Stock, the Shares).

The principal executive office of Cadiz is located at 777 S. Figueroa Street, Suite 4250, Los Angeles, California 90017, United States of America.

## ITEM 2. Identity and Background.

(a) and (b) This Schedule 13D is filed on behalf of ING Groep N.V. (ING), a limited liability company organized under the laws of The Netherlands, and ING Capital LLC (ING Capital), a limited liability company organized under the laws of the State of Delaware and a wholly-owned indirect subsidiary of ING. ING and ING Capital are sometimes referred to herein as Reporting Persons.

ING Capital is engaged principally in providing financial services and related businesses. The principal executive office and principal place of business of ING Capital is located at 1325 Avenue of the Americas, New York, New York 10019.

ING is a financial services holding company whose subsidiaries are engaged principally in the insurance and banking businesses. The principal executive office and principal place of business of ING is located at Amstelveenseweg 500, 1081 KL Amsterdam, P.O. Box 810, 1000 AV Amsterdam, The Netherlands.

99.99% of the ordinary shares of ING are owned by, and registered in the name of, Stichting ING Aandelen (the Trust ), a Netherlands Trust and the issuer of Bearer Depositary Receipts of ING Groep N.V.

Other than the executive officers of ING Capital, the executive officers and members of the Executive Board of ING, the members of the Supervisory Board of ING and the members of the Management Board of the Trust, there are no persons or corporations controlling or ultimately in control of ING Capital or ING, respectively. The name and business address of each executive officer of ING Capital, each executive officer and member of the Executive Board of ING, each member of the Supervisory Board of ING and each member of the Management Board of the Trust are set forth in Annex 1 hereto and incorporated herein by reference.

(c) The present principal occupation of each executive officer of ING Capital, each executive officer and member of the Executive Board of ING, each member of the Supervisory Board of ING and each member of the Management Board of the Trust is set forth in Annex 1 hereto and incorporated herein by reference.

CUSIP No.127537108SCHEDULE 13DPage7of15(d) During the last five years, neither ING or ING Capital nor, to the best of their knowledge, any of the personslisted in Annex 1 hereto has been convicted in any criminal proceeding (excluding traffic violations or similarmisdemeanors).

(e) During the last five years, neither ING or ING Capital nor, to the best of their knowledge, any of the persons listed in Annex 1 hereto has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding 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 other than the Order Instituting Cease-and-Desist Proceedings, Making Findings, and Imposing a Cease-and-Desist Order Pursuant to Section 8A of the Securities Act of 1933 (the Securities Act ) entered into by ING Groep N.V. and ING Bank N.V. (the Respondents ) with the United States Securities and Exchange Commission (SEC) on July 26, 2005 (the Order). In this matter the Respondents offered an Offer of Settlement (the

Offer ) in anticipation of proceedings based on alleged violations of Section 5 of the Securities Act. Under the terms of the Offer, which the SEC accepted, the Respondents did not admit or deny the factual allegations but consented to the entry of an order to cease-and-desist from committing or causing any violations and any future violations of Section 5 of the Securities Act. The Order did not require the payment of any fines, penalties or other amounts by the Respondents.

(f) The citizenship of each of the executive officers of ING Capital, the executive officers and members of the Executive Board of ING, the members of the Supervisory Board of ING and the members of the Management Board of the Trust is set forth on Annex 1 hereto and incorporated herein by reference.

### ITEM 3. Source and Amount of Funds or Other Consideration.

Item 3 is hereby amended and restated in its entirety with the following:

The Shares which are the subject of this filing on Schedule 13D were issued in consideration for the origination of loans (and subsequent extensions and amendments to the terms thereof) (collectively, the Lending Transactions ) by ING Capital, formerly ING Baring (U.S.) Capital LLC, to Cadiz and were issued either (i) as warrants to purchase Common Stock, (ii) as Common Stock, (iii) as Series F Preferred Stock immediately convertible into Common Stock, or (iv) in the form of units consisting of (x) Common Stock and (y) warrants to purchase Common Stock.

