## SECURITIES & EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G\*

	Under the Securities Exchange Act of 1934 (Amendment No)*	
	CB RICHARD ELLIS GROUP, INC.	
	(Name of Issuer)	
	Common Stock, \$0.01 par value per share	
	(Title of Class of Securities)	
	12497T101	
	(CUSIP Number)	
	March 10, 2008	
(	(Date of Event Which Requires Filing of this Statement)	
Schedule 13G i [ ] Rule [X] Rule	e appropriate box to designate the rule pursuant to which this filed: e 13d-1(b) e 13d-1(c) e 13d-1(d)	nis
	(Page 1 of 18 Pages)	
person's initi securities, an	ainder of this cover page shall be filled out for a reporting ial filing on this form with respect to the subject class of and for any subsequent amendment containing information which closures provided in a prior cover page.	=
deemed to be " of 1934 ("Act"	rmation required in the remainder of this cover page shall r "filed" for purposes of Section 18 of the Securities Exchang ") or otherwise subject to the liabilities of that section of be subject to all other provisions of the Act (however, see	ge Act of the
CUSIP No. 1249		
I.	AMES OF REPORTING PERSONS R.S. IDENTIFICATION NO. F ABOVE PERSONS (ENTITIES ONLY) Lone Spruce, L.P.	
(2) CH	HECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP **  (a) [X]  (b) [ ]	
(3) SE	EC USE ONLY	
	ITIZENSHIP OR PLACE OF ORGANIZATION  Delaware	
NUMBER OF	(5) SOLE VOTING POWER	
SHARES	-0-	
BENEFICIALLY	(6) SHARED VOTING POWER	
OWNED BY	160,161	
EACH	(7) SOLE DISPOSITIVE POWER	
REPORTING	-0-	
	(8) SHARED DISPOSITIVE POWER 160,161	

(9) AGGREGATE AMOUNT BENEFICIALLY

		160,161
(10)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **	[ ]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	0.1%
(12)	TYPE OF REPORTING PERSON **	PN
	** SEE INSTRUCTIONS BEFORE FI	LLING OUT!
CUSIP No. 1	2497T101 13G	Page 3 of 18 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	Lone Balsam, L.P.
(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	
 NUMBER OF SHARES	(5) SOLE VOTING POWER	-0-
BENEFICIALL	Y (6) SHARED VOTING POWER	351,462
CACH REPORTING	(7) SOLE DISPOSITIVE POWER	-0-
PERSON WITH	(8) SHARED DISPOSITIVE POWER	351,462
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	351,462
(10)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **	
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	0.2%
	TYPE OF REPORTING PERSON **	PN
	** SEE INSTRUCTIONS BEFORE FI	LLING OUT!
CUSIP No. 1	2497T101 13G	Page 4 of 18 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	equoia, L.P.
(2)	CHECK THE APPROPRIATE BOX IF A MEMBER	(a) [X] (b) []
(3)	SEC USE ONLY	
	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
	(5) SOLE VOTING POWER	-0-