ING Capital initially held beneficial ownership of 3,811,864 shares comprised of (i) 136,864 shares of Common Stock, (ii) 2,425,000 warrants, exercisable immediately, to purchase Common Stock and (iii) 1,250,000 shares of common stock issuable upon conversion of the indebtedness of Cadiz Inc.<sup>(5)</sup>

On December 15, 2003, Cadiz effectuated a 25-for-1 reverse split of its Common Stock. In addition, on December 15, 2003, Cadiz issued 100,000 shares of Series F Preferred Stock to ING Capital in connection with an amendment to terms of the Lending Transactions in exchange for the convertible debt of Cadiz held by ING Capital.<sup>(6)</sup> These shares of Series F Preferred Stock are immediately convertible into 1,728,955 shares of Common Stock.

These shares were originally issued to Middenbank Curacao N.V., an indirect subsidiary of ING and an affiliate of ING Capital. As of January 31, 2003, all of such securities were

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transferred from Middenbank Curacao N.V. to ING Capital LLC. ING Groep N.V. does not directly hold any shares of Cadiz Inc.

6 ING Capital initially held convertible indebtedness of Cadiz entitling ING Capital to receive 1,250,000 shares of common stock issuable upon conversion.

CUSIP No. 127537108 SCHEDULE 13D Page 8 of 15 On December 23, 2003, ING Capital exercised 2,350,000 warrants<sup>(7)</sup> at \$0.25 per share for a total of 94,000 shares of Common Stock of Cadiz.

On December 2, 2004, ING Capital converted 99,000 shares of Series F Preferred Stock into 1,711,665 shares of Common Stock. In addition, on December 2, 2004, Cadiz issued 40,000 units to ING Capital for an aggregate consideration of \$2,400,000. The units consist of 200,000 shares of Common Stock and 40,000 warrants. The Warrants have an exercise price of \$15 and are exercisable 180 days from issuance and expire 3 years from issuance.

On December 15, 2005, Cadiz filed a registration statement on Form S-3 with the Securities and Exchange Commission, used to register 4,302,109 shares of Common Stock, including 405,400 shares of common stock underlying a like number of warrants (including the Warrants beneficially held by ING) for the purchase of common stock and 17,289 shares of common stock issuable upon conversion of 1,000 shares of Series F Preferred Stock. Also registered were an indeterminate number of additional shares of Common Stock that may become issuable by virtue of the anti-dilution provisions of the warrants (including the Warrants beneficially held by ING) and Series F Preferred Stock.

On June 26, 2006 Cadiz entered into a credit agreement with Peloton Partners LLP ( Peloton ) to provide a new long-term debt facility to Cadiz. The transactions contemplated by this Credit Agreement closed on June 29, 2006 (the

Peloton Transaction ). A portion of the proceeds of the new loan was used by Cadiz to retire its secured credit facility with ING Capital. On June 30, 2006, following the repayment in full of Cadiz s senior revolving credit facility with ING, Cadiz filed a Second Amended and Restated Certificate of Designations of Series F Preferred Stock of Cadiz Inc. (the Second Amended and Restated Certificate of Designations ) with the Secretary of State of the State of Delaware.

With such filing:

(i) All outstanding shares of Series F Preferred Stock may be manditorily converted by Cadiz into Cadiz s Common Stock, at such time as the percentage equity ownership of the holders of Series F Preferred Stock in the common stock of Cadiz falls below 5%, on a fully-diluted basis; and

(ii) the right of the holders of Series F Preferred Stock to appoint directors of Cadiz (which had been conditioned, in part, upon the requirement that the outstanding principal balance of the ING Capital credit facility be at least \$15 million) was eliminated.

On January 6, 2006, Mr. Gregory Preston had been selected as a director by ING Capital, as the holder of Cadiz s outstanding Series F Preferred Stock, pursuant to Section 4(b) of Cadiz s Amended and Restated Certificate of Designation of Series F Preferred Stock. Mr. Preston resigned on June 30, 2006, following the repayment of Cadiz s previously outstanding senior revolving credit facility with ING Capital.

Mr. Raymond J. Pacini, who had also been serving on the Board as a designee of ING Capital, is, as of the date hereof, a member of the Board, but sits as the designee of Peloton pursuant to the right of Peloton to designate a single director under the terms of Cadiz s new loan facility with  $Peloton^{(8)}$ 

7 75,000 warrants expired on April 30, 2003.

8 Based on Cadiz Inc. s Form 8-K report filed on July 6, 2006.

## SCHEDULE 13D

#### CUSIP No. 127537108 ITEM 4. Purpose of Transaction.

Item 4 is hereby amended and restated in its entirety with the following:

As noted above, the Shares which are the subject of this filing on Schedule 13D were acquired from Cadiz in connection with the origination of loans (and subsequent extensions and amendments to the terms thereof) by ING Capital, formerly ING Baring (U.S.) Capital LLC.

As noted in Item 3 above, the right of the holders of Series F Preferred Stock to appoint directors of Cadiz (which had been conditioned, in part, upon the requirement that the outstanding principal balance of the ING Capital credit facility be at least \$15 million) was eliminated in connection with the Peloton Transaction.

On June 30, 2006, Mr. Gregory Preston resigned as a director of Cadiz, following the repayment of Cadiz s previously outstanding senior revolving credit facility with ING Capital. Mr. Raymond J. Pacini, who had also been serving on the Board as a designee of ING Capital, is, as of the date hereof, a member of the Board, but sits as the designee of Peloton pursuant to the right of Peloton to designate a single director under the terms of Cadiz s new loan facility with Peloton.<sup>(9)</sup>

## ITEM 5. Interest in Securities of the Issuer.

Item 5 is hereby amended and restated in its entirety with the following:

(a) The total number of Shares that ING and ING Capital beneficially own is 1,381,072, which represents 12.13% of Cadiz total outstanding Shares. Cadiz has (i) 11,330,402 shares of Common Stock issued and outstanding<sup>10</sup>
(ii) 17,289 shares of Common Stock issuable upon conversion of the 1,000 shares of Series F Preferred Stock and (iii) 40,000 shares of Common Stock issuable upon the exercise of warrants held by ING Capital.

(b) See rows 7 through 11 on pages 2 and 3 of this Amendment.

(c) The following is a list of all purchases or sales of the Common Stock by the Reporting Persons since the Reporting Persons most recent filing on March 29, 2006 (Amendment No. 3):

- (i) On September 29, 2006, ING Capital sold 16,032 shares of Common Stock in open market transactions at a price of \$19.6437 per share.
- (ii) On May 2, 2006, ING Capital sold 8,500 shares of Common Stock in open market transactions at a price of \$17.50 per share.
- (iii) On April 27, 2006, ING Capital sold 19,456 shares of Common Stock in open market transactions at a price of \$17.5002 per share.
- (iv) On April 27, 2006, ING Capital sold 30,000 shares of Common Stock in open market transactions at a price of \$17.50 per share.
- <sup>9</sup> Based on Cadiz Inc. s Form 8-K report filed on July 6, 2006.
- <sup>10</sup> Based on Cadiz Inc. s Form 10-Q report filed on August 9, 2006.

- CUSIP No. 127537108 SCHEDULE 13D
  - (v) On April 26, 2006, ING Capital sold 1,200 shares of Common Stock in open market transactions at a price of \$17.9758 per share.