SHARES

BENEFICIALLY	Y (6)	SHARED VOTING POWER	293,629	
EACH REPORTING	(7)	SOLE DISPOSITIVE POWE	-0-	
PERSON WITH		SHARED DISPOSITIVE PO	DWER 293,629	
(9)	AGGREGA OWNED E	ATE AMOUNT BENEFICIALLY BY EACH REPORTING PERSO	DN 293 <b>,</b> 629	
(10)	CHECK I	BOX IF THE AGGREGATE AN	MOUNT	[ ]
	PERCENT	F OF CLASS REPRESENTED UNT IN ROW (9)	0.2%	
(12)	TYPE OI	F REPORTING PERSON **	PN	
		** SEE INSTRUCTIONS E	BEFORE FILLING OUT!	
CUSIP No. 12	2497T101	1 13G	Page 5 of	18 Pages
(1)	I.R.S.	OF REPORTING PERSONS IDENTIFICATION NO. VE PERSONS (ENTITIES ON		
(2)		THE APPROPRIATE BOX IF		* (a) [X] (b) []
(3)	SEC USE	ONLY		
(4)	CITIZE	NSHIP OR PLACE OF ORGAN Delaware	NIZATION	
NUMBER OF	(5)	SOLE VOTING POWER	-0-	
BENEFICIALLY	Y (6)	SHARED VOTING POWER	4,927,168	
EACH REPORTING	(7)	SOLE DISPOSITIVE POWE	-0-	
	(8)	SHARED DISPOSITIVE PO	OWER 4,927,168	
(9)	AGGREGA BY EACH	ATE AMOUNT BENEFICIALLY H REPORTING PERSON	OWNED 4,927,168	
	CHECK I	BOX IF THE AGGREGATE AM	MOUNT SHARES **	[ ]
	PERCENT	F OF CLASS REPRESENTED UNT IN ROW (9)	2.4%	
(12)	TYPE OF	F REPORTING PERSON **	PN	
		** SEE INSTRUCTIONS E		
	04078101	1.20	Page 6 of	18 Pages
CUSIP No. 12	249/T101 		raye 0 Oi	