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- (vi) On April 24, 2006, ING Capital sold 6,650 shares of Common Stock in open market transactions at a price of \$17.80 per share.
- (vii) On April 24, 2006, ING Capital sold 583 shares of Common Stock in open market transactions at a price of \$17.50 per share.
- (viii) On April 21, 2006, ING Capital sold 3,907 shares of Common Stock in open market transactions at a price of \$17.5742 per share.
- (ix) On April 21, 2006, ING Capital sold 3,333 shares of Common Stock in open market transactions at a price of \$17.80 per share.
- (x) On April 19, 2006, ING Capital sold 2,360 shares of Common Stock in open market transactions at a price of \$17.9886 per share.
- (xi) On April 18, 2006, ING Capital sold 388 shares of Common Stock in open market transactions at a price of \$17.9974 per share.
- (xii) On April 10, 2006, ING Capital sold 13,796 shares of Common Stock in open market transactions at a price of \$17.683 per share.
- (xiii) On March 31, 2006, ING Capital sold 15,493 shares of Common Stock in open market transactions at a price of \$17.6294 per share.

Each of the above transactions were reported on a Form 4 filed with the Securities and Exchange Commission on October 4, 2006, May 4, 2006, May 1, 2006, April 28, 2006, April 25, 2006, April 20, 2006, April 14, 2006 and April 12, 2006.

(d) Except as set forth in this Amendment to Schedule 13D, to the knowledge of the Reporting Persons, no person other than the Reporting Persons has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of Shares covered by this Amendment to Schedule 13D.

(e) Not Applicable.

- **ITEM 6.** Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer. See Items 3 and 4.
- ITEM 7. Material to be Filed as Exhibits.

The following exhibits were filed on February 15, 2005 with Amendment No. 2 of the Schedule 13D filed by the Reporting Persons and are hereby incorporated by reference as part of this Amendment.

Exhibit 1: Power of Attorney

Exhibit 2: Joint Filing Agreement

CUSIP No. 127537108

#### SCHEDULE 13D SIGNATURE

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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. Date: October 20, 2006.

ING GROEP N.V.

By: /s/ Klaas de Wit Name: Klaas de Wit Title: Head of Compliance Operations

By: /s/ Huib ter Haar Name: Huib ter Haar Title: Group Compliance Officer

## ING CAPITAL LLC

By: /s/ Geoff Arens Name: Geoff Arens Title: Managing Director

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Annex 1 DIRECTORS	AND EXECUTIVE	OFFICERS OF ING CAPITAL LLC, EXECUTIV	E OFFICE	ERS AN	JD MF	MBERS
		OF ING GROEP N.V., MEMBERS OF THE SUP				
GROEP	N.V AND MEMBER	RS OF THE MANAGEMENT BOARD OF STICI	ITING IN	G AAN	JDELE	N.
•	· · ·	tion or employment, and the name of any corporat		•		
	· ·	ed, of each executive officer of ING Capital LLC (	-			
· ·	•	p N.V. ( ING ), each executive officer and mem			ve Boa	rd of ING
	•	nt Board of Stichting ING Aandelen, (formerly kn		•		
		ne Trust ), as applicable, is set forth below. Exce	•			
	-	a citizen of the United States and each of the exec				
		f the members of the Supervisory Board of ING a				
÷		a citizen of The Netherlands. The business address ricas, New York, New York 10019. The business a				
•		I, each member of the Supervisory Board of ING a				e officer
		Amstelveenseweg 500, 1081 KL Amsterdam, The				erwise
÷		opposite the name of an executive officer or mem				
	•	y Board of ING refers to employment with ING, e				
	-	he Management Board of the Trust refers to emplo	-			
* *		me of an executive officer of ING Capital refers to	•			
ING GROEP N	<u>N.V.</u>					-

#### NAME, POSITION WITH ING GROEP N.V. AND CITIZENSHIP

Michel Tilmant, Chairman of Executive Board Belgian

Cees Maas, Vice-Chairman of Executive Board Dutch

Dick Harryvan, Member of Executive Board Dutch

Eric Boyer de la Giroday, Member of Executive Board Belgian

#### PRESENT PRINCIPAL OCCUPATION OR EMPLOYMENT

Chairman of the Executive Board since April 27, 2004. Vice-Chairman of the Executive Board since May 2, 2002, and member of the Executive Board since May 8, 1998.

Chief Financial Officer since 1996, Vice-Chairman of the Executive Board since April 27, 2004 and member of the Executive Board since 1992.

Member of the Executive Board since April 25, 2006.

Member of the Executive Board since April 27, 2004.

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CUSIP No.	127537108	SCHEDULE 13D	Page	13	of	15
Tom McInerney, Member of Exec American		Member of the Executive Board since	April 25,	, 2006.		
Eli Leenaars, Member of Exec Dutch	utive Board	Member of the Executive Board since	April 27,	, 2004.		
Hans van der No Member of Exec Dutch		Member of the Executive Board since	April 25,	, 2006.		
Jacques de Vaule Member of Exec Belgian	-	Member of the Executive Board since	April 25,	, 2006.		
Cor Herkstroter, Chairman of Sup Dutch	pervisory Board	Chairman of the Supervisory Board si since May 1998.	nce May	1999 ar	nd mem	lber
Luella Gross Gol Member of the S American	ldberg, upervisory Board	Member of Supervisory Board since A	April 2001	l.		
Paul van der Hei Member of the S Dutch	jden, upervisory Board	Member of the Supervisory Board sin Magnificus and Professor of Labor La the University of Amsterdam	-			ons at
Piet Klaver, Member of Supe Dutch	rvisory Board	Member of the Supervisory Board sin	ce April 2	2006.		
Godfried van der Member of Supe Dutch	6	Member of the Supervisory Board sin	ce April 2	2001.		
Paul Baron de M Member of Supe Belgian		Member of the Supervisory Board sin	ce May 19	998.		
Wim Kok, Member of Supe Dutch	rvisory Board	Member of the Supervisory Board sin	ce April 2	2003.		
Claus Dieter Hof Member of the S	ffman, upervisory Board	Member of Supervisory Board since A	April 2003	3.		
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German

Jan H.M. Hommen, Member of Supervisory Board Dutch Member of the Supervisory Board since June 2005.

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Karel Vuursteer Member of the S Dutch	n Supervisory Board	Member of the Supervisory Board	since April	2002.		
Eric Bourdais d Vice-Chairman French ING CAPITAL	of Supervisory Board	Member of the Supervisory Board	since April	2004.		
NAME	AND CITIZENSHIP	PRESENT PRINCIPAL OCCU	PATION C	OR EMI	PLOYM	1ENT
Charles O Neil	(United States)	President and Chief Executive Off Financial Holdings Corporation, th				
John Egan (Uni	ted States)	Chief Financial Officer and Manag	ging Directo	or <sup>(11)</sup>		
John Cirrito (Ui	nited States)	Chief Operating Officer and Senio	or Managing	g Direct	or <sup>(11)</sup>	
Marcy C. Coher	n, Esq. (United States)	General Counsel and Managing D	irector (11)			
Richard Butler	(United States)	Managing Director and a Director Corporation, the sole member of I		ancial H	łolding	Ś
Maura Sniffen ( Stichting ING A		Secretary (11)				
NAME, POSI	TION WITH THE TRUST		PAL OCCU PR YMENT	PATIO	N	
Ton Risseeuw Chairman		Chairman since October, 26 2004,	Member si	nce Aug	gust 1, 2	2001.
Ton Regtuijt Member		Member since May 12, 1996.				
Huib Blaisse Member		Member since December 1, 1999.				
<ul><li>11 Also reflec occupation ING Finand Holdings Corporation</li></ul>	with cial					

sole member of

ING Capital LLC.

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Jan Veraart Member		Member since August 1, 2001.				
Paul Fentrop Member		Member since July 1, 2004.				