													[X] []
(3)	SEC	USE	ONLY										
(4)	CITI	ZENS	SHIP		LACE Delaw		RGANIZ	ATION					
NUMBER OF	(	5)	SOLE	VOT	ING P	OWER			-0-				
SHARES BENEFICIALLY	Y (	6)	SHAR	ED V	OTING	POWE	ER		379,01	.5			
OWNED BY EACH	_ (	7)	SOLE	DIS	POSIT	IVE E	POWER						
REPORTING	_								-0-				
PERSON WITH	(	8)	SHAR	ED D	ISPOS	SITIVE	E POWE		379 <b>,</b> 01	.5			
(9)	BY E	ACH	REPO	RTIN	BENE G PER	RSON	ALLY O	WNED	379,01	.5			
(10)	CHEC	K BO	X IF	THE	AGGR	EGATE		NT RES **				[	]
(11)	PERC BY A		OF C NT IN			ESENT	red		0.2%				
(12)	TYPE	OF	REPO	RTIN	G PER	SON *	**		PN				
CUSIP No. 12				 ORTI		13  RSONS			Paç	re 7 c	of 18	Pa	ıges
	NAME	S OI	 F REP IDENT	IFIC.	 NG PE ATION	RSONS	S ONLY						ıges
	NAME I.R. OF A	S OI S DI BOVE	F REP IDENT E PER	IFIC SONS	 NG PE ATION (ENT	RSONS NO.	S ONLY	)	ine Ass	ociat	 .es LI  **	.с	.ges  [X]
(1)	NAME I.R. OF A	S OH S I BOVE	F REPIDENT PER PER AP	IFIC. SONS  PROP	NG PE ATION (ENT	CRSONS I NO. PITIES BOX	S ONLY	) Lone P  MEMBER	ine Ass	ociat	es LI  ** (a) (b)	.с	[X]
(1) (2) (3) (4)	NAME I.R. OF A CHEC	S OF S. INTERPOLATION OF SERVING SERVINGS	F REP IDENT E PER HE AP ONLY	IFIC SONS  PROP	NG PE ATION (ENT	CRSONS NO. PITIES BOX OF OF	S ONLY IF A	) Lone P. MEMBER  ATION	OF A G	ociat	es LI  ** (a) (b)	_C	[X]
(1) (2) (3) (4) NUMBER OF	NAME I.R. OF A CHEC	S OF S. INC.	F REPIDENT PER AP	IFIC. SONS PROP OR P	NG PE ATION (ENT	CRSONS NO. CITIES BOX OF OF	S ONLY IF A	) Lone P.  MEMBER	OF A G	ociat	es LI  ** (a) (b)	_C	[X]
(1) (2) (3) (4) NUMBER OF	NAME I.R. OF A CHEC	SS OF STATE	F REPIDENT E PER AP ONLY	IFIC SONS  PROP  OR P	NG PE ATION (ENT RIATE LACE Dela ING F	ERSONS I NO. PITIES BOX OF OF	S ONLY  IF A  RGANIZ	) Lone P. MEMBER  ATION	OF A G	ociat	es LI  ** (a) (b)	_C	[X]
(1)  (2)  (3)  (4)  NUMBER OF  SHARES  BENEFICIALLY  OWNED BY	NAME I.R. OF A CHEC	SS OF STATE	F REPIDENT E PER HE AP ONLY SHIP SOLE	IFIC SONS  PROP  OR P VOT	NG PE ATION (ENT RIATE LACE Dela ING F	GRSONS NO. PITIES BOX OF OF OF Ware	S ONLY  IF A  RGANIZ	) Lone P. MEMBER  ATION	OF A 0	ociat	es LI  ** (a) (b)	_C	[X]
(1)  (2)  (3)  (4)  NUMBER OF  SHARES  BENEFICIALLY  OWNED BY  EACH	NAME I.R. OF A CHEC	SS OF STATE	F REPIDENT E PER HE AP ONLY SHIP SOLE	IFIC SONS  PROP  OR P VOT	NG PE ATION (ENT RIATE LACE Dela ING F	GRSONS NO. PITIES BOX OF OF OF Ware	S ONLY  IF A  RGANIZ	) Lone P. MEMBER  ATION	OF A 0	ociat	es LI  ** (a) (b)	_C	[X]
(1)  (2)  (3)  (4)  NUMBER OF  SHARES  BENEFICIALLY  OWNED BY  EACH  REPORTING	NAME I.R. OF A CHEC	SS OF SS. ST. SS. SS	F REPIDENT E PER AP ONLY SOLE	IFIC. SONS PROP OR P VOT DIS	NG PE ATION (ENT RIATE LACE Dela ING F	OF OF OWER	S ONLY  IF A  RGANIZ  ER	) Lone P. MEMBER  ATION	OF A 0	Gociat	es LI  ** (a) (b)	_C	[X]
(1)  (2)  (3)  (4)  NUMBER OF  SHARES  BENEFICIALLY  OWNED BY  EACH  REPORTING  PERSON WITH	NAME I.R. OF A CHEC SEC CITI  ( Y ( AGGR	USE CONTROL OF THE CO	F REPIDENT E PER HE AP ONLY SHIP SOLE SHAR SOLE	IFIC. SONS PROP OR P VOT  DIS ED D OUNT	NG PE ATION (ENT RIATE LACE Dela ING F OTING POSIT	GRSONS NO. PITIES BOX OF OF Ware POWER FIVE F	S ONLY  IF A  RGANIZ  ER	) Lone P. MEMBER  ATION	OF A O	GOCIAT GROUP	** (a) (b)		[x]
(1)  (2)  (3)  (4)  NUMBER OF  SHARES  BENEFICIALLY  OWNED BY  EACH  REPORTING  PERSON WITH	NAME I.R. OF A CHEC SEC CITI  Y ( AGGR BY E CHEC	S OI S	F REPIDENT E PER ONLY ONLY SHIP SOLE SHAR SOLE SHAR REPO OX IF	IFIC. SONS PROP OR P VOT  DIS ED D OUNT RTIN THE	NG PE ATION (ENT RIATE LACE Dela ING F OTING POSIT ISPOS BENE G PER AGGR	GRSONS NO. PITIES BOX OF OF Ware COWER GROWER GROWE	S ONLY  IF A  IF A  RGANIZ  ER  POWER  E POWE  ALLY O	) Lone P. MEMBER  ATION  R  WNED  NT RES **	OF A G	2 2	** (a) (b)		[x]
(1)  (2)  (3)  (4)  NUMBER OF  SHARES  BENEFICIALLY  OWNED BY  EACH  REPORTING  PERSON WITH  (9)	NAME I.R. OF A CHEC SEC CITI  ( Y ( AGGR BY E CHEC IN R	BOVI BOVI CK THE USE ZENS 5) 6) 7) 8) 8) 80 CK BO	F REPIDENT E PER HE AP ONLY SHIP SOLE SHAR SOLE SHAR FE AM REPO OX IF (9) E	IFIC. SONS PROP OR P VOT  DIS ED D THE XCLU	NG PE ATION (ENT RIATE LACE Dela ING F OTING POSIT ISPOS BENE G PER AGGR DES C	GRSONS I NO. PITIES BOX OF OF Ware COWER FIVE I	S ONLY  IF A  RGANIZ  ER  POWER  E POWE  ALLY O	Description of the control of the co	OF A O	2 2	es LI ** (a) (b)		[x]

\*\* SEE INSTRUCTIONS BEFORE FILLING OUT!

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(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) Lone F	ine Members 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	
NUMBER OF	(5) SOLE VOTING POWER	-0-
BENEFICIALLY	(6) SHARED VOTING POWER	5,306,183
EACH REPORTING	(7) SOLE DISPOSITIVE POWER	-0-
PERSON WITH	(8) SHARED DISPOSITIVE POWER	5,306,183
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	5,306,183
(10)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES **	[ ]
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	2.6%
(12)	TYPE OF REPORTING PERSON **	00
	** SEE INSTRUCTIONS BEFORE FI	LLING OUT!
CUSIP No. 12	2497T101 13G	Page 9 of 18 Pages
(1)	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	Lone Pine Capital 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	
 NUMBER OF SHARES	(5) SOLE VOTING POWER	-0-
BENEFICIALLY	(6) SHARED VOTING POWER	7,133,251
OWNED BY	(7) SOLE DISPOSITIVE POWER	-0-
REPORTING	(8) SHARED DISPOSITIVE POWER	

		7,133,251
(9)	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
		7,133,251
(10)	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES *	**
(11)	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
		3.5%
(12)	TYPE OF REPORTING PERSON **	IA
	** SEE INSTRUCTIONS BEFORE F	
CUSIP No. 1	2497T101 13G	Page 10 of 18 Pages
(1)	NAMES OF REPORTING PERSONS	
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	
	Steph	nen F. Mandel, Jr.
	CHECK THE APPROPRIATE BOX IF A MEMBE	
		(a) [X] (b) [ ]
(3)	SEC USE ONLY	
(4)	CITIZENSHIP OR PLACE OF ORGANIZATION United States	
NUMBER OF	(5) SOLE VOTING POWER	^
SHARES		-0-
BENEFICIALL	Y (6) SHARED VOTING POWER	
	(0) 011111111111111111111111111111111111	13,244,686
OWNED BY		
EACH	(7) SOLE DISPOSITIVE POWER	-0-
REPORTING		
PERSON WITH	(8) SHARED DISPOSITIVE POWER	
	. ,	13,244,686
	AGGREGATE AMOUNT BENEFICIALLY OWNED	
	BY EACH REPORTING PERSON	13,244,686
	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES *	
(11)	PERCENT OF CLASS REPRESENTED	
	BY AMOUNT IN ROW (9)	6.6%
	TYPE OF REPORTING PERSON **	
		IN
	** SEE INSTRUCTIONS BEFORE F	
CUSIP No. 1	2497T101 13G	Page 11 of 18 Pages
Item 1(a).	Name of Issuer:	
CB R	ICHARD ELLIS GROUP, INC. (the "Issuer	·").
Item 1(b).	Address of Issuer's Principal Exe	ecutive Offices:
11	150 Santa Monica Boulevard, Suite 160	00, Los Angeles, CA 90025
Item 2(a).	Name of Person Filing:	

This statement is filed by:
 (i) Lone Spruce, L.P., a Delaware limited partnership ("Lone Spruce"),

- with respect to the Common Stock (defined in Item 2(d) below) directly owned by it;
- (ii) Lone Balsam, L.P., a Delaware limited partnership ("Lone Balsam"), with respect to the Common Stock directly owned by it;
- (iii) Lone Sequoia, L.P., a Delaware limited partnership ("Lone Sequoia"), with respect to the Common Stock directly owned by it;
- (iv) Lone Cascade, L.P., a Delaware limited partnership ("Lone Cascade"), with respect to the Common Stock directly owned by it;
- (v) Lone Sierra, L.P., a Delaware limited partnership ("Lone Sierra"), with respect to the Common Stock directly owned by it;
- (vi) Lone Pine Associates LLC, a Delaware limited liability company ("Lone Pine"), with respect to the Common Stock directly owned by Lone Spruce, Lone Balsam and Lone Sequoia;
- (vii) Lone Pine Members LLC, a Delaware limited liability company ("Lone Pine Members"), with respect to the Common Stock directly owned by Lone Cascade and Lone Sierra;
- (viii) Lone Pine Capital LLC, a Delaware limited liability company ("Lone Pine Capital"), which serves as investment manager to Lone Cypress, Ltd. ("Lone Cypress"), Lone Kauri, Ltd. ("Lone Kauri") and Lone Monterey Master Fund, Ltd. ("Lone Monterey Master Fund"), each a Cayman Islands exempted company, with respect to the Common Stock directly owned by each of Lone Cypress, Lone Kauri and Lone Monterey Master Fund;
  - (ix) Stephen F. Mandel, Jr. ("Mr. Mandel"), with respect to the Common Stock directly owned by each of Lone Spruce, Lone Balsam, Lone Sequoia, Lone Cascade, Lone Sierra, Lone Cypress, Lone Kauri and Lone Monterey Master Fund.

The foregoing persons are hereinafter sometimes collectively referred to as the "Reporting Persons". Any

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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(b). Address of Principal Business Office or, if None, Residence:

The address of the business office of each of the Reporting Persons is Two Greenwich Plaza, Greenwich, Connecticut 06830.

Item 2(c). Citizenship:

Lone Spruce, Lone Balsam, Lone Sequoia, Lone Cascade and Lone Sierra are limited partnerships organized under the laws of the State of Delaware. Lone Pine, Lone Pine Members and Lone Pine Capital are limited liability companies organized under the laws of the State of Delaware. Mr. Mandel is a United States citizen.

Item 2(d). Title of Class of Securities:

Common Stock, \$0.01 par value per share (the "Common Stock")

Item 2(e). CUSIP Number:

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Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:

- (a) [ ] Broker or dealer registered under Section 15 of the Act,
- (b) [ ] Bank as defined in Section 3(a)(6) of the Act,
- (c) [ ] Insurance Company as defined in Section 3(a)(19) of the Act,
- (d) [ ] Investment Company registered under Section 8 of the Investment Company Act of 1940,
- (e) [ ] Investment Adviser in accordance with Rule 13d-1 (b) (1) (ii) (E),
- (f) [ ] Employee Benefit Plan or Endowment Fund in accordance with Rule 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).

If this statement is filed pursuant to Rule 13d-1(c), check the box. [X]

Item 4. Ownership.

- A. Lone Spruce, L.P.
  - (a) Amount beneficially owned: 160,161
  - (b) Percent of class: 0.1% The percentages used herein and in the rest of Item 4 are calculated based upon the 202,053,646 shares of Common Stock issued and outstanding as of February 15, 2008, as reported in the Company's 10-K for the fiscal year ending December 31, 2007, filed February 29, 2008.
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 160,161
  - (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 160,161

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- B. Lone Balsam, L.P.
  - (a) Amount beneficially owned: 351,462
  - (b) Percent of class: 0.2%
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 351,462
  - (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 351,462
- C. Lone Sequoia, L.P.
  - (a) Amount beneficially owned: 293,629
  - (b) Percent of class: 0.2%
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 293,629
  - (iii) Sole power to dispose or direct the disposition:  $\ensuremath{\text{-0-}}$
  - (iv) Shared power to dispose or direct the disposition: 293,629
- D. Lone Cascade, L.P.
  - (a) Amount beneficially owned: 4,927,168
  - (b) Percent of class: 2.4%
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 4,927,168
  - (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 4,927,168
- E. Lone Sierra, L.P.
  - (a) Amount beneficially owned: 379,015
  - (b) Percent of class: 0.2%
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 379,015
  - (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 379,015
- F. Lone Pine Associates LLC
  - (a) Amount beneficially owned: 805,252
  - (b) Percent of class: 0.4%
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 805,252
  - (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 805,252

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- G. Lone Pine Members LLC
  - (a) Amount beneficially owned: 5,306,183
  - (b) Percent of class: 2.6%
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 5,306,183

- (iii) Sole power to dispose or direct the disposition: -0-
- (iv) Shared power to dispose or direct the disposition: 5,306,183
- H. Lone Pine Capital LLC
  - (a) Amount beneficially owned: 7,133,521
  - (b) Percent of class: 3.5%
  - (c)(i) Sole power to vote or direct the vote: -0-
    - (ii) Shared power to vote or direct the vote: 7,133,521
  - (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 7,133,521
- I. Stephen F. Mandel, Jr.
  - (a) Amount beneficially owned: 13,244,686
  - (b) Percent of class: 6.6%
  - (c)(i) Sole power to vote or direct the vote: -0-
  - (ii) Shared power to vote or direct the vote: 13,244,686
  - (iii) Sole power to dispose or direct the disposition: -0-
  - (iv) Shared power to dispose or direct the disposition: 13,244,686
- Item 5. Ownership of Five Percent or Less of a Class.

Not applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Lone Pine, the general partner of Lone Spruce, Lone Sequoia and Lone Balsam, has the power to direct the affairs of Lone Spruce, Lone Sequoia and Lone Balsam, including decisions respecting the disposition of the proceeds from the sale of shares. Lone Pine Members, the general partner of Lone Cascade and Lone Sierra, has the power to direct the affairs of Lone Cascade and Lone Sierra, including decisions respecting the disposition of the proceeds from the sale of shares. Lone Pine Capital, the investment manager of Lone Cypress, Lone Kauri and Lone Monterey Master Fund, has the power to direct the receipt of dividends from or the proceeds of the sale of shares held by Lone Cypress, Lone Kauri and Lone Monterey Master Fund. Mr. Mandel is the Managing Member of each of Lone Pine, Lone Pine Members and Lone Pine Capital and in that capacity directs their operations.

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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.

Each of the Reporting Persons hereby makes the following 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.

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## SIGNATURES

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

DATED: March 20, 2008

By: /s/ Stephen F. Mandel, Jr.

Stephen F. Mandel, Jr., individually and (a) as Managing Member of Lone Pine Associates LLC, for itself and as the

general partner of (i) Lone Spruce, L.P., (ii) Lone Balsam, L.P. and (iii) Lone Sequoia, L.P.; (b) as Managing Member of Lone Pine Members LLC, for itself and as the general partner of (i) Lone Cascade, L.P. and (ii) Lone Sierra, L.P.; and (c) as Managing Member of Lone Pine Capital LLC

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## 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: March 20, 2008

By: /s/ Stephen F. Mandel, Jr.

Stephen F. Mandel, Jr., individually and (a) as Managing Member of Lone Pine Associates LLC, for itself and as the general partner of (i) Lone Spruce, L.P., (ii) Lone Balsam, L.P. and (iii) Lone Sequoia, L.P.; (b) as Managing Member of Lone Pine Members LLC, for itself and as the general partner of (i) Lone Cascade, L.P. and (ii) Lone Sierra, L.P.; and (c) as Managing Member of Lone Pine Capital LLC

